

---

# Index

---

## Aboriginals

- discriminatory grant policies (Qld), 64-65
- emergency measures in indigenous communities
  - government announcement, 219
  - Senate Committee reports, 286-287
- employees' stolen wages, 64
- Native Title Amendment Bill 2006 (Cth), 140
- stolen generations
  - compensation order (SA), 287
  - ex gratia payments (Tas), 140
- UN Declaration on the Rights of Indigenous Peoples, 286

## Administrative tribunals

- costs orders against, 224
- legal professional privilege, 223
- reasons for decisions, 70
- review considering events subsequent to original decision, 223-224
- state *see* State tribunals

## Anti-terrorist legislation *see* Terrorism

## Asian Development Bank

- indigenous peoples, 54

## Asylum seekers *see also* Refugees

- West Papuans, 5-9

## Australian Capital Territory

- human rights cases, 129, 138-139
- Ombudsman's annual report (2006-2007), 293
- voting age, 290

## Australian law reform commission

- legal professional privilege, 141

## Australian Securities and Investments Commission

- judicial power, 221

## Bill of rights

- Australia
  - judicial decision making, 119-139
    - Al-Kateb case, 120-122
- Australian Capital Territory, 129, 138-139
- New Zealand
  - anti-terrorism Bill, 290-291
  - interpretation, 146
  - judicial decision making, 127-128
  - prisoners' behaviour management regime, 291
- Victoria *see* Charter of Human Rights and Responsibilities (Vic)

**Book reviews**

*Freedom of Religion, Minorities, and the Law*, 283-285

*Imperialism, Sovereignty and the Making of International Law*, 59-63

**Canada**

common law, 190-191

terrorism, cycles of legality in response to, 172-178

**Certiorari**

fraud of third party, 69

jurisdictional error in State administrative tribunals, 69

**Charter of Human Rights and Responsibilities (Vic)**

adjournment of criminal trial, 145-146

court protection of human rights, 88-93

obligations on public authorities, 91-92

phased implementation, 89-91

remedies, 92-93

judicial decision making

application to Al-Kateb case, 130-134

possible approach, 129-130

statutory interpretation, 123-125

**Citizenship**

expatriates, 67-68

formal test, 68, 290

national security and, 68

**Civil service** *see* **Executive**

**Common law**

approaches to, 196-198

Australia, 188-190, 195-196, 198-199

Canada, 190-191

federal, 194-196

in federations, 186-199

separate bodies, 187-194

terminology, 187-188

US, 191-194, 196-198

**Companies, Auditors and Liquidators Disciplinary Board**

judicial power of Commonwealth, exercise of, 221

**Constitution (cth)**

Aboriginal law, rights and justice

report on employees' stolen wages, 64

Commonwealth heads of power, 140-141

corporations power

High Court confirmation of expansive reach, 66

defence power

anti-terrorism legislation, 288

authority of military tribunals *see* Military tribunals

judicial review see Judicial review  
jurisdiction of State tribunals, 67  
legislative responsibility, 158-164

**Constitution (Fiji)**

military coup, 64

**Constitution (India)**

BP Kapur v State of Tamil Nadu, 267-282  
  appointment of Chief Minister without membership of Legislative Assembly, 269-271  
  criminal conviction of Chief Minister, 268-269  
  interpretation of Constitution, 271-275  
  critical realist approach, 276-282

**Constitution (Indonesia)**

defamation of government, 290

**Constitution (Iraq), 9-21**

drafting, since 2005, 15-17  
future, 20-21  
occupation and Transitional Administration Law, 12-15  
regime change, 9-12  
substance of, 17-19

**Constitution (NT)**

Statehood and, 200-218  
  entrenchment, 205-210  
    Australia Acts 1986, 205-206  
    Ranasinghe principle, 206-207  
    reconstitution of Parliament, 207-208  
    s 106 of Commonwealth Constitution, 208-209  
    s 121 of Commonwealth Constitution, 209-213  
  head of state (Queen and Governor), 213-218  
    Australia Acts, 217-218  
    Commonwealth Constitution, 214-217  
  new States, 201-204  
    established or admitted, 202-203  
    means of attaining Statehood, 201-202  
    significance of application of s 106, 203-205  
  report tabled, 219  
  terms and conditions under s 121, 210-213

**Constitution (Qld)**

government liability for discriminatory grant policies, 64-65

**Constitution (Thailand)**

accepted by referendum (2007), 286

**Constitution (UK)**

reform, 286

**Contracts**

disclosure for government contracts, 70

## Index

---

### **Convention on Biodiversity**

indigenous peoples' traditional knowledge, 47-48

### **Corporations**

Workplace Relations Act, 219-220

### **Corporations power**

High Court confirmation of expansive reach, 66

### **Costs**

against administrative tribunals, 224

### **Court proceedings**

amici curiae and interveners, 143

justiciable "matters", 143

right of self-represented litigants to fair trial, 287

### **Crown**

nominal defendant in proceedings, 142

### **Defamation**

political speech (Indonesia), 290

### **Elections**

expatriates' voting rights, 67-68

prisoners' disenfranchisement, 289

voting age (ACT), 290

**Electoral and Referendum Amendment (Electoral Integrity and Other Measures) Act 2006 (Cth)**, 67-68

### **Emergencies *see* Terrorism**

### **Environment**

Environment Protection and Biodiversity Conservation Act 1999 (Cth), 84-88

Brown v Forestry Tasmania (No 4), 84-88

international laws and policies

indigenous peoples, 44-46

### **European Convention on Human Rights**

political advertising, 65

### **Executive**

Crown as nominal defendant, 142

delegation and acting through civil service, 251-266

authorisation, 264-265

Carltona principle and Bounty challenge, 251-253

justification of Carltona doctrine, 253-260

administrative necessity, 254-259

impracticality/impossibility, 254-255

alternative means of delegation, 256-257

necessity, 257-259

constitutional equivalence, 259-260

- name in which Carltona agent acts, 263-264
- suitable persons to receive power, 260-263
- delegation and authority, 220

**Expatriates**

- voting rights, 67-68

**Federal court**

- judicial precedents and Taxation Commissioner, 142-143

**Federations** *see* **Common law****Fiji**

- military coup, 64

**Finance**

- Commonwealth expenditure
- transparency and accountability, 142

**Food and Agriculture Organisation**

- indigenous peoples, 56

**Freedom of information**

- disclosure for government contracts, 70
- legal professional privilege, 224
- “public interest” fee reductions for media organisations, 147

**Freedom of political communication**

- defamation against government (Indonesia), 290
- Racial and Religious Tolerance Act 2001 (Vic), 68

**Government contracts**

- disclosure, 70

**Habeas corpus**

- Act of State doctrine, 145

**Human rights**

- Al-Kateb case, 120-122, 130-134
- judicial decision making, 119-139
- New Zealand Bill of Rights *see* Bill of rights
- United Kingdom
- judicial decision-making, 125-127, 135-137
- United Nations *see* Indigenous peoples
- Victorian Charter *see* Charter of Human Rights and Responsibilities (Vic)

**Immigration**

- detainees
- wrongful detention, 220

## Index

---

- visa cancellation
  - Haneef case, 292
  - misinterpretation of policy not jurisdictional error, 292

### **India *see* Constitution (India)**

### **Indigenous peoples**

- international law and policy, 22-58
  - contentious issues, 24-27
  - environment, 44-46
  - history, 23-24
  - International Court of Justice, 27-28
  - international institutions, instruments and policies, 52-58
    - international banks, 53-55
      - Asian Development Bank, 54
      - Inter-American Development Bank, 54-55
      - World Bank, 53-54
    - UN agencies, 55-58
      - Commission on the Status of Women, 56
      - Food and Agriculture Organisation, 56
      - Inter-Agency Support Group on Indigenous Issues, 55
      - International Fund for Agricultural Development, 57
      - UN Children's Fund, 58
      - UN Development Fund for Women, 57
      - UN Development Programme, 55
      - UN Human Settlements Programme, 58
      - UN Institute for Training and Research, 58
      - UN Population Fund, 57
      - UNESCO, 56
      - World Health Organisation, 56
  - International Labour Organisation, 28-32
    - ILO Conventions 107 and 169, 28-29
  - institutional policy, 32
  - monitoring of states' compliance with conventions, 29-31
- international trade, 52
- traditional knowledge, 46-52
  - Convention on Biodiversity, 47-48
  - other international organisations, 50-52
  - World Intellectual Property Office, 48-49
  - World Trade Organisation, 49-50
- United Nations human rights fora, 32-37
  - Declaration on the Rights of Indigenous Peoples, 33-34
    - vote on, 286
  - Human Rights Commission and Human Rights Council procedures, 36-37
  - Permanent Forum on Indigenous Issues, 33
  - special rapporteurs, 34-36
  - Working Group on Indigenous Populations, 32
- United Nations human rights treaties and treaty bodies, 37-42
  - Convention and Committee on the Rights of the Child, 42-43
  - Convention on the Elimination of All Forms of Racial Discrimination, 39-42
    - cultural, political and land rights, 40-42

- self-determination, 40
- Convention on the Elimination of Discrimination Against Women, 43-44
- International Covenant on Civil and Political Rights and the Human Rights Committee, 38-39
  - interpretation of other ICCPR rights, 39
  - minorities' right to culture, 38-39
  - right to self-determination, 38
- International Covenant on Economic, Social and Cultural Rights, 42
- New Zealand
  - potential breach of Treaty of Waitangi not justiciable, 286
- Indonesia**
  - asylum seekers from, 5-9
  - defamation of government, 290
- Industrial relations**
  - corporate, and Workplace Relations Act, 219-220
- Inter-American Development Bank**
  - indigenous peoples, 54-55
- International Court of Justice**
  - indigenous peoples, 27-28
- International Labour Organisation**
  - indigenous peoples, 28-32
    - ILO Conventions 107 and 169, 28-29
  - institutional policy, 32
  - monitoring of states' compliance with Conventions, 29-31
- International law**
  - harmonisation of Australian and New Zealand legal systems, 66-67
  - history, imperialism and sovereignty, 59-63
  - indigenous peoples *see* Indigenous peoples
  - "legitimate expectation" of compliance with treaties, 65
  - prohibition on political advertising, 65
  - right of self-represented litigants to fair trial, 287
  - treaties *see* **Treaties**
- International trade**
  - indigenous peoples and, 52
- Iraq**
  - constitution *see* **Constitution (Iraq)**
  - occupation and Transitional Administration Law, 12-15
  - regime change, 9-12
- Japan**
  - nationality and refugee policy, 5-9
- Judicial power**
  - acting judges *see* **Judiciary**
  - federal regulatory regimes, 211-222
  - military tribunals *see* **Military tribunals**

## Index

---

natural justice and, 289  
treaties, 109-110

### **Judicial review**

implied limitation on remittals, 292-293  
time limit for application  
    *Bodruddaza v Minister for Immigration and Multicultural Affairs*, 153-158, 222  
unfairness (UK), 244-250  
    Australian reception of *Ex parte A*, 249-250  
    errors of fact, 244-246  
    implications for Australian public law, 247-249

### **Judiciary**

*see also* **Court proceedings**  
acting appointments, constitutional validity, 77-84  
    reasoning in *Forge v ASIC*, 77-80  
        implied constitutional limitation, 79-80  
    State and Territory courts, 81-83  
    State tribunals, 83  
    Supreme Courts, 80-81  
apprehended bias test (NZ), 292  
Parliamentary (Judicial Misbehaviour or Incapacity) Commission Bill 2007, 288  
reasons in judgments  
    standards, 144, 288-289

### **Jurisdiction**

ambulatory construction of statutes, 144-145  
High Court  
    time limits, 222  
State tribunals and Commonwealth constitutional questions, 67

### **Kable principle**

limited applicability, 144

### **Legal professional privilege**

administrative tribunals, 223  
freedom of information, 224  
review by ALRC, 141  
Royal Commissions, 65  
waiver at common law, 240-244  
    circumstances of case relevant, 243  
    disclosure of conclusion of legal advice, 241-242  
    inconsistency, 243-244  
    no analogy with Evidence Act cases, 242-243

### **Legal representation**

self-represented litigants' rights to fair trial, 287

### **Legal systems**

harmonisation in Australia and New Zealand, 66-67



**Legislation**

- constitutional responsibility, 158-164
  - Senate Legal and Constitutional Committee (1996–2006), 160-162

**Local government**

- amalgamation of councils (Qld), 293

**Migration** *see* **Immigration****Military tribunals**

- judicial power
  - Constitution Chapter III and defence power (*White v Director of Military Prosecutions*), 233-240
    - facts and legislative context, 233-234
    - Kirby J's dissent, 238-239
    - plaintiff's submissions and previous authority, 234-236
    - majority, 236-238
  - sui generis* exception to Boilermakers doctrine, 221

**National security**

- see also* **Terrorism**
- citizenship and, 68

**Natural justice** *see* **Procedural fairness****New Zealand**

- apprehended bias test, 292
- Bill of Rights *see* **Bill of Rights**
- harmonisation of legal systems with Australia, 66-67
- potential breach of Treaty of Waitangi not justiciable, 286
- prisoners' behaviour management regime, 291

**Northern territory**

- Constitution *see* **Constitution (NT)**

**Ombudsman (ACT)**

- annual report (2006–2007), 293

**Ombudsman (Cth)**

- wrongful immigration detention, 220

**Ombudsman (Vic)**

- annual report (2006–2007), 293

**Parliament** *see* **Senate Committees****Political parties**

- advertising prohibition
  - European Convention on Human Rights, 65

**Prisoners**

## Index

---

behaviour management regime (NZ), 291  
disenfranchisement, 289

### **Procedural fairness**

apprehended bias  
    test for (NZ), 292  
delay in decision-making, 291-292  
judicial power, 289  
notification of “live issues”, 146-147  
third party fraud affecting administrative decision-making, 291

### **Property**

acquisition on just terms, 289-290

**Public service** *see* **Executive**

### **Queensland**

amalgamation of local government councils, 293  
racial discrimination in grant policies, 64-65

### **Refugees**

*see also* Asylum seekers  
third party fraud affecting administrative decision-making, 291

### **Religious tolerance**

book review, 283-285  
Catch the Fire Ministries Inc v Islamic Council of Victoria Inc, 68-69

### **Royal Commissions**

later use of evidence, 141  
legal professional privilege, 65

**Rule of law** *see* **Terrorism**

**Security** *see* **National security**

### **Self-represented litigants**

right to fair trial, 287

### **Senate Committees**

Estimates  
    government accountability, 287-288  
Legal and Constitutional (1996–2006), 160-162

### **South Australia**

stolen generations compensation claim, 287

### **State tribunals**

as “courts”, 83  
jurisdiction to hear Commonwealth constitutional questions, 67  
jurisdictional error, 69

reasons for decisions, 70

**Statehood** *see* **Constitution (NT)**

**Statutory interpretation**

judicial precedents, 142-143

**Statutory rights**

just terms compensation for abolition, 289-290

**Takeovers panel**

judicial power, 221-222

**Tasmania**

ex gratia payments to stolen generations, 140

**Taxation**

judicial precedents, 142-143

**Territories**

*see also* Australian Capital Territory; Constitution (NT)  
self-government principles, 225

**Terrorism**

cycles of legality in response to emergencies, 165-185

Australia, 178-185

Canada, 172-178

UK, 168-172, 173-174

defence power, 288

Haneef case, 222-223, 292

Hicks case, 145

New Zealand Bill, 290-291

**Thailand**

new Constitution, 286

**Treaties**

federal jurisdiction, 94-118

Jones's proposal, 104-117

constitutional "matter", 105-110

controversy/advisory opinions, 108-109

immediate right, duty or liability, 105-107

judicial power, 109-110

rule in *Walker v Baird*, 107-108

declaratory relief, 110-111

enlivening s 38(a), 114-116

impact of, 116-117

justiciability, 112-114

road to acceptance, 104-105

standing, 111-112

Leeming's conclusions, 94-97

High Court support, 103

meaning of s 38(a), 96-99

## Index

---

- treaties determining international boundaries, 101-102
- treaties of peace, 101
- treaties on migration, 103
- treaties recognising foreign governments, 99-100
- “legitimate expectation” of compliance with, 65
- Treaty of Waitangi**
  - potential breach not justiciable, 286
- Tribunals** *see* **Administrative tribunals; Military tribunals; State tribunals**
- United Kingdom**
  - constitutional reform, 286
  - House of Lords reform, 140
  - human rights
    - judicial decision making, 125-127, 135-137
  - judicial review *see* Judicial review
  - political advertising, 65
  - terrorism, cycles of legality in response to, 168-172, 173-174
- United Nations**
  - indigenous peoples *see* **Indigenous peoples**
  - sanctions
    - circumvention by Australian companies, 67
- United States**
  - common law, 191-184, 196-198
- Victoria**
  - Human Rights Charter *see* Charter of Human Rights and Responsibilities (Vic)
  - Ombudsman’s annual report (2006–2007), 293
  - Racial and Religious Tolerance Act 2001, 68
- West Papua**
  - asylum seekers from, 5-9
- Words and phrases**
  - common law, 187-188
  - court, 83
  - legitimate expectation, 65
  - live issues, 146-147
  - matter, 105-110, 143
  - property, 289-290
  - public interest, 147
- WorkChoices reforms**
  - corporate industrial relations, 219-220
- World Bank**
  - indigenous peoples, 53-54

**World Intellectual Property Office**

indigenous peoples' traditional knowledge, 48-49

**World Trade Organisation**

indigenous peoples' traditional knowledge, 49-50