Index to Reports — Volume 23

APPEAL AND NEW TRIAL Appeal from magistrate under s 149 of the Weapons Act 1990 — All powers and duties of magistrate — Weapons Act 1990, s 149. Phillips v Woolcock
Appeal from summary judgment — Prospects of successfully defending claim — Magistrate's satisfaction of no real prospect of success — Whether judgment was for more than amount included in statement of claim.
Palace Backpackers Australia Pty Ltd v Christensen Industries Pty Ltd
Notice of appeal — Grounds of appeal — Failure to state grounds — Failure was procedural irregularity — Leave to amend notice — Queensland Building Tribunal Act 2000, s 92(3). Pointon v Redcliffe Demolitions Pty Ltd
Whether appeal by rehearing or hearing de novo — Appeal from decision of Queensland Building Tribunal — Appeal to be by way of rehearing — Queensland Building Tribunal Act 2000, s 92(4).
Pointon v Redcliffe Demolitions Pty Ltd
CONTRACTS
Building, engineering and related contracts — Remuneration — Subcontractors' Charges Act 1974 — Charges — Whether only on payments due in respect of work of subcontract — When charge attaches to money — Subcontractors' Charges Act 1974, s 5(1). **Raedel v Jezer Construction Group Pty Ltd
Construction and interpretation of contracts — Settlement agreement — Ambit — Where two claims on foot — Settlement of professional indemnity claim — Whether bar to costs claim. *Donnell v Murrell Stephenson**
COSTS
Criminal offence victim's compensation — Costs of adjournment — Adjournment required due to fault of solicitor — Criminal Offence Victims Act 1995, s 31. Cleland v Major
CRIMINAL LAW
Driving under the influence — Evidence — Discretion to exclude unlawfully obtained evidence — Unauthorised forcible entry to premises — Factors relevant to exercise of discretion. Gram v Torrisi

CRIMINAL LAW – continued

Inconsistency of Commonwealth and State laws — Arbitrary interference with privacy — Whether law regarding indecent acts is inconsistent with right to privacy — No inconsistency between laws. **R v Marchant**
Indecent acts — Place at which public had access — Offence relating to situations where public having access as members of public — Private performance not within scope of offence. R v Marchant
Obstructing a police officer in the execution of his duty — Entry to premises — Use of force and lack of consent — Lack of authorisation. Gram v Torrisi
Offence of unlawful stalking — Evidence — Conduct directed towards complainant — Inferences reasonably open — Criminal Code, ss 359B, 359E. **Bowles v Sanders** **Sanders** **Sanders**
Orders for compensation — Delay — In application for compensation — Effect of delay — Reasons for delay — Criminal Code, s 663A. Hogg v Dudman
Orders for compensation — Disentitling conduct — What amounts to — Criminal Code, s 663B(2). Hogg v Dudman
Victim's compensation — Grievous bodily harm — Mental and nervous shock — Stab wounds and scarring — Applicant's behaviour contributing to his misfortune — Reduction of compensation due to applicant's behaviour. **Cleland v Major*** **Cleland v Major*** **Grievous bodily harm — Mental and nervous shock — Stab wounds and scarring — Reduction of compensation due to applicant's behaviour.
FAMILY LAW AND CHILD WELFARE
De facto relationships — Adjustment of property interests — Disparity in financial contributions — Superannuation entitlements — Property Law Act 1994. **C v S.**** 14
De facto relationships — Adjustment of property interests — Relevant factors — Property Law Act 1994. **JO v PR***** 13
De facto relationships — Co-habitation agreement — Existence of — Relevance of — Property Law Act 1994, ss 255(b), 264(1). JO v PR

FIREARMS	
Licences — Revocation of licence — Discretion to revoke subject to purpose of Act — Mental fitness of licensee — Relevance of evidence of anger by licensee — Relevance of "inappropriateness" — Relevance of type of drugs and quantity — Relevance of evidence of prior use of weapons — Weapons Act 1990, ss 10, 29. **Phillips v Woolcock***	. 70
Licences — Revocation of licence — Fit and proper person — Convictions for misuse of drugs — Conviction not automatically making person not fit and proper — Weapons Act 1990, ss 10, 29. Phillips v Woolcock	. 70
Licences and related matters — Licences — Issue of — Application for renewal — Appeal from imposition of condition — Appeal on question of law — What amounts to question of law. *Curr v Brown**	
MOTOR DEALER'S LICENCE Exemption from academic and practical requirements — Familiarity with obligations to the public — Reasons for not having licence for period of time — Auctioneers and Agents Act 1971, s 57(2).	
Australian Transport Industries Pty Ltd v Auctioneers & Agents Committee	. 115
Fit and proper person — Prior experience as a motor dealer — Claims made on fidelity fund — Claims made on not showing unfitness for licence in circumstances — Period of illegal trading — Appellants regarded as fit and proper — Auctioneers and Agents Act 1971, s 57(1).	
Australian Transport Industries Pty Ltd v Auctioneers & Agents Committee	. 115
Licensing of particular trades and callings — Dealers — Motor dealers — Decision of Committee — Appeal — Nature of appeal — Auctioneers and Agents Act 1971, s 17(2). Stephens v Auctioneers and Agents Committee	. 43
Licensing of particular trades and callings — Dealers — Motor dealers — Finding of not fit and proper person — Penalty — Cancellation of licence — Disqualification from holding licence. Stephens v Auctioneers and Agents Committee	. 43
NEGLIGENCE	
Cosmetic medicine — Cosmetic procedure carried out to breasts — Doctor's duty to inform of risk of operation — Doctor's negligence in carrying out procedure — Duties of company carrying out referral role — Damages. **Edwards v Clinical Beauty Pty Ltd**	. 63
PERSONAL PROPERTY	
Summary judgment for recovery of property in detinue — Detinue and unjust enrichment — Significance of chattels becoming fixtures — Restrictions on returning property — Nemo dat rule — Estoppel — Evidence of value of property — Assessment of damages for cause of action in detinue.	
Palace Backpackers Australia Pty Ltd v Christensen Industries Pty Ltd	. 79

PROCEDURE
Default judgment — Application to set aside default judgment — Necessity for affidavit on the merits — Strict compliance with technical requirements inappropriate and excessive — No wrongful exercise of discretion in setting aside default judgment — Uniform Civil Procedure Rules, r 290. **Prus-Butwilowicz v Moxey** 123
Discovery and interrogatories — Discovery and inspection of documents — Orders for further and better discovery — What amounts to adequate discovery — Where claim for fees on quantum meruit basis. **Seymour v Watling Roche Lawyers** 25
Discovery and interrogatories — Discovery and inspection of documents — Orders for further and better discovery — When appropriate for further order to be made. Seymour v Watling Roche Lawyers
District Court — Practice — Costs — Indemnity Costs — When awarded — Uniform Civil Procedure Rules 1999, Ch 9, Pt 5. **JLG Industries Inc v Teetree Pty Ltd** 35
District Court — Practice — Costs — Offer of compromise — What constitutes — Where quantum not in dispute — Uniform Civil Procedure Rules 1999, Ch 9, Pt 5. **JLG Industries Inc v Teetree Pty Ltd** 35
Magistrates Courts — Appeal and new trial — Appeal — Practice — Leave to appeal — Relevant principles — Important principle of law or justice — What is — Magistrates Court Act 1921, s 45(2)(a). Seymour v Watling Roche Lawyers
Withdrawal and amendment of decision in defence — Leave to withdraw refused — Appeal — Withdrawal not restricted to admissions of fact — Solicitor's error — Error not improbable — No justifiable prejudice to plaintiff. A & M Investments Pty Ltd v Eastfire Pty Ltd
PROFESSIONS AND TRADES Auctioneers and agents — Real estate agents — Licence — Renewal — Whether a fit and proper person — Whether being undischarged bankrupt precludes renewal — Auctioneers and Agents Act 1971, s 45(1). Alford v Auctioneers and Agents Committee
Lawyers — Remuneration — Disputes as to costs — Effect of amendments — Queensland Law Society Act 1952 — Legal Practitioners Act 1995. **Donnell v Murrell Stephenson** 136
SOLICITORS
Interstate solicitor acting using Queensland solicitor's address — Costs awarded against solicitor — Misconduct of the interstate solicitor must be visited upon the Queensland solicitors. Cleland v Major

STATUTES	
Interpretation — Reference to framework of statute — Examples — Meaning to be given to —	
Acts Interpretation Act 1954, s 14D — Weapons Act 1990, s 6B — Weapons Regulation	
1996, s 48.	
Curr v Brown	10
TRAFFIC LAW	
Disqualification of drivers — Application for removal of disqualification — Matters to be taken	
into account — Failure to consider each matter — Importance of matters — Transport	
Operations (Road Use Management) Act 1995, s 131(2C).	
Lolagis v Chief Executive Officer, Queensland Transport	87