

THE QUEENSLAND LAWYER

Volume 38, Number 1

2018

EDITORIAL – <i>General Editor: Andrew M West</i>	3
CRIMINAL LAW – <i>Editor: Andrew M West</i>	
Re-Opening A Guilty Plea – A M West	9
INDUSTRIAL LAW – <i>Editor: Dr Kristy Richardson</i>	
Breach of Duty of Care: Failure to Establish a Safe System of Work – Kristy Richardson	14
ARTICLES	
Priority Notices In, Settlement Notices Out – William Dixon	
Since 1 January 2018, settlement notices can no longer be deposited in the Queensland Titles Registry, with the previous settlement notice regime replaced by a priority notice regime. This article examines differences between the two regimes and highlights the practical operation of the provisions of the new Pt 7A of the <i>Land Title Act 1994</i> (Qld) dealing with priority notices.	18
Of Mantraps and Spring Guns: Section 327 of the Criminal Code (Qld) in the 21st Century – Xavier Goffinet, Harriet Lomas, James Meehan, Alexander Moore and Andreas Schloenhardt	
Section 327 of the <i>Criminal Code</i> (Qld) creates an offence for the setting and placing of mantraps, spring guns and other devices. The archaic wording and oddly-specific subject matter seem, at first sight, out of place in a contemporary statement of the criminal law. This article explores the origins, elements and operation of this offence, and examines the contemporary relevance of s 327.	35
BOOK REVIEWS – <i>Editor: Judge Michael Shanahan DCJ</i>	
Advocacy and Judging: Selected Papers of Murray Gleeson – Hugh Dillon reviewed by Georgina Morgan	48
Leading Cases in Contract Law – Daniel Reynolds and Lyndon Goddard reviewed by Gabriella Smith	49
Public Law and Statutory Interpretation – Lisa Burton Crawford, Janina Boughey, Melissa Castan and Maria O’Sullivan reviewed by Brydie Bilic	50
Regulation in Australia – Arie Freiberg reviewed by Jessie Pomare	51
REPORTS – <i>Editor: Federal Circuit Court Judge Michael Jarrett</i>	
Johnston v Safaris CC	53

