
INDEX

Adverse action

- Board of Bendigo TAFE v Barclay, 112-114
- CFMEU v Endeavour Coal Pty Ltd, 112-115
- CFMEU v BHP Coal Pty Ltd, 112-114
- prohibited reasons, 112-115

Bullying

- in common law, 105
- Lal v Aust'n Admin Services Pty Ltd, 105-107
- WorkCover NSW, 106
- WorkSafe Victoria, 106

Communist Party of Australia

- influence in unions, 96-99

CFMEU v Endeavour Coal Pty Ltd

- Bromberg J's dissent, 113-115

Corporations Act 2001

- companies in administration or liquidation, 101-104
- payment of employee entitlements, 101-104
- sections 433 and 561, 101-104

Democratic Labor Party

- formation, 97

Employee entitlements

- Boscawen v Bajwa, 103
- McEvoy v Incat Tasmania Pty Ltd, 101
- payment of, 101-104
- Re Dalma No 1 Pty Ltd (in liq), 103
- Re Damiel Pty Ltd (in liq), 103
- Re ExDVD Pty Ltd (in liq), 103
- Re Italiano Family Fruit Co Pty Ltd (in liq), 102-103
- subrogation, 103

Fair Work Act 2009

- prohibited reasons for adverse action, 112-115

Ferguson, Martin

- interview with, 108-111
- penalty rates, 108
- privatisation of NSW electricity, 108

Gramotnev v Qld University of Technology

- contractual obligations, 93-95
- breach of enterprise agreements, 92-93
- employer policies, 93-95
- employment contracts, 91-95
- implied terms, 95

Productivity Commission

- recommendations, 120
- tenure of FWC members, 120

Royal Commission into Union Corruption

- revelations, 89
- unions and ALP, 89

Santamaria, BA

- and the Movement, 97-99

Sheridan, Greg

- book review, 116-118
- Tony Abbott, 116-117

Termination of employment

- Gramotnev v QUT, 91-95

Union ballots

- ALP Industrial Groups, 97-98
- Catholic Social Studies Movement, 97-99
- Communists, 96-99
- Federated Clerks Union, 97-98