# Index

Access to justice see also Security for costs

class actions, 55

proportionality and, 154-155, 157-158

**Account of profits** 

remedies in commercial litigation, 199-200

Adjudication

standards for negotiating settlement of protracted disputes, 91-111

Administrative appeals

how to conduct hearings, 203-209

Alternative dispute resolution

legal cultures and, 20-31

**Anton Piller orders** 

restated, 7-8

Appeal

appellate judgment writing, 181-190 concurring judgments, 64-65 security for costs, 34

**Arbitration** 

commercial arbitration reforms in Victoria, 175-180

Czech Arbitration Court, 160-164 legal cultures and, 20-31

Associations see Unincorporated associations

Bargain damages

proprietary trespass and hypothetical bargain damages, 141-150

**Book reviews** 

Class Actions in Australia, 165-168 How Judges Think, 45-47

**Business law see Commercial litigation** 

Case management

docket system, 122-123, 129-130, 191-193 early identification of issues, 14-19 *Federal Court Act 1976* (Cth), Part VB, 120-122

Federal Court Case Management Handbook and, 74-90

litigants in person, 193-194

standards for negotiating settlement of protracted disputes, 103-111

State law in federal jurisdiction, 139-140

Civil litigation see Litigation

Civil procedure see Procedure

Class actions

case for reform, 54-57

Class Actions in Australia book review, 165-168

**Commercial arbitration** 

reforms in Victoria, 178-180

**Commercial litigation** 

remedies in, 196-202

Commonwealth law see Federal jurisdiction

Comparative law

legal cultures and ADR and, 20-31

Compensation

remedies in commercial litigation, 199-200

**Constructive trust** 

remedies in commercial litigation, 200-201

**Contingency agreements** see also Litigation funders

security for costs against impecunious plaintiffs, 35-38

Costs see also Security for costs

legal cultures and ADR and, 20-31

ordered against lawyers, 52

prerequisites to obtaining costs orders, 221 reforms in Victoria, 178

Courts see Discovery; Litigants; Litigation;

**Procedure** 

**Cross examination** 

how to conduct hearings, 204-205

**Czech Arbitration Court** 

online forms of dispute resolution, 160-164

**Damages** 

commercial litigation and damages in equity, 200-201

proprietary trespass and hypothetical bargain damages, 141-150

**Declarations of right** 

remedies in commercial litigation, 198

**Directions hearings** 

Federal Court Case Management Handbook and, 76-77

**Discovery** 

ALRC recommendations not adopted,

129-130

discovery to identify a party, 40

early identification of issues, 14-19

electronic documents, 83

Federal Court Case Management Handbook and, 82-85

Federal Court practice, changes in, 59-62, 119-130

(2012) 1 JCivLP 229 229

harmonised rules and, 39-44 lists of documents, 127-128, 130 non-party discovery, 42-44, 129 non-standard discovery, 61, 126-127 ongoing, 128 particular discovery, 61-62 preliminary discovery, 40-42, 123-124

#### Discretion

remedies in commercial litigation, 199

### Dispute resolution see also Litigation

legal cultures and, 20-31 online forms of, at Czech Arbitration Court, 160-164

### **Docket system**

Federal Court, 122-123, 129-130, 191-193

# **Documents** see **Discovery**

# Domain name disputes

online dispute resolution at Czech Arbitration Court, 160-164

### **Duty of mitigation**

contract cases, 172-173

### **Efficiency**

Federal Court Case Management Handbook and, 74-90 legal cultures and ADR and, 20-31 proportionality different to, 153-154

## **Equitable remedies**

commercial litigation, 196-202

### **Ethical issues**

courtesy and civility, 194-195 Federal Court docket system, 191-193 litigants in person, 193-194

# Evidence see also Discovery; Expert evidence

Anton Piller orders restated, 7-8

Federal Court Case Management Handbook
and, 85-88

# Ex tempore decisions

reflections on, 63-65

# Expert evidence

assessors, 207
Federal Court Case Management Handbook and, 87-88
how to conduct hearings, 205-208
immunity of witnesses, 12-13
reforms in Victoria, 176-178

### Federal Court Act 1976 (Cth)

Part VB (2010 amendments), 120-122

### Federal Court Case Management Handbook

justice and efficiency and, 74-90

### **Federal Court practice**

ALRC recommendations not adopted, 129-130 changes in discovery, 119-130 docket system, 122-123, 129-130, 191-193 standards for negotiating settlement of protracted disputes, 91-111

# Federal Court Rules 2011 (Cth) see also

### Procedure

discovery and, 39-44 general powers of court, 122 new discovery rules, 59-62 Part 20, 124-126 party empowerment, 123-124 reference to, 81

### Federal jurisdiction

State law in, 131-140

### Foreign residents

security for costs against, 210-223

### Gain-based damages see Bargain damages

### Hearings

assessing credibility, 205 cross examination, 204-205 directions hearings, 76-77 expert evidence, 205-208 final submissions, 208 how to conduct, 203-209 time limits, 204

### Human tissue

property rights regarding, 53

### **Immunity**

in English law, 12-13

### Impecunious plaintiffs

security for costs against, 32-38

# In rem proceedings

clarifying, 6-7

### **Injunctions**

proprietary trespass and mandatory injunctions, 142-144 remedies in commercial litigation, 196-197

### Inspection

Federal Court practice, 130

# Insurance see Liability insurance

### Interference

degree of, for action in nuisance, 116-117

230 (2012) 1 JCivLP 229

### **Interlocutory relief**

remedies in commercial litigation, 196-202

#### **International issues**

comparative law and ADR, 20-31 security for costs against foreign residents, 210-223

#### Internet

domain name disputes at Czech Arbitration Court, 160-164

### **Interrogatories**

Federal Court Case Management Handbook and, 85

### **Judges**

How Judges Think book review, 45-47

### Judgments

appellate judgment writing, 181-190 dealing with querulous litigants, 72 delegation of writing of, 65

Federal Court Case Management Handbook and, 79-80 functional dichotomy of, 182 judicial flourishes, 51 place of reasons in, 182-183 pressures when writing, 185-187 promoting clarity, 187-189 reflections on writing of, 63-65 social and economic significance of clear reasons, 183-184 summary judgment under Civil Procedure Act 2010 (Vic), 57-59

### Judicial discretion see Discretion Judiciary Act 1903 (Cth)

s 79, State law in federal jurisdiction, 131-140

### Jurisdiction

security for costs against impecunious plaintiffs, 35

State law in federal jurisdiction, 131-140

### Justice see also Access to justice

Federal Court Case Management Handbook and, 74-90

### Lawyers

costs ordered against, 52
dealing with querulous litigants, 70
Federal Court Case Management Handbook
and, 74-90
proportionality as element of professionalism
and ethics, 155-157

### Legal culture

civil litigation and ADR, 20-31

### Liability insurance

immunity of expert witnesses, 12-13

# Limitation statutes see Statute of limitations

### Litigants see also Security for costs

dealing with querulous litigants, 66-73 ethical issues relating to litigants in person, 193-195

### Litigation see also Commercial litigation

early identification of issues, 14-19 identifying and narrowing issues, 76-81 incorrect naming of parties, 174-175 legal cultures and ADR and, 20-31 preliminary questions, 54 proportionality in, 151-159 standards for negotiating settlement of protracted disputes, 91-111

# **Litigation funders** see also Contingency agreements

class actions, 57 security for costs against impecunious plaintiffs, 35-38

# Mandatory injunctions see Injunctions McKenzie friends

dealing with querulous litigants and, 72-73

### Mitigation

duty of mitigation, 172-173

### Names

incorrect naming of parties, 174-175

### Nasser approach

security for costs against foreign residents and, 222

# Negotiation

standards for negotiating settlement of protracted disputes, 91-111

### Nuisance, action in

degree of interference, 116-117

# Online dispute resolution

at Czech Arbitration Court, 160-164

## Open justice rule

civil cases, 8-9

# Plaintiffs see Foreign residents; Impecunious plaintiffs; Litigants

(2012) 1 JCivLP 229 231

# Pleadings

Federal Court Case Management Handbook and, 77-78

### **Preliminary questions**

determination of, 54

# Procedure see also Federal Court Rules 2011 (Cth)

dealing with querulous litigants, 66-73 deciding separate questions, 80-81 Federal Court Case Management Handbook and, 74-90 need for uniform rules, 171-172 pre-trial directions, 74-90 reforms in Victoria, 175-180 security for costs against foreign residents, 220-221 summary judgment in Victoria, 57-59

### **Property rights**

special property (sperm), 53

### **Proportionality**

faster, more efficient civil cases and, 151-159

### **Proprietary trespass**

hypothetical bargain damages and, 141-150

### Public scrutiny see Open justice rule

### Reasons see Judgments

### Receivers

remedies in commercial litigation, 197

### Relief see Remedies

### Remedies

commercial litigation, 196-202

### Representative proceedings see Class actions

### **Security for costs**

against foreign residents, contemporary practice, 214-219 against foreign residents, origin of the practice, 210-214 against foreign residents, reforms, 219-223 against impecunious plaintiffs, 32-38

### **Self-represented litigants**

ethical issues relating to litigants in person, 193-195

### Service

provisions for substituted service, 9-12

### **Shipping**

in rem proceedings, 6-7

### Specific performance

remedies in commercial litigation, 198-199

### Speed and efficiency

early identification of issues, 14-19 proportionality and, 151-159

### Sperm

property rights regarding, 53

### State laws

in federal jurisdiction, 131-140 need for uniform rules, 171-172 picked up "in cases to which they are applicable", 133-135 valid, 135 whether a Commonwealth law "otherwise provides", 135-137

### Statute of limitations

State law in federal jurisdiction, 137-139

### **Substituted service**

provisions for, 9-12

# Summary judgments see Judgments Supreme Court Rules 2000 (Tas)

discovery and, 39-44

## Territory law see State law

## **Torrens title land registration**

indefeasibility of title, 115-116

### Trespass see Proprietary trespass

Trials see Litigation

## **Tribunals**

how to conduct hearings, 203-209

## Uniform rules of procedure

need for, 171-172

## Unincorporated associations

expulsion or suspension from, 117-118

# Writing see Judgments

232 (2012) 1 JCivLP 229