

---

# Index

---

## **Administrative Decisions Tribunal (NSW)**

unconscionable conduct claims, role in, 168

## **Agents**

liability for misleading or deceptive conduct, 46-52

## **Anti-competitive conduct**

non-price vertical restraints, 42

## **Anti-monopoly clearance**

corporate acquisitions in Russia, for, 60-61

## **Antitrust law**

exclusive dealing, 37-42

loyalty rebates, 34-37

tying and bundling, 26-30

United States, in, 26-42

## **Australian Competition and Consumer Commission (ACCC)**

authorisations

    capped fee scheme for after-hours medical service, 43-45

cartels investigation, 71, 77-88

    detection, 79, 201

    Director of Public Prosecutions, role of, 87

    immunity policy, 79-88

    instituting proceedings, 85

    investigation process, 83

    media, dealing with, 86

    private damages proceedings, 86

    proof of breach of Act, gathering, 83

    search warrants, power to seek, 85

consumer protection, 72-74

    remedies, 72

declarations in, 54

enforcement statistics, 75

Litigation Committee, 72

matters management system, 71

priorities, enforcement of, 71-89

s 87B undertakings

    third parties' right to be heard, 175-177

small business unit, 74

## **Australian Competition Tribunal**

evidence in, 25

jurisdiction, 24

procedure, 25

re-hearing, nature of, 25

role of ACCC before, 25

summons, 25

**Barriers to entry**

- blocked access, 24
- brand loyalty, 24
- competition litigation, relevance in, 23-24
- economies of scale, 24
- legal restrictions, 24
- product differentiation, 24

**Book reviews**

- Unconscionable Conduct: The Laws of Australia* by P Vout, 132

**Bundled rebates** *see* **Loyalty rebates**

**Cartels**

- ACCC investigation activity, 77-88
- immunity policy, 79-88
- industries prone to collusive behaviour, 203
- regulation, changes in, 199-208
  - criminalisation, 200
  - detection, 79, 201
- tacit collusion, 204-8

**Competition**

- competing competitive forces, 238-241
- domestic, 239
- international, 240
- substantial lessening of, 234-237

**Competition litigation**

- assessing impact of conduct on competition, 22
- Australian Competition Tribunal, role in, 24-25
- barriers to entry, 23-24
- evidence and data, 21
- expert evidence *see* **Expert evidence**
- import competition, 23
- market, analysis of,
  - concentration, 23
  - definition, 20
  - functional level, 22
  - geographic area, 22
  - time dimension, 22

**Consumer protection**

- misleading or deceptive conduct
  - liability of agents and third parties, 46-52
  - s 52 of *Trade Practices Act*, importance of, 110-113

**Corporate acquisitions**

- anti-monopoly clearance in Russia, 60-61
- filing procedure, 61

- indirect acquisition, for, 60
- new legislation, 61
- thresholds for, 60
- validity period of approval, 61

**Declaratory relief**

- ACCC prosecutions, in, 54
- consent or default, by
  - multiple defendants, in case of, 53-55

**Exclusive dealing**

- anti-competitive concerns, 37
- antitrust law, 26-42
  - Australia, in, 41
  - United States, in, 39-41
- economic benefits, 38
- meaning, 37
- minimum quantity conditions, 145-158
- tying arrangements, compared to, 39

**Expert evidence**

- admissibility, requirements for, 15-16, 229
- economists as expert witness, 7
  - NSW Law Reform Commission Report, 13
  - practical issues in court, 17-19
  - recent cases, 19
- Guidelines for Expert Witnesses, 8-10
- inadmissibility, 228-233
- uniform civil procedure, 10-13
- United States, in, 187-192

**Franchise agreements**

- "no representations" clauses, 114-117

**Franchisors**

- misleading or deceptive conduct, liability for, 114-117

**Geographic market**

- competition litigation, relevance in, 22

**Import competition**

- competition litigation, 23

**Injunctions**

- prohibiting otherwise lawful conduct, 178-182

**Intermediaries**

- immunity
  - misleading or deceptive conduct, for, 209-219
- liability, 210-212

**Loyalty rebates**

- antitrust law, 26-42

Australia, in, 36-37

United States, in, 34-36

**Market concentration**

competition litigation, relevance in, 23

**Market definition**

competition litigation, relevance in, 22

degree of competition in local markets, 235

**Mergers**

multi-jurisdictional *see* **Multi-jurisdictional mergers**

**Minimum quantity conditions**

definition, 145

exclusive dealing, as, 145-158

*O'Brien Glass case*, relevance of, 153

s 47(2)(d) of *Trade Practices Act*, scope of, 154-157

**Misleading or deceptive conduct**

absolute liability, 209

damages, assessment of

evidence of loss, 117-119

drug advertisements, 220-227

get-up of rival products, 228-233

immunity for intermediaries, 209-219

conduit defence, 212-214

liability for

agents and third parties, 46-52

franchisors, 114-117

real estate agents, 138-144, 212-218

s 52 of *Trade Practices Act*, importance of, 110-113

**Multi-jurisdictional mergers**

reform, proposals for, 106-109

regulation of

ICN recommendations, 95-105

procedural, 93

pre-merger notification, 93-95

substantive, 92

review procedures, 90-109

**National Competition Council**

recommendations

access to water infrastructure, for, 159-164

**Real estate agents**

conduit defence, 212-214

misleading or deceptive conduct, 138-144

**Restrictive deeds**

lessening competition

- liquor licence, objection to granting of, 234-237
- purpose and exclusionary provisions, 236
- Retail tenancies**
  - unconscionable conduct in, 165-174
    - conduct not to be considered, 167
  - unfair terms in leases, 173
- Securities markets**
  - regulation in China, 120-128
- Services**
  - access to water infrastructure, 159-164
- Small businesses**
  - domestic competition, 239
  - international competition, 240
- Tacit collusion**
  - concentrated industries, in, 204-208
- Tying and bundling**
  - antitrust law, 26-42
    - Australia, in, 33
    - United States, in, 28-33
      - separate demand test, 30
  - nature of conduct, 27
  - prohibition of, rationale for, 27
- Unconscionable conduct**
  - book review, 132
  - definition, 171-172
  - retail tenancies, in, 165-74
    - State and Territory statutory provisions, 165-174
      - differences between, 169
      - New South Wales, 165-167
    - uniformity, need for, 172
- Unfair practices**
  - German legislation, 242-245
  - s 52 of *Trade Practices Act*, importance of, 110-113
- Water infrastructure**
  - access applications, 159-164
    - competition test, 160
  - statutory framework, 159