# The Authorised Law Reports of the Supreme Court of Western Australia

# THE WESTERN AUSTRALIAN REPORTS 2022

EDITOR
ERIC HEENAN SC
REPORTER IN THIS PART
HUGH KOPSEN

**VOL 59 — PART 1** 

**PAGES 1-68** 

## The mode of citation of this part will be: 59 WAR

### TABLE OF CASES REPORTED

Part 1 — Pages 1-68

Legal Profession Complaints Committee; Young v	
Young v Legal Profession Complaints Committee	1

### (Cases in **bold** reported in this part)

© State of Western Australia 2024

This publication is copyright. Except as permitted under the *Copyright Act 1968*, no part of this publication may be reproduced or communicated by any process without the prior written permission of the Attorney General of Western Australia.



2024 Thomson Reuters (Professional) Australia Limited
ABN 64 058 914 668
Published in Sydney

Lawbook Co.

ISSN 0083-8764

### **INDEX**

Part 1 — Pages 1-68

### PROFESSIONS AND TRADES

Legal practitioners — Disciplinary proceedings before the State Administrative Tribunal — Findings of professional misconduct and unsatisfactory professional conduct, and making of penalty orders and order for costs — Whether the Tribunal has power under s 439(b) the Legal Profession Act 2008 (WA) to make an order that a local practising certificate not be granted to a practitioner before the end of a specified period with retrospective effect — Whether delay by the respondent in investigating, commencing and litigating a complaint and the impact of the delay on a practitioner can impact on the Tribunal's determination of the appropriate penalty and the issue of costs — Whether acts or omissions including misconduct by the respondent during the period of investigating, commencing and litigating a complaint and the impact of the acts or omissions on a practitioner can impact upon the determination of the appropriate penalty and the issue of costs — Consideration of the Court of Appeal's power to make substitutive orders under s 105(9) of the State Administrative Tribunal Act 2004 (WA).