
Index

Aboriginal land rights *see* **Indigenous property rights**

Aboriginal people

constitutional recognition (NSW), 285

Administrative review

powers of tribunals, 290-291

Administrative tribunals

book review, 44-47

Advertising

government guidelines (Cth), 211

truth in political advertising, 232-238

constitutional problems, 234-237

practical problems, 232-234

Anti-terrorist legislation *see* **Terrorism**

Appropriations

classification of expenditure, 214-215

Asylum seekers *see* **Immigration**

Australian Capital Territory

excise duties, 289-290

Australian Military Court *see* **Military law**

Book reviews

Administrative Tribunals and Adjudication (Cane), 44-47

Constitutional Review under the UK Human Rights Act (Kavanagh), 206-210

A Federation in These Seas: an account of the acquisition by Australia of its external territories, with selected documents (Kerr), 47-51

California *see* **Referenda**

Canada

intergovernmental agreements imposing binding obligations, 216

Capital punishment

federal prohibition extended to State law, 144

Citizenship *see* **Immigration**

Commonwealth agencies

litigation *see* **Litigation**

Constitution (Cth)

acquisition of property on just terms, 53, 142

appropriations

- classification of expenditure, 214-215
- demographic change and *see* **Demographic change**
- freedom of interstate trade
 - Betfair case, 215
- judicial review *see* **Judicial review**
- local government *see* **Local government**
- political advertising *see* **Advertising**
- right to vote, 286
- water resources *see* **Water resources**

Constitutions (State)

- local government 166–168
- recognition of indigenous people (NSW), 285

Courts

- see also* **Judicial review**
- restructure, 212-213

Criminal law *see* **Terrorism; Torture**

Crown

- see also* **Head of State**
- prerogative in respect of minerals (NSW), 288
- remuneration of Governor-General (NZ), 53-54

Demographic change

- Constitution and, 109-140
 - demographic trends, 110-119
 - discipline of demography, 110-112
 - population composition, 117-118
 - population processes, 113-117
 - population size & growth, 112-113
 - spatial distribution, 118-119
 - population under Constitution, 120-136
 - Census and statistics, 133-136
 - components of change, 124-130
 - size and growth, 120-124
 - spatial distribution, 130-133
 - populations & constitutional design, 136-139
 - adaptive capacity, 137-139
 - entrenchment, 139
 - foundation principles, 136-137

Death penalty

- federal prohibition extended to State law, 144

Elections

- automatic registration to vote (Vic), 286
- digital signatures on voting registration forms, 286
- federal (2010)

Index

- outcome, 285
- New Zealand, 52, 61-66
- amalgamation of electoral agencies, 61-62
- disqualification of prisoners from voting, 65-66
- electoral finance law reform, 62-64
 - disclosure of donations, 63-64
 - Electoral Commission responsibilities, 64
 - parliamentary funding, 64
 - parallel campaigners, 62-63
 - spending limits, 63
- mixed member proportional (MMP) voting system
 - referendum on, 52, 64-65
- right to vote (Cth), 286

Emergency response

- legislation (NZ), 287

Excise duties (ACT), 289-390

Executive

- act of state doctrine, 142-143
- invalidity of contractual obligations, 54

External territories

- book review, 47-51

Extradition

- statutory interpretation, 213

Family Court

- restructure, 212-213

Federal courts

- restructure, 212-213

Federal distribution of power

- acquisition of property on just terms, 53, 142
- direct inconsistency in legislation, 287-288
- water licences, 53, 142

Fisheries

- extension of foreign fishing offences beyond the AFZ, 151-155
- possession of foreign fishing boat, 141

Freedom of information

- law reform (Cth), 215
- public interest override (Vic), 215-216

Government lawyers, 223-226

Government litigation *see* Litigation

Governor-General (NZ)

remuneration, 53-54

Governors (States)

role, when hung Parliament (Tas), 227-231
election results & Governor's actions (2010), 227-228
Governor's reasons, 228-231

Head of State

see also **Governor-General; Governors**
veto & reserve powers (Iceland), 66-70

Human rights

government response to National Human Rights Consultation, 144
United Kingdom (book review), 206-210
Victoria *see* **Victoria**

Iceland

Presidential veto & reserve powers, 66-70

Immigration

Anti-People Smuggling and Other Measures Act 2010 (Cth), 159-163
addressing people smuggling without overreaching, 160-161
protection obligations towards asylum seekers, 161-162
refugee communities, 162
asylum seekers
processing of applications suspended, 143
complementary protection (Senate Committee report), 52
natural justice, 216-217
"parent" in citizenship legislation, 287
possession of foreign fishing boat, 141

Indigenous people

Constitutional recognition (NSW), 285

Indigenous property rights

native title in Torres Strait, 285
statutory interpretation (Brennan), 239-262
commentary (Basten), 263-266
High Court cases (2008-2009), 241-252
Blue Mud Bay, 246-248
Griffiths, 244-246
Wagga Motor Registry, 241-244
Wurridjal, 248-252
importance of statutory interpretation & perceived indeterminacy, 239-241
legal containment of native title, 254-261
statutory presumptions & other interpretive principles, 252-253

Industrial legislation

inconsistency, 53

Intergovernmental structures

- agreements imposing binding obligations (Canada), 216
- water agreements, 288-289
- water licences, 53, 142

International law

- complementary protection (Senate Committee report), 52
- cooperative approach to Trans-Tasman legal disputes, 55
- possession of foreign fishing boat, 141
- UN Special Rapporteur report on NT Emergency Response, 141

Judicial appointments

- acting (NSW), 143, 289

Judicial power

- Criminal Assets Recovery Act 1990 (NSW) invalidated, 55

Judicial review

- illogicality or irrationality, 217
- judicial application of precautionary principle, 290
- jurisdictional error (Kirk v IRC), 77-91
 - central significance, 83-87
 - constitutional expression, 78-79
 - effect of Kirk, 81-83
 - Kable principle, 79-80
 - no-invalidity clause, 90-91
 - scope of jurisdictional error, 87-89
 - time bar clauses, 89-90
- minimum provision and rule of law (McDonald), 14-34
 - commentary (Aronson), 35-39
 - commentary (Robertson), 40-43
 - Futuris case: giving effect to “broad” no-invalidity clause, 20-22
 - Kirk v Industrial Court (NSW), 34
 - privative clauses and no-invalidity clauses, 15-20
 - judicial error, minimum provision and no-invalidity clauses, 17-20
 - Migration Act privative clause evisceration, 16-17
 - rule of law and minimum provision, 25-33
 - doctrinal approach, 25-29
 - institutional approach, 29-31
 - limits to, 32-33
 - principle of legality, 31-32
 - rule of law and no-invalidity clauses, 22-25
- natural justice, 216-217
- reasons for decision, 290
- scope
 - Kirk v IRC, 87-89, 145-146
 - UK Divisional Court on ouster clauses & rule of law, 55-56
- supervisory review of State courts & tribunals, 92-108
 - background to Kirk v IRC decision, 92-93
 - breach of rules of evidence, 94

- employer liability & defences, 93-94
- error on the face of the record, 97
- implications of Kirk decision, 102-108
 - boundary of reviewability marked out by jurisdictional error, 103-104
 - Constitution Ch III jurisprudence, 106-108
 - constitutional road to rule of law, 108
 - Hickman provisions in doubt, 102-103
 - Parliamentary determination of jurisdictional error, 104-106
 - reduced effectiveness of State privative clauses, 102
- jurisdictional error, 94-97
- privative clauses, 98-102

Juries

- appeal from directed verdict of acquittal, 214
- pre-trial publicity, 214

Jurisdictional error *see* **Judicial review**

Land rights *see* **Indigenous property rights**

Legal profession

- government solicitors, 223-226

Legislation

- industrial
 - inconsistency, 53
- interpretation *see* **Statutory interpretation**
- invalidity of State Act, 55
- review of legislative instruments (Cth), 211

Litigation

- Commonwealth Model Litigant Rules, 188-205
 - application, 189-190
 - comparing case law & breaches recorded by OLSC, 192-198
 - enforcement, 198-202
 - monitoring compliance, 190-192

Litigation funding

- legitimacy, 54

Local government

- constitutional recognition, 164-187
 - Commonwealth Constitution, 165-166
 - debate, 169-171
 - financial recognition, 181-186
 - institutional recognition, 176-181
 - prior attempts to recognise, 168-169
 - symbolic recognition in new preamble, 171-176
 - State Constitutions, 166-168

Index

Marriage

definition of, 55

Media

reporting on Parliament (UK), 5-9

Migration *see* **Immigration**

Military law

Military Court of Australia Bill 2010, 212

validity of Australian Military Court, 9-13

future system, 12-13

government's response to *Lane v Morrison*, 11-12

pre-AMC system, 9-10

short life of AMC, 10-11

Minerals

Crown prerogative (NSW), 288

National security

Senate Committee report on legislation, 212

Native title *see* **Indigenous property rights**

Natural justice

immigration, 216-217

New South Wales

acting judges, 143, 289

constitutional recognition of indigenous people, 285

Crown prerogative in respect of minerals, 288

New Zealand

elections *see* **Elections**

emergency response legislation, 287

trans-Taman legal dispute resolution, 55

Norfolk Island

administrative amendment, 217

Northern Territory

Emergency Response (Cth)

UN Special Rapporteur report, 141

Parliament

appropriations

classification of expenditure, 214-215

elections *see* **Elections**

privilege (UK)

Trafigura super injunction against "Guardian" newspaper, 5-9

legal protection of media, 6-7

legal restraints on media reporting, 7-9

reform (Cth), 286-287

People smuggling *see* Immigration

Political advertising *see* Advertising

Population *see* Demographic change

Privative clauses *see* Judicial review

Privilege *see* Parliament

Procedural fairness

immigration, 216-217

Referenda

citizen initiated (California), 70-76

constitutional amendment, 71

direct democracy

promise, 71-72

reality, 72-75

reform calls, 75-76

machinery (Parliamentary Committee report), 52

Rule of law *see* Judicial review

Secrecy

ALRC report, 216

Security

Senate Committee report on legislation, 212

Solicitors

government, 223-226

State courts & tribunals *see* Administrative tribunals; Judicial review

State Governors *see* Governors (States)

Statutory interpretation

extradition objections, 213

formalism, 141-142

indigenous property rights *see* Indigenous property rights

“parent” in citizenship legislation, 287

possession of foreign fishing boat, 141

Supervisory review *see* Judicial review

Tasmania

Governor’s role *see* Governors (States)

Taxation

excise duties (ACT), 289-290

Territories *see* **External territories; Norfolk Island**

Terrorism

- amendments to Criminal Code (Cth), 155-159
 - amendment reference and Pt 5.3, 157-159
 - beyond referral, 159
 - National Security Law Amendment Bill and referrals power, 156-157
 - State referrals and enactment of Pt 5.3, 155-156

Torture

- Commonwealth offence, 143-144

Tribunals *see* **Administrative tribunals; Judicial review**

United Kingdom

- human rights (book review), 206-210
- Parliament *see* **Parliament**

United States

- referenda *see* **Referenda**

Victoria

- automatic registration to vote, 286
- Charter of Rights and Responsibilities
 - eviction from public housing, 145
 - foreign approaches to rights protection, 214
 - random weapons search scheme, 213
 - reversal of onus of proof, 144-145
 - superannuation, 213-214
- freedom of information
 - public interest override, 215-216

Voting systems *see* **Elections**

Water resources

- Constitution s 100 and State water rights, 267-284
 - history of s 100, 268-274
 - interpreting s 100, 274-280
 - Arnold v Minister, 279-280
 - early judicial consideration, 276-279
 - expressed assumptions & contemporary implications, 274-276
 - unresolved issues, 280-284
- intergovernmental agreements, 288-289
- licences, 53, 142