
Index to Reports

CRIMINAL LAW

- Appeal and new trial – Appeal against sentence – Powers of appellate court – Resentence – Intensive correction order in lieu of custody – Application of principle of totality – *Penalties and Sentences Act 1992*, ss 160, 160B(2)
Szucs v Queensland Police Service 142
- Appeal and new trial – Application out of time – Extension of time – When granted – *Justices Act 1886*, s 224
Szucs v Queensland Police Service 142
- Sentence – Relevant factors – Totality – Offences committed while on conditional liberty – Cumulation on unexpired prior sentence – Whether manifestly excessive in circumstances – *Corrective Services Act 2006*, s 209
Szucs v Queensland Police Service 142
- State and Federal investigation and enforcement agencies – Queensland – Director of Public Prosecutions – Immunity from suit – Extension to individual Crown Prosecutors – Presentation of indictment and conduct of criminal trial – *Criminal Code*, s 560 – *Director of Public Prosecutions Act 1984*, s 25
Richardson v Queensland 66

MAGISTRATES

- Appeal and review – Referral of minor civil dispute to QCAT – Where order made in error – Re-exercise of discretion – Relevant considerations – Tribunal's limited power to award costs – Costs incurred prior to deferral – Where trial procedures well-advanced
Sutton v Tang 100

PRIVATE INTERNATIONAL LAW

- Choice of law – Contracts – Illegality – Papua New Guinea – Agreement involving foreign enterprise – Discretion to declare contract unlawful and void – Whether discretion likely to be exercised – Whether existence of foreign law precludes hearing and determination of issue in Queensland – *Investment Promotion Act 1992* (PNG), s 41A
Hickey v Bender 29
- Restraint of proceedings – Of local proceedings – Clearly inappropriate forum – Law governing dispute – Substantial similarity with law of Queensland
Hickey v Bender 29

PROCEDURE

Civil proceedings in State and Territory Courts – Case management – Magistrates Court – Minor civil disputes – Referral to Queensland Civil and Administrative Tribunal – Orders as to legal representation – Power to make – Whether directions “appropriate to facilitate transfer” – <i>Queensland Civil and Administrative Tribunal Act 2009</i> , ss 43, 53(2)(b) <i>Sutton v Tang</i>	100
Contempt – Document produced for purposes of litigation – Use for other purpose – Implied undertaking of non-disclosure – “Special circumstances” warranting relief from compliance <i>Schmidt-Weichert v White</i>	59
District Court – Disposition before trial – Summary dismissal <i>Richardson v Queensland</i>	66
Pleadings – Statement of claim – Striking out – No reasonable cause of action disclosed – Whether leave to replead ought to be given – <i>Uniform Civil Procedure Rules 1999</i> , r 171 <i>Richardson v Queensland</i>	66