

NOVEMBER 2024

The Authorised Reports of Decisions of the
High Court of Australia

THE COMMONWEALTH LAW REPORTS

2022-2023

EDITORS

P T VOUT, KC

P G WILLIS, SC

REPORTERS

R CHAILE
B D KAPLAN
J A G McCOMISH
W J NEWLAND
J P PATELA
A D POUND, SC

S D PUTTICK
D J REYNOLDS
A F SOLOMON-BRIDGE
J R WANG
M J WELLS
R WITHANA

PRODUCTION SUPERVISOR
CAROLYN MAY

VOL 277 — PART 4

PAGES 537-669

**The mode of citation of this volume of
the Commonwealth Law Reports will be as follows:
277 CLR**

TABLE OF CASES REPORTED

Part 1 — Pages 1-185; Part 2 — Pages 186-357; Part 3 — Pages 358-536; Part 4 —
Pages 537-664

Allianz Australia Insurance Ltd v Delor Vue Apartments CTS 39788	445
BDO v The Queen	518
* Farm Transparency International Ltd v New South Wales	537
Garlett v Western Australia	1
Google LLC v Deferos	358
Realestate.com.au Pty Ltd v Hardingham	115
RP Data Pty Ltd v Hardingham	115
SDCV v Director-General of Security	241
Self Care IP Holdings Pty Ltd v Allergan Australia Pty Ltd	186
* Unions NSW v New South Wales	627
Zurich Insurance Co Ltd v Koper	164



INDEX

Part 4 — Pages 537-664

CONSTITUTIONAL LAW (CTH)

Implied freedom of communication on governmental and political matters — State law imposing limit on electoral expenditure by third-party campaigners during capped expenditure period before by-election for State Parliament — Whether justifiable burden on implied freedom — Invalidity of provision after hearing — Electoral Funding Act 2018 (NSW), ss 29(11), 33(1).

Unions NSW v New South Wales 627

Implied freedom of communication on governmental and political matters — State law prohibiting publication or communication of recording of activity obtained as result of use of surveillance device involving trespass — State law prohibiting possession of recording of activity knowing it was obtained by use of surveillance device involving trespass — Whether laws burden implied freedom — Whether laws have legitimate purpose — Whether laws proportionate to achievement of purpose — Whether laws suitable, necessary and adequate in their balance — Surveillance Devices Act 2007 (NSW), ss 8, 11, 12.

Farm Transparency International Ltd v New South Wales 537

Judicial power of the Commonwealth — Matter — State law creating offence for third-party campaigner to act in concert to incur electoral expenditure in excess of applicable cap in relation to State election campaign during capped expenditure period — Law repealed before hearing — Whether plaintiffs continued to have standing — Whether Court to determine validity of law — Electoral Funding Act 2018 (NSW), s 35.

Unions NSW v New South Wales 627