

THE QUEENSLAND LAWYER

Volume 32, Number 2

June 2012

EDITORIAL	57
CONVEYANCING AND PROPERTY LAW – <i>Dr Bill Dixon</i>	
Unconscionability: Why a short-term lender should not change its stripes – <i>Kris Byrne</i>	59
CRIMINAL LAW – <i>Andrew West</i>	
Pfennig and the s 130 discretion	64
HEALTH AND GUARDIANSHIP LAW – <i>Lindy Willmott</i> and <i>Dr Ben White</i>	
First reported assisted suicide conviction and sentence in Queensland	68
INDUSTRIAL LAW – <i>Dr Kristy Richardson</i>	
Judicial Review of a decision to refuse an enforceable undertaking: P&O Automotive & General Stevedoring Pty Ltd v Chief Executive Dept Justice and Attorney General [2011] QSC 417	72
TORT LAW – <i>Amanda Stickley</i>	
High Court determines that it cannot be assumed that hot chips are only eaten at lunch	77
ARTICLE	
The Neighbourhood Disputes Resolution Act 2011 (Qld) and disclosure issues – <i>Bill Dixon</i>	
This article examines the recently introduced <i>Neighbourhood Disputes Resolution Act 2011</i> (Qld). The operation of the Act is considered as it impacts upon the responsibility of neighbours for dividing fences and trees as well as disclosure obligations associated with sale transactions. A particular focus of the article is the interrelationship of the disclosure obligations imposed by the Act with the operation of standard contractual warranties in Queensland.	80
BOOK REVIEWS – <i>Judge Michael Shanahan</i>	
Professional Communication: Legal & Ethical Issues by Rhonda Breit – Andrea Moffatt	88
Queensland Evidence Law by David Field – Matt Garozzo	89
LexisNexis Case Summaries: Sports Law by A Veljanovski – Jack Gardiner	90
REPORTS – <i>Federal Magistrate Michael Jarrett</i>	
Meadows v Moyle (Procedure)	91
Foster v Claybourn's Discount Tiles Pty Ltd (Torts)	95

