

WORKPLACE REVIEW

Volume 5, Number 2

Winter 2014

EDITORIAL	39
FOCUS ON WESTERN AUSTRALIA	
Project greenfields agreements: Are they the crack cocaine of enterprise bargaining? – <i>Duncan Fletcher</i>	41
ARTICLES	
Anti-bullying update – Fair Work Commission decisions – <i>Shane Wescott, Annika Anderson and Neil Napper</i>	
Two recent decisions of the Fair Work Commission suggest that the tribunal is adopting a conservative and pragmatic approach in the application of its new anti-bullying powers.	43
Secondary boycott actions under the Competition and Consumer Act 2010 – <i>Robert McClelland</i>	
The Australian Competition and Consumer Commission has indicated that it intends to become more active in the area of industrial disputes by re-activating the use of secondary boycott actions. While there have been some notable cases where damages and substantial penalties have been imposed on trade unions that have engaged in secondary boycotts, these proceedings are highly complex and involve substantial evidentiary hurdles.	46
ADCO Constructions Pty Ltd v Goudappel – <i>Andrew Parker</i>	
Andrew Parker outlines the litigation history of the recently handed down decision of the High Court in <i>ADCO Constructions Pty Ltd v Goudappel</i> [2014] HCA 18. The author goes on to discuss implications on the <i>Workers Compensation Act 1987</i> (NSW).	52
INTERVIEW	
Research, reform and labour law: Professor Joellen Riley’s journey from lawyer to leading academic – <i>by Azadeh Khalilizadeh</i>	55
OPINION	
A privilege is not a right – <i>Gerard Phillips</i>	58
COMMON LAW AND GENERAL PROTECTIONS	
Recent case involving summary termination at common law: Bibby Financial Services Pty Ltd v Sharma – <i>Victoria Lambropoulos</i>	60
THE LAST WORD ...	
Miscellany of the legal world – <i>Jeffrey Phillips SC</i>	64

DIARY	68
INDEX	70