The mode of citation of this volume of the
AUSTRALIAN LAW JOURNAL will be as follows:
(2007) 81 ALJ

TABLE OF CONTENTS

AUSTRALIAN LAW JOURNAL
TABLE OF AUTHORS .............................................................. v
TABLE OF CASES ................................................................. ix
AUSTRALIAN LAW JOURNAL, VOL 81,
No 1, January 2007 to No 12, December 2007 .............. 1-968
INDEX ................................................................................ 969

AUSTRALIAN LAW JOURNAL REPORTS
BOOK 1
TABLE OF CASES REPORTED ........................................... v
CORRIGENDA ................................................................. ix
AUSTRALIAN LAW JOURNAL REPORTS, VOL 81 .......... 1-904

BOOK 2
TABLE OF CASES REPORTED ........................................... xv
CORRIGENDA ................................................................. xix
AUSTRALIAN LAW JOURNAL REPORTS, VOL 81 .......... 905-1939
INDEX ................................................................................ 1941

ARRANGEMENT OF INDEXES AND TABLES OF CASES

• There are separate Indexes and Tables of Cases to ALJ and ALJR.
• The ALJ Index covers all the material in the Journal. In addition there is an Index of Authors covering the feature articles. The Table of Cases is a table for this volume of all English, Australian, and other decisions, which have formed the subject matter of explanation and comment in articles and in notes and paragraphs in the various departments of the Journal.
• The ALJR Index and Table of Cases relate solely to the cases reported in the Reports, that is, to cases decided by the High Court of Australia.

# TABLE OF AUTHORS

<table>
<thead>
<tr>
<th>Author</th>
<th>Title</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aitken, Lee</td>
<td>Jurisdiction, Substantive Relief and the Asset Preservation Order</td>
<td>431</td>
</tr>
<tr>
<td></td>
<td>Re-Calibrating Interests: Co-Ownership in Equity</td>
<td>266</td>
</tr>
<tr>
<td>Arden DBE, Lady Justice</td>
<td>Companies Act 2006 (UK): a New Approach to Directors’ Duties</td>
<td>162</td>
</tr>
<tr>
<td>Austin, R P and Kristin Van Zwiets</td>
<td>Termination and Setting Aside of Winding-Up Orders</td>
<td>932</td>
</tr>
<tr>
<td>Barnett, Darrell</td>
<td>The Commonwealth: A Multitude of Manifestations — Federal Jurisdiction under s 75(iii) of the Constitution</td>
<td>195</td>
</tr>
<tr>
<td>Bastin, Lucas and Justice Brian Tamberlin — Australia and the World Trade Organization: Decision Enforcement</td>
<td>802</td>
<td></td>
</tr>
<tr>
<td>Bennett, J M</td>
<td>The Royal Prerogative of Mercy – Putting in the Boots</td>
<td>35</td>
</tr>
<tr>
<td>Birch, Jeremy</td>
<td>Breach of Confidence: Dividing the Cause of Action along Proprietary Lines</td>
<td>338</td>
</tr>
<tr>
<td>Blake SC, Garth —</td>
<td>Promoting Religious Tolerance in a Multifaith Society: Religious Vilification Legislation in Australia and the UK</td>
<td>386</td>
</tr>
<tr>
<td>Boland, Justice Jennifer —</td>
<td>Family Law: Changing Law for a Changing Society</td>
<td>554</td>
</tr>
<tr>
<td>Bonnell, Max and Peter Megens —</td>
<td>The Bakun Dispute: Mandatory National Laws in International Arbitration</td>
<td>259</td>
</tr>
<tr>
<td>Bourke, Judy —</td>
<td>Equine Influenza: The Legal Framework of Quarantine</td>
<td>894</td>
</tr>
</tbody>
</table>
BRENNAN AC KBE, SIR GERARD —
“Introduction to Human Rights Law”: Seminar – Part II.................................................. 248

BRERETON, P L G —
Equitable Estoppel in Australia: The Court of Conscience in the Antipodes .................... 638

CAMPBELL, GARTH —
Sovereign Immunity and Equitable Rights Against the Commonwealth.......................... 406

GIUDICE, JUSTICE GEOFFREY —
The Constitution and the National Industrial Relations System ...................................... 584

GLEESON, MURRAY —
The Constitutional Decisions of the Founding Fathers...................................................... 791

GZELL, JUSTICE IAN —
The Courts, Tax and Commercial Litigation ...................................................................... 866

HEYDON, J D —
Reciprocal Duties of Bench and Bar.................................................................................... 23
Some Developments in Commercial Law in the Lifetime of the Australian Law Journal..... 577

IPP AO, JUSTICE DAVID —
The Politics, Purpose and Reform of the Law of Negligence.............................................. 456
Themes in the Law of Torts.................................................................................................... 609

JARVIS, D G —
Procedural Fairness as it Applies in the Administrative Appeals Tribunal........................ 465

KIRBY AC CMG, JUSTICE MICHAEL —
The Australian Law Journal at 80: Past, Present and Future ............................................ 529

LEGG, MICHAEL —
Institutional Investors and Shareholder Class Actions: The Law and Economics of Participation 478

LINDGREN, JUSTICE K E —
Is the Australian Law Journal an Australian Law Journal?................................................. 652

MCBAIN, GRAHAM S —
Abolishing the Crime of Treason......................................................................................... 94
Abolishing the Crime of Treason Felony.............................................................................. 812
<table>
<thead>
<tr>
<th>Author(s)</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>McGinness, Mark</td>
<td>Old Bailey Centenary: 1907–2007...</td>
</tr>
<tr>
<td></td>
<td>Sir Douglas Menzies: A Centenary Tribute...</td>
</tr>
<tr>
<td>Megen, Peter and Max Bonnell</td>
<td>The Bakun Dispute: Mandatory National Laws in International Arbitration</td>
</tr>
<tr>
<td>Molloy, Ian</td>
<td>Registering a Registered Foreign Judgment</td>
</tr>
<tr>
<td>Moses, Lyria Bennett and Cathy Sherry</td>
<td>Unregistered Access: Wheeldon v Burrows Easements and Easements by Prescription over Torrens Land</td>
</tr>
<tr>
<td>Oates, R Kim</td>
<td>Problems and Prejudices for the Sexually Abused Child</td>
</tr>
<tr>
<td>Parkinson, Patrick</td>
<td>Religious Vilification, Anti-Discrimination Laws and Religious Minorities in Australia: The Freedom to be Different</td>
</tr>
<tr>
<td>Preston, Justice Brian J</td>
<td>Environmental Law 1927–2007: Retrospect and Prospect</td>
</tr>
<tr>
<td>Raphael, D K L</td>
<td>Caveats and Unit Trusts</td>
</tr>
<tr>
<td>Sherry, Cathy and Lyria Bennett Moses</td>
<td>Unregistered Access: Wheeldon v Burrows Easements and Easements by Prescription over Torrens Land</td>
</tr>
<tr>
<td>Slater QC, A H</td>
<td>Tax in Australian Society: An 80 Year Perspective</td>
</tr>
<tr>
<td>Author(s)</td>
<td>Title</td>
</tr>
<tr>
<td>----------</td>
<td>----------------------------------------------------------------------</td>
</tr>
<tr>
<td>SLATTERY AO QC, HON J P</td>
<td>Address: Supreme Court Judges’ Dinner</td>
</tr>
<tr>
<td>SMART, P ST J</td>
<td>Conflict of Laws: Enforcing a Judgment on a Judgment</td>
</tr>
<tr>
<td>SPIEGELMAN AC, HON J J</td>
<td>From Text to Context: Contemporary Contractual Interpretation</td>
</tr>
<tr>
<td></td>
<td>Words, Words, Words</td>
</tr>
<tr>
<td>TAMBERLIN, JUSTICE BRIAN AND LUCAS BASTIN</td>
<td>Australia and the World Trade Organization: Decision Enforcement</td>
</tr>
<tr>
<td>TEDESCHI QC, MARK</td>
<td>Criminal Law and Social Change in Fiji: Lessons from Two Criminal Trials</td>
</tr>
<tr>
<td>VAN ZWIETEN, KRISTIN AND R P AUSTIN</td>
<td>Termination and Setting Aside of Winding-Up Orders</td>
</tr>
<tr>
<td>WARREN AC, CHIEF JUSTICE MARILYN</td>
<td>“Introduction to Human Rights Law”: Seminar – Part I</td>
</tr>
<tr>
<td>WHEALY, JUSTICE A G</td>
<td>Difficulty in Obtaining a Fair Trial in Terrorism Cases</td>
</tr>
<tr>
<td>WHEELER, JUSTICE CHRISTINE</td>
<td>Shifting Sands: Implications and the Constitution</td>
</tr>
<tr>
<td>WOTHERSPOON, SCOTT</td>
<td>Property by any other Name: The Trouble with Shareholder Claims in Australia</td>
</tr>
<tr>
<td>YOUNG AO, MR JUSTICE P W</td>
<td>Judges’ Review Conference 2007: Chairman’s Welcome</td>
</tr>
</tbody>
</table>
**TABLE OF CASES***

| 117 York Street Pty Ltd v Proprietors of Strata Plan 16123, 509 |
| 3464920 Canada Inc v Strother, 722 |

**A**

- A v B Plc, 345
- A v Secretary of State for the Home Department (Belmarsh case), 928
- A v Secretary of State for the Home Department [No 2], 928
- A v Z, 862
- Abalos v Australian Postal Commission, 24, 27
- Abebe v Commonwealth, 197, 545
- Abela v Lawnside Holdings Pty Ltd, 295
- Aberfoyle Plantations Ltd v Cheng, 228
- Abram Steamship Co Ltd v Westville Shipping Co Ltd, 83
- ACCC — see Australian Competition & Consumer Commission
- ACN 003 671 387 Pty Ltd, Re, 937
- Acchs Pty Ltd v Ucorp Pty Ltd, 240
- Acorn Consolidated Pty Ltd v Hawkslade Investments Pty Ltd, 328
- Actors & Announcers Equity Association of Australia v Fontana Films Pty Ltd, 599
- Addie v Western Bank, 87
- Addlestone Linoleum Co, Re, 89
- AG — see Attorney-General
- Agar v Hyde, 611
- Agee and Agee, 564
- Agricultural & Rural Finance Pty Ltd v Atkinson, 684
- AI v King QC, 385
- Air Jamaica Ltd v Charlton, 267
- Airservices Australia v Canadian Airlines International Ltd, 207
- Ajayi v RT Briscoe (Nigeria) Ltd, 643
- Akron Securities v Iliffe, 870
- Al-Kateb v Godwin, 535
- Almario v Allianz Australia Workers Compensation (NSW) Insurance Ltd, 187, 190
- Altitude Scaffolding Ltd, Re, 737
- Almario v Allianz Australia Workers Compensation (NSW) Insurance Ltd, 187, 190
- American Cyanamid Co v Ethicon Ltd, 156
- American Federation of State, County & Municipal Employees v American International Group, Inc, 300
- Amin v Brown, 123
- AMP Workers’ Compensation (NSW) Ltd v DE Lam Trading Pty Ltd, 948
- Annetts v McCann, 474
- Alcock v Chief Constable of South Yorkshire Police, 612
- Aldridge v White, 495, 504
- Alex, Re: Hormonal treatment for Gender Identity Dysphoria, 565
- Allen v Snyder, 271
- Altitude Scaffolding Ltd, Re, 737
- Alyeska Pipeline Service Co v Wilderness Society, 480
- Amalgamated Investment & Property Co Ltd v Texas Commerce International Bank, 644
- Amalgamated Metal Workers’ Union of Australia, Re; Ex parte Shell Co of Australia Ltd, 591
- Amalgamated Society of Engineers v Adelaide Steamship Co Ltd (Engineers’ Case), 287, 544, 553, 577, 585, 682, 795
- Amalgamated Society of Engineers v Adelaide Steamship Co Ltd (Engineers’ Case), 287, 544, 553, 577, 585, 682, 795
- Annetts v McCann, 474

* This Table includes only cases referred to in articles, notes etc, of the Journal. There is a separate Table of Cases Reported in the ALJR.
Ansell Rubber Co Pty Ltd v Allied Rubber Industries Pty Ltd, 339
Ansett Australia Ground Staff Superannuation Plan Pty Ltd v Ansett Australia Ltd, 328
Anson v Anson, 272
Antaios Compania Naviera SA v Salen Rederierna AB, 330
Anthony v Commonwealth, 498, 507
Antico v Heath Fielding Australia Pty Ltd, 183, 187
Aoun Investments Pty Ltd v Chief Commissioner of State Revenue, 372
APLA Ltd v Legal Services Commissioner (NSW), 403, 552
Appellant V324 of 2004 v Minister for Immigration & Multicultural & Indigenous Affairs, 466
Applicant A v Minister for Immigration & Ethnic Affairs, 254
Applicant VEAL of 2002 v Minister for Immigration & Multicultural & Indigenous Affairs, 474
Aquaculture Corp v New Zealand Green Mussel Co Ltd, 342
Arab Organization for Industrialization v Westland Helicopters Ltd, 804
Archibald Howie Pty Ltd v Commissioner of Stamp Duties (NSW), 76
Armstrong v Victoria [No 2], 890
Arndt v McIntyre, 66
Arnonis v Hallett Brick Industries Ltd, 308
Arthur JS Hall & Co v Simons, 29, 579
Ascot Investments Pty Ltd v Harper, 570
Ash Street Properties Pty Ltd v Pollinow, 693
Ashmore v Corp of Lloyd’s, 24, 30
ASIC — see Australian Securities & Investments Commission
Aspioti v Leigh, 184
AssetInsure Pty Ltd v New Cap Reinsurance Corp Ltd, 191
Associated Minerals Consolidated v Wyong Shire Council, 622
Associated Newspapers Ltd v Wavish, 7
Associated Provincial Picture Houses Ltd v Wednesbury Corp, 927
Atlas Tiles Ltd v Briers, 867
Attorney General v Blake, 729
Attorney-General v Duke of Richmond & Gordon, 691
Attorney-General v Guardian Newspapers [No 2], 342
Attorney-General v Milne, 692
Attorney-General v Observer Ltd; Times Newspapers Ltd; Guardian Newspapers Ltd (No 2), 339
Attorney-General v Simpson, 498
Attorney General (Hong Kong) v Reid, 727
Attorney General (NSW) v Brewery Employees Union of New South Wales (Union Label Case), 412, 795
Attorney General (NSW) v Mayas Pty Ltd, 752
Attorney General (NSW) v Perpetual Trustee Co Ltd, 332
Attorney General (Qld) v Attorney-General (Cth), 546
Attorney-General (Qld) v Riordan, 594
Attorney General (Vic) v Andrews, 464
Attorney-General (WA) v Marquet, 547
Augie/Restivo Baking Co, Re, 15
Austin v Commonwealth, 684
Austotel Pty Ltd v Franklins Selfserve Pty Ltd, 648
Austral Brick Co Pty Ltd v Daskalovski, 949
Austral Brick Co Pty Ltd v Falgit Constructions Pty Ltd, 934
Austral Pacific Group Ltd v Airservices Australia, 208
Australian Airport Services Pty Ltd v Commonwealth, 411
Australian Boot Trade Employees Federation v Whybrow & Co, 593, 798
Australian Broadcasting Corp v Lenah Game Meats Pty Ltd, 338, 346, 553
Australian Broadcasting Corp v O’Neill, 155
Australian Capital Television Pty Ltd v Commonwealth, 346, 546, 551
Australian Communist Party v Commonwealth, 537
Australian Competition & Consumer Commission v Black on White, 483
Australian Conservation Foundation v Commonwealth, 629
Australian Crime Commission v Gray, 646
Australian Education Union, Re; Ex parte Victoria, 548, 588
Australian Hi-Fi Publications Pty Ltd v Gehl, 501, 505
Australian Insurance Staffs’ Federation v Accident Underwriters’ Association (Insurance Staffs and Bank Officials’ Case), 589
Australian Liquor Marketers Pty Ltd v Solowave Pty Ltd, 939
Australian National Airways Pty Ltd v Commonwealth, 546
Australian Postal Corp v Bessey, 469
Australian Postal Corp v Hayes, 469
Australian Railways Union v Victorian Railways Commissioners, 596
Australian Securities & Investments Commission v Edensor Nominees Pty Ltd, 195, 197, 208, 214, 567
Australian Securities & Investments Commission v Rich, 63, 562, 573, 755
Australian Securities Commission v Marlborough Gold Mines Ltd, 583
Avanes v Marshall, 241
Avena — see Case Concerning Avena and Other Mexican Nationals
AWB Ltd v Cole, 20, 368
AWB Ltd v Cole [No 5], 20
Ayrshire Pullman Motor Services & Richie v Collector of Internal Revenue, 692

B

B and B: Family Law Reform Act 1995, 558
Bahr v Nicolay [No 2], 445, 503, 505, 713
Baigent’s Case — see Simpson v Attorney-General
Bailey v Commissioner of Taxation (Cth), 694
Bailey v New South Wales Medical Defence Union Ltd, 89, 92, 181, 186
Baker v Archer-Shee, 881
Bakewell Management Ltd v Brandwood, 498
Bakhos v Fenner, 853
Balenzuela v DeGail, 309
Bank of Australia v Murray, 639
Bank of Credit & Commerce International SA v Ali, 331
Bank of New South Wales v Commonwealth, 198, 210, 547, 889
Bank of Queensland, Re, 936
Bank of Toronto v Lambe, 586
Banque Commerciale SA v Akhil Holdings Ltd, 468
Banque Financière de la Cité SA v Westgate Insurance Co Ltd, 30
BAR and JMR, 566
Barclay v Messenger, 295
Barnes v Addy, 713
Bartlett v Arbuckle, 874
Basciano (Giovanni) v Renaissance Cruises e F lii Cosulich SpA, 262
Bathurst City Council v PWC Properties Pty Ltd, 272
Bathurst City Council v Saban [No 2], 291
Bauerman v Radenius, 651
Boulderstone Hornibrook Engineering Pty Ltd v Gordian Runoff Ltd, 183
Baumgartner v Baumgartner, 271
Baxter v Commissioners of Taxation (NSW), 799
Bay Hotel Motel Pty Ltd v Broadway Hotel Pty Ltd, 355
BCCI Case — see Three Rivers District Council & Bank of Credit & Commerce International SA (In liq) v Bank of England
Beaton v McDivitt, 648
Becker v Petkus, 728
Beecham Group Ltd v Bristol Laboratories Pty Ltd, 156
Beavis v Dawson, 25
Bell v Westpac, 861
Bellinger v Bellinger, 926
Belmarsh case — see A v Secretary of State for the Home Department
Beneficial Finance Corp Ltd v Multiplex Constructions Pty Ltd, 152
Benefit Strategies Group Inc v Prider, 352
Benjamin v Repatriation Commission, 476
Bennett v Goodwin, 877
Bennett v Minister of Community Welfare, 610
Bennett & Co v Connors, 28
Bernard v Josephs, 372
Berowra Holdings Pty Ltd v Gordon, 933
Bevanere Pty Ltd v Lubidineuse, 611
BGP Properties Pty Ltd v Lake Macquarie City Council, 637
Big Top Hereford Pty Ltd v Thomas, 161
Birkenfeld v Yachting New Zealand, 450
Birmingham, Dudley and District Banking Co v Ross, 495
Birchnell v Equity Trustees, Executors & Agency Co Ltd, 741
Biviano v Natoli, 273
Black v Garnock, 851, 852
Black Creek Deer Farm v ANZ Banking Group Ltd, 874
Black Uhlans Inc v NSW Crime Commission, 267
Blackmore Partners v Link Energy LLC, 16
Bloch v Bloch, 268, 270
Blue Chip Stamps v Manor Drug Stores, 480
Blunden v Commonwealth, 214, 413
Blunn v Cleaver, 696
Boardman v Phipps, 338, 725
Boeing Co v Van Gemert, 479
<table>
<thead>
<tr>
<th>Case</th>
<th>Page Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Boilermakers’ Case — see R v Kirby; Ex parte Bollemakers’ Society of Australia</td>
<td>458, 611</td>
</tr>
<tr>
<td>Bolam v Friern Barnet Hospital Management Committee, Re Beane</td>
<td>253, 331</td>
</tr>
<tr>
<td>Bonnard v Perryman</td>
<td>155</td>
</tr>
<tr>
<td>Bonnet v Barron &amp; Dowling Property Group Pty Ltd, Re Beane</td>
<td>21</td>
</tr>
<tr>
<td>Bonnici v Ku-ring-gai Municipal Council, Re Beane</td>
<td>291</td>
</tr>
<tr>
<td>Bostock’s Settlement, Re Beane</td>
<td>657</td>
</tr>
<tr>
<td>Boucher v Australian Securities Commission</td>
<td>472</td>
</tr>
<tr>
<td>Boughley v The Queen</td>
<td>73</td>
</tr>
<tr>
<td>Bowen Investments Pty Ltd v Tabcorp Holdings Ltd, Re Beane</td>
<td>785</td>
</tr>
<tr>
<td>Bowman v Secular Society Ltd</td>
<td>387</td>
</tr>
<tr>
<td>Bowtell v Goldsbrough, Mort &amp; Co Ltd, Re Beane</td>
<td>326</td>
</tr>
<tr>
<td>Boyne Smelters Ltd, Re; Ex parte Federation of Industrial Manufacturing &amp; Engineering Employees of Australia</td>
<td>595</td>
</tr>
<tr>
<td>BP Australia Ltd v Brown, Re Beane</td>
<td>936, 942</td>
</tr>
<tr>
<td>BP Refinery (Westport) Pty Ltd v Shire of Hastings</td>
<td>87, 228</td>
</tr>
<tr>
<td>Bradley v Wingnut Films</td>
<td>345</td>
</tr>
<tr>
<td>Brady v Human Rights &amp; Equal Opportunity Commission</td>
<td>550</td>
</tr>
<tr>
<td>Brash v Doc</td>
<td>71</td>
</tr>
<tr>
<td>Bray v F Hoffman-La Roche Ltd, Re Beane</td>
<td>263</td>
</tr>
<tr>
<td>Breavington v Godleman</td>
<td>408</td>
</tr>
<tr>
<td>Breen v Williams</td>
<td>338</td>
</tr>
<tr>
<td>Brennan v Duncan</td>
<td>266, 268, 272</td>
</tr>
<tr>
<td>Breskvar v Wall</td>
<td>266, 852</td>
</tr>
<tr>
<td>Bridal Centre Co Pty Ltd, Re Beane</td>
<td>934</td>
</tr>
<tr>
<td>Bridle v Ruby</td>
<td>499</td>
</tr>
<tr>
<td>Briese and Briese</td>
<td>569</td>
</tr>
<tr>
<td>Bright v Fmcare Ltd</td>
<td>487</td>
</tr>
<tr>
<td>Bright v Walker</td>
<td>498</td>
</tr>
<tr>
<td>Briginshaw v Boges, Re Beane</td>
<td>741, 848</td>
</tr>
<tr>
<td>British American Tobacco Ltd v Gordon, Re Beane</td>
<td>385</td>
</tr>
<tr>
<td>British American Tobacco Australia Ltd v Western Australia, Re Beane</td>
<td>196, 214, 412</td>
</tr>
<tr>
<td>British Finance Pty Ltd, Re Beane</td>
<td>950</td>
</tr>
<tr>
<td>British Transport Commission v Gourley, Re Beane</td>
<td>867</td>
</tr>
<tr>
<td>Broadbent and Minister for Immigration &amp; Multicultural Affairs, Re</td>
<td>474</td>
</tr>
<tr>
<td>Brodan Pty Ltd v Clearview Industrial Estate Pty Ltd, Re Beane</td>
<td>59</td>
</tr>
<tr>
<td>Brodrik Pty Ltd v Sambah Holdings Pty Ltd, Re Beane</td>
<td>938, 944</td>
</tr>
<tr>
<td>Broomfield v Williams</td>
<td>495</td>
</tr>
<tr>
<td>Bropho v Human Rights &amp; Equal Opportunity Commission, Re Beane</td>
<td>397, 400, 402</td>
</tr>
<tr>
<td>Brown v Churchill</td>
<td>309</td>
</tr>
<tr>
<td>Brown v Perry</td>
<td>352</td>
</tr>
<tr>
<td>Brown v Smitt</td>
<td>83</td>
</tr>
<tr>
<td>Browne v Dunn</td>
<td>148, 436, 848</td>
</tr>
<tr>
<td>Browne v Patterson</td>
<td>639</td>
</tr>
<tr>
<td>Brunker v Perpetual Trustee Co</td>
<td>443</td>
</tr>
<tr>
<td>Brunton v Commissioner of Stamp Duties</td>
<td>692</td>
</tr>
<tr>
<td>Bryant v Foot</td>
<td>498</td>
</tr>
<tr>
<td>Bryson v Bryant</td>
<td>268</td>
</tr>
<tr>
<td>Buckland v Farmer and Moody</td>
<td>295</td>
</tr>
<tr>
<td>Buffrey v Buffrey</td>
<td>266, 268, 270</td>
</tr>
<tr>
<td>Bugdaycay v Secretary of State for the Home Department, Re Beane</td>
<td>927</td>
</tr>
<tr>
<td>Bull v Bull</td>
<td>273</td>
</tr>
<tr>
<td>Burnie Port Authority v General Jones Pty Ltd</td>
<td>619</td>
</tr>
<tr>
<td>Burns Philp &amp; Co Ltd v Bhagat</td>
<td>483</td>
</tr>
<tr>
<td>Burns Philp Trustee Co Ltd v Viney</td>
<td>719</td>
</tr>
<tr>
<td>Burnside v Mulgrew</td>
<td>735</td>
</tr>
<tr>
<td>Burrows v Knightley</td>
<td>615</td>
</tr>
<tr>
<td>Burwood Cinema Ltd v Australian Theatrical &amp; Amusement Employees’ Association</td>
<td>592</td>
</tr>
<tr>
<td>Business Acquisitions Australia Pty Ltd v Renshall</td>
<td>154</td>
</tr>
<tr>
<td>Byrne v Australian Airlines Ltd</td>
<td>331</td>
</tr>
<tr>
<td>C v C</td>
<td>234, 566</td>
</tr>
<tr>
<td>C v S</td>
<td>65</td>
</tr>
<tr>
<td>Cabell v Markham</td>
<td>325</td>
</tr>
<tr>
<td>Cadence Asset Management Pty Ltd v Concept Sports Ltd, Re Beane</td>
<td>80, 86, 484</td>
</tr>
<tr>
<td>Caelli Constructions (Vic) Pty Ltd v Commissioner of Taxation</td>
<td>689</td>
</tr>
<tr>
<td>Caldwell v JA Neilson Investments Pty Ltd, Re Beane</td>
<td>449</td>
</tr>
<tr>
<td>Calgary &amp; Edmonton Land Co Ltd, Re Beane</td>
<td>938</td>
</tr>
<tr>
<td>Calverley v Green</td>
<td>268</td>
</tr>
<tr>
<td>Calvert Cliffs’ Coordinating Committee v US Atomic Energy Commission</td>
<td>628</td>
</tr>
<tr>
<td>Calvin’s case, Re Beane</td>
<td>121, 128</td>
</tr>
<tr>
<td>Cameroon v Nigeria — see Case Concerning the Land &amp; Maritime Boundary between Cameroon &amp; Nigeria</td>
<td>940, 946</td>
</tr>
<tr>
<td>Cameron v Cole</td>
<td>940, 946</td>
</tr>
<tr>
<td>Cameron v Hogan</td>
<td>426</td>
</tr>
</tbody>
</table>
Cameron v Kyte, 43
Cameron v The Queen, 550
Cameron Brae Pty Ltd v Commissioner of Taxation (Cth), 689
Campbells Cash & Carry v Fostif Pty Ltd, 483, 488
Campo and Campo, 559
Canada – Measures Affecting the Importation of Milk & the Exportation of Dairy Products (Canada – Dairy), 807
Canadian Aero Service Ltd v O’Malley, 726
Candelori v Umberto, 936
Canson Enterprises Ltd v Boughton & Co, 729
Caparo Industries plc v Dickman, 613
Cape Brandy Syndicate v Inland Revenue Commissioners, 685
Capita Financial Group Ltd v Triden Properties Ltd, 188
Car & Universal Finance Co Ltd v Caldwell, 78
Carborundum Realty Pty Ltd v RAIA Archicentre Pty Ltd, 872
Cardile v LED Builders Pty Ltd, 158, 453
Cardinal Pole’s case, 124
Carl Zeiss Stiftung v Rayner & Keeler Ltd (No 2), 351
Carnie v Esanda Finance Corp Ltd, 483, 486
Carnie v Richmond, 188
Carpenter v McGrath, 295
Carr-Saunders v Dick McNeill Associates, 293
Carruthers v Manning, 271
Carson v John Fairfax & Sons Ltd, 533
Case Concerning Avena and Other Mexican Nationals (Mexico v United States), 803
Case Concerning the Land & Maritime Boundary between Cameroon & Nigeria (Cameroon v Nigeria), 803
Case Concerning the Vienna Convention on Consular Relations (Paraguay v United States), 803
Case of Lord Cobham, Lord Grey, Watson and Clark, 814
Casey v Cartwright, 311
Casey v Repatriation Commission, 472
Castioni, Re, 323, 602
Castle Constructions Pty Ltd v Fekala Pty Ltd, 294
Castlemaine Tooheys Ltd v South Australia, 156
Castrol Australia Pty Ltd v Emtech Associates Pty Ltd, 347
Casuarina Pty Ltd v Commissioner of Taxation (Cth), 694
Catch the Fire Ministries Inc v Islamic Council of Victoria Inc, 386, 395, 397, 404, 956
Cato Street Conspirators, 111, 117, 131, 814, 816
Cattanach v Melchior, 540, 609, 612
Cavanett v Chambers, 33
CDJ v VAI, 559
Cecil Bros Pty Ltd v Commissioner of Taxation (Cth), 693
Celtic Resources Holdings plc v Arduina Holding BV, 454
Cendant Corp Litigation, In re, 479
Central Bayside General Practice Association Ltd v Commissioner of State Revenue, 540
Central London Property Trust v High Trees House Ltd, 523, 643
Century Metals & Mining NL v Yeomans, 470
Cesan v Director of Public Prosecutions (NSW), 909
Cetojevic v Cetojevic, 266
CGU Workers’ Compensation (NSW) Ltd v Harry Wever Pty Ltd, 950
Chahal v United Kingdom, 928
Chamber of Commerce v SEC, 300
Chan v Creston Pty Ltd, 913
Chan v Zacharia, 725
Chandra v Perpetual Trustees Victoria Ltd, 916
Chapman and Palmer, In Marriage of, 65
Chappell v TCN Channel Nine Pty Ltd, 157
Charles v Federal Commissioner of Taxation, 881, 883
Chaterton v Chaterton, 273
Chaudri v Commissioner of Taxation, 696
Chen v City Convenience Leasing Pty Ltd, 20
Chen v Tong, 273
Cheng v The Queen, 549, 800
Chief Commissioner of Stamp Duties (NSW) v Buckle, 884
Chief Commissioner of State Revenue v Dick Smith Electronics Pty Ltd, 268
Chief Commissioner of State Revenue v Howell Developments Pty Ltd, 942, 948
Chief Commissioner of State Revenue v Zafco Franchise Co Pty Ltd, 937, 940
Chime Corp Ltd, Re, 865
CIC Insurance Ltd v Bankstown Football Club Ltd, 252, 324, 696
Cierpiatka v Cierpiatka and Cierpiatka, 567
Circuit Finance Pty Ltd Crown & Gleeson Securities Pty Ltd, 154
Citibank Savings Ltd v Riley, 714
Clarke v Dickson, 83
Clarke v Fennoscandia Ltd, 350 ‘Classic Heights Pty Ltd v Black Hole Enterprises Pty Ltd, 441, 881
Clemett and Clemett, 569  
Clyde Engineering Co Ltd v Cowburn, 589  
Cobham — see Case of Lord Cobham, Lord Grey, Watson and Clark  
Codelfa Construction Pty Ltd v State Rail Authority of New South Wales, 323, 503  
Cole v Whitfield, 250, 287, 550  
Coles v Burke, 942  
Coles Myer NSW Ltd v Dymocks Book Arcade Ltd, 294  
Coles Supermarkets Australia Pty Ltd v Westley Nominees Pty Ltd, 878  
Collins v Charles Marshall Pty Ltd, 196  
Colonial Bank v Winnie, 76  
Colonial Sugar Refining Co Ltd v Attorney-General (Cth), 798  
Colonial Sugar Refining Co Ltd v Melbourne Harbour Trust Commissioners, 657  
Columbia Forest Products v Firestone Plywood Corp, 17  
Concrete Constructions (NSW) Pty Ltd v Nelson, 611  
Consolidated Edison Co of New York Inc v Scenic Hudson Preservation Conference, 627  
Consolidated Trust Co Ltd v Naylor, 229  
Con-Stan Industries of Australia Pty Ltd v Norwich Winterthur Insurance (Australia) Ltd, 645  
Construction, Forestry, Mining & Energy Union v Australian Industrial Relations Commission, 596  
Cook v Cook, 583  
Cook v Evatt [No 2], 731  
Cook v Pasminco [No 2], 485  
Cooper, 127  
Corin v Patton, 443  
Corrs Pavey Whiting & Byrne v Collector of Customs (Vic), 342, 347  
Coshot v Lenin, 920  
Costa & Duppe Properties Pty Ltd v Duppe, 441, 881  
Council of the City of Newcastle v Royal Newcastle Hospital, 11  
Courtney v Medtel Pty Ltd, 488  
Cotter v Smith, 570  
Cowcher v Cowcher, 374  
Cox v Rappslash Pty Ltd, 935, 945  
CPT Custodian Pty Ltd v Commissioner of State Revenue (Vic), 687, 882  
Commonwealth v John Fairfax & Sons Ltd, 339, 346  
Commonwealth v Matheson, 196  
Commonwealth v Mewett, 213, 406  
Commonwealth v Miller, 413  
Commonwealth v Mohn, 226  
Commonwealth v New South Wales (No 1), 409  
Commonwealth v Tasmania (Tasmanian Dam Case), 547, 633  
Commonwealth v Verwayen, 581, 642, 645, 649  
Commonwealth v Wood, 551  
Commonwealth Bank of Australia v MacDonald, 374  
Commonwealth Court of Conciliation & Arbitration v Australian Builders’ Labourers’ Federation; Ex parte Jones, 592  
Commonwealth Homes & Investment Co Ltd v MacKellar, 84  
Compagnia General de Tabacos de Filipinas v Collector of Internal Revenue, 681  
Composite Buyers Ltd v Soong, 441, 884  
Consolidated Trust Co Ltd v Naylor, 229  
Commonwealth v Anderson, 196  
Commonwealth v Bogle, 211  
Commonwealth v Cornwell, 738  
Commonwealth v Evans Deakin Industries Ltd, 196, 408, 415
CPT Manager Ltd v Chief Commissioner of State Revenue (NSW), 886
Crabb v Arun District Council, 642, 646
Craig v Kanssen, 941
Craigie v Champion Mortgage Services Pty Ltd, 375
Cram, Re; Ex parte NSW Colliery Proprietors’ Association Ltd, 209, 591
Cram, Re; Ex parte Newcastle Wallsend Coal Co Pty Ltd, 596
Crampton v French, 441
Credit Lyonnais Bank v Pathe Communications Corp, 16
Cridland v Commissioner of Taxation (Cth), 694, 696
Crippen’s case, 764
Crouch v Commissioner for Railways (Qld), 200, 214
CSR Ltd v Eddy, 611
CSR Ltd v Hornsby Shire Council, 878
Cullen v Trappell, 868
Curran v Commissioner of Taxation (Cth), 694
Currie v Hamilton, 267, 270
Customs & Excise Commissioners v Barclays Bank plc, 72

CYSS Case — see R v Coldham; Ex parte Australian Social Welfare Union

D

D (a child), In Re (Abduction: Rights of Custody), 565
Dabbs v Seaman, 645
Daily Times Democrat v Graham, 849
Daintree Rainforest Case — see Queensland v Commonwealth (1989)
Dale & Plant Ltd, In re, 90
Dalton v Henry Angus & Co, 497
Daniels v Anderson, 869
DAO v Australian Postal Commission, 205, 208
Darankan v The Queen, 738
Darwalla Milling Co Pty Ltd v F Hoffman-La Roche Ltd (No 2), 485
Data Homes Pty Ltd, Re, 938
Davidson and Davidson, 570
Davis v Turning Properties, 453
Davis v Whitby, 499
Davy v Leeds Corp, 695
Day v Mount, 934

De L v Director-General, NSW Department of Community Services, 565
Deakin v Webb, 799
Dean v MacDowell, 341
Deasy Investments Pty Ltd v Monrest Pty Ltd, 292
Deen v Lamb, 394, 396, 404
Del Casale v Artedomus (Aust) Pty Ltd, 863
Delaware Mansions Ltd v Westminster City Council, 291
Della-Franca’s Caveat, Re, 152
Delohery v Permanent Trustee Co of New South Wales, 497
Delver v Barnes, 188
D’Emden v Pedder, 586
Denley’s Trust Deed, Re, 424
Dennis Hotels v Victoria, 892
Department of Health & Community Services, State Central Authority v Casse, 565
Department of Health & Community Services (NT) v JWB & SMB (Marion’s case), 565
Deputy Commissioner of Taxation v Biosolids Management Pty Ltd, 937
Deputy Commissioner of Taxation v Cleary’s Pest & Weed Control Pty Ltd, 945
Deputy Commissioner of Taxation v Comdox No 69 Pty Ltd, 946, 949
Deputy Commissioner of Taxation v DirectCorp Pty Ltd, 937, 940, 945
Deputy Commissioner of Taxation v Evaton Cosmetics Pty Ltd, 940
Deputy Commissioner of Taxation v Fairchild Development Pty Ltd, 934
Deputy Commissioner of Taxation v Guardian Group Australia Pty Ltd, 937
Deputy Commissioner of Taxation v Giumar Pty Ltd, 936
Deputy Commissioner of Taxation v Lencal Excavations Pty Ltd, 936
Deputy Commissioner of Taxation v Media Press Computer Supplies Pty Ltd, 945
Deputy Commissioner of Taxation v Richard Walter Pty Ltd, 199, 201
Deputy Commissioner of Taxation v South Western Produce Pty Ltd, 940
Deputy Commissioner of Taxation v Star Building Formwork Pty Ltd, 938
Deputy Commissioner of Taxation v State Bank of New South Wales, 200, 202, 210
Deputy Commissioner of Taxation v Sydney Concrete Steel Fixing Pty Ltd, 949
Deputy Commissioner of Taxation v Vallod Pty Ltd, 946, 949
Deputy Commissioner of Taxation v Wylkian Pty Ltd, 945
Deputy Commissioner of Taxation (NSW) v Zest Manufacturing Co Pty Ltd, 602
Deputy Federal Commissioner of Taxation v Purcell, 692
Derry v Peek, 83
Deutsche Morgan Grenfell Group plc v Inland Revenue Commissioners, 160
Deveigne v Askar, 450, 790, 941
Di Masi v Piromalli, 501, 507
Diamond Fuel Co, Re, 943, 952
Dickson v Reidy, 266, 273
Dietrich v The Queen, 550, 743, 749
Digital Pulse Pty Ltd v Harris, 730
Diment v NH Foot Ltd, 496
Dingjan, Re; Ex parte Wagner, 599
Dinsdale v Arthur, 22, 266, 268, 270, 272
Director-General, Department of Child Safety and Stratford, 564
Director-General, Department of Community Services v Crowe, 564
Dividend Fund Inc, Re, 88
Dobbie v Davidson, 499, 502, 507
Dobson and Van Londen, 565
Donoghue v Stevenson, 456, 609, 613, 619
Dooney v Henry, 944
Dorajay Pty Ltd v Aristocrat Leisure Ltd, 486
Dossett v TKJ Nominees Pty Ltd, 331
Double Bay Newspapers v Fitness Lounge Pty Ltd, 933, 941, 945
Doughty v Turner Manufacturing Co Ltd, 612
DP v Commonwealth Central Authority, 565
Drake v Minister for Immigration & Ethnic Affairs, 466
Drake Personnel Ltd v Beddison, 341
Draper v Official Trustee in Bankruptcy, 266, 270, 309
Dried Fruits Case — see James v Cowan
Drughorn v Moore, 330
DTR Nominees Pty Ltd v Mona Homes Pty Ltd, 227
Dubai Aluminium Co Ltd v Salaam, 740
Dubolo Pty Ltd (t/as Fender Signs) v Codrington Investment Corp Pty Ltd, 938
Duke Group Ltd v Pilmer, 873
Duncan v McDonald, 714
Duncan v Queensland, 608, 796
Dwight v Commissioner of Taxation, 884
Dyer v Dyer, 270
Earl of Strafford, 103
Easey v Grosvenor Constructions (NSW) Pty Ltd, 182
East End Real Estate Pty Ltd v CE Heath Casualty & General Insurance Ltd, 183, 187
Eastgate, Re; Ex parte Ward, 78
Eaton v Swansea Waterworks Co, 497
EC — see European Communities
Eccleston v O’Keefe, 226
Edler v Auerbach, 244
EDPI Pty Ltd v Rapdocs Pty Ltd, 382
Edwards v Attorney General of Canada, 256
Edwards v The Queen, 247
Egyptian Salt & Soda Co Ltd v Port Said Salt Association Ltd, 336
El du Pont de Nemours Powder Co v Masland, 339
EK Nominees Pty Ltd v Woolworths Ltd, 68
El Ajou v Dollar Land Holdings plc, 83
El-Fahkr in the matter of Elfah Pty Ltd, Re, 938
El Kalza and El Kalza, 559
Elder’s Trustee & Executor Co Ltd v Commonwealth Homes & Investment Co Ltd, 80
Electrolux Home Products Pty Ltd v Australian Workers’ Union, 591
Elizabethan Theatre Trust, Re; Lord v Commonwealth Bank of Australia, 267
Elsee, Ex parte, 25
Emmerson, Ex parte, 602
Engineers Case — see Amalgamated Society of Engineers v Adelaide Steamship Co Ltd
Enron Corp Securities Litigation, In re, 480
Ensign Tankers Ltd v Stokes, 692
Environment Defense Fund Inc v US Corp of Engineers, 628
Equuscorp Pty Ltd v Belperio, 784
Erickson v Stevens, 273
Erlanger v New Sombrero Phosphate Co, 83
Esanda Finance Corp Ltd v Carnie, 482
Escobar v Spindaleri, 239
Eslea Holdings Ltd v Butts, 645
Essenbourne Pty Ltd v Commissioner of Taxation (Cth), 689
European Communities – Export Subsidies on Sugar (EC – Sugar), 806
European Communities – Measures Concerning Meat & Meat Products (Hormones) (EC – Hormones), 806
European Communities – Protection of Trademarks & Geographical Indications for Agricultural Products & Foodstuffs (EC – Trademarks), 806
European Communities – Regime for the Importation, Sale & Distribution of Bananas (EC – Bananas), 806
Evans v Commissioner of Taxation (Cth), 694
Evelyn, Re, 558
Evil May Day case, 105, 116, 132
Exelby v Tuite, 872

F

F, In Marriage of, 572
F & C Donebus Pty Ltd v Commissioner of Taxation (Cth), 690, 694
F & D Bonaccorso Pty Ltd v City of Canada Bay Council, 715
FAI General Insurance Co Ltd v Australian Hospital Care Pty Ltd, 183, 187
FAI General Insurance Co Ltd v McSweeney, 185
FAI General Insurance Ltd v Jarvis, 183
FAI (NZ) General Insurance Co Ltd v Blundell & Brown Ltd, 182, 186
Fairfax v Commissioner of Taxation (Cth), 287, 683
Falconer v Wilson, 295
Falvo v Australian Oztag Sports Association, 241
Farah Constructions Pty Ltd v Say-Dee Pty Ltd, 713, 920
Fardon v Attorney-General (Qld), 197, 553
Farrelly v Farrelly, 560
 Fathers v Cook, 273
Federal Commissioner of Taxation v Gulland, 694
Federal Commissioner of Taxation v Hart, 694
Federal Commissioner of Taxation v Indooroopilly Children Services (Qld) Pty Ltd, 689
Federal Commissioner of Taxation v Linter Textiles Australia Ltd, 687
Federal Commissioner of Taxation v Newton (1956), 696
Federal Commissioner of Taxation v Patcorp Investments Ltd, 687

Federal Commissioner of Taxation v Spotless Services Ltd, 681, 694
Federal Commissioner of Taxation v Truhold Benefit Pty Ltd, 698
Federal Commissioner of Taxation v Westraders Pty Ltd, 694, 696
Federated Amalgamated Government Railway & Tramway Service Association v New South Wales Railway Traffic Employees Association (Railway Servants’ Case), 585
Federated Municipal & Shire Council Employees’ Union of Australia v City of Melbourne (Municipalities case), 586
Federated Saw Mill, Timber Yard & General Woodworkers Employees’ Association of Australasia v James Moore & Sons Pty Ltd (Sawmillers Case), 591, 798
Federated State School Teachers’ Association of Australia v Victoria (State School Teachers’ Case), 587
Federated Storemen & Packers Union of Australia; Ex parte Wooldumpers (Vic) Ltd, 595
Fedorovitch v St Aubins Pty Ltd [No 2], 874
Fekala Pty Ltd v Castle Constructions Pty Ltd, 294
Fenian cases, 113, 132
Fernance v Simpson, 498
Fiji Islands, Republic of v Prasad, 663
Finance Sector Union, Re; Ex parte Financial Clinic (Vic) Pty Ltd, 593
Finishing Services Pty Ltd v Lactos Fresh Pty Ltd, 230
Fink v Fink, 739
Finlan v Eyton Morris Winfield, 920
Finlayson v Finlayson, 567
Firth v Latham, 449
Fishwives Pty Ltd v FAI General Insurance Co Ltd, 183
Flag Desecration Case — see Hong Kong SAR v Ng Kung-siu
Fletcher v Commissioner of Taxation (Cth), 690
Fletcher v Salvation Army Australia, 393, 395, 396, 404, 957, 959
Flinn v Flinn, 646
Flynn, Re, 277
Foggitt, Jones & Co Ltd v New South Wales, 608, 796
Foran v Wight, 645
Forge v Australian Securities & Investments Commission, 197, 539, 544, 548, 551
Forgeard v Shanahan, 273
Forrest Nursery Pty Ltd v Lopez, 939
Foskett v McKeown, 80
Foss v Harbottle, 163, 171
Foster Bryant Surveying Ltd v Bryant, 863
Fostif Pty Ltd v Campbell’s Cash & Carry Pty Ltd, 482
Fourie v Le Roux, 453
Foxman v Mitzev, 308, 921
Francis Travel Marketing Pty Ltd v Virgin Atlantic Airways Ltd, 263
Franklin v Giddins, 340, 344
Frawley v O’Neill, 70
Frazer v Walker, 445, 500, 502, 508
Frederick A Jones Inc v Toronto General Insurance Co, 352
Freeman v GJ Coles & Co Ltd, 309
French v Queensland Premier Mines Pty Ltd, 228
FW Woolworth v Lambert, 59

G

Gaba Formwork Contractors Pty Ltd v Turner Corp Ltd, 343
Gaiman v National Association for Mental Health, 278
Galaxidis v Galaxidis, 646
Galea v Galea, 26
Gamlestaden Fastigheter AB v Baltic Partners Ltd, 865
Gangemi v Watson, 496, 498, 507
Garcia v National Australia Bank Ltd, 330
Gardner v Hodgson’s Kingston Brewery Co Ltd, 497
Gargan v Magistrate Dillon, 553
Garnock v Black, 851
Gartside v Outram, 347
Gay News Case — see Whitehouse v Lemon
General Practitioners Society v Commonwealth, 698
George Ward Steel Pty Ltd v Kizkit Pty Ltd, 947
Georgiadis v Australian & Overseas Telecommunications Corp, 408
Germany v United States (LaGrand Case), 803
Ghaider v Godin-Mendoza, 166, 254, 926
Ghantous v Hawkesbury City Council, 459
GI & LM Short Pty Ltd, Re, 937
Gibson v Co-ordinated Building Services Pty Ltd, 154
Gifford v Strang Patrick Stevedoring Pty Ltd, 612
Gilbert, Re Will of, 24
Gilbert v Healey Investment Pty Ltd, 228
Gill v Australian Wheat Board, 866
GIO Workers Compensation (NSW) Ltd v Advance International (Australia) Pty Ltd, 939
Gippsreal Pty Ltd v Boyle, 153
Giumelli v Giumelli, 272, 643, 649
Gladstone Park Shopping Centre Pty Ltd v Wills, 483
Gleaner Co Ltd v Abrahams, 614
Glencorst Investments Pty Ltd v O’Loughlin [No 3], 878
Glenn v Federal Commissioner of Land Tax, 884
Global Capital Industries Pty Ltd v Dela Property Developments Pty Ltd, 160
Godard v Gray, 352
Goldie v Minister for Immigration & Multicultural Affairs, 474
Golding v Tanner, 497, 501, 503, 507
Goldstein v SEC, 300
Goode v Goode, 563
Goodlet and Smith Investments Pty Ltd, Ex parte, 152
Gorton v Commissioner of Taxation (Cth), 693
Gosselin v Quebec, 256
Gough v Gough, 7
Government Insurance Office of New South Wales v Freidrichberg, 25
Governor, Goulburn Correctional Centre, Re; Ex parte Eastman, 197, 800
GPI Leisure Corp Ltd v Herdsman Investments Pty Ltd (No 3), 29
Graham Barclay Oysters Pty Ltd v Ryan, 613
Grainge v Wilberforce, 649
Grant v Australian Knitting Mills Ltd, 355
Gray v Gray, 691
Gregron Investments Pty Ltd v Commissioner of Taxation (Cth), 690, 694
Griffiths v JP Harrison (Watford) Ltd, 693
Griffiths v Kerkevemey, 610
Grimson v Aviation & General (Underwriting) Agents Pty Ltd, 182
Grollo v Palmer, 550
Grosse v Purvis, 345
Groves v United Pacific Transport Pty Ltd, 867
Gruenst v Great Boulder Pty Gold Mines Ltd, 642, 644
Guaranty Trust Co of New York v Hannay & Co, 453
Guglielmin v Trescowthink (No 5), 485
Guzzardi v Italy, 928

H

H v McKay, Ex parte (Harvester Case), 585
H v W, 561
Haji Abdul Rahman v Mahomed Hassan, 446
Hall v Jones, 695
Halloran v Minister Administering National Parks and
Wildlife Act 1974, 886
Halpern v Halpern [No 2], 70
Hamilton v Geraghty, 649
Hamilton v Joyce, 496
Hamilton v Nuroof (WA) Pty Ltd, 610
Hana New Zealand Ltd v Stephens, 735
Haneef case, 707, 918
Hansen v The Queen, 256
Hanson v McCue, 499
Hansford v Jago, 494, 504
Hanson Construction Materials Pty Ltd v Vimwise Civil
Engineering Pty Ltd, 153
Harding, Re, 239
Harding v Wealands, 167
Harlou Pty Ltd, In re, 90
Harmer v Jumbil (Nigeria) Tin Areas Ltd, 504
Harper v Hedges, 498
Harris v Caladine, 952
Harris v Digital Pulse Pty Ltd, 348, 729
Harrison v Project & Design Co (Redcar) Ltd, 342
Harriton v Stephens, 540
Hartigan Nominees Pty Ltd v Rydge, 241
Harvester Case — see H v McKay, Ex parte
Hastings Deering Pty Ltd, Re, 737
Hawick v Flegg, 382
HBH & Director-General, Department of Child Safety,
565
Head v Teynham, 649
Healey v Hawkins, 497
Hedley Byrne & Co Ltd v Heller & Partners Ltd, 609
Heggies Bulkhaul Ltd v Global Minerals Australia Pty
Ltd, 786
Heid v Reliance Finance Corp Pty Ltd, 852
Helco Pty Ltd v O’Haire, 581
Helvering v Gregory, 325
Henderson v Amadio Pty Ltd, 870
Henderson v Eason, 274
Henderson v Miles [No 2], 649
Henderson v Royal British Bank, 79
Henry v Hammond, 267
Henry v Henry, 565
Hepples v Commissioner of Taxation (Cth), 692
Herbert Adams Pty Ltd v Commissioner of Taxation
(Cth), 603
Herbert Morris Ltd v Saxelby, 341
Hickey, In Marriage of, 566
Hicks case, 733
Hicks and Humphrey, 558
Highway v Tudor-Stack, 553
HH Casually & General Insurance Ltd, Re, 191
HH Casually & General Insurance Ltd v Chase
Manhattan Bank, 87
Hilder v Dexter, 791
Hill v Bigge, 43
Hill v Van Erp, 609
Hill & Knowlton Aust Pty Ltd v Century 21 South Pacific
Pty Ltd, 942
Hillpalm Pty Ltd v Heaven’s Door Pty Ltd, 500, 509, 715
Hilton v Barker, Booth and Eastwood, 742
Hinds v The Queen, 150
Hinz v Berry, 278
Hirst and Rosen, 559
Hitchins v Hitchins, 274
Ho Kon Kim v Lim Gek Kim Betsy, 444
Ho Seek Yeung Novel v J & V Development Pte Ltd, 718
Hoang Giet t/as Hong Ky Quality Meats v Poumeaton
Enterprise Pty Ltd [No 3], 933, 939, 945
Hocking v Bell, 418, 422
Hollins v Verney, 496
Hollis v Vabu Pty Ltd, 213
Homburg Houtimport BV v Agrosin Private Ltd (“The
Starsin”), 335
Hong Kong SAR v Ng Kung-siu (Flag Desecration case),
257
Hong Pian Tee v Les Placements Germain Gauthier Inc,
352
Horn v Cole, 643
Horton v Jones, 913
| Hospital Products Ltd v United States Surgical Corp, 468, 724, 742 |
|-----------------|------------------|
| Hospitality Group Pty Ltd v Australian Rugby Union Ltd, 342 |
| Hough v Taylor, 497 |
| Houldsworth v City of Glasgow Bank, 75 |
| House v The King, 24 |
| Houston v Shepherd, 657 |
| Howard Smith Ltd v Ampol Petroleum Ltd, 167 |
| HRH Prince of Wales v Associated Newspapers Ltd, 790 |
| Huddart Parker & Co Pty Ltd v Commonwealth, 597 |
| Huddart Parker & Co Pty Ltd v Moorehead, 287, 579, 743, 795 |
| Hughes v Egger, 266 |
| Hume v Palmer, 590 |
| Hummelstad v Hicks, 273 |
| Hunt v Korn, 657 |
| Hunter v Canary Wharf Ltd, 292 |
| Hunter v Southam, 256 |
| Hussein v Chong Fook Kam, 849 |
| Hussein v Department of Immigration & Multicultural Affairs, 311 |
| HVAC Construction (Qld) Pty Ltd v Energy Equipment Engineering Pty Ltd, 952 |
| Hypec Electronics Pty Ltd v Registrar General, 443 |
| HZ v State Central Authority, 564 |
| Insurance Staffs & Bank Officials’ Case — see Australian Insurance Staffs’ Federation v Accident Underwriters’ Association |
| Intag International Ltd, Re; Westpac Banking Corp v Intag International Ltd, 938 |
| Integral Home Loans Pty Ltd v Interstar Wholesale Finance Pty Ltd, 367 |
| Interchase Corp Ltd v ACN 010 087 573 Pty Ltd, 876 |
| Interfirm Comparison (Aust) Pty Ltd v Law Society (NSW), 342 |
| International Harvester Co of Australia Pty Ltd v McCorkell, 28 |
| Investment & Merchant Finance Co Ltd v Commissioner of Taxation (Cth), 694 |
| Investors Compensation Scheme Ltd v West Bromwich Building Society, 327 |
| Ireland v United Kingdom, 928 |
| Irwin v Tyson, 893 |
| Islam v Minister for Immigration & Citizenship, 787 |
| Islamic Council of Victoria Inc v Catch the Fire Ministries Inc, 397, 955 |
| Item Software v Fasshihi, 168 |
| J |
| J & H Just Holdings Pty Ltd v Bank of New South Wales, 443 |
| J Pereira Fernandes SA v Mehta, 12 |
| Jabbour v Custodian of Absentee’s Property of State of Israel, 188 |
| Jacobs v Seward, 273 |
| Jacobsen v Rogers, 546 |
| Jago v District Court (NSW), 743 |
| Jaldiver Pty Ltd v Nelumbo Pty Ltd, 870 |
| James v Cowan (Dried Fruits Case), 607 |
| James v Hutton, 786 |
| James v Registrar-General, 502 |
| Jarvis v Magistrates’ Court of Victoria at Brunswick, 743 |
| Jasmine Trustees Ltd v Wells & Hind, 310 |
| Jayden, Re, 448 |
| JC Williamson Ltd v Lukey and Mulholland, 913 |
| Jennings v Rice, 649 |
| Jennings Construction Ltd v Burgundy Royale Investments Pty Ltd, 569 |
Jensen v Brisbane City Council, 159
JLM v Director-General, Department of Community Services (NSW), 565
Jobson v Nankervis, 501
John v Rees, 279
John Fairfax & Sons Ltd v Vilo, 29
John Fairfax & Sons Pty Ltd v McRae, 721
John Fairfax & Sons Pty Ltd v Police Tribunal of New South Wales, 752
John Fairfax Publications Pty Ltd v Attorney General (NSW), 607
John Fairfax Publications Pty Ltd v District Court (NSW), 752
John Pfeiffer Pty Ltd v Rogerson, 346
Johns v Australian Securities Commission, 341, 344
Johnson v Johnson, 572
Johnson Tiles Pty Ltd v Esso Australia Ltd, 485
Johnston v McGrath, 82, 86
Johnstone v Commonwealth, 407
Jones v Baker, 153
Jones v Jones, 273
Jones v Mortgage Acceptance Nominees Ltd, 870
Jones v National Coal Board, 28
Jones v Scully, 398
Joondalup Gate Pty Ltd v Minister for Land (WA), 874
Joyce v DPP, 120, 123, 126, 134
JR Stevens Holdings Pty Ltd v von Begensey, 854
JRN & KEN v IEG & BLG, 569, 574
Judaima v WA, 406
Judah v Jewish National Fund of Australia Inc, 957, 961
Judiciary and Navigation Acts, Re, 197
Julong Pty Ltd v Fenn, 228
Jumbunna Coal Mine, No Liability v Victorian Coal Miners’ Association, 589

K

K v K, 66
K & S Lake City Freighters Pty Ltd v Gordon & Gotch Ltd, 324
Kable v Director of Public Prosecutions (NSW), 197, 551
Kannis and Kannis, 570
Kazak v John Fairfax Publications Ltd, 957
Keech v Sanford, 725
Keelhall Pty Ltd t/as “Foodtown Dalmeny” v IGA Distribution Pty Ltd, 483
Keene, Re, 341
Kelleher v The Queen, 552
Kelley, In Marriage of, 65
Kelly v Cooper, 742
Kendell v Carnegie, 942
Kennedy v The Queen, 382
Kensington International Ltd v Republic of the Congo, 240
Kerabee Park Pty Ltd v Daley, 153
Ketchell v Master of Education Services Pty Ltd, 789
Ketteman v Hansel Properties Ltd, 23
Khattar v Wiese, 509
Khorasandjian v Bush, 292
Khyentse v Hope, 382
Ki Won Yoon v Young Dung Song, 349
Killick v The Queen, 62
Kinda Kapers Charlestown Pty Ltd v Newcastle Neptunes Underwater Club Inc, 310
King v AG Australia Holdings Ltd, 489
King v Bryant (No 2), 28
King-Ansell v Police, 389
Kinzett v McCourt, 182, 187
Kioa v West, 472
Knaggs v DPP, 312
Knight, In the Marriage of, 67
Kogarah Municipal Council v Golden Paradise Corp, 715
Kokl, In Marriage of, 720
Kondis v State Transport Authority, 610
Kong Wah Holdings Ltd, Re, 257
Koowarta v Bjelke-Petersen, 254
Kowalski and Kowalski, 559
Krestile Holdings Pty Ltd v Widdows, 934
Krisshell Pty Ltd v Nilant, 383
Kruger v Commonwealth, 550
Kuddus v Chief Constable of Leicestershire, 731
Kuligowski v Metrobus, 351
Kunz v Commissioner of Taxation (Cth) [No 2], 472
**L**

<table>
<thead>
<tr>
<th>Reference</th>
<th>Page Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kwon and Lee</td>
<td>565</td>
</tr>
<tr>
<td>Kyriakou v Shield Mercantile Pty Ltd [No 2]</td>
<td>934, 949</td>
</tr>
<tr>
<td>Labraga v Pomfret</td>
<td>945, 947</td>
</tr>
<tr>
<td>Lactos Fresh Pty Ltd v Finishing Services Pty Ltd</td>
<td>229</td>
</tr>
<tr>
<td>Lactos Fresh Pty Ltd v Finishing Services Pty Ltd [No 2]</td>
<td>944, 951</td>
</tr>
<tr>
<td>LaGrand Case — see Germany v United States</td>
<td></td>
</tr>
<tr>
<td>Laing v Central Authority</td>
<td>565</td>
</tr>
<tr>
<td>Lake v Simmon</td>
<td>328</td>
</tr>
<tr>
<td>Landmark Underwriting Agency Pty Ltd v Kilborn</td>
<td>20</td>
</tr>
<tr>
<td>Lane Cove Council v Geebung Polo Club Pty Ltd [No 2]</td>
<td>257</td>
</tr>
<tr>
<td>Lansell v Lansell</td>
<td>885, 893</td>
</tr>
<tr>
<td>Latec Investments Ltd v Hotel Terrigal Pty Ltd (in liq)</td>
<td></td>
</tr>
<tr>
<td>Latilla v Inland Revenue Commissioners</td>
<td>693</td>
</tr>
<tr>
<td>Lavery and Registrar, Supreme Court (Qld), Re [No 2]</td>
<td>471</td>
</tr>
<tr>
<td>Lawloan Mortgages Pty Ltd v Hancock</td>
<td>376</td>
</tr>
<tr>
<td>Lawrence v Appleby</td>
<td>154</td>
</tr>
<tr>
<td>Lawrence v The Queen</td>
<td>62</td>
</tr>
<tr>
<td>Laws v Australian Broadcasting Tribunal</td>
<td>470</td>
</tr>
<tr>
<td>Le v Minister for Immigration &amp; Multicultural &amp; Indigenous Affairs</td>
<td>470</td>
</tr>
<tr>
<td>Leading Edge Events Australia Pty Ltd v Kiri Te Kanawa</td>
<td>788</td>
</tr>
<tr>
<td>Leary v Commissioner of Taxation (Cth)</td>
<td>694</td>
</tr>
<tr>
<td>Lederer v Hunt</td>
<td>562, 571</td>
</tr>
<tr>
<td>Lee, Re; Ex parte Harper</td>
<td>587</td>
</tr>
<tr>
<td>Leeth v Commonwealth</td>
<td>550</td>
</tr>
<tr>
<td>Legione v Hateley</td>
<td>642, 644</td>
</tr>
<tr>
<td>Leichhardt Municipal Council v Montgomery</td>
<td>540, 614</td>
</tr>
<tr>
<td>Lemmon v Webb</td>
<td>291</td>
</tr>
<tr>
<td>Leonard v Burns</td>
<td>452</td>
</tr>
<tr>
<td>Leonidas, The — see Allied Marine Transport Ltd v Vale Do Rio Doce Navegacao SA</td>
<td></td>
</tr>
<tr>
<td>Leotta v Public Transport Commission</td>
<td>27</td>
</tr>
<tr>
<td>Leros Pty Ltd v Terara Pty Ltd</td>
<td>160, 786</td>
</tr>
<tr>
<td>Levy v Victoria</td>
<td>552</td>
</tr>
<tr>
<td>Lewis v Ogdan</td>
<td>25</td>
</tr>
<tr>
<td>Lezam Pty Ltd v Seabridge Australia Pty Ltd</td>
<td>581</td>
</tr>
<tr>
<td>LHK Nominees Pty Ltd v Kenworthy</td>
<td>713</td>
</tr>
<tr>
<td>Liberty Funding Pty Ltd v Ivosevich</td>
<td>376</td>
</tr>
<tr>
<td>Libke v The Queen</td>
<td>738</td>
</tr>
<tr>
<td>Life Insurance Co of Australia Ltd v Phillips</td>
<td>330</td>
</tr>
<tr>
<td>Lightburn Pty Ltd v Kama Power Products Pty Ltd</td>
<td>943, 952</td>
</tr>
<tr>
<td>Lighting by Design (Aust) Pty Ltd v Cannington Nominees Pty Ltd</td>
<td>786</td>
</tr>
<tr>
<td>Lilley &amp; Skinner v Crump</td>
<td>59</td>
</tr>
<tr>
<td>Lim Chu Kheng v Minister for Immigration, Local Government &amp; Ethnic Affairs</td>
<td>253, 550</td>
</tr>
<tr>
<td>Linsley v Petrie</td>
<td>643</td>
</tr>
<tr>
<td>Lion Laboratories Ltd v Evans</td>
<td>339, 347</td>
</tr>
<tr>
<td>Lion Nathan Australia Pty Ltd v Coopers Brewery Ltd</td>
<td>329, 336</td>
</tr>
<tr>
<td>Lissenden v Yorkville Nominees Pty Ltd &amp; Nugan Hand International Holdings Pty Ltd</td>
<td>180</td>
</tr>
<tr>
<td>Lister &amp; Co v Stubbs</td>
<td>727</td>
</tr>
<tr>
<td>Little v Little</td>
<td>268, 270</td>
</tr>
<tr>
<td>Livingstone v Commissioner of Stamp Duties (Qld)</td>
<td>884</td>
</tr>
<tr>
<td>LL v MR</td>
<td>567</td>
</tr>
<tr>
<td>Lloyd v Grace, Smith &amp; Co</td>
<td>740</td>
</tr>
<tr>
<td>Lloyds Bank Ltd v Dalton</td>
<td>498</td>
</tr>
<tr>
<td>LNC Industries Ltd v BMW (Aust) Pty Ltd</td>
<td>195</td>
</tr>
<tr>
<td>Lodhi v The Queen</td>
<td>752</td>
</tr>
<tr>
<td>Loftus, Re</td>
<td>70</td>
</tr>
<tr>
<td>Loibner v Owens</td>
<td>273</td>
</tr>
<tr>
<td>Loke Yew v Port Swettenham Rubber Co Ltd</td>
<td>445</td>
</tr>
<tr>
<td>London &amp; Blenheim Estates Ltd v Ladbroke Retail Parks Ltd</td>
<td>914</td>
</tr>
<tr>
<td>London County Council v Attorney General</td>
<td>687</td>
</tr>
<tr>
<td>Lord George Gordon — see R v Gordon</td>
<td></td>
</tr>
<tr>
<td>Lord Howard de Walden v Inland Revenue Commissioners</td>
<td>693</td>
</tr>
<tr>
<td>Low v Bouverie</td>
<td>646</td>
</tr>
<tr>
<td>Luu v Sovereign Developments Pty Ltd</td>
<td>439</td>
</tr>
</tbody>
</table>

**M**

<table>
<thead>
<tr>
<th>Reference</th>
<th>Page Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>M and M</td>
<td>566</td>
</tr>
<tr>
<td>M v M</td>
<td>234, 574</td>
</tr>
<tr>
<td>M v Secretary of State</td>
<td>751</td>
</tr>
<tr>
<td>Maamari v Ringwood &amp; Ply Pty Ltd</td>
<td>933, 937</td>
</tr>
<tr>
<td>Mabo v Queensland [No 2]</td>
<td>247, 540, 659</td>
</tr>
</tbody>
</table>
McAusland v Commissioner of Taxation, 934, 938
McBain, Re; Ex parte Australian Catholic Bishops Conference, 197
McCann v Switzerland Insurance Ltd, 328
McCawley, Re, 356
McCawley v The King, 356
McConnachie v Lopez, 933, 937, 939
MacCormick v Commissioner of Taxation (Cth), 695, 698
McDermott v The King, 55
McDonald & Director-General, Department of Community Services (NSW), 565
McDonald v Ellis, 922
Macedonian Orthodox Community Church St Petka Inc, Re [No 3], 69
McGinty v Western Australia, 545
McGrath v Campbell, 494, 501, 504, 509
McKean v Thomas, 503
Mackenzie v Waimumu Queen Gold-Dredging Co Ltd, 501
McKern v Pacific Edge Corp Pty Ltd, 938
McKinnon v Secretary, Department of Treasury, 242
Mackowik v Kansas City St J & CBR Co, 268
McLaurin v Commissioner of Taxation (Cth), 871
McLean, Ex parte, 590
McLean v Burns Philp Trustee Co Pty Ltd, 887
McLean v Tedman, 610
MacLeod v Australian Securities & Investments Commission, 208
McMillan v Mannix, 187
McNamara v Consumer Trader & Tenancy Tribunal, 204
McPherson v McPherson, 752
Macquarie Bank Ltd v Sixty-Fourth Throne Pty Ltd, 713
Macquarie Finance Ltd v Commissioner of Taxation, 694
Macrae v Joliffe, 391
Mafart v Television New Zealand Ltd, 21
Maggbury Pty Ltd v Hafele Australia Pty Ltd, 329, 342
Magill v Magill, 535
Maguire v Makaronis, 643
Maguire v Simpson, 196, 200, 204, 408, 415
Makor Issues & Rights Ltd v Tellabs Inc, 299
Malec v JC Hutton Pty Ltd, 609
Malliate v Sharpe, 291
Malone v Metropolitan Police Commissioner [No 2], 278
Malouf v Sterling Estates Development Corp Pty Ltd, 295
Mandla v Lee, 389
Manettas v Underwriters at Lloyds, 185
Mann and Capital Territory Health Commission, Re [No 2], 467
Mannai Investment Co Ltd v Eagle Star Life Assurance Co Ltd, 229
Manufacturing Grocers’ Employees Federation of Australia, Re; Ex parte Australian Chamber of Manufactures, 591
Marion’s Case — see Department of Health & Community Services (NT) v JWB & SMB
Mark, Re: An application relating to parental responsibilities, 558
Markt & Co Ltd v Knight Steamship Co Ltd, 483
Markwell Bros Pty Ltd v CPN Diesels (Q) Pty Ltd, 341
Marshall v Whittaker’s Building Supply Co, 213
Martin v Martin, 268
Masri Apartments Pty Ltd v Perpetual Nominees Ltd, 937
Matear v Lyne, 57
Mathaman v Nabalco Pty Ltd, 659
Mathews v Foggitt Jones Ltd, 603
Matthews v Chicyor Marketing Board, 681
Maxwell-Smith v Warren, 921
MBF Life Ltd v Marchant, 160
Mead v West, 271
Meadow v General Medical Council, 448
Media World Communications Ltd, Re, 81, 86
Mehmet v Benson, 295
Melbourne Corp v Commonwealth, 545, 547
Melbourne Steamship Co Ltd v Moorehead, 468
Mercantile Mutual Life Insurance Co Ltd v Gosper, 444, 506
Merchant Service Guild of Australasia v Newcastle & Hunter River Steamship Co Ltd [No 2], 592
Mercy & Sons Pty Ltd v Wanari Pty Ltd, 938
Metal Trades Employers Association v Amalgamated Engineering Union, 593
Metledge v Bambakit Pty Ltd, 937, 939
Metropolitan Railway Co v Fowler, 494
Mexico v United States — see Case Concerning Avena and Other Mexican Nationals
Midland Cold Storage Ltd v Steer, 278
Mijo Developments Pty Ltd v Royal Agnes Waters Pty Ltd, 442
Milirrpum v Nabalco Pty Ltd, 659
Miller v TCN Channel Nine Pty Ltd, 545, 553
Miller v Wertheim, 962
Milne t/as Craig Milne & Co v Brypan Pty Ltd, 950
Milner v Delita Pty Ltd, 869
Mineaplenty Pty Ltd v Trek 31 Pty Ltd, 784
Minister for Health v Thomson, 476
Minister for Immigration & Ethnic Affairs v Pochi, 471, 476
Minister for Immigration & Multicultural Affairs, Re; Ex parte Durairajasingham, 477
Minister for Immigration & Multicultural Affairs v Wang, 239
Minister for Immigration & Multicultural Affairs v Yusuf, 477
Minister for Immigration & Multicultural & Indigenous Affairs v B, 565
Minister for Works (WA) v Gulson, 546
Mitchell v Valherie, 13
Mitzev v Foxman, 921
MK & JA Roche Pty Ltd v Metro Edgley Pty Ltd, 644, 647
Modbury Triangle Shopping Centre Pty Ltd v Anzil, 611
Monnington v Easter, 242
Monte and Monte, 569
Monypenny v Monypenny, 330
Moonen v Film & Literature Board of Review [No 1], 256
Moonen v Film & Literature Board of Review [No 2], 256
Moratic Pty Ltd v Gordon, 383, 783
Morgan v Jones, 601
Morgan Stanley & Co International Ltd v Pilot Lead Investments Ltd, 349
Morrell v Workers Savings & Loan Bank, 244
Morris v Beardmore, 325
Morris v Betcke, 183, 189
Motor Auctions Pty Ltd v John Joyce Wholesale Cars Pty Ltd, 443
Msumba and Department of Immigration & Multicultural Affairs, Re, 474
Mulcahy v The Queen, 812
Mullens Investments Pty Ltd v Commissioner of Taxation (Cth), 694
Mulligan v Coffs Harbour City Council, 611
Multiplex class action — see P Dawson Nominees Pty Ltd v Multiplex
Municipalities Case — see Federated Municipal & Shire Council Employees’ Union of Australia v City of Melbourne
Murad v Al Saraj, 167
Murphy v TCI Channel Nine Pty Ltd, 324
Nationwide News Pty Ltd v Almona Pty Ltd [No 2], 934, 944, 952
Nationwide News Pty Ltd v Samalot Enterprises Pty Ltd [No 2], 934, 944, 952
Nationwide News Pty Ltd v Wills, 253, 346, 546, 552
Native Title Act Case — see Western Australia v Commonwealth
Nature Springs Pty Ltd, Re, 939
Neaverson v Peterborough Rural District Council, 498
Neil v Nott, 572
Neilson v Letch [No 2], 266, 268, 274
Neindorf v Junkovic, 611
Nelson v Hughes, 501
Nemeth v Reachcord Pty Ltd, 229
Network Ten Pty Ltd v TCN Channel Nine Pty Ltd, 324
New Era International (Aust) Pty Ltd v Aron Australia Pty Ltd, 936

N

NADH of 2001 v Minister for Immigration & Multicultural & Indigenous Affairs, 470
Naismith v McGovern, 201
Namol Pty Ltd v AW Bauderstone Pty Ltd [No 2], 872
Napier v Public Trustee (NSW), 268
Nardell Coal Corp Pty Ltd, Re, 938
National Bank of Sharjah v Dellborg, 336
National Employers’ Mutual General Insurance Association Ltd v Waind, 839
National Mutual Life Association of Australia Ltd v GTV Corp Pty Ltd, 157
National Mutual Property Services (Australia) Pty Ltd v Citibank Savings Ltd [No 4], 183, 185
National Provincial Bank Ltd v Ainsworth, 719
National Roads & Motorists Association Ltd v Pakim, 336
National Trustees Executors & Agency Co of Australasia Ltd v Long, 494
Nationwide News Pty Ltd v Almona Pty Ltd, 934
Nationwide News Pty Ltd v Samalot Enterprises Pty Ltd [No 2], 934, 944, 952
Nationwide News Pty Ltd v Wills, 253, 346, 546, 552
Native Title Act Case — see Western Australia v Commonwealth
Natural Resources Defense Council Inc v Morton, 628
Nature Springs Pty Ltd, Re, 939
Neaverson v Peterborough Rural District Council, 498
Neil v Nott, 572
Neilson v Letch [No 2], 266, 268, 274
Neindorf v Junkovic, 611
Nelson v Hughes, 501
Nemeth v Reachcord Pty Ltd, 229
Network Ten Pty Ltd v TCN Channel Nine Pty Ltd, 324
New Era International (Aust) Pty Ltd v Aron Australia Pty Ltd, 936
New South Wales v AXA Insurance Australia Ltd, 183
New South Wales v Commonwealth (1915) (Wheat Case), 549, 794
New South Wales v Lepore, 611
New South Wales Cancer Council v Sarfaty, 868
Newberry v Cohen’s (Smoked Salmon) Ltd, 604
Newcastle City Council v GHO General Ltd, 187
Newman v A (a Child), 551
Nicholas v Penn, 735
Nicholas v The Queen, 550, 749
Nicholls v Nicholls, 494, 505
Nicholson v Permakraft, 168
Nix v Hedden, 604
Nolan v Clifford, 331
Norbis v Norbis, 568
Norman v Commissioner of Taxation (Cth), 687
Norsworthy v SGIC, 190
North Australian Aboriginal Legal Aid Service Inc v Bradley, 195, 197
North Western Salt Co Ltd v Electrolytic Alkali Co, 244
Norwood v Director of Public Prosecutions, 393
Nouvion v Freeman, 351
NSW Aboriginal Land Council v Ace Global Markets Ltd, 188
NSW Medical Defence Union Ltd v Crawford, 182
NT Power Generation Pty Ltd v Power & Water Authority, 212

O

Oakes v Turquand, 75
Oakley v Boston, 498
O’Brien v Seagrave, 789
Octavo Investments Pty Ltd v Knight, 881
Odey v Barber, 787
Odivre v France, 257
Official Trustee v Alvaro, 270
Official Trustee in Bankruptcy v Nedlands Pty Ltd, 952
Ogle v Strickland, 387, 389
Oh Hiam v Tham Kong, 445
Oldham v Lawson [No 1], 292
O’Mara v Gascoigne, 787
Onasanya v Newham LBC, 19
O’Neill v Geddes, 295
Oregum Gold Mining Co of India v Roper, 82
Origin Internet Solutions Pty Ltd, Re [No 2], 934, 938
Oriolo and Oriolo, 569
Ormond Investment Co v Betts, 692
Ormwave Pty Ltd v Smith, 862
O’Rourke v Hoeven, 913
Orr v Ford, 70
Osborne v Commonwealth, 682
Oshlack v Richmond River Council, 488
Osric Investments Pty Ltd v Woburn Downs Pastoral Pty Ltd, 870, 874
O’Sullivan v Challenger Managed Investments Ltd, 483, 488
Oswald v Bailey, 182, 186
Overseas Tankships (UK) v Morts Dock & Engineering Co (The Wagon Mound [No 1]), 612
Ovidio Carrideo Nominees Pty Ltd v The Dog Depot Pty Ltd, 451
Owen v Williams, 735
Owens Bank Ltd v Bracco, 349
Owens Corning, Re, 15
Owners Corp SP 8450 v Owners Corp SP 54547, 915
Owners of Strata Plan 60694 v Ameliesse Pty Ltd, 939
Owners of Strata Plan 70294 v LNL Global Enterprises Pty Ltd, 937, 939, 949
Owners – Strata Plan No 13218 v Woollahra Municipal Council, 291
Owners Strata Plan 13635 v Ryan, 509
Owners – Strata Plan 50530 v Walter Construction Group Ltd, 188

P

P & O Nedlloyd BV v Arab Metals Co [No 2], 921
P Dawson Nominees Pty Ltd v Multiplex Ltd and Multiplex Funds Management Ltd, 487, 489
P (GE) (an infant), Re, 126
Pacific Acceptance Corp Ltd v Forsyth, 688, 839
Pacific Carriers Ltd v BNP Paribas, 329
Pacific Coal Pty Ltd, Re, Ex parte Construction, Forestry, Mining & Energy Union, 596
<table>
<thead>
<tr>
<th>Case Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pacific Homes Ltd v Consolidated Joineries Ltd, 154</td>
<td></td>
</tr>
<tr>
<td>Paraguay v United States — see Case Concerning the Vienna Convention on Consular Relations</td>
<td></td>
</tr>
<tr>
<td>Parianos v Melluish (Trustee), 271</td>
<td></td>
</tr>
<tr>
<td>Parsons v McBain, 272</td>
<td></td>
</tr>
<tr>
<td>Patrick, Re: An application concerning contact, 558</td>
<td></td>
</tr>
<tr>
<td>Patterson v Middle Harbour Yacht Club, 869</td>
<td></td>
</tr>
<tr>
<td>Pattison v Hadjimouratis, 934, 949, 952</td>
<td></td>
</tr>
<tr>
<td>Pay-roll Tax Case — see Victoria v Commonwealth</td>
<td></td>
</tr>
<tr>
<td>PCM Nominees (No 2) Pty Ltd v Brighton Bay Developments Pty Ltd, 60</td>
<td></td>
</tr>
<tr>
<td>Peacham’s Case, 825</td>
<td></td>
</tr>
<tr>
<td>Peldan v Anderson, 60, 266</td>
<td></td>
</tr>
<tr>
<td>Pell v Council of the Trustees of the National Gallery of Victoria, 391</td>
<td></td>
</tr>
<tr>
<td>Penn v Bibby (No 2), 28</td>
<td></td>
</tr>
<tr>
<td>Penn v Wilkins, 278</td>
<td></td>
</tr>
<tr>
<td>Pennant Hills Restaurants Pty Ltd v Barrell Insurances Pty Ltd, 867</td>
<td></td>
</tr>
<tr>
<td>Penrith Whitewater Stadium Ltd v Lesvos Pty Ltd, 912</td>
<td></td>
</tr>
<tr>
<td>Percy v Board of National Mission of the Church of Scotland, 158</td>
<td></td>
</tr>
<tr>
<td>Permanent Custodians Ltd v ARMA Pty Ltd, 183</td>
<td></td>
</tr>
<tr>
<td>Perovich v Australian Securities &amp; Investments Commission, 933, 944</td>
<td></td>
</tr>
<tr>
<td>Perpetual Trustee Co Ltd v Westfield Management Ltd, 915</td>
<td></td>
</tr>
<tr>
<td>Perpetual Trustees Victoria Ltd v Tsai, 714</td>
<td></td>
</tr>
<tr>
<td>Perre v Apand Pty Ltd, 614</td>
<td></td>
</tr>
<tr>
<td>Perrett, In Marriage of, 235</td>
<td></td>
</tr>
<tr>
<td>Peters v Administrative Appeals Tribunal, 470, 475</td>
<td></td>
</tr>
<tr>
<td>Peters’ American Delicacy Co Ltd v Heath, 75</td>
<td></td>
</tr>
<tr>
<td>Pettit v Dunkley, 839</td>
<td></td>
</tr>
<tr>
<td>Pettit v Pettit, 271</td>
<td></td>
</tr>
<tr>
<td>Phillips v Halliday, 499</td>
<td></td>
</tr>
<tr>
<td>Phillips v Phillips, 885</td>
<td></td>
</tr>
<tr>
<td>Phoenix General Insurance Co of Greece, SA v Halvanon Insurance Co Ltd, 188</td>
<td></td>
</tr>
<tr>
<td>Phung and Minister for Immigration &amp; Citizenship, Re, 474</td>
<td></td>
</tr>
<tr>
<td>Pidoto v Victoria, 597</td>
<td></td>
</tr>
<tr>
<td>Pierce, In Marriage of, 599</td>
<td></td>
</tr>
<tr>
<td>Pilmer v Duke Group Ltd, 76, 873</td>
<td></td>
</tr>
<tr>
<td>Piromalli v Di Masi, 497, 501, 507</td>
<td></td>
</tr>
<tr>
<td>Pitfield v Franki, 590</td>
<td></td>
</tr>
<tr>
<td>PJ Berry Estates Pty Ltd v Mangalore Homestead Pty Ltd, 262</td>
<td></td>
</tr>
<tr>
<td>Plaintiff S157/2002 v Commonwealth, 466, 537</td>
<td></td>
</tr>
<tr>
<td>Plimmer v Mayor of Wellington, 648</td>
<td></td>
</tr>
<tr>
<td>PM Suls &amp; Associates v Daihatsu Australia Pty Ltd, 873</td>
<td></td>
</tr>
<tr>
<td>Pocock v Thornicroft, 226</td>
<td></td>
</tr>
<tr>
<td>Polkinghorne v Holland, 740</td>
<td></td>
</tr>
<tr>
<td>Pollack v Commissioner of Taxation, 201</td>
<td></td>
</tr>
<tr>
<td>Polyukhovich v Commonwealth, 550</td>
<td></td>
</tr>
<tr>
<td>Portal Software International Pty Ltd v Bodsworth, 952</td>
<td></td>
</tr>
<tr>
<td>Postnet Pty Ltd v Wood, 879</td>
<td></td>
</tr>
<tr>
<td>Potter v Minahan, 253</td>
<td></td>
</tr>
<tr>
<td>Potts v Miller, 21</td>
<td></td>
</tr>
<tr>
<td>Powercell Pty Ltd v Cuzeno, 913</td>
<td></td>
</tr>
<tr>
<td>Prasad v Republic of Fiji, 663</td>
<td></td>
</tr>
<tr>
<td>Pratten v Warringah Shire Council, 500</td>
<td></td>
</tr>
<tr>
<td>Pretty v United Kingdom, 929</td>
<td></td>
</tr>
<tr>
<td>Price v Rhondda Urban District Council, 483</td>
<td></td>
</tr>
<tr>
<td>PricewaterhouseCoopers Legal v Perpetual Trustees Victoria Ltd, 864</td>
<td></td>
</tr>
<tr>
<td>Prichard (decd), Re, 941</td>
<td></td>
</tr>
<tr>
<td>Priddle v Fisher &amp; Sons, 472</td>
<td></td>
</tr>
<tr>
<td>Prince v Commissioner of Taxation (Cth), 892</td>
<td></td>
</tr>
<tr>
<td>Prince Albert v Strange, 339, 346</td>
<td></td>
</tr>
<tr>
<td>Prity v Provident Capital Ltd, 714, 916</td>
<td></td>
</tr>
<tr>
<td>Pritchard v Briggs, 718</td>
<td></td>
</tr>
<tr>
<td>Proctor v Jetway Aviation Pty Ltd, 839</td>
<td></td>
</tr>
<tr>
<td>Professional Engineers’ Case — see R v Conciliation &amp; Arbitration Commission; Ex parte Association of Professional Engineers, Australia</td>
<td></td>
</tr>
<tr>
<td>Project Blue Sky Inc v Australian Broadcasting Authority, 324, 540</td>
<td></td>
</tr>
<tr>
<td>Prosecutor v Akayesu, 304</td>
<td></td>
</tr>
<tr>
<td>Prosecutor v Brima, 302</td>
<td></td>
</tr>
<tr>
<td>Prosecutor v Erdemovic, 804</td>
<td></td>
</tr>
<tr>
<td>Prosecutor v Kvocka, 304</td>
<td></td>
</tr>
<tr>
<td>Prosecutor v Norman, 303</td>
<td></td>
</tr>
<tr>
<td>Prosecutor v Sesay, 302</td>
<td></td>
</tr>
<tr>
<td>Prosecutor v Tadic, 305</td>
<td></td>
</tr>
<tr>
<td>Provan v HCL Real Estate Ltd, 871</td>
<td></td>
</tr>
<tr>
<td>PT Ltd v Maradona Pty Ltd, 229</td>
<td></td>
</tr>
<tr>
<td>PT Stevens Earthmoving Pty Ltd’s Caveat, Re, 152</td>
<td></td>
</tr>
<tr>
<td>Public Service Board (NSW) v Osmond, 839</td>
<td></td>
</tr>
<tr>
<td>Public Trustee (SA) and Keays, Re, 67</td>
<td></td>
</tr>
</tbody>
</table>
Purkess v Crittenden, 610
Puy v Carter, 495
Pyrenees Shire Council v Day, 500

Q
QBE Insurance Ltd v Aulich, 188
QBE Workers Compensation (NSW) Ltd v Wandiyyali ATSI Inc, 933, 941, 945, 952
QBE Workers Compensation Pty Ltd v P Russell Enterprises Pty Ltd, 939
QPSX Ltd v Ericsson Australia Pty Ltd [No 3], 485
Quach v Marrickville Municipal Council [No 2], 500
Queensland v Commonwealth (1988), 634
Queensland v Commonwealth (1989) (Daintree Rainforest Case), 634
Queensland Electricity Commission v Commonwealth, 548
Queensland Rail v Commissioner of Taxation, 69
Quinlan v The Queen, 239
Quinn and Quinn, 559

R
R & H Electric Ltd v Haden Bill Electrical Ltd, 865
R & R; Re Children’s Wishes, 561
R v A [No 2], 254, 925
R v Abu Hamza, 788
R v Ahlers, 121, 134
R v Alley; Ex parte New South Wales Plumbers & Gasfitters Employees’ Union, 592
R v Amery, 134
R v Antonelli, 831
R v Arrowsmith, 121
R v Association of Professional Engineers of Australia; Ex parte Victoria, 593
R v Barger, 287, 585, 682
R v Benstead, 105, 116, 132
R v Bentley (dec’d), 765
R v Bernasconi, 800
R v Bernier, 756
R v Berwick, 131
R v Big M Drug Mart Ltd, 255
R v Bishop of Norwich, 124, 133
R v Blunt, 131
R v Bond, 125, 134
R v Bottrill; Ex parte Kuechenmeister, 123
R v Bradshaw (1597), 105, 116, 132
R v Bradshaw (1746), 131
R v Bradreth, 110, 113, 117, 132, 814, 816
R v Bree, 737
R v Broadcasting Standards Committee; Ex parte BBC, 924
R v Brun, 111, 132
R v Burke, 114, 132
R v Byrne, 125, 134
R v C, 751
R v CAL, 751
R v Casement, 12, 115, 119, 122, 133, 134, 820
R v Chadwick, 131
R v Charnock, 133
R v Chief Metropolitan Magistrate; Ex parte Choudhury (Satanic Verses case), 387
R v Chin, 62
R v Coldham; Ex parte Australian Social Welfare Union (CYSS Case), 587, 590
R v Commonwealth Court of Conciliation & Arbitration; Ex parte Alan Taylor & Co Ltd, 592
R v Commonwealth Court of Conciliation & Arbitration; Ex parte Brisbane Tramways Co Ltd (Tramways Case [No 1]), 797
R v Commonwealth Court of Conciliation & Arbitration; Ex parte Whybrow & Co, 797
R v Commonwealth Court of Conciliation & Arbitration & Merchant Service Guild, 798
R v Conciliation & Arbitration Commission; Ex parte Association of Professional Engineers, Australia (Professional Engineers’ Case), 587, 892
R v Constantine, 827, 837
R v Cook, 124, 133
R v Costelloe, 838
R v Cressingham, 124, 133
R v Cuffey, 837
R v Cumming, 827, 837
R v Cundell, 123, 134
R v Cunningham, 838
R v Dammaree, 106, 114, 132
R v Davidson, 111, 132
R v Davitt, 822, 830, 837
R v De Gomeneys, 133
R v De Jafer, 121, 124, 134
R v De La Motte, 121, 124, 134
R v Deacon, 131
R v Deasy, 822, 827, 829, 838
R v Derwentwater, 101, 131
R v Director of Public Prosecutions; Ex parte Kebeline, 254
R v Donovan, 908
R v Dowling, 827, 837
R v Downie, 112
R v Dudley, 131
R v Duffy, 837
R v Duke of Buckingham, 813
R v Duke of Norfolk, 100, 124, 131, 133
R v Duke of Suffolk (1451), 124, 133
R v Duke of Suffolk (1553), 100, 131
R v Duke of Wharton, 123, 133
R v Earl of Lancaster, 98, 119
R v Earl of Wintoun, 101, 131
R v Earls of Essex & Southampton, 102, 105, 131, 813
R v Egan, 838
R v Elmhams, 133
R v Evans, 125, 134
R v Fennell, 831, 838
R v Fenwick, 133
R v Fletcher, 131
R v Fitzgerald, 838
R v Francia, 121
R v Francis, 736
R v Freind, 124, 133, 816
R v Frost, 97, 112, 117, 132, 814, 816, 825
R v Gallagher, 115, 127, 132, 821, 827, 838
R v Gordon, 106, 116, 132, 822, 829
R v Gott, 387, 390
R v Gough; Ex parte Meat & Allied Trades Federation of Australia, 594
R v Graham, 124, 133, 817
R v Grant, 104, 116, 132
R v Graziers' Association of New South Wales; Ex parte Australian Workers' Union, 593
R v Gregg, 122, 124, 133
R v H, 751
R v Halpin, 837
R v Hardie, 112, 116, 132, 814, 816
R v Hardy, 134, 814, 819, 825, 829
R v Heagney; Ex parte ACT Employers Federation, 593
R v Hegarty; Ex parte City of Salisbury, 596
R v Hensey, 124, 133, 817
R v Ings, 111, 132
R v Inhabitants of Billingshurst, 65
R v Jackson, 124, 134
R v Jones (1820), 132
R v Jones (1871), 390
R v Joske; Ex parte Australian Building Construction Employees & Builders' Labourers' Federation, 550
R v Kearney, 109, 132
R v Kinloch, 131
R v Kirby; Ex parte Boilermakers' Society of Australia (Boilermakers' Case), 549, 596, 890
R v Kitt, 43
R v Layer, 816
R v Lee, 20
R v Lennon, 838
R v Levy and Tait, 63
R v Lodhi, 744
R v Lord Middleton, 123, 133
R v Lord Russell, 816
R v Lord Wentworth, 124, 133
R v Luby, 820, 827, 830, 837
R v Lydon; Ex parte Cessnock Collieries, 596
R v Lynch, 121, 134
R v McCafferty, 131
R v McCann, 125, 134
R v M'Dermott (1848), 827
R v McDermott (1883), 838
R v McDermott [No 1] (1947), 55
R v McDermott [No 2] (1947), 55
R v McDonald, 121, 131
R v McGarvey, 25
R v McGrowther, 131
R v Maclane, 124, 134
R v McMahon; Ex parte Darvall, 590
R v Martin, 826, 837
R v Meaney, 830, 837
R v Messenger, 106, 116, 132
R v Milk Board; Ex parte Tomkins, 476
R v Ministry of Defence; Ex parte Smith, 927
R v Mitchel, 812, 819, 822, 825, 829, 837
R v Morgan, 131
R v Mulcahy, 120, 830, 837
R v Mullins, 837
R v Murphy, 819
R v Murray and Cormie; Ex parte Commonwealth, 213
R v Ngo, 753
R v Oakes, 256
R v O’Brien, 113, 132, 818, 826
R v O’Connell, 123, 134, 817, 819
R v O’Donnell, 830
R v O’Doherty, 820, 826, 829, 837
R v O’Grady, 127
R v O’Rourke, 124, 133
R v Oxfordshire County Council; Ex parte Sunningwell Parish Council, 497
R v Parkyns, 124, 133, 817
R v Perrot, 124, 133
R v Ping, 159
R v Plucknett, 133
R v Porter, 161
R v Portus; Ex parte ANZ Banking Group Ltd, 591
R v Portus; Ex parte City of Perth, 594
R v Purchase, 106
R v R, 133
R v radcliffe, 131
R v Rhys, 813
R v Roman Catholic Archdiocese of Wellington, 310
R v Saraswati, 666
R v Saxfield, 226
R v Secretary of State for Foreign & Commonwealth Affairs; Ex parte Indian Association of Alberta, 546
R v Secretary of State for the Environment; Ex parte Hammersmith & Fulham LBC, 927
R v Sheares, 124, 134
R v Sidney, 815, 825
R v Sottie, 29
R v Stephens, 116
R v Stone, 124, 134
R v Story, 121, 124, 133, 817
R v Tait, 752
R v Taylor, 387
R v Thistlewood, 111, 114, 131, 813, 815, 829
R v Throckmorton, 100, 131, 133, 816
R v Tidd, 111
R v Tookey, 814, 819, 825
R v Townley, 121, 131
R v Tyrie, 124, 134
R v Vane, 131
R v Vaughan, 120, 124, 133
R v Walsh (1867), 837
R v Walsh (1882), 831, 838
R v Walsh [2007], 735
R v Warren, 837
R v Watson, 109, 117, 132, 813, 816
R v Watt, 112
R v Wedderburn, 131
R v Weldon, 134
R v Weston, 133
R v Wilkie, 755
R v Williams, 249
R v Willis, 106, 132
R v Wilson, 112
R v Wilson; Ex parte Kisch, 324
R v Wood Green Crown Court, 385
R v Wyatt, 100, 131
R v Young, 331
R (Anderson) v Secretary of State for the Home Department, 926
R (Beresford) v Sunderland CC, 497
R (Daly) v Secretary of State for the Home Department, 927
R (Gillan) v Commissioner of Police for the Metropolis, 928
R (O’Brien) v Independent Assessor, 384
R (Pro-Life Alliance) v BBC, 930
R (Rushbridger) v Attorney-General, 812, 818, 823, 831, 833
R (SB) v Governors of Denbigh High School, 930
Rabelais Pty Ltd v Cameron, 873
Rabuka v State, 677
Radaich v Smith, 912
Railway Express Agency Inc v New York, 928
Railway Servants’ Case — see Federated Amalgamated Government Railway & Tramway Service Association v New South Wales Railway Traffic Employees Association
Ramsden v Dyson, 647
Ranger Uranium Mines Pty Ltd; Ex parte Federated Miscellaneous Workers’ Union of Australia, 594
Raso, Re, 849
Redgrave v Hurd, 83
Reese River Silver Mining Co v Smith, 83
Refugee Review Tribunal, Re; Ex parte Aala, 199
Regal (Hastings) Ltd v Gulliver, 725
Registrar of Aboriginal Corporations v Murnkurni Women’s Aboriginal Corp, 947
Reid v McCallum, 862
Reliance Finance Corp Pty Ltd v Heid, 852
Reparation Commission v Vietnam Veterans’ Association of Australia (NSW Branch), 326
Residential Tenancies Tribunal (NSW), Re; Ex parte Defence Housing Authority, 204, 414
Residential Tenancies Tribunal, Re; Ex parte Henderson, 205
Retirement by Design Pty Ltd v Warringah Council, 621
Revenue & Customs Commissioners v Egleton, 158
Reynolds v Reynolds, 574
Rice and Asplund, In Marriage of, 555, 568
Richard Brady Franks Ltd v Price, 87
Richardson v Browning, 496
Richardson v Forestry Commission (Tasmanian Forests Case), 634
Riches v Hogben, 913
Rick Wilson Pty Ltd and Companies Act, Re, 933, 944, 952
Rickman v Carstairs, 330
Ripper v Gatenby, 184
Risdeda Nominees Pty Ltd v St Vincent’s Hospital (Melbourne) Ltd, 643
Roach v B & W Steel Pty Ltd, 943
Robb Evans v European Bank Ltd, 267
Rock Bottom Fashion Market Pty Ltd v HR & CE Griffiths Pty Ltd, 944, 952
Rod Investments (Vic) Pty Ltd v Clark, 487
Rodriguez v Telstra Corp Ltd, 476
Rodwell v GR Evans & Co Pty Ltd, 497
Rogers v Whitaker, 241, 611
Rolls-Royce Ltd v Jeffrey, 341
Rolston and Hall, 813, 815
Romanos v Pentagold Investments Pty Ltd, 440
Rondel v Worsley, 23, 25, 29
Rose v Boxing NSW Inc, 382
Ross v Caunters, 278
Rothmans of Pall Mall (Australia) Ltd v Western Australia, 214
Rouse and Rouse, 559
Rousseau (époux) c Commerzbank, 262
Roxborough v Rothmans of Pall Mall Australia Ltd, 347
Royal Botanic Gardens & Domain Trust v South Sydney Council, 328
RS & GH Thompson Pty Ltd v Leigh, 266, 271
Ruhan v Water Conservation & Irrigation Commission, 292
Rupert Co v Chameleon Mining, 938
Russell v Russell, 560
Ryan v Dries, 270, 272
Rylands v Fletcher, 619
S
S, Re (Care Order: Implementation of Care Plan), 925
S v Boulton, 583
S & D International Pty Ltd, Re, 938
SAAC and Minister for Immigration & Multicultural & Indigenous Affairs, Re, 474
Sabemo Pty Ltd v North Sydney Municipal Council, 788
St Edmundsbury & Ipswich Diocesan Board of Finance v Clark, 278
St George Bank Ltd, Re, 938
St Kilda Rd Pty Ltd v Parker Simmonds Securities Pty Ltd, 443
Salmon v Duncan, 695
Saloman v Saloman, 88
Saltman Engineering Co Ltd v Campbell Engineering Co Ltd, 341
Salvo v New Tel Ltd, 267
Satanic Verses Case — see R v Chief Metropolitan Magistrate; Ex parte Choudhury
Sawmillers Case — see Federated Saw Mill, Timber Yard & General Woodworkers Employes’ Association of Australasia v James Moore & Sons Pty Ltd
Scapinello v Scapinello, 273
Scarel Pty Ltd v City Loan & Credit Corp Pty Ltd, 944
Scenic Hudson Preservation Conference v Federal Power Commission, 627
Schipp v Cameron, 185
Schmidt v 28 Myola Street Pty Ltd, 441, 881
Schmidt v Rosewood Trust Ltd, 241, 922
Schurch, 127
Scott v Commissioner of Taxation (Cth), 866
Scott v Davis, 500
Scott Lithgow Ltd v Secretary of State for Defence, 188
Seager v Copydex [No 2], 340, 342
Searle & Co Ltd v Celleth Ltd, 341
Sellars v Adelaide Petroleum NL, 739
Sellars, Fink v Fink, 739
Seltsam Pty Ltd v Ghaleb, 239
Sempill v Jarvis, 641
Semptra Metals & Concentrates Corp v Triton Resources Ltd, 68
Sensis Pty Ltd v Premier Event Hire Pty Ltd, 934, 937
Seven Network Ltd v News Ltd [No 10], 20
 Sexton v Horton, 657
SGH Ltd v Commissioner of Taxation (Cth), 201, 208, 211
Sharpe v Goodhew, 920
Shaw v Director of Housing [No 2], 876
Shaw v The Queen, 62
Shayan Badraie, 755
Shean Pty Ltd v Owners of Corinne Court, 915
Shephard v Cartwright, 268
Shepherd v Doolan, 266, 268, 271
Shepherd Homes Ltd v Sandham, 278
Shimden Pty Ltd v Rona, 227
Shirreff v Nominal Defendant, 943
Shirlaw v Southern Foundries (1926) Ltd, 87
Silovi Pty Ltd v Barbaro, 648
Silvester v Sands, 266, 270
Simionato v City of Tea Tree Gully & South Australia, 291
Simpson v Attorney-General (Baigent’s Case), 256
Simpson Ltd v Hubbards Pty Ltd, 869
Singh v Commonwealth, 791, 800
Singleton v French, 29
Sistrom v Uih, 266
Skay Fashions Pty Ltd, Re, 938
Skewing Pty Ltd v Trust Co of Australia, 59
Skulander v Willoughby CC, 736
Slazenger v Hunt, 562
Slutzkin v Commissioner of Taxation (Cth), 694
Small v Tomasetti, 715, 917
Smedley and Repatriation Commission, Re, 471
Smith v Bundanan Enterprises, 942
Smith v Lucas, 330
Smith Kline & French Laboratories (Australia) Ltd v Secretary, Department of Community Services & Health, 338
Snell v Unity Finance Co Ltd, 244
Snook v London & West Riding Investments Ltd, 240
So Wai Lun v HKSAR, 257
Société Scheurich GmbH & Co Kg v Deschamps, 262
Soden v British & Commonwealth Holdings plc, 82, 91
Sonenco (No 87) Pty Ltd v Commissioner of Taxation, 694
Sons of Gwalia Ltd v Margaretic, 80, 86, 532
Soulos v Korkontzilas, 728
Sounion, The — see Summit Investment Inc v British Steel Corp
South Australia v Commonwealth, 682
South Burrule Slate Quarry Co, Re, 936
South Sydney Council v Royal Botanic Gardens, 326
Sovmots Investments Ltd v Secretary of State for the Environment, 494
Spangaro v Corporate Investment Australia Funds Management Ltd, 870
Spasked Pty Ltd v Commissioner of Taxation, 694
Spector v Ageda, 279
Spellson, In Marriage of, 67
Spence v Crawford, 83
Sporrong & Lonnroth v Sweden, 929
Spotlight Stores Pty Ltd v Commissioner of Taxation (Cth), 689
Spykesworth, 124
Squatting Investment Co Ltd v Commissioner of Taxation (Cth), 866
Squire v Rogers, 274
Staffieri and Commonwealth, Re, 471
Stafford’s Case, 816
Stanhill Pty Ltd v Jackson, 71
Stanley v Columbia Broadcasting System Inc, 339
Star Erections Pty Ltd v Southern Cross Medical & Surgical Pty Ltd, 933
Starr v Trafalgar Financial Corp Ltd [No 2], 934
Starsin, The — see Homburg Houtimport BV v Agrosin Private Ltd
<table>
<thead>
<tr>
<th>Case</th>
<th>Page(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Bank of New South Wales v Commonwealth Savings Bank of Australia</td>
<td>201</td>
</tr>
<tr>
<td>State Pollution Control Commission v Australian Iron &amp; Steel Pty Ltd</td>
<td>23</td>
</tr>
<tr>
<td>State Public Services Federation, Re; Ex parte Attorney-General (WA)</td>
<td>548, 593</td>
</tr>
<tr>
<td>State School Teachers’ Case — see Federated State School Teachers'</td>
<td></td>
</tr>
<tr>
<td>Association of Australia v Victoria</td>
<td></td>
</tr>
<tr>
<td>Stein and Stein</td>
<td>570</td>
</tr>
<tr>
<td>Steinman c SA Société Generale</td>
<td>262</td>
</tr>
<tr>
<td>Stevens v Brodribb Sawmilling Co Pty Ltd</td>
<td>213</td>
</tr>
<tr>
<td>Stock v Frank Jones (Tipton) Ltd</td>
<td>326, 602</td>
</tr>
<tr>
<td>Stocker v McElhinney [No 2]</td>
<td>157</td>
</tr>
<tr>
<td>Stokovaz v Fung</td>
<td>788</td>
</tr>
<tr>
<td>Stollznow v Calvert</td>
<td>839</td>
</tr>
<tr>
<td>Stone v Owen</td>
<td>273</td>
</tr>
<tr>
<td>Strand Electric &amp; Engineering Co Ltd v Brisford Entertainments Ltd</td>
<td>343</td>
</tr>
<tr>
<td>Street v Queensland Bar Association</td>
<td>546, 551</td>
</tr>
<tr>
<td>Strickland v Rocla Conrete Pipes Ltd</td>
<td>579, 797, 893</td>
</tr>
<tr>
<td>Strother v 3464920 Canada Inc</td>
<td>722, 740</td>
</tr>
<tr>
<td>Sturges v Bridgman</td>
<td>498</td>
</tr>
<tr>
<td>Sue v Hill</td>
<td>792</td>
</tr>
<tr>
<td>Suffield v Brown</td>
<td>494</td>
</tr>
<tr>
<td>Sullivan v Department of Transport</td>
<td>466, 472</td>
</tr>
<tr>
<td>Sullivan v Moody</td>
<td>613</td>
</tr>
<tr>
<td>Summit Investment Inc v British Steel Corp (“The Sounion”)</td>
<td>322</td>
</tr>
<tr>
<td>Sunset Properties Pty Ltd v Johnston</td>
<td>501</td>
</tr>
<tr>
<td>Sunshine Retail Investments Pty Ltd v Wulff</td>
<td>498</td>
</tr>
<tr>
<td>Superannuation Fund Investment Trust v Commissioner of Stamps (SA)</td>
<td>202</td>
</tr>
<tr>
<td>Sutherland v Rahme Enterprises Pty Ltd</td>
<td>939</td>
</tr>
<tr>
<td>Suttar v Gundowda Pty Ltd</td>
<td>24</td>
</tr>
<tr>
<td>Svenson v Payne</td>
<td>647</td>
</tr>
<tr>
<td>SW Hart &amp; Co Pty Ltd v Edwards Hot Water Systems</td>
<td>24</td>
</tr>
<tr>
<td>Swart v Carr</td>
<td>68</td>
</tr>
<tr>
<td>Sweedman v Accident Transport Commission</td>
<td>214</td>
</tr>
<tr>
<td>Swiftcrete Pty Ltd, Re</td>
<td>942</td>
</tr>
<tr>
<td>Sydney Diagnostic Services Pty Ltd v Hamlena Pty Ltd</td>
<td>11</td>
</tr>
<tr>
<td>Sykes v Cleary</td>
<td>546</td>
</tr>
<tr>
<td>SZBEL v Minister for Immigration &amp; Multicultural &amp; Indigenous Affairs</td>
<td>472</td>
</tr>
<tr>
<td>SZFDZ v Minister for Immigration &amp; Multicultural Affairs</td>
<td>449</td>
</tr>
<tr>
<td>SZITR v Minister for Immigration &amp; Multicultural Affairs</td>
<td>476</td>
</tr>
<tr>
<td>Talbot v General Television Corp Pty Ltd</td>
<td>344</td>
</tr>
<tr>
<td>Talbot &amp; Olivier v Witcombe</td>
<td>19</td>
</tr>
<tr>
<td>Tame v New South Wales</td>
<td>612</td>
</tr>
<tr>
<td>Tara Shire Council v Garner</td>
<td>502, 713</td>
</tr>
<tr>
<td>Tarrant v Zandstra</td>
<td>501, 505, 509</td>
</tr>
<tr>
<td>Tasmanian Dam Case — see Commonwealth v Tasmania</td>
<td></td>
</tr>
<tr>
<td>Tasmanian Forests Case — see Richardson v Forestry Commission</td>
<td></td>
</tr>
<tr>
<td>Tatumangra Tairuakena v Mua Carr</td>
<td>713</td>
</tr>
<tr>
<td>Tattersion v Wirtanen</td>
<td>189</td>
</tr>
<tr>
<td>Taxation Commissioner — see Commissioner of Taxation</td>
<td></td>
</tr>
<tr>
<td>Taylor v McGiffen</td>
<td>760</td>
</tr>
<tr>
<td>Taylor v Taylor</td>
<td>720, 941</td>
</tr>
<tr>
<td>TC by his tutor Sabatino v New South Wales</td>
<td>611</td>
</tr>
<tr>
<td>Technography Printed Circuits Ltd v Chalwyn Ltd</td>
<td>341</td>
</tr>
<tr>
<td>Tehidy Minerals v Norman</td>
<td>498</td>
</tr>
<tr>
<td>Telstra Corp Ltd v Hornsby Shire Council</td>
<td>635</td>
</tr>
<tr>
<td>Tennent v City of Glasgo Bank</td>
<td>75</td>
</tr>
<tr>
<td>Terrapin Ltd v Builders’ Supply Co (Hayes) Ltd</td>
<td>341</td>
</tr>
<tr>
<td>Thomas v Ken Thomas Ltd</td>
<td>308</td>
</tr>
<tr>
<td>Thompson v Dal Cin</td>
<td>952</td>
</tr>
<tr>
<td>Thompson v Palmer</td>
<td>642</td>
</tr>
<tr>
<td>Thompson v The Queen</td>
<td>788</td>
</tr>
<tr>
<td>Thornton v Apollo Nominees Pty Ltd</td>
<td>877</td>
</tr>
<tr>
<td>Three Rivers District Council &amp; Bank of Credit &amp; Commerce International SA (In liq) v Bank of England (BCCI Case)</td>
<td>26, 709</td>
</tr>
<tr>
<td>Thwaites v Brahe</td>
<td>498</td>
</tr>
<tr>
<td>Tito v Waddell [No 2]</td>
<td>278</td>
</tr>
<tr>
<td>Toll (FGCR) Pty Ltd v Alphapharm Pty Ltd</td>
<td>329</td>
</tr>
<tr>
<td>Tomlinson v Congleton Borough Council</td>
<td>611</td>
</tr>
<tr>
<td>Tory v Megna</td>
<td>308</td>
</tr>
<tr>
<td>Total &amp; Universal Pty Ltd v Kingsway Property Investment (No 2) Pty Ltd</td>
<td>226</td>
</tr>
<tr>
<td>Toy v Musgrove</td>
<td>42</td>
</tr>
<tr>
<td>Toyama Pty Ltd v Landmark Building Developments Pty Ltd</td>
<td>878</td>
</tr>
<tr>
<td>Case Reference</td>
<td>Description</td>
</tr>
<tr>
<td>----------------</td>
<td>-------------</td>
</tr>
<tr>
<td>Tramways Case [No 1]</td>
<td>see R v Commonwealth Court of Conciliation &amp; Arbitration; Ex parte Brisbane Tramways Co Ltd</td>
</tr>
<tr>
<td>Trans-Pacific Insurance Co (Aust) Ltd v Grand Union Insurance Ltd</td>
<td>189</td>
</tr>
<tr>
<td>Transfield v Pacific Hydro Ltd</td>
<td>259</td>
</tr>
<tr>
<td>Treasure Island Catering Co Inc v State Board of Equalisation</td>
<td>604</td>
</tr>
<tr>
<td>Tregoyd Gardens Pty Ltd v Jervis</td>
<td>509</td>
</tr>
<tr>
<td>Treloran Nominees Pty Ltd v Buttrey</td>
<td>228</td>
</tr>
<tr>
<td>Tremayne v English Clays Levering Pochin &amp; Co Ltd</td>
<td>498</td>
</tr>
<tr>
<td>Trepca Mine Ltd, In re (No 2)</td>
<td>483</td>
</tr>
<tr>
<td>Trevor v Whitworth</td>
<td>82</td>
</tr>
<tr>
<td>Triden Properties Ltd v Capita Financial Group Ltd</td>
<td>188</td>
</tr>
<tr>
<td>Tropical Traders Pty Ltd v Goonan</td>
<td>295</td>
</tr>
<tr>
<td>Trott and Trott</td>
<td>566</td>
</tr>
<tr>
<td>Trustees of the Property of Cummins v Cummins (a bankrupt)</td>
<td>270</td>
</tr>
<tr>
<td>Tryhaz Pty Ltd v Fielder Engineers Pty Ltd</td>
<td>879</td>
</tr>
<tr>
<td>TSL v Secretary to the Department of Justice</td>
<td>72</td>
</tr>
<tr>
<td>Tuckett v Brice</td>
<td>498</td>
</tr>
<tr>
<td>Tuite v Exelby</td>
<td>872</td>
</tr>
<tr>
<td>Turner v TR Nominees Pty Ltd</td>
<td>873</td>
</tr>
<tr>
<td>Twinsectra Ltd v Yardley</td>
<td>267</td>
</tr>
<tr>
<td>Tzaidas v Child</td>
<td>183</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>U</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>U v U</td>
<td>558, 574</td>
</tr>
<tr>
<td>Union Label Case</td>
<td>see Attorney General (NSW) v Brewery Employees Union of New South Wales</td>
</tr>
<tr>
<td>Union Lighterage Co v London Graving Dock Co</td>
<td>498</td>
</tr>
<tr>
<td>United Medical Protection Ltd, Re</td>
<td>938</td>
</tr>
<tr>
<td>United Overseas Bank Ltd v Bebe bte Mohammad</td>
<td>444</td>
</tr>
<tr>
<td>United Scientific Holdings Ltd v Burnley Borough Council</td>
<td>230</td>
</tr>
<tr>
<td>United States v Miller</td>
<td>367</td>
</tr>
<tr>
<td>United States v Ortiz</td>
<td>803</td>
</tr>
<tr>
<td>United States v Royall</td>
<td>226</td>
</tr>
<tr>
<td>United States v Sanchez</td>
<td>683</td>
</tr>
<tr>
<td>United States v Verdugo-Urquidez</td>
<td>928</td>
</tr>
<tr>
<td>Upton v Tasmanian Perpetual Trustees Ltd</td>
<td>737</td>
</tr>
<tr>
<td>Usher’s Wiltshire Brewery Ltd v Bruce</td>
<td>691</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>V</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Vabu Pty Ltd v Commissioner of Taxation (Cth)</td>
<td>684</td>
</tr>
<tr>
<td>Vagrand Pty Ltd v Fielding</td>
<td>78</td>
</tr>
<tr>
<td>Vairy v Wyong Shire Council</td>
<td>611, 697</td>
</tr>
<tr>
<td>Valhier v Strata Corp No 1841</td>
<td>14</td>
</tr>
<tr>
<td>Vandyke v Vandyke</td>
<td>153</td>
</tr>
<tr>
<td>Varga v Commonwealth Bank of Australia</td>
<td>375</td>
</tr>
<tr>
<td>Vere-Wardale v Johnson</td>
<td>735</td>
</tr>
<tr>
<td>Vero Workers Compensation (NSW) Ltd v Ferretti Pty Ltd</td>
<td>956, 939</td>
</tr>
<tr>
<td>Vickers v Tacccone</td>
<td>874</td>
</tr>
<tr>
<td>Victoria v Commonwealth (1971) (Pay-roll Tax Case)</td>
<td>548, 796</td>
</tr>
<tr>
<td>Victoria v Commonwealth (1996) (Industrial Relations Act Case)</td>
<td>588, 598</td>
</tr>
<tr>
<td>Victoria v Hodgson</td>
<td>82, 86, 89</td>
</tr>
<tr>
<td>Victoria Park Racing &amp; Recreation Ground Co Ltd v Taylor</td>
<td>341, 346</td>
</tr>
<tr>
<td>Victorian Workcover Authority v Barroghan Pty Ltd</td>
<td>952</td>
</tr>
<tr>
<td>Vienna Convention on Consular Relations, Case Concerning the</td>
<td>see Case Concerning the Vienna Convention on Consular Relations</td>
</tr>
<tr>
<td>Vietnam Veterans’ Affairs Association (Aust) NSW Branch Inc v Cohen</td>
<td>196</td>
</tr>
<tr>
<td>Vinden v Vinden</td>
<td>648</td>
</tr>
<tr>
<td>Vines v Australian Securities &amp; Investments Commission</td>
<td>848</td>
</tr>
<tr>
<td>Visa Australia Pty Ltd v Austsong Trading Pty Ltd</td>
<td>937</td>
</tr>
<tr>
<td>Voth v Manildra Flour Mills Pty Ltd</td>
<td>565</td>
</tr>
<tr>
<td>Vrkc v Otta International Pty Ltd</td>
<td>877</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>W</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>W v W</td>
<td>559</td>
</tr>
<tr>
<td>W &amp; A McArthur Ltd v Queensland</td>
<td>608</td>
</tr>
<tr>
<td>Wade v Comcare</td>
<td>470</td>
</tr>
<tr>
<td>Wagon Mound, The [No 1]</td>
<td>see Overseas Tankships (UK) v Moris Dock &amp; Engineering Co</td>
</tr>
<tr>
<td>Wakeley v The Queen</td>
<td>29</td>
</tr>
<tr>
<td>Wakim, Re; Ex parte McNally</td>
<td>196, 214, 544, 546, 551</td>
</tr>
<tr>
<td>Walden v Holman</td>
<td>65</td>
</tr>
<tr>
<td>Walker v Corboy</td>
<td>267</td>
</tr>
<tr>
<td>Walker v Midlink Nominees Pty Ltd</td>
<td>944</td>
</tr>
</tbody>
</table>
WP Keighery Pty Ltd v Commissioner of Taxation (Cth), 693
Wright v Gibbons, 374
Wroth v Tyler, 278
Wynstanley v Lee, 498
Wyong Shire Council v Shirt, 610

Y

Yanner v Eaton, 341
Yazgi v Permanent Custodians Ltd, 916
YL v Birmingham City Council, 923
Yorkville Nominees Pty Ltd v Lissenden, 180, 183
Young v Rydalmere Credits Pty Ltd, 887

Young v Secretary, Department of Family & Community Services, 470
Youyang Pty Ltd v Minter Ellison Morris Fletcher, 884
Yuen Kun Yeu v Attorney-General of Hong Kong, 279

Z

Zahra and Zahra, 559
Zalewski and Zalewski, 559
Zeini v Intersen Pty Ltd, 183
Zoffanies Pty Ltd v Federal Commissioner of Taxation, 685
ZP v PS; Re PS; Ex parte ZP, 565
**INDEX**

### A

**Abduction**
- Child Abduction Convention
  history of, 565

**Aboriginals** — see also **Native Title**

**Administrative Appeals Tribunal** —
- procedural fairness, 465*
  - hearings, 471
  - pre-hearing procedures, 466
  - reasons for decision, 476

**Adoption**
- changing name of child
  - court determination of forename, 65

**Advocacy** — see also **Counsel**
- controlling evidence, 27
  - cross-examination
  - sexual cases, 848
  - eloquence, 780
  - Fiji, 676
  - final addresses, 29
  - interrogation methods (US), 377
  - Major Mori’s advocacy in Hicks, 733
  - outside courtroom
    - Haneef case, 918
  - tendering evidence, 27
  - “turning the enemy’s flank”, 237

**Affidavits**
- preparation with regard to rules of evidence, 309

**Appeal and New Trial**
- assignment of right to appeal, 383
  - order for retrial by fresh judge, 239
  - pleading & raising illegality, 244

**Appellate Courts** — see also **High Court**
- split decisions, resolution of, 736

**Assault**
- consent to, 20

---

**Associations** — see **Clubs and Associations**

**Australian Law Books** — see also **Book Reviews/New Books**
- list of top books, 288, 850
- miscellany at law, 710

**Australian Law Journal**
- 80th anniversary (2007), 287, 438, 523, 782
  - Judges’ Review Conference, 524*
  - future, 537, 850
  - basic problems of law, 538
  - future of law journals, 542
  - online publication, 542
  - positive perspectives on law, 537
  - topics, 539
  - history (1927–2007), 529*
    - 1957 volume, 7
  - changes in content, 533
  - changes in topics, 535
  - strata title & native title, 658
  - deletions, 534
  - expansion, 531
  - General Editors, 530, 654
  - jurisdiction of decisions discussed, 655
  - national journal of record, 529
  - improvements to, 710
  - interstate correspondents, 288, 438
  - New South Wales bias, 438, 652*
  - survey reports, 653, 655

---

**B**

**Bankruptcy**
- family property on bankruptcy of husband, 309

**Barristers** — see **Counsel**

**Bill of Rights**
- Australia, democratic decision-making, 288
  - future topic for ALJ, 539

---

**This Index is to ALJ only. There is a separate Index to cases reported in the ALJR.**

* Indicates a more important reference.
Book Reviews/New Books — see also Australian Law Books

Cassidy, Julie, Concise Corporations Law, 5th ed, 767
Castles, Alex C, Lawless Harvests; or, God Save the Judges, 514
Doyle, Carolyn & Mirko Bagaric, Privacy Law in Australia, 511
Edelman, James and Elise Bant, Unjust Enrichment in Australia, 356, 512
Emerson, John, First Among Equals: Chief Justices of South Australia since Federation, 354
Forbes, J R S, Justice in Tribunals, 2nd ed, 425
Handford, Peter, Limitation of Actions, 768
Hyam, Alan, The Law Affecting Rent Review Determination, 769
Lindell, Geoffrey (ed) The Mason Papers, 967
Mulheron, Rachel P, The Modern Cy-Près Doctrine: Applications and Implications, 424
Purdon, Susan and Aladin Rahemtula (eds), A Woman’s Place: 100 Years of Queensland Women Lawyers, 149
Rahemtula, Aladin (ed), Justice According to Law: a Festschrift for the Honourable Mr Justice B H McPherson CBE, 767
Thomas, J B, Curious Connections: Master Musicians and the Law, 769
Vout, Paul (ed), Unconscionable Conduct, 424
White, Michael and Aladin Rahemtula (eds) Supreme Court History Program Yearbook 2005, 356
Worthington, Sarah, Equity, 2nd ed, 513
Wright, Brian, In the Name of Decent Citizens: the Trials of Frank de Groot, 511

Breach of Confidence —

splitting cause of action, 338*
exploit-information, 345
legal legitimacy, 347
personal & governmental, 346
property, 347
information categories & protection rationale, 359
utilise-information as property, 340
control over access, 341
economic realities, 345
legal development, 344
protecting property in equity, 343
wealth, 342

Capital Gains Tax —
damages adjustment, 871
adjustments, 875
Commissioner’s ruling, 875
indemnities, 871

Caveats — see Contract for Sale of Land

Charities —
directors’ enhanced duties, 147
trust, validity of gift to black inhabitants, 239

Charitable Trusts —
foreign religious trusts, 382

Child Sexual Abuse —
problems & prejudices, 313*
court stress, 319
credibility of children, 313
interview style & linguistic abilities of children, 317
memory & suggestibility, 316
truthfulness of children, 314
truthfulness of sexually abused children, 315

Child Sexual Assault —
juries, 224

Children —
adoption — see Adoption
adversarial model, adaptation of, 574
best interests, primary & additional considerations, 235
custody
unsatisfactory carers, 146
interim orders for care, 448

Choses in Action —
equitable assignments, 920

Class Actions —
institutional investors, 478*
role in Australian shareholder actions, 482
legal costs, 482
litigation funding, 483
traditional commercial litigation, 489
United States experience, 478

Clubs and Associations —
unincorporated, membership of umbrella organisations, 382

* Indicates the more important references.
<table>
<thead>
<tr>
<th>Commercial Law — see also Companies and Corporations</th>
</tr>
</thead>
<tbody>
<tr>
<td>contravention of industry code, 789</td>
</tr>
<tr>
<td>damages adjustment for tax imposts — see Taxation</td>
</tr>
<tr>
<td>developments (1927–2007), 577*</td>
</tr>
<tr>
<td>expensive cases, 709</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Commonwealth — see Constitutional Law</th>
</tr>
</thead>
<tbody>
<tr>
<td>Companies and Corporations — see also Shares</td>
</tr>
<tr>
<td>capital markets regulation (US), 297*</td>
</tr>
<tr>
<td>constitutional law</td>
</tr>
<tr>
<td>Founding Fathers’ decisions on corporations power, 797</td>
</tr>
<tr>
<td>corporate veil</td>
</tr>
<tr>
<td>family law, 570</td>
</tr>
<tr>
<td>international transactions, 240</td>
</tr>
<tr>
<td>court convened meetings, 241</td>
</tr>
<tr>
<td>directors — see Directors</td>
</tr>
<tr>
<td>meetings, one person attending, 737</td>
</tr>
<tr>
<td>oppression</td>
</tr>
<tr>
<td>expansion of remedy, 865</td>
</tr>
<tr>
<td>special resolutions, when required, 862</td>
</tr>
<tr>
<td>winding up</td>
</tr>
<tr>
<td>termination &amp; setting aside of orders, 932*</td>
</tr>
<tr>
<td>appeals &amp; reviews, 951</td>
</tr>
<tr>
<td>applications to set aside, 940</td>
</tr>
<tr>
<td>applications to terminate or stay under s 482, 935</td>
</tr>
<tr>
<td>concepts of termination, setting aside &amp; appeal, 932</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Compensation —</th>
</tr>
</thead>
<tbody>
<tr>
<td>wrongful conviction &amp; imprisonment, 384</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Computers —</th>
</tr>
</thead>
<tbody>
<tr>
<td>possession of pornography, 161</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Conferences —</th>
</tr>
</thead>
<tbody>
<tr>
<td>value of, 849</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Confidentiality —</th>
</tr>
</thead>
<tbody>
<tr>
<td>equitable doctrine of confidential information, 863</td>
</tr>
<tr>
<td>private correspondence (England), 790</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Conflict of Laws —</th>
</tr>
</thead>
<tbody>
<tr>
<td>foreign judgments — see Foreign Judgments</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Constitutional Law —</th>
</tr>
</thead>
<tbody>
<tr>
<td>caretaker governments, 368</td>
</tr>
<tr>
<td>&quot;Commonwealth&quot;, 199, 712</td>
</tr>
<tr>
<td>corporations power</td>
</tr>
<tr>
<td>industrial relations, 150</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>decisions of Founding Fathers, 791*</th>
</tr>
</thead>
<tbody>
<tr>
<td>admonition to Privy Council, 799</td>
</tr>
<tr>
<td>conciliation &amp; arbitration power, 798</td>
</tr>
<tr>
<td>corporations power, 797</td>
</tr>
<tr>
<td>Engineers’ Case, 795</td>
</tr>
<tr>
<td>incidental power, 798</td>
</tr>
<tr>
<td>Inter-State Commission, 794</td>
</tr>
<tr>
<td>s 92, 796</td>
</tr>
<tr>
<td>Union Label Case, 795</td>
</tr>
<tr>
<td>federal jurisdiction under s 75(iii), 195*</td>
</tr>
<tr>
<td>Commonwealth as party, 198</td>
</tr>
<tr>
<td>statutory bodies, 201</td>
</tr>
<tr>
<td>federal statutory authorities, boards &amp; corporations, 204</td>
</tr>
<tr>
<td>Commonwealth authorities, 205</td>
</tr>
<tr>
<td>Commonwealth companies, 210</td>
</tr>
<tr>
<td>“matters” in ss 75 and 76, 197</td>
</tr>
<tr>
<td>persons suing or being sued on behalf of the</td>
</tr>
<tr>
<td>Commonwealth, 212</td>
</tr>
<tr>
<td>High Court decisions, changes of attitude, 287</td>
</tr>
<tr>
<td>history in Australia (1927–2007), 544*</td>
</tr>
<tr>
<td>implications, 544*</td>
</tr>
<tr>
<td>industrial relations — see Industrial Relations</td>
</tr>
<tr>
<td>proceedings against the Commonwealth</td>
</tr>
<tr>
<td>sovereign immunity, 406*</td>
</tr>
<tr>
<td>cases since Mewett, 413</td>
</tr>
<tr>
<td>Commonwealth immunity, 408</td>
</tr>
<tr>
<td>equitable rights against Commonwealth, 414</td>
</tr>
<tr>
<td>Georgiadis case, 409</td>
</tr>
<tr>
<td>Mewett case, 409</td>
</tr>
<tr>
<td>preservation in Constitution, 414</td>
</tr>
<tr>
<td>role of Executive, 407</td>
</tr>
<tr>
<td>role of High Court, 407</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Contempt of Court —</th>
</tr>
</thead>
<tbody>
<tr>
<td>innocent (Family Court), 721</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Contract — see also Contract for Sale of Land</th>
</tr>
</thead>
<tbody>
<tr>
<td>employment — see Employment Law</td>
</tr>
<tr>
<td>fiduciary law and (Canada), 722, 740</td>
</tr>
<tr>
<td>illegal</td>
</tr>
<tr>
<td>contravention of industry code, 789</td>
</tr>
<tr>
<td>quantum meruit, 311</td>
</tr>
<tr>
<td>interpretation</td>
</tr>
<tr>
<td>commercial construction, 322*</td>
</tr>
<tr>
<td>ambiguity, 325</td>
</tr>
<tr>
<td>Australian reaction to Codelfa &amp; Hoffman, 328</td>
</tr>
<tr>
<td>Codelfa case, 323</td>
</tr>
<tr>
<td>context, 325</td>
</tr>
<tr>
<td>cost, 334</td>
</tr>
<tr>
<td>expanding scope of surrounding circumstances, 331</td>
</tr>
<tr>
<td>Hoffman’s restatement, 327</td>
</tr>
</tbody>
</table>
### Contract — continued
interpretation — continued
commercial construction — continued
objective interpretation, 330
restricting “absolutely anything” test, 336
third parties, 334
non-compliance with Statute of Frauds
part performance & entitlement to common law damages, 912
notice to complete, extension of time, 294
offer and acceptance, 862
punctuation in drafting, 12
rescission, where restitution not possible, 70
signature, email address as, 12

### Contract for Sale of Land —
caveats
compliance with formal requirements, 153
no extension where no money secured by charge, 153
right of pre-emption, 152, 442, 718
statement of amount charged, 159
unit trusts, 441
rescission, deposit returned after dispute, 227
split deposits, 439
units of trade, 308, 921

### Conveyancing — see also Contract for Sale of Land
fire damage before completion, 854
settlement otherwise than for cash, 308, 921

### Corporations Law — see Companies and Corporations

### Costs —
action against dead person, 450
institutional investors in shareholder class actions, 482
legal aid, 370
proper consideration of prospects of success, migration cases, 449
security for, benefit for people standing behind corporate plaintiff, 240

### Counsel — see also Advocacy
controlling evidence, 27
elocution, 780
jury directions, 29
duties, 23*
final address, 29
mastery of issues, 27
special, terrorism trials, 750
tendering evidence, 27
use of listening devices in professional disciplinary proceedings, 451

### Courts —
controlling evidence, 27
country, 781
documents
privacy, 21
interpreters & translators (Fiji), 677
litigants’ attitudes, 145
media reporting (Fiji), 677
publicity of trials, 24, 143
regular course of trial, 25
reporting (Fiji), 677
specialist, for taxation, 781
trial record, 24

### Covenants — see Landlord and Tenant

### Criminal Law and Procedure — see also Assault; Evidence; Murder; Treason; Treason Felony
case-splitting, 62*
common scolds, 226
court attendance notice, adequacy of particulars of offence, 312
defences, hopeless, 58
double jeopardy, law reform (NSW), 10
Fiji, 661*
“suspect”, 849
“torture”, 159
trials, defective but not unfair, 738

### Cross-Examination — see Advocacy

### Death —
costs of action against dead person, 450
solicitor’s duty to deceased client, 19

### Defamation —
identity, 921
injunctions to restrain publication, 155*
teachers’ reaction to student criticism, 436

### Deposits — see Contract for Sale of Land

### Directors —
duties
Australian reports on, 170
charities, 147

---

* Indicates the more important references.
Directors — continued
duties — continued
United Kingdom codification, 162*
derivative actions, 171
evaluation of, 172
guiding principles of company law, 164
history of reforms, 162
new provisions, 165
stakeholder question, 164
technical difficulties, 165

Discrimination Legislation — see Religious Vilification

DNA —
evidence
skeleton of murder victim, 55

Double Jeopardy — see Criminal Law and Procedure

E

Easements —
adding properties to, 915
delay, 987
informal, for services, 19
parking in garage, 914
prescriptive, 787
Torrens System, 491*
  implied easements & rule in Wheeldon v Burrows, 494
  nature of prescriptive easements, 496
  social & historical origins of easements, 491
  unregistered easements, 500
  wording, 226

Emails — see Internet

Employment Law — see also Harassment
clergy
discrimination in employment
  Percy case, 158
  illegal contract, quantum meruit, 311
  offer and acceptance, 862

Environmental Law —
costs & delays, 9
fees of lawyers & experts, 8
history (1927–2007), 616*
  early post-war period: introduction of planning, 620
  early 1960s & 1970s: prior assessment of environmental impacts & public participation, 626
  1990s: rationalisation of layers of regulation, 631
  1970s to 2007: influence of international law, 632
  1990s to 2007: ecologically sustainable development, 635
  objections to development, 9

Equity —
“clean hands” doctrine, 382
delay, 921
exoneration — see Exoneration
future, 651
history, in Australia, 638*
  early administration of equity in NSW, 638
  office of Primary Judge in Equity, 639
  Equity Act 1880 (NSW), 640
  laches defence, 70

Estoppel —
equitable — see also Equity
  assumption that contract will ensue, 68
  history, in Australia, 642
  promissory
    conventional estoppel distinguished, 383
  history, in Australia, 643
  proprietary
    history, in Australia, 648

Evidence — see also Affidavits; DNA; Prosecutors; Witnesses
  gravity of matters, 848
  prejudicial, 239
  technicalities, 147
  tendering, 27
  waiving privilege, 20

Executive —
caretaker governments, 368
  conflict with judiciary*, 145

Extradition —
  funds raised for separate use, 22

Expert Evidence —
  family law, 571
  fees, 9
  juries’ understanding & use of, 9
  medical, professional disciplinary proceedings, 448
  shopping for experts, 9
  small motor car cases, 311

Extraterritorial
  to United States, 225

* Indicates the more important references.
Fair Trial —
  terrorism — see Terrorism

Family Court of Australia —
  adversarial model, adaptation of, 574
  case law development, 567
  corporate veil, 570
  failure to make full & frank disclosure of financial
  affairs, 569
  rule in Rice and Asplund, 568
  stay in parenting proceedings, 569
  contempt, innocent, 721
  expert evidence, 571
  jurisdiction
  accrued, 567
  Corporations Act 2001, 567
  expansion of, 564
  orders, non-compliance with, 721
  proceedings, fundamental difference from other civil
  litigation, 559
  self-represented litigants, 572
  technology & reporting, 573
  welfare power cases, 565

Family Law — see also Adoption
  forced marriage — see Sex Crimes
  history, 554*
  changes in marriage patterns, care arrangements for
  children & impact in parenting & property
  proceedings, 557
  demographic changes, 555
  Family Court — see Family Court of Australia
  impact of Family Law Act 1975, 555
  inquiries & reports, 564
  international abduction of children, 564
  legislative changes, 560
  superannuation, 566
  moral duty to adult children, 371
  property orders, erroneous property values, 720
  superannuation interests
  history, 566
  valuation, 234
  third parties, property held by trusts, 66

Farm Debts —
  operations covered, 375

Fiduciary Duty —
  breach, contributory negligence, set-offs, 864
  liability of church for alleged abuse in orphanage, 310
  solicitors
  contract and (Canada), 722, 740
  gains-based remedies for breach (Canada), 722, 740

Fiji —
  criminal law
  advocacy, 676
  court reporting, 677
  interpreting & translating, 677
  jury system, 678
  media & courts, 677
  rule of law, 676
  social change and, 661*
  elections (1999), 662
  Muanikau accord (2000), 665
  Queen Elizabeth Barracks mutiny (2000), 665, 670
  Rabuka
    coups (1987), 662
    mutiny (2000), 670
    trial (2006), 674
    verdicts, 675
  social change since independence, 661
  Speight’s coup (2000), 663
  charges laid, 666
  defences, 668
  swearing-in of President & Ministers, 664
  trial of Vice-President & others, 666
  verdict & sentences, 669

Foreign Judgments —
  enforcing a judgment on a judgment, 349*, 760
  Morgan Stanley case, 349

Forgery —
  facsimile documents (NZ), 735
  wills, attesting witness denies will, 735

Fraud and Misrepresentation —
  puffery and representation of fact, 13
  Statute of Frauds
  signature on email, 12

Freedom of Information —
  Minister’s reasonable grounds to deny disclosure, 242

Freezing Orders —
  liability of bank for damages, 72
  third parties, 158
  winding-up petition, 158

Globalisation —
  future topic for ALJ, 540

* Indicates the more important references.
Goods and Services Tax (GST) —
damages adjustment, 876
adjustments, 879
adjustments consequent on court judgments, 877
Commissioner as necessary party, 878
Commissioner’s ruling, 877
GST on court judgments, 876
miscellany of decisions, 878

Gun Laws —
United States, 367

Harassment —
employers’ investigation of sexual harassment, 55

High Court —
constitutional issues — see also Constitutional Law
changes of attitude, 287

Human Rights —
United Kingdom
Human Rights Act 1998, 923*
judicature as balancing exercise, 929
effect on executive, 926
effect on other public authorities, 929
effect on Parliament, 925
personal liberty, 927
Victoria
Charter of Human Rights and Responsibilities Act 2006 (Vic), 245, 248*
Canadian authority, 255
declarations of inconsistency, 257
general conspectus, 250
jurisdictional issues, 258
New Zealand compared, 256
other jurisdictions, 257
statutory interpretation, 251
UK provisions compared, 254, 923*

Immigration Law —
Haneef case, 707, 918
ordinary words, 787
proper consideration of prospects of success, payment of costs, 449

Imprisonment —
cell as “home”, 736
statistics, 223
wrongful, compensation for, 384

Income Tax —
damages adjustment for, 866
adjusting awards for allowable deductions, 869
adjusting awards for income tax, 867
adjustments, 870
inclusions in assessable income, 866

Industrial Arbitration —
constitutional power, 595

Industrial Relations —
constitutional law, 584*
arbitration power, 595
Founding Fathers’ decisions on conciliation & arbitration power, 798
heads of power, 597
industrial disputes, 589
paper disputes, 591
s 51(xxxv) & the States, 585

Injunctions — see also Defamation
damages as adequate remedy, 68
freezing — see Freezing Orders
orders against the world, 71

Insolvency —
securitisation
special purpose vehicles (Delaware), 16
substantive consolidation of corporate groups (US), 15

Insurance —
accidental death, 160
agents’ & brokers’ duty, 449
third party claims against insolvent or departed insured, 180*
availability of remedy to claims against s 48 “insureds”, 184
Bankruptcy Act (Cth) s 117, 191
case to be established, 182
Corporations Act (Cth) s 601AG, 190
Corporations Act (Cth) ss 562 and 562A, 191
Insurance Contracts Act (Cth) s 51, 189
insurance issues, 183
limitations, 182
Manettas case, 185
nature of the right, 181
refusal of leave, 183
reinsurance moneys, 188

International Commercial Arbitration —
Bakun dispute, 259*
contracting out of Trade Practices Act, 264
mandatory national law application, 261
misrepresentation claims, 260
Victorian Supreme Court ruling, 260

* Indicates the more important references.
International Commercial Litigation — see World Trade Organization

International Law — see also Foreign Judgments; World Trade Organization
environmental law, 632
extradition — see Extradition

International Trade — see World Trade Organization

Internet —
signature on emails, 12
teachers’ reaction to student criticism, 436

J

Joint Tenants —
severance, registration, 59

Judges —
appointment
United Kingdom
  judicial careers roadshows, 435
asleep, 435, 909
controlling evidence, 27
criticism of, 847
directions for jury, 29
duties, 23*
  independence — see Judicial Independence
mastery of issues, 27
media criticism of, 143
recusation
cases involving former clients, 385
reminiscences of Supreme Court (NSW), 416*
respect for, 143
retirement
  age, 146
role, 779

Judgments and Orders —
foreign — see Foreign Judgments
freezing orders — see Freezing Orders
gravity of matters, 848
judicial duties, 34
pseudonyms, 907
reasons for — see Reasons for Judgment

Judicial Independence —
  conflict with executive — see Executive

Judicial Officers —
duties, 23*
mastery of issues, 27

Juries —
child sexual assault cases, 224
confusion, 224
  expert evidence
  understanding & use of, 9
Fiji, 678
judge’s directions, 29
miscarriages of justice, 308
payment, 56
sentencing (NSW), 437

L

Landlord and Tenant — see also Leases
covenants
  damages for breach, altering premises without landlord’s consent, 785
  “further rent” payable under lease, 783
rent payable despite breach by landlord of statutory obligation, 451
rent review notices, 229
tenant’s proposed improvements, landlord’s withholding consent to, 59
tenant’s right to appropriate repayments, 308

Law Council of Australia —
reconstitution, 225

Law Journals/Reviews —
future of, 542
Northern Territory, 780

Law Officers —
statutory terms (NSW), 909

Lawyers — see Legal Practitioners

Leases —
liability for acts of sublessees, 11
rent review — see Landlord and Tenant
  successive, for five-year terms, 784
unregistered, vulnerability of, 786

Legal Aid —
annual report (NSW, 2005/06), 370
costs, 370

Legal History — see also Mercy; Treason; Treason Felony
Old Bailey centenary (1907–2007), 762*
school essay competition for Australian legal history, 289

* Indicates the more important references.
Legal Language —
  anecdotes, 601*
  punctuation, 12
  tax legislation, 695

Legal Practitioners —
  fees, 8
  multicultural background (NSW), 57
  speaking to media
    Haneef case, 918
  time costing, 10

Legal Professional Privilege —
  review of rules, 368

Limitation of Actions —
  investment advice, 738

Listening Devices —
  use in professional disciplinary proceedings, 451

Litigation —
  funding, 224
    institutional investors in shareholder class actions, 483
  length of civil trials, 847
  vexatious litigants, 909

Military Law —
  interrogation methods (US), 377

Miscarriages of Justice —
  civil jury trial, 308

Mortgages
  fixtures or chattels: demountable houses, 864
  mortgagee’s duties, 737
  transfer, obligations under loan agreement, 228
  unregistered, compelling production of certificate of title, 443

Motor Vehicles — *see Vehicles and Traffic*

Murder —
  complexity of trials, 437
  DNA evidence, 55
  killing outside jurisdiction, 788
  police investigation, 55

Mareva Orders —
  jurisdiction, substantive relief & asset preservation orders, 453*

Maritime Law —
  definition of “ship”, 450

Marriage — *see Family Law*

Media —
  community outrage, 143
  criticism of judges, 143

Medical Law —
  disciplinary proceeding against medical practitioner following evidence in court, 448

Mercy —
  royal prerogative and responsible government in Australia, 35*

Migration Law — *see Immigration Law*

Managed Investment Schemes — *see Unit Trusts*

Marine Orders —
  jurisdiction, substantive relief & asset preservation orders, 453*

Maritime Law —
  definition of “ship”, 450

Marriage — *see Family Law*

Media —
  community outrage, 143
  criticism of judges, 143

Medical Law —
  disciplinary proceeding against medical practitioner following evidence in court, 448

Mercy —
  royal prerogative and responsible government in Australia, 35*

Migration Law — *see Immigration Law*

* Indicates the more important references.
Parliament —
caretaker governments, 368

Partnership —
breach of fiduciary duty & remedies (Canada), 722, 740

Personalia/People in the Law — see also Obituaries
Abadee, Alan Richard (Hon), 232
Backhouse, Walter John (Dr), 232
Bennett, John Michael (Dr), 379
Byrne, J H (Justice), 857
Callinan, I D F (Justice), 855
Campbell, Susan Lathrop, 232
Charlesworth, Hilary Christiane (Prof), 232
Chenoweth, Christopher Geoffrey, 232
Conway, Paul (Dr), 232
Croucher, Rosalind (Prof), 232
Daubney, A M (Justice), 857
Davies, Daryl (Justice), 224
Gibbs, Harry (Sir), 233
Hammerschlag, David (Justice), 380
Hanger, Richard Ian (QC), 232
Harrison, Ian Gordon (Justice), 381
Helman, J W B (Justice), 858
Hill, Graham (Justice), 224
Ipp, David Andrew (Justice), 232
Jackson, David Francis (Hon), 232
Jordan, Frederick (Sir), 416
Kiefel, S M (Justice), 856
Kirby, Michael (Justice), 232
McPherson, B H (Justice), 35
Martin, G C (Justice), 859
Menzies, Douglas (Sir), 889*
Muir, J D M (Justice), 860
Murray, Kemeri (Justice), 232
Perry, John William (Justice), 232
Robson, Ross (Justice), 860
Rothman, Stephen Craig (Justice), 232
Salier, Gordon Albert, 232
Vincent, Frank Hollis (Justice), 232
Waterford, John Edward (Jack), 232

Police —
murder investigation, 55

Practice and Procedure — see also Prosecutors;
Subpoenas and Notices to Produce

case-splitting, criminal trials, 62
overriding purpose of procedural acts, 367
pre-trial procedures, 436
reasonable prospects of success, 448

Privacy —
court documents, 21
law reform, 848

Private Nuisance —
damage caused by trees (NSW), 291*
abolition of action, 292
common law, 291

Privy Council —
Founding Fathers’ admonition, 799

Probate —
standing to sue, 788

Procedural Fairness — see Administrative Appeals Tribunal

Procedure — see Practice and Procedure

Property —
co-ownership
equitable doctrines, 266*
constructive trust, 271
legal & equitable title & the resulting trust, 266
purchase price, 269
ownership of livestock: commixture of goods, 161

Prosecutors —
role, 7

Quarantine —
equine influenza outbreak (2007), 894*
federal laws, 895
federal–state arrangements, 898
industry regulation, 899
legal structure of quarantine for horses, 895
state laws, 895

Race — see Vilification

Rape — see Sexual Assault

Real Property —
agents’ puffery and representation of fact, 13

Reasons for Judgment —
fullness, 437

Religion —
foreign trusts, 382
liability of church for alleged abuse in orphanage, 310
public worship, 159

* Indicates the more important references.
Religious Vilification —
legislation, 386*
   Australia, 393, 954*
     anti-discrimination law & religious belief, 963
   background, 389
   Catch the Fire Ministries case, 397, 955
   collateral damage from laws, 958
   Deen case, 396
   Fletcher case, 396
   moderating detrimental effects of laws, 962
   social cohesion, 960
   tolerance as goal of government policy, 954
   towards new multiculturalism, 964
   truth, 962
   international law, 392
   United Kingdom, 392
   background, 387

Sexual Assault —
   international jurisprudence, 304
   rape cases
     consent, 737
     onus of proof, 708

Sexual Harassment — see Harassment

Shares —
   proprietary nature, 75*
     personal remedies available to shareholders, 84
     damages, 84
     proprietary remedies available to shareholders, 77
     contract induced by fraud, 77
     innocent misrepresentation, 83
     rescission & common law, 77
     rescission in equity for fraud, 82
     subscription contract & statutory contract, 75
   sums due to member “in his capacity as member”, 90
   shareholders
     class actions
       institutional investors, 478*

Sierra Leone — see Sex Crimes

Solicitors — see also Legal Practitioners
   acting in other capacity, 68
   conflicts of interest
     Canada, 722, 740
   constructive notice (NZ), 735
   duty to deceased client, 19
   fiduciary duty — see under Fiduciary Duty

Standing —
   probate, 788

Statutory Interpretation — see also Words and Phrases
   future topic for ALJ, 540
   starting point, 287

Strata Titles —
   by-laws
     owner’s right to use part of another lot (NSW), 11
   history, & coverage in ALJ, 658

Subpoenas and Notices to Produce —
   legitimate forensic purposes, 862

Superannuation —
   family law — see Family Law

Supreme Court (NSW) —
   reminiscences of, 416*

Supreme Court (WA) —
   annual report (2007), 908

* Indicates the more important references.
Taxation —
damages adjustment, 866*
capital gains tax, 871
adjustments for, 875
Commissioner’s ruling, 875
indemnities, 871
goods and services tax
adjustments consequent on court judgments, 877
adjustments for, 879
Commissioner as necessary party, 878
Commissioner’s ruling, 877
miscellany of decisions, 878
on court judgments, 876
income tax, 866
adjusting awards for allowable deductions, 869
adjusting awards for income tax, 867
adjustments for, 870
inclusions in assessable income, 866
excise duty, use of fuel, 69
future, 697
history, in Australia (1927–2007), 681*
administration of taxes, 687
community & judicial attitudes, 690
federal tax law, 682
language of legislation, 695
level & mix of taxation, 685
restitution of overpayment, 160
specialist court, 781

Taxis — see Vehicles and Traffic

Technology and Law —
Family Court, 573
future topic for ALJ, 541

Terrorism —
fair trial, obtaining, 743*
areas of potential unfairness for accused, 750
audio-visual links, 754
National Security Information Act, 745
general comments, 748
prejudice & bias, 743
protective orders, 751
court closure & non-publication of evidence orders, 751
pseudonyms, 751
screening orders, 753
sentencing discretion: statutory non-parole period, 757
special counsel, 750
Haneef case, 707, 918
Hicks case, Major Mori’s advocacy in, 733
trials
security, 8

Torrens System —
indefeasibility of title
knowing receipt of trust property, 713
overriding statutes, 715
registered mortgage not securing obligations under forged loan documents, 714, 916
joint proprietors, 372
personal equities (Singapore), 444
unregistered leases, vulnerability of, 786
writs of execution, unregistered purchasers, 851, 852

Tort —
history (1927–2007), 609*

Trade Marks —
exclusive use of colour, 147

Trade Practices —
contravention of industry code, 789
inveigling, 226
measure of damages, 21

Treason —
history of the crime, 94*
adhering to the enemy
pre-1351, 118
problems with the offence, 126
proposed abolition of offence, 128
Treason Act 1351, 119
levying war
before Treason Act 1351, 95
constructive interpretation: riots, 102
constructive interpretation: the State, 107
literal interpretation, 98
meaning, 97
proposed abolition of offence, 116
Treason Act 1351, 96

Treason Felony —
abolition of crime proposed, 812*
defects of Treason Felony Act, 817
historical background to Treason Felony Act, 817
legal background to Treason Felony Act, 813
conspiring to depose the sovereign, 813
conspiring to levy war, 814
move and stir foreigners to invade, 817
modernising Treason Felony Act
inciting foreigners to invade, 833
levying war, 832
deposing the sovereign, 831

* Indicates the more important references.
Treason Felony — continued
offences
conspiring to depose the sovereign
deprive & depose, 823
using violence, 824
conspiring to levy war, 828
conspiring, 830
levy war to intimidate or overawe Parliament,
829
levying war against the sovereign in the UK,
828
measures or counsels, 829
conspiring with foreigners to invade, 830
scope of Treason Felony Act, 819
compass, imagine, invent, devise intend, 820
overt act, 821
who can commit offence, 819

Trees — see Private Nuisance

Trials — see Courts

Trivia —
questions and answers, 911, 968

Trusts and Trustees —
appointment of new trustees, 310
beneficiaries’ right to inspect documents, 241
beneficiaries’ right to know, 922
judicial advice, when given, 69
trustees de son tort, 310

U

Unit Trusts —
caveatable interests, 881*

United Kingdom —
Old Bailey centenary (1907–2007), 762*

Unjust Enrichment —
overpayment of tax, 150
Sabemo case, 788

V

Vehicles and Traffic —
cost of repairs to motor vehicles, 788
expert evidence in small motor car cases, 311
parking, and street trading, 19
taxis, when available on rank, 452
unlicensed drivers, 367

Vendor and Purchaser —
coopurchasers in breach, 60

Victims of Crime —
prosecutor’s role, 7

Vilification —
race (UK)
gaol cell as “home”, 736
religious — see Religious Vilification

Western Australia —
Supreme Court — see Supreme Court (WA)

Wills —
forgery, attesting witness denies will, 735

Witnesses —
discrepancy in expression of evidence, 57
keeping in custody, 385

Words and Phrases —
“accident”, 160
“appeal”, 932
“Commonwealth”, 199, 712
“crony”; 148
“farm”, 375
“forced marriage”, 303
“industrial dispute”, 589
“inveigling”, 226
“laches”, 70
“levying war”, 97
“matters”, 197
“meeting”, 737
“misunderstanding”, 226
“party”, 198
“public worship”, 159
“rixatrix”, 226
“setting aside” 932
“ship”, 450
“suspect”, 849
“technicality”, 147
“termination”, 932
“torture”, 159
“week”, 787

World Trade Organization —
decision enforcement
Australia’s international trade claims, 802*
EC – Sugar dispute, 806
EC – Trademarks dispute, 808
dispute settlement
Australia’s proposed reforms to, 810

* Indicates the more important references.
* Indicates the more important references.
The mode of citation of this volume of the
AUSTRALIAN LAW JOURNAL REPORTS
will be as follows: 81 ALJR

AUSTRALIAN LAW JOURNAL REPORTS
BOOK 1

CONTENTS

TABLE OF CASES REPORTED ........................................... v
CORRIGENDA ................................................................. ix
AUSTRALIAN LAW JOURNAL REPORTS, VOL 81 .......... 1-904

ARRANGEMENT OF INDEXES AND TABLES OF CASES

• The ALJR Table of Cases and Index relate solely to the cases reported in the
  Reports, that is, to cases decided by the High Court of Australia. The Table of
  Cases can be found in both ALJR Book 1 and ALJR Book 2. The Index is
  located in Book 2.

• The ALJ Table of Cases and Index relate solely to the content of the Journal and
  are located in the separately bound ALJ.
## TABLE OF CASES REPORTED

<table>
<thead>
<tr>
<th>A</th>
</tr>
</thead>
<tbody>
<tr>
<td>* A v New South Wales, 763</td>
</tr>
<tr>
<td>AJS v The Queen, 1208</td>
</tr>
<tr>
<td>Albarran v Members of the Companies Auditors &amp; Liquidators Disciplinary Board, 1155</td>
</tr>
<tr>
<td>AMP Financial Planning Pty Ltd; CGU Insurance Ltd v, 1551</td>
</tr>
<tr>
<td>* Andrews; Attorney-General (Vic) v, 729</td>
</tr>
<tr>
<td>* Arms; Houghton v, 466</td>
</tr>
<tr>
<td>Attorney-General (NT) v Chaffey, 1388</td>
</tr>
<tr>
<td>* Attorney-General (Vic) v Andrews, 729</td>
</tr>
<tr>
<td>Australian Competition &amp; Consumer Commission v Baxter Healthcare Pty Ltd, 1622</td>
</tr>
<tr>
<td>Australian Competition &amp; Consumer Commission; East Australian Pipeline Pty Ltd v, 1868</td>
</tr>
<tr>
<td>* Australian Prudential Regulation Authority; X v, 611</td>
</tr>
<tr>
<td>Australian Securities &amp; Investments Commission; Visnic v, 1175</td>
</tr>
<tr>
<td>*Australian Workers Union v Commonwealth, 34</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>Baxter Healthcare Pty Ltd; Australian Competition &amp; Consumer Commission v, 1622</td>
</tr>
<tr>
<td>Bennett v Commonwealth, 971</td>
</tr>
<tr>
<td>Black v Garnock, 1338</td>
</tr>
<tr>
<td>Bodraddaza v Minister for Immigration &amp; Multicultural Affairs, 905</td>
</tr>
<tr>
<td>Burge v Swarbrick, 950</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>CGU Insurance Ltd v AMP Financial Planning Pty Ltd, 1551</td>
</tr>
<tr>
<td>Chaffey; Attorney-General (NT), 1388</td>
</tr>
</tbody>
</table>

| Chaffey; Santos Ltd v, 1388             |
| Chang v Laidley Shire Council, 1598     |
| Clarke v The Queen, 1688                |
| * Clayton v The Queen, 439              |
| Commonwealth v Cornwell, 933            |
| Commonwealth; Bennett v, 971            |
| Companies Auditors & Liquidators Disciplinary Board, Members of the; Albarran v, 1155 |
| * Concrete Pty Ltd v Parramatta Design & Developments Pty Ltd, 352 |
| Corbett; New South Wales v, 1368        |
| Cornwell; Commonwealth v, 933           |
| * Cornwell v The Queen, 840             |

<table>
<thead>
<tr>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dederer; Roads &amp; Traffic Authority (NSW) v, 1773</td>
</tr>
<tr>
<td>Doric Products Pty Ltd; Lockwood Security Products Pty Ltd v [No 2], 1070</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>East Australian Pipeline Pty Ltd v Australian Competition &amp; Consumer Commission, 1868</td>
</tr>
<tr>
<td>* Education, Minister for; Klein v, 582</td>
</tr>
<tr>
<td>Electoral Commissioner; Roach v, 1830</td>
</tr>
<tr>
<td>Em v The Queen, 1896</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>F</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fahy; New South Wales v, 1021</td>
</tr>
<tr>
<td>Farah Constructions Pty Ltd v Say-Dee Pty Ltd, 1107</td>
</tr>
<tr>
<td>* Forsyth v Deputy Commissioner of Taxation, 662</td>
</tr>
</tbody>
</table>

* Denotes cases reported in this first book of Volume 81: Book 1 (pp 1 – 904).
| G | Gacic; John Fairfax Publications Pty Ltd v, 1218 |
|   | Garnock; Black v, 1338 |
|   | General Motors Acceptance Corp Australia v Southbank Traders Pty Ltd, 1012 |
|   | Golden Eagle International Trading Pty Ltd v Zhang, 919 |
|   | * Gordon v Tolcher, 507 |
|   | Gould v Magarey, 1155 |

| H | * Hartwick v The Queen, 439 |
|   | Hill v The Queen, 1688 |
|   | * Hillier; R v, 886 |
|   | * Houghton v Arms, 466 |

| I | * Ibbett; New South Wales v, 427 |
|   | Immigration & Citizenship, Minister for; SZATV v, 1659 |
|   | Immigration & Citizenship, Minister for; SZBYR v, 1190 |
|   | Immigration & Citizenship, Minister for; SZFDE v, 1401 |
|   | Immigration & Citizenship, Minister for; SZFDV v, 1679 |
|   | Immigration & Multicultural Affairs, Minister for; Bodruddaza v, 905 |
|   | * Immigration & Multicultural Affairs, Minister for; NBGM v, 337 |
|   | * Immigration & Multicultural & Indigenous Affairs, Minister for v Nystrom, 1 |
|   | * Immigration & Multicultural & Indigenous Affairs, Minister for v QAAH of 2004, 304 |
|   | * Immigration & Multicultural & Indigenous Affairs, Minister for; STCB v, 485 |
|   | * Immigration & Multicultural & Indigenous Affairs, Minister for; SZBEL v, 515 |

| J | * Immigration & Multicultural & Indigenous Affairs, Minister for; VBAO v, 475 |
|   | * ING Investment Management LLC v Margaretic, 525 |

| K | * Klein v Minister for Education, 582 |

| L | Laidley Shire Council; Chang v, 1598 |
|   | Leach v The Queen, 598 |
|   | Leichhardt Municipal Council v Montgomery, 686 |
|   | Libke v The Queen, 1309 |
|   | Lockwood Security Products Pty Ltd v Doric Products Pty Ltd [No 2], 1070 |

| M | Magarey; Gould v, 1155 |
|   | * Magill v Magill, 254 |
|   | * Magill; Magill v, 254 |
|   | * Margaretic; ING Investment Management LLC v, 525 |
|   | * Margaretic; Sons of Gwalia Ltd v, 525 |
|   | Marks v The Queen, 1688 |
|   | * McNeil; Commissioner of Taxation v, 638 |
|   | Mead v Mead, 1185 |
|   | Mead; Mead v, 1185 |
|   | Military Prosecutions, Director of; White v, 1259 |
|   | Montgomery; Leichhardt Municipal Council v, 686 |
|   | Mowbray; Thomas v, 1414 |

* Denotes cases reported in this first book of Volume 81: Book 1 (pp 1 – 904).
<table>
<thead>
<tr>
<th>Page Range</th>
<th>Case Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>v – 904</td>
<td>*NBGM v Minister for Immigration &amp; Multicultural Affairs, 337</td>
</tr>
<tr>
<td></td>
<td>*New South Wales Crime Commission; Z v, 651</td>
</tr>
<tr>
<td></td>
<td>*New South Wales v Commonwealth, 34</td>
</tr>
<tr>
<td></td>
<td>New South Wales v Corbett, 1368</td>
</tr>
<tr>
<td></td>
<td>New South Wales v Fahy, 1021</td>
</tr>
<tr>
<td></td>
<td>*New South Wales v Ibbett, 427</td>
</tr>
<tr>
<td></td>
<td>*New South Wales; A v, 763</td>
</tr>
<tr>
<td></td>
<td>*Nystrom; Minister for Immigration &amp; Multicultural &amp; Indigenous Affairs v, 1</td>
</tr>
<tr>
<td>1 – 352</td>
<td>*Parramatta Design &amp; Developments Pty Ltd; Concrete Pty Ltd v, 352</td>
</tr>
<tr>
<td></td>
<td>Perpetual Trustee Co Ltd; Westfield Management Ltd v, 1887</td>
</tr>
<tr>
<td>304</td>
<td>*QAAH of 2004; Minister for Immigration &amp; Multicultural &amp; Indigenous Affairs v, 304</td>
</tr>
<tr>
<td></td>
<td>*Queensland v Commonwealth, 34</td>
</tr>
<tr>
<td>886</td>
<td>*R v Hillier, 886</td>
</tr>
<tr>
<td></td>
<td>*R v Taufahema, 800</td>
</tr>
<tr>
<td></td>
<td>R; AJS v, 1208</td>
</tr>
<tr>
<td></td>
<td>R; Clarke v, 1688</td>
</tr>
<tr>
<td></td>
<td>*R; Clayton v, 439</td>
</tr>
<tr>
<td></td>
<td>*R; Cornwell v, 840</td>
</tr>
<tr>
<td></td>
<td>R; Em v, 1896</td>
</tr>
<tr>
<td></td>
<td>*R; Hartwick v, 439</td>
</tr>
<tr>
<td></td>
<td>R; Hill v, 1688</td>
</tr>
<tr>
<td></td>
<td>*R; Leach v, 598</td>
</tr>
<tr>
<td></td>
<td>R; Libke v, 1309</td>
</tr>
<tr>
<td></td>
<td>R; Marks v, 1688</td>
</tr>
<tr>
<td></td>
<td>R; Tofilau v, 1688</td>
</tr>
<tr>
<td>391</td>
<td>*R; Tully v, 391</td>
</tr>
<tr>
<td></td>
<td>Roach v Electoral Commissioner, 1830</td>
</tr>
<tr>
<td></td>
<td>Roads v Traffic Authority (NSW) v Dederer, 1773</td>
</tr>
<tr>
<td>1,388</td>
<td>Santos Ltd v Chaffey, 1388</td>
</tr>
<tr>
<td></td>
<td>Say-Dee Pty Ltd; Farah Constructions Pty Ltd v, 1107</td>
</tr>
<tr>
<td></td>
<td>*Sons of Gwalia Ltd v Margaretic, 525</td>
</tr>
<tr>
<td></td>
<td>*South Australia v Commonwealth, 34</td>
</tr>
<tr>
<td></td>
<td>Southbank Traders Pty Ltd; General Motors Acceptance Corp Australia v, 1012</td>
</tr>
<tr>
<td></td>
<td>*STCB v Minister for Immigration &amp; Multicultural &amp; Indigenous Affairs, 485</td>
</tr>
<tr>
<td></td>
<td>Swarbrick; Burge v, 950</td>
</tr>
<tr>
<td></td>
<td>SZATV v Minister for Immigration &amp; Citizenship, 1659</td>
</tr>
<tr>
<td></td>
<td>*SZBEL v Minister for Immigration &amp; Multicultural &amp; Indigenous Affairs, 515</td>
</tr>
<tr>
<td></td>
<td>*SZBYR v Minister for Immigration &amp; Citizenship, 1190</td>
</tr>
<tr>
<td></td>
<td>SZFDE v Minister for Immigration &amp; Citizenship, 1401</td>
</tr>
<tr>
<td></td>
<td>SZFDV v Minister for Immigration &amp; Citizenship, 1679</td>
</tr>
<tr>
<td>800</td>
<td>*Taufahema; R v, 800</td>
</tr>
<tr>
<td></td>
<td>*Taxation, Commissioner of v McNeil, 638</td>
</tr>
<tr>
<td></td>
<td>*Taxation, Deputy Commissioner of; Forsyth v, 662</td>
</tr>
<tr>
<td></td>
<td>Thomas v Mowbray, 1414</td>
</tr>
<tr>
<td></td>
<td>Tofilau v The Queen, 1688</td>
</tr>
<tr>
<td></td>
<td>*Tolcher; Gordon v, 507</td>
</tr>
<tr>
<td></td>
<td>*Tully v The Queen, 391</td>
</tr>
<tr>
<td>1,340</td>
<td>*Unions NSW v Commonwealth, 34</td>
</tr>
</tbody>
</table>

* Denotes cases reported in this first book of Volume 81: Book 1 (pp 1 – 904).
<table>
<thead>
<tr>
<th>Page</th>
<th>Abbreviation</th>
<th>Case Name</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>*</td>
<td>V</td>
<td>VBAO v Minister for Immigration &amp; Multicultural &amp; Indigenous Affairs, 475</td>
<td></td>
</tr>
<tr>
<td></td>
<td>*</td>
<td>Victoria v Commonwealth, 34</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Visnic v Australian Securities &amp; Investments Commission, 1175</td>
<td></td>
</tr>
<tr>
<td>*</td>
<td>W</td>
<td>Western Australia v Commonwealth, 34</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Westfield Management Ltd v Perpetual Trustee Co Ltd, 1887</td>
<td></td>
</tr>
<tr>
<td></td>
<td>X</td>
<td>X v Australian Prudential Regulation Authority, 611</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Z</td>
<td>Z v New South Wales Crime Commission, 651</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Zhang; Golden Eagle International Trading Pty Ltd v, 919</td>
<td></td>
</tr>
</tbody>
</table>

* Denotes cases reported in this first book of Volume 81: Book 1 (pp 1 – 904).
CORRIGENDA

Vol 80 —

Page 451, fn 32, line 2:

For “Criminal Code (Qld), s 688E(1)” read “Criminal Code (Qld), s 668E(1)”.

Page 1132, fn 221:

For “Waller (by his Tutor Deborah Waller) v James (2006) 80 ALJR 846 at [139]-[144]” read “Harriton v Stephens (2006) 80 ALJR 791 at [139]-[144]”.

Vol 81 —

Page 375 [117], line 5:

For “An intermediate appellant court” read “An intermediate appellate court”.

Page 931, orders:

Replace section 4 with the following:

“4. Set aside the assessment of damages in the District Court of New South Wales made on 17 December 2004 with judgment entered for the first respondent against the first and second appellants in the sum of $1,790,905 in lieu of the amount assessed by the trial judge of $1,768,362.”

Page 1075, counsel:

For “A J Bannon QC” read “A J L Bannon SC”.

Page 1147 [177], line 4:

For “first limb” read “second limb”.

Page 1358 [84], line 5:

For “pubic register” read “public register”.

____________________
The mode of citation of this volume of the AUSTRALIAN LAW JOURNAL REPORTS will be as follows: 81 ALJR

AUSTRALIAN LAW JOURNAL REPORTS
BOOK 2

CONTENTS

TABLE OF CASES REPORTED ......................................................... xv
CORRIGENDA ..................................................................................... xix
AUSTRALIAN LAW JOURNAL REPORTS, VOL 81 ................... 905-1939
INDEX ................................................................................................. 1941

ARRANGEMENT OF INDEXES AND TABLES OF CASES

• The ALJR Table of Cases and Index relate solely to the cases reported in the Reports, that is, to cases decided by the High Court of Australia. The Table of Cases can be found in both ALJR Book 1 and ALJR Book 2. The Index is located in Book 2.

• The ALJ Table of Cases and Index relate solely to the content of the Journal and are located in the separately bound ALJ.
# TABLE OF CASES REPORTED

## A

<table>
<thead>
<tr>
<th>Case</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>A v New South Wales</td>
<td>763</td>
</tr>
<tr>
<td>* AJS v The Queen</td>
<td>1208</td>
</tr>
<tr>
<td>* Albarran v Members of the Companies Auditors &amp; Liquidators Disciplinary Board</td>
<td>1155</td>
</tr>
<tr>
<td>* AMP Financial Planning Pty Ltd; CGU Insurance Ltd v, Andrews; Attorney-General (Vic)</td>
<td>1551</td>
</tr>
<tr>
<td>* Arms; Houghton</td>
<td>466</td>
</tr>
<tr>
<td>* Attorney-General (NT) v Chaffey</td>
<td>1388</td>
</tr>
<tr>
<td>* Attorney-General (Vic) v Andrews</td>
<td>729</td>
</tr>
<tr>
<td>* Australian Competition &amp; Consumer Commission v Baxter Healthcare Pty Ltd</td>
<td>1622</td>
</tr>
<tr>
<td>* Australian Competition &amp; Consumer Commission; East Australian Pipeline Pty Ltd v</td>
<td>1868</td>
</tr>
<tr>
<td>Australian Prudential Regulation Authority; X v</td>
<td>611</td>
</tr>
<tr>
<td>* Australian Securities &amp; Investments Commission; Visnic</td>
<td>1175</td>
</tr>
<tr>
<td>Australian Workers Union v Commonwealth</td>
<td>34</td>
</tr>
</tbody>
</table>

## B

<table>
<thead>
<tr>
<th>Case</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>* Baxter Healthcare Pty Ltd; Australian Competition &amp; Consumer Commission v</td>
<td>1622</td>
</tr>
<tr>
<td>* Bennett v Commonwealth</td>
<td>971</td>
</tr>
<tr>
<td>* Black v Garnock</td>
<td>1338</td>
</tr>
<tr>
<td>* Bodruddaza v Minister for Immigration &amp; Multicultural Affairs</td>
<td>905</td>
</tr>
<tr>
<td>* Burge v Swarbrick</td>
<td>950</td>
</tr>
</tbody>
</table>

## C

<table>
<thead>
<tr>
<th>Case</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>* CGU Insurance Ltd v AMP Financial Planning Pty Ltd</td>
<td>1551</td>
</tr>
<tr>
<td>* Chaffey; Attorney-General (NT)</td>
<td>1388</td>
</tr>
<tr>
<td>* Chaffey; Santos Ltd</td>
<td>1388</td>
</tr>
<tr>
<td>* Chang v Laidley Shire Council</td>
<td>1598</td>
</tr>
<tr>
<td>* Clarke v The Queen</td>
<td>1688</td>
</tr>
<tr>
<td>* Clayton v The Queen</td>
<td>439</td>
</tr>
<tr>
<td>* Commonwealth v Cornwell</td>
<td>933</td>
</tr>
<tr>
<td>* Commonwealth; Bennett</td>
<td>971</td>
</tr>
<tr>
<td>* Companies Auditors &amp; Liquidators Disciplinary Board, Members of the; Albarran</td>
<td>1155</td>
</tr>
<tr>
<td>* Concrete Pty Ltd v Parramatta Design &amp; Developments Pty Ltd</td>
<td>1868</td>
</tr>
<tr>
<td>* Corbett; New South Wales</td>
<td>1368</td>
</tr>
<tr>
<td>* Cornwell; Commonwealth</td>
<td>933</td>
</tr>
<tr>
<td>* Cornwell v The Queen</td>
<td>840</td>
</tr>
</tbody>
</table>

## D

<table>
<thead>
<tr>
<th>Case</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>* Dederer; Roads &amp; Traffic Authority (NSW) v</td>
<td>1773</td>
</tr>
<tr>
<td>* Doric Products Pty Ltd; Lockwood Security Products Pty Ltd v [No 2]</td>
<td>1070</td>
</tr>
</tbody>
</table>

## E

<table>
<thead>
<tr>
<th>Case</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>* East Australian Pipeline Pty Ltd v Australian Competition &amp; Consumer Commission</td>
<td>1868</td>
</tr>
<tr>
<td>Education, Minister for; Klein</td>
<td>582</td>
</tr>
<tr>
<td>* Electoral Commissioner; Roach</td>
<td>1830</td>
</tr>
<tr>
<td>* Em v The Queen</td>
<td>1896</td>
</tr>
</tbody>
</table>

## F

<table>
<thead>
<tr>
<th>Case</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>* Fahy; New South Wales</td>
<td>1021</td>
</tr>
<tr>
<td>* Farah Constructions Pty Ltd v Say-Dee Pty Ltd</td>
<td>1107</td>
</tr>
<tr>
<td>* Forsyth v Deputy Commissioner of Taxation</td>
<td>662</td>
</tr>
</tbody>
</table>

* Denotes cases reported in this second book of Volume 81: Book 2 (pp 905 – 1939).
G

* Gacic; John Fairfax Publications Pty Ltd v, 1218
* Garnock; Black v, 1338
* General Motors Acceptance Corp Australia v Southbank Traders Pty Ltd, 1012
* Golden Eagle International Trading Pty Ltd v Zhang, 919
* Gordon v Tolcher, 507
* Gould v Magarey, 1155

H

Hartwick v The Queen, 439
* Hill v The Queen, 1688
  Hillier; R v, 886
  Houghton v Arms, 466

I

Ibbett; New South Wales v, 427
* Immigration & Citizenship, Minister for; SZATV v, 1659
* Immigration & Citizenship, Minister for; SZBYR v, 1190
* Immigration & Citizenship, Minister for; SZFDE v, 1401
* Immigration & Citizenship, Minister for; SZFDV v, 1679
* Immigration & Multicultural Affairs, Minister for; Bodruddaza v, 905
Immigration & Multicultural Affairs, Minister for; NBGM v, 337
Immigration & Multicultural & Indigenous Affairs, Minister for; Nystrom, 1
Immigration & Multicultural & Indigenous Affairs, Minister for; QAAH of 2004, 304
Immigration & Multicultural & Indigenous Affairs, Minister for; STCB v, 485
Immigration & Multicultural & Indigenous Affairs, Minister for; SZBEL v, 515
Immigration & Multicultural & Indigenous Affairs, Minister for; VBAO v, 475
ING Investment Management LLC v Margaretic, 525

J

* John Fairfax Publications Pty Ltd v Gacic, 1218

K

Klein v Minister for Education, 582

L

* Laidley Shire Council; Chang v, 1598
  Leach v The Queen, 598
  Leichhardt Municipal Council v Montgomery, 686
  Libke v The Queen, 1309
* Lockwood Security Products Pty Ltd v Doric Products Pty Ltd [No 2], 1070

M

* Magarey; Gould v, 1155
  Magill v Magill, 254
  Magill; Magill v, 254
  Margaretic; ING Investment Management LLC v, 525
  Margaretic; Sons of Gwalia Ltd v, 525
* Marks v The Queen, 1688
  McNeil; Commissioner of Taxation v, 638
* Mead v Mead, 1185
* Mead; Mead v, 1185
* Military Prosecutions, Director of; White v, 1259
  Montgomery; Leichhardt Municipal Council v, 686
* Mowbray; Thomas v, 1414

* Denotes cases reported in this second book of Volume 81: Book 2 (pp 905 – 1939).
### N
- NBGM v Minister for Immigration & Multicultural Affairs, 337
- New South Wales Crime Commission; Z v, 651
- New South Wales v Commonwealth, 34
- New South Wales v Corbett, 1368
- New South Wales v Fahy, 1021
- New South Wales; A v, 763
- Nystrom; Minister for Immigration & Multicultural & Indigenous Affairs v, 1

### P
- Parramatta Design & Developments Pty Ltd; Concrete Pty Ltd v, 352
- Perpetual Trustee Co Ltd; Westfield Management Ltd v, 1887

### Q
- QAAH of 2004; Minister for Immigration & Multicultural & Indigenous Affairs v, 304
- Queensland v Commonwealth, 34

### R
- R v Hillier, 886
- R v Taufahema, 800
- R; AJS v, 1208
- R; Clarke v, 1688
- R; Clayton v, 439
- R; Cornwell v, 840
- R; Em v, 1896
- R; Hartwick v, 439
- R; Hill v, 1688
- R; Leach v, 598
- R; Libke v, 1309
- R; Marks v, 1688
- R; Tofilau v, 1688
- R; Tully v, 391
- Roach v Electoral Commissioner, 1830
- Roads & Traffic Authority (NSW) v Dederer, 1773

### S
- Santos Ltd v Chaffey, 1388
- Say-Dee Pty Ltd; Farah Constructions Pty Ltd v, 1107
- Sons of Gwalia Ltd v Margaretic, 525
- South Australia v Commonwealth, 34
- Southbank Traders Pty Ltd; General Motors Acceptance Corp Australia v, 1012
- STCB v Minister for Immigration & Multicultural & Indigenous Affairs, 485
- Swarbrick; Burge v, 950
- SZATV v Minister for Immigration & Citizenship, 1659
- SZBEL v Minister for Immigration & Multicultural & Indigenous Affairs, 515
- SZBYR v Minister for Immigration & Citizenship, 1190
- SZFDE v Minister for Immigration & Citizenship, 1401
- SZFDV v Minister for Immigration & Citizenship, 1679

### T
- Taufahema; R v, 800
- Taxation, Commissioner of v McNeil, 638
- Taxation, Deputy Commissioner of; Forsyth v, 662
- Thomas v Mowbray, 1414
- Tofilau v The Queen, 1688
- Tolcher; Gordon v, 507
- Tully v The Queen, 391

### U
- Unions NSW v Commonwealth, 34

* Denotes cases reported in this second book of Volume 81: Book 2 (pp 905 – 1939).
<table>
<thead>
<tr>
<th>V</th>
<th>* White v Director of Military Prosecutions, 1259</th>
</tr>
</thead>
<tbody>
<tr>
<td>VBAO v Minister for Immigration &amp; Multicultural &amp; Indigenous Affairs, 475</td>
<td></td>
</tr>
<tr>
<td>Victoria v Commonwealth, 34</td>
<td></td>
</tr>
<tr>
<td>* Visnic v Australian Securities &amp; Investments Commission, 1175</td>
<td></td>
</tr>
<tr>
<td>W</td>
<td></td>
</tr>
<tr>
<td>Western Australia v Commonwealth, 34</td>
<td></td>
</tr>
<tr>
<td>* Westfield Management Ltd v Perpetual Trustee Co Ltd, 1887</td>
<td></td>
</tr>
<tr>
<td>X</td>
<td></td>
</tr>
<tr>
<td>X v Australian Prudential Regulation Authority, 611</td>
<td></td>
</tr>
<tr>
<td>Z</td>
<td></td>
</tr>
<tr>
<td>Z v New South Wales Crime Commission, 651</td>
<td></td>
</tr>
<tr>
<td>* Zhang; Golden Eagle International Trading Pty Ltd v, 919</td>
<td></td>
</tr>
</tbody>
</table>

* Denotes cases reported in this second book of Volume 81: Book 2 (pp 905 – 1939).
CORRIGENDA

Vol 80 —

Page 451, fn 32, line 2:
For “Criminal Code (Qld), s 688E(1)” read “Criminal Code (Qld), s 668E(1)”.

Page 1132, fn 221:
For “Waller (by his Tutor Deborah Waller) v James (2006) 80 ALJR 846 at [139]-[144]” read “Harriton v Stephens (2006) 80 ALJR 791 at [139]-[144]”.

Vol 81 —

Page 375 [117], line 5:
For “An intermediate appellant court” read “An intermediate appellate court”.

Page 931, orders:
Replace section 4 with the following:

“4. Set aside the assessment of damages in the District Court of New South Wales made on 17 December 2004 with judgment entered for the first respondent against the first and second appellants in the sum of $1,790,905 in lieu of the amount assessed by the trial judge of $1,768,362.”

Page 1075, counsel:
For “A J Bannon QC” read “A J L Bannon SC”.

Page 1147 [177], line 4:
For “first limb” read “second limb”.

Page 1358 [84], line 5:
For “pubic register” read “public register”.

____________________
INDEX*

A

Administrative Law —
administrative tribunals — functions of tribunals — administrative review — Australian Competition Tribunal — extent of power to make decisions — Administrative Decisions (Judicial Review) Act 1977 (Cth), s 5(1)(f) —
Gas Pipelines Access (South Australia) Act 1997 (SA), Sch 1, ss 38(9), 39, 39(2)(a)(ii), 39(6) — Judiciary Act 1903 (Cth), s 39B(1) — East Australian Pipeline Pty Ltd v Australian Competition & Consumer Commission, 1868

prerogative writs and orders — certiorari — grounds for certiorari to quash — fraud — third party fraud — false advice given to applicant — resulting in non-appearance at hearing — whether fraud on decision-maker — availability of judicial review — SZFDE v Minister for Immigration & Citizenship, 1401

Appeal and New Trial — see also Criminal Law
appeal — general principles — interference with judge’s findings of fact — function of appellate court — concurrent findings principle — not applicable — Roads & Traffic Authority (NSW) v Dederer, 1773

C

Citizenship, Immigration and Emigration —
migration —
cancellation of visas — character test — power to cancel — restrictions on power — reasons why power not restricted by power to deport — considerations relevant to cancelling visas — existence of another visa —
Migration Act 1958 (Cth) ss 200, 201, 203, 501(2), 501F(3) — Minister for Immigration & Multicultural & Indigenous Affairs v Nystrom, 1

categories of visas —
absorbed person visas — transitional (permanent) visa — holding both visas simultaneously — possibility of — whether absorbed person visas subject to power to cancel — Migration Act 1958 (Cth) ss 15, 34, 34(2), 82(2), 82(3), 501F(3) — Migration Reform (Transitional Provisions) Regulations 1994 (Cth), reg 4(1) — Minister for Immigration & Multicultural & Indigenous Affairs v Nystrom, 1

refugee and humanitarian visas —
definition of refugee —
effectiveness of state protection — relocation test — SZFDV v Minister for Immigration & Citizenship, 1679

fear of persecution —
internal relocation principle — consideration of — textual foundations for relocation test —
reasonableness — Migration Act 1958 (Cth), s 36(2) — Convention relating to the Status of Refugees, Art 1A(2) — SZATV v Minister for Immigration & Citizenship, 1659

serious harm — threat to person’s life or liberty — past threats — communication of intention —
future harm — gravity of threat — requisite well-founded fear — Migration Act 1958 (Cth), ss 91R(2)(a), 91R(2)(d), 91R(2)(e), 91R(2)(f) — VBAO v Minister for Immigration & Multicultural & Indigenous Affairs, 475

"well founded" — SZFDV v Minister for Immigration & Citizenship, 1679

membership of particular social group — group being family subject to blood feud — alternatively, Albanian citizens subject to customary law — Migration Act 1958 (Cth), ss 36(2), 91S — STCB v Minister for Immigration & Multicultural & Indigenous Affairs, 485

* This Index is to cases reported in ALJR only. There is a separate Index to ALJ.
Citizenship, Immigration and Emigration — continued
migration — continued
categories of visas — continued
refugee and humanitarian visas — continued
exclusion of protection — cessation of protection — protection visas — consideration of protection obligations — changed circumstances in country of origin — temporary protection visa granted — where permanent protection visa refused — construction of Migration Act 1958 (Cth), s 36 — proper approach to construction of Migration Act and Convention relating to the Status of Refugees — NBGM v Minister for Immigration & Multicultural Affairs, 337
protection visas — application for permanent visa on expiry of temporary visa — relationship between visa scheme in Migration Act 1958 (Cth) and protection obligations under Convention — effect of application of refugee status to applicant when temporary visa issued — relevance of Convention provision for cessation of refugee status when subsequent visa application under consideration — whether Convention provisions for application and cessation of refugee status impose same test — whether a reversed onus renders Convention application and cessation provisions different in effect — whether application for permanent visa duly considered by Refugee Review Tribunal — Acts Interpretation Act 1901 (Cth), ss 15AB(1), 15AB(2)(d) — Migration Act 1958 (Cth), s 36(2)(a) — Convention relating to Status of Refugees, Arts 1A(2), 1C(5) — Minister for Immigration & Multicultural & Indigenous Affairs v QAAH of 2004, 304
student visa — language skill qualifications — “test score” if more than one test undertaken within relevant period — Acts Interpretation Act 1901 (Cth), ss 23, 46(1) — Migration Regulations 1994 (Cth), Sch 6A, Item 6A31 — Bodruddaza v Minister for Immigration & Multicultural Affairs, 905
review of decisions — grounds of review — decisional, factual finding by tribunal — no jurisdictional error — VBAO v Minister for Immigration & Multicultural & Indigenous Affairs, 475
Refugee Review Tribunal — conduct of review — hearings —
natural justice — additional live issues — applicant’s unawareness of — Migration Act 1958 (Cth), s 425(1) — SZBEL v Minister for Immigration & Multicultural & Indigenous Affairs, 515
non-appearance by applicant — natural justice requirements — SZFDE v Minister for Immigration & Citizenship, 1401
information to be presented to applicant — what amounts to information — nature of reason why information would affirm decision under review — Migration Act 1958 (Cth), ss 36(2), 424A — SZBYR v Minister for Immigration & Citizenship, 1190
Constitutional Law (Cth) —
non-judicial organs of government —
Crown — when bound by statute — extent of Crown immunity — trading corporation contracting with Crown —
whether Crown immunity extends to corporation — Trade Practices Act 1974 (Cth), ss 2, 45, 46, 47, 80 — Australian Competition & Consumer Commission v Baxter Healthcare Pty Ltd, 1622
legislature —
elections and related matters — enrolment of voters — entitlement — disqualification — prisoners — validity of legislation — Commonwealth Electoral Act 1918 (Cth), ss 93(8AA), 208(2)(c) — Roach v Electoral Commissioner, 1830
Constitutional Law (Cth) — continued
operation and effect of Commonwealth Constitution —
defence power — relationship to other provisions of Constitution — military discipline — military tribunals —
source of judicial power — whether exercising judicial power of Commonwealth — Constitution, ss 51(vi), 68, 71 — White v Director of Military Prosecutions, 1259
exclusion of State and territory laws — whether Workplace Relations Act 1996 (Cth), s 16 as amended amounts to
a bare attempt to limit or exclude State legislative power — whether s 16 impermissibly curtails capacity of States to function as governments — whether s 16 is constitutionally valid — New South Wales v Commonwealth; Western Australia v Commonwealth; South Australia v Commonwealth; Queensland v Commonwealth; Australian Workers’ Union v Commonwealth; Unions NSW v Commonwealth; Victoria v Commonwealth, 34
general matters —
construction of the Constitution — Parliamentary elections — franchise — legislative power to restrict —
Roach v Electoral Commissioner, 1830
nature and scope of Commonwealth powers — separation of powers —
judicial power of the Commonwealth —
Constitution, Ch III — Albarran v Members of the Companies Auditors & Liquidators Disciplinary
Board; Gould v Magarey, 1155
regulatory body’s statutory powers of disqualification — constitutional validity of — chameleon
principle — consideration of — Constitution, Ch III, s 71 — Corporations Act 2001 (Cth), s 206f — Visnic v Australian Securities & Investments Commission, 1175
validity of “anti-terrorism” laws — imposition of interim control order — protection of public from
“terrorist act” — role of federal courts — judicial powers and functions — supported by express or
implied heads of legislative power — defence — external affairs — referral by States —
nationhood — Constitution, Ch III, ss 51(vi), 51(xxix), 51(xxxvii) — Criminal Code (Cth), s 104.4(1)(d) — Anti-Terrorism Act (No 2) 2005 (Cth) — Terrorism (Commonwealth Powers) Act 2003 (Vic) — Thomas v Mowbray, 1414
industrial law —
whether Workplace Relations Amendment (Work Choices) Act 2005 (Cth) is valid — whether s 51(xxxv)
confines or otherwise prevents s 51(xx) being a valid basis for laws with respect to industrial matters —
New South Wales v Commonwealth; Western Australia v Commonwealth; South Australia v Commonwealth; Queensland v Commonwealth; Australian Workers’ Union v Commonwealth; Unions NSW v Commonwealth; Victoria v Commonwealth, 34
whether Workplace Relations Amendment (Work Choices) Act 2005 (Cth) which amended Workplace Relations
Act 1996 (Cth) is constitutionally valid — amending Act altered primary constitutional basis of
Workplace Relations Act 1996 (Cth) so as to place reliance on Constitution s 51(xx) instead of
s 51(xxxv) — New South Wales v Commonwealth; Western Australia v Commonwealth; South Australia v Commonwealth; Queensland v Commonwealth; Australian Workers’ Union v Commonwealth; Unions NSW v Commonwealth; Victoria v Commonwealth, 34
principles of constitutional interpretation — extent of use to which Convention Debates can be used to interpret
Constitution — relevance of failure of proposals to alter Constitution by referendum— New South Wales v Commonwealth; Western Australia v Commonwealth; South Australia v Commonwealth; Queensland v Commonwealth; Australian Workers’ Union v Commonwealth; Unions NSW v Commonwealth; Victoria v Commonwealth, 34
regulation-making powers — whether Workplace Relations Act 1996 (Cth), ss 356 and 846(1) together empower
Governor-General to make regulations specifying matters to be “prohibited content” without expressly
stipulating any relevant criteria — whether regulation-making power is a law with respect to any
identifiable head of Commonwealth legislative power — New South Wales v Commonwealth; Western
Australia v Commonwealth; South Australia v Commonwealth; Queensland v Commonwealth; Australian
Workers’ Union v Commonwealth; Unions NSW v Commonwealth; Victoria v Commonwealth, 34
Constitutional Law (Cth) — continued
operation and effect of Commonwealth Constitution — continued
relationship between s 51(xx) and s 51(xxxv) — whether s 51(xxxv) represents totality of federal Parliament’s power to make laws with respect to industrial relations, except in relation to employees of the Commonwealth and other limited categories of employees — whether s 51(xxxv) contains a positive prohibition to which s 51(xx) is subject — New South Wales v Commonwealth; Western Australia v Commonwealth; South Australia v Commonwealth; Queensland v Commonwealth; Australian Workers’ Union v Commonwealth; Unions NSW v Commonwealth; Victoria v Commonwealth, 34

s 51(xxxv) — whether Workplace Relations Act 1996 (Cth), Sch 6 as amended by Workplace Relations Amendment (Work Choices) Act 2005 (Cth) is supported by Constitution, s 51(xxxv) — New South Wales v Commonwealth; Western Australia v Commonwealth; South Australia v Commonwealth; Queensland v Commonwealth; Australian Workers’ Union v Commonwealth; Unions NSW v Commonwealth; Victoria v Commonwealth, 34

territories power — whether Constitution, s 122 supports a law applying to any body corporate incorporated in a Territory and any person or entity that carried on an activity in a Territory so far as the person or entity employed an individual in connection with the activity — New South Wales v Commonwealth; Western Australia v Commonwealth; South Australia v Commonwealth; Queensland v Commonwealth; Australian Workers’ Union v Commonwealth; Unions NSW v Commonwealth; Victoria v Commonwealth, 34

whether Constitution, s 51(xx) confers power upon federal Parliament to regulate employment relationship between s 51(xx) corporations and their employees — whether, to be supported by s 51(xx), the fact that a corporation is a foreign, trading or financial corporation must be significant in the way in which the law relates to it — whether it is sufficient for the law to be characterised as a law with respect to constitutional corporations that it singles out constitutional corporations as the object of statutory command — whether s 51(xx) is confined in its operation by reference to terms of s 51(xxxv) — New South Wales v Commonwealth; Western Australia v Commonwealth; South Australia v Commonwealth; Queensland v Commonwealth; Australian Workers’ Union v Commonwealth; Unions NSW v Commonwealth; Victoria v Commonwealth, 34

whether Workplace Relations Act 1996 (Cth), s 117 which empowers Australian Industrial Relations Commission to restrain a State industrial authority from dealing with certain matters was contrary to Constitution, s 106 — whether s 117 impermissibly impairs capacity of States to function as governments — whether s 117 is supported by Constitution, s 51(xx) — New South Wales v Commonwealth; Western Australia v Commonwealth; South Australia v Commonwealth; Queensland v Commonwealth; Australian Workers’ Union v Commonwealth; Unions NSW v Commonwealth; Victoria v Commonwealth, 34

Territories —

Norfolk Island — Legislative Assembly — Australian citizenship as prerequisite for voting for, and membership of — validity of laws establishing prerequisite — Constitution, s 122 — Norfolk Island Act 1979 (Cth) — Norfolk Island Amendment Act 2004 (Cth), s 3 — Bennett v Commonwealth, 971

Northern Territory — legislature — legislative power — statutory amendment — acquisition of property on just terms — Constitution, s 51(xxxi) — Northern Territory (Self-Government) Act (Cth), ss 50(1), 50(2) — Work Health Act (NT), ss 49, 52, 53 — Attorney-General (NT) v Chaffey; Santos Ltd v Chaffey, 1388

Conveyancing —

land titles under Torrens system —

execution against land under Torrens system — unregistered interest — writ of execution recorded in register — effect on unregistered interest — Real Property Act 1900 (NSW), ss 74H, 105, 105A(2), 105B(1), 105B(2), 105C, 105D — Black v Garnock, 1338

instruments generally — construction — easement — registered title to land — information necessary to comprehend extent of — extrinsic evidence — contemplation of parties at or subsequent to grant — admissibility of — Westfield Management Ltd v Perpetual Trustee Co Ltd, 1887
Copyright

“artistic craftsmanship” — test to be applied — full-scale model of sailing yacht — fibreglass moulds derived
therefrom — aesthetic aspects of design — whether outweighed by utilitarian requirements — Burge v
Swarbrick, 950

artistic work — whether capable of simultaneously being “work of artistic craftsmanship” — Burge v Swarbrick, 950

infringement — designs — corresponding design — embodied in full-scale model and moulds derived therefrom —
design applied industrially — not registered — copied by competitor from duplicate moulds — overlap
between copyright and designs — exception for “work of artistic craftsmanship” — Copyright Act 1968
(ACT), ss 74, 77 — Burge v Swarbrick, 950

Corporations

winding-up — conduct and incidents of winding-up —
effect of winding-up on other transactions — voidable transactions — procedure — limitation period — extension
of time for service — Corporations Act 2001 (Cth) s 588FF — Gordon v Tolcher in his Capacity as
Liquidator of Senafield Pty Ltd (In liq), 507

ranking of claims — priorities — claim by shareholder arising before relevant date — misleading or deceptive
conduct — deceit — breach of continuous disclosure obligations — admissibility of claim to proof against
company — shareholder’s capacity as company member — nature of claim — Corporations Act 2001
(Cth) ss 553(1), 563A — Sons of Gwalia Ltd v Margaretic; ING Investment Management LLC v
Margaretic, 525

Costs

general rule — costs follow the event — co-defendants — unsuccessful defendant bearing costs of successful
defendant — Roads & Traffic Authority (NSW) v Dederer, 1773

Criminal Law

ancillary liability — complicity — common purpose — reconsideration of doctrine of extended common purpose —
application of principles established in McAuliffe v The Queen (1995) 183 CLR 108 and Gillard v The Queen
(2003) 219 CLR 1 — Clayton v The Queen; Hartwick v The Queen; Hartwick v The Queen, 439

appeal and new trial —
appeal against acquittal — appeal to High Court of Australia — special leave — “very exceptional circumstances”
— Judicial Act 1903 (Cth), s 35A — R v Hillier, 886

conduct of legal practitioners — cross-examination of accused by Crown — Libke v The Queen, 1309

misdirection and non-direction — consideration of summing up as a whole — whether directions failed to address
real issues — Libke v The Queen, 1309

practice after criminal appeal legislation — Australian Capital Territory — appeal against Supreme Court
conviction for indictable offence — Court of Appeal’s statutory powers — to set aside verdict and order
— to order entry of verdict of not guilty or another verdict — to order new trial, with or without jury, on
any appropriate ground — statute silent as to grounds for exercise of powers — grounds applicable —
Supreme Court Act 1933 (ACT), Pt 2A, s 370(1) — R v Hillier, 886

unreasonable or insupportable verdict — where appeal dismissed — unsafe and unsatisfactory verdict — Libke v
The Queen, 1309

appeal and new trial and inquiry after conviction — appeal and new trial —
appeal against acquittal — jury conviction — acquittal on appeal — prosecution sought to put different case —
nature of different case — appropriateness of new trial — Criminal Appeal Act 1912 (NSW), s 8(1) — R v
Taufahema, 800

practice after criminal appeal legislation — power to order new trial or quash conviction and direct entry of
judgment of acquittal — particular cases — new trial granted — consequences of acquittal at trial of
alternative offence — directions to jury — full benefit of acquittal — consideration of — Crimes Act 1958
(Vic), s 586(2) — AJS v The Queen, 1208
Criminal Law — continued
evidence —
confessions and admissions —
statements —
generally — discretionary grounds for exclusion — unfairness — conversation covertly recorded by police
— mistaken belief of suspect — evidence could not be used against him — incomplete caution —
right to remain silent — unfair reception under s 90 — direction to jury — failure to give warning
— reliability of admissions — fair trial — miscarriage of justice — Evidence Act 1995 (NSW), s 90
— Em v The Queen, 1896
voluntary statements — person in authority — undercover police operations — employment of “scenario
techniques” — admissibility of “scenario evidence” — confessions procured by inducements —
“basal voluntariness” — overbearing of the will — discretionary grounds for exclusion —
unfairness — public policy — confessional evidence obtained illegally or improperly — Tofilau v
The Queen; Marks v The Queen; Hill v The Queen; Clarke v The Queen, 1688
statements under compulsion of law — evidence given during Royal Commission — injury to witnesses —
officer of overseas insurance company — disqualification from so acting — use of evidence given at
commission by regulatory body — disqualification arising therefrom — Criminal Code (Cth), s 5.2(1),
Ch 2 — Insurance Act 1973 (Cth), s 25A — Royal Commissions Act 1902 (Cth), ss 1C, 6DD,
6DD(1)(a), 6M, 6M(b), 6O, 6P — X v Australian Prudential Regulation Authority, 611
evidentiary matters relating to accused people — competence and compellability — immunity from self-
incrimination for uncharged crimes — prohibition against use of evidence in other proceedings — “fact in
issue” — judicial discretion to admit or exclude evidence — evidence unfair to admit — Criminal
Evidence Act 1898 (UK), s 1(e) — Evidence Act 1995 (NSW), ss 94(3), 128 — Cornwell v The Queen; R
v Cornwell, 840
matters relating to proof —
absence of available evidence — where facts within knowledge of accused — comment by judge — where
judge tribunal of fact — Mead v Mead, 1185
standard of proof — circumstantial evidence — reasonable hypothesis consistent with innocence — murder —
entirely circumstantial case — potentially exculpatory inferences — whether real possibility someone
else responsible — R v Hillier, 886
matters relating to witnesses and accused persons — corroboration — warning required or advisable — sexual
cases — failure to give Longman warning — delay unlikely to have deprived appellant of any means or
capacity to defend himself — no forensic disadvantage evident that jury would fail to appreciate —
Criminal Code (Qld), s 632 — Criminal Law (Sexual Offences) Act 1978 (Qld), s 4A — Tully v The
Queen, 391
retrial — effect of evidentiary ruling at prior trial — Cornwell v The Queen; R v Cornwell, 840
similar facts — relevance — sexual offences — uncharged acts — consideration of precedent — where
complainant’s evidence of uncharged acts admitted at trial — finding that appellant’s failure to object at
trial fatal — appellant strategically used self contradictions in impugned evidence for forensic advantage
— appellant also failed to seek redirection — Tully v The Queen, 391
federal and State investigative authorities — New South Wales Crime Commission — power to compel testimony —
entitlement of witness to claim legal professional privilege— limit to entitlement as regards client’s name and
address — New South Wales Crime Commission Act 1985 (NSW), ss 18(2), 18B(1), 18B(4) — Z v New South
Wales Crime Commission, 651
jurisdiction, practice and procedure —
verdict — alternative verdicts — particular cases — offences against the person — sexual offences — incest —
committing indecent act with child — availability of alternative verdicts — significance of — Crimes Act
1958 (Vic), ss 44(1), 47(1), 421, 421(2), 425, 425(3) — AJIS v The Queen, 1208
warrants, arrest, search, seizure and incidental powers — warrants — search warrants — issue and validity —
reference to offence — Search Warrants Act 1985 (NSW), ss 4(1), 5(1)(b), 5(2) — Firearms Act 1989
(NSW) — Firearms Act 1996 (NSW), Sch 3, Item 12 — New South Wales v Corbett, 1368
Criminal Law — continued
Northern Territory — murder — sentencing — non-parole period — where minimum period prescribed by statute — application by Director of Public Prosecutions to vary statutorily-imposed period — where court empowered to refuse to set any non-parole period — where power exercised — discretionary issues — Sentencing (Crime of Murder) and Parole Reform Act 2003 (NT), s 19 — Leach v The Queen, 598
sentencing — factual basis for sentence — standard of proof — Court’s power to vary statutory non-parole period for murder — where exercise of power entails imprisonment for term of natural life — matters for evaluation by court — exercise of judgment — Leach v The Queen, 598
sexual offences — rape and sexual assault — consent — intellectually impaired persons — unlawful carnal knowledge of intellectually impaired person — exposing such person to indecent act — Criminal Code 1899 (Qld), s 229F — Libke v The Queen, 1309

D

Damages —
aggravated and exemplary damages — where both heads included in same award — whether amounting to double punishment — where damages arose from same factors — New South Wales v Ibbett, 427

Defamation —
statements amounting to defamation — injury to reputation in business, profession, trade or calling — restaurateurs — newspaper review of restaurant — allegation food unpalatable — allegation some service bad — reasonableness of jury’s decision — appellate court’s power to substitute verdict — application of “community standards” — drawing inference upon inference — Defamation Act 1974 (NSW), s 7A — Supreme Court Act 1970 (NSW), s 108(3) — John Fairfax Publications Pty Ltd v Gacic, 1218

Defence and War —
defence forces — offences — White v Director of Military Prosecutions, 1259

E

Energy and Natural Resources —
gas — pipes and mains — access to pipelines — tariff — calculation — East Australian Pipeline Pty Ltd v Australian Competition & Consumer Commission, 1868

Environment and Planning —
environmental planning — operation and effect of controls — validity of legislation and regulations — statutory amendment — regional planning — whether accrued right to compensation lost — extinguishment by non-overt means — Integrated Planning Act 1997 (Qld), ss 3.2.1(7)(f), 3.2.1(9), 3.2.1(10)(b), 5.4.2, Sch 10 — Acts Interpretation Act 1954 (Qld), s 20(2)(c) — Chang v Laidley Shire Council, 1598

Estoppel —
estoppel in pais — by conduct — insurance contracts — professional indemnity — insured investment adviser — misconduct by authorised representative — where insured assumed responsibility for claims — settlement protocol established — accepted by insurer “in principle” — insurer’s delay in accepting or denying indemnity — claims settled by insured — purported reliance on eventual indemnity — indemnity ultimately denied — CGU Insurance Ltd v AMP Financial Planning Pty Ltd, 1551
Evidence — see also Criminal Law

facts excluded from proof — on grounds of privilege —
incriminating questions — statutory protection — immunity from self-incrimination for uncharged crimes —
statutory certificate — criminal proceedings — retrial on same charge — evidence defendant “did an act the doing of which is a fact in issue” — evidence defendant “had a state of mind the existence of which is a fact in issue” — when certificate cannot be relied on — not “proceeding” — Evidence Act 1995 (NSW), ss 128(1), 128(5), 182(6), 128(7), 128(8) — Cornwell v The Queen; R v Cornwell, 540
professional confidence — legal profession —
general principles — inferring content of confidential communication — Mead v Mead, 1185
retainer itself rarely confidential communication — nature of exceptional cases — Z v New South Wales Crime Commission, 651

Family Law and Child Welfare —

Family Law Act 1975 (Cth) and related legislation —
contempt of court — breach of order — alleged contemnor’s knowledge of order — Family Law Act 1975 (Cth), s 112AP — Mead v Mead, 1185
proceedings in contract and tort — tort of deceit — whether impliedly excluded in whole or part from inter-spousal torts made actionable by Family Law Act 1975 (Cth), s 119 — whether precluded by Family Law Act 1975 (Cth), s 120, for being an abolished cause of action for damages for adultery — Magill v Magill, 254

Fiduciary Obligations —

particular cases — joint venture — allegations against joint venture and third parties — unconscientious acquisition of venture property — lack of informed consent to acquisition — knowing receipt — Farah Constructions Pty Ltd v Say-Dee Pty Ltd, 1107

High Court and Federal Court —

Federal Court — appellate jurisdiction — procedure — remitter — issues raised in course of appeal — where not open on evidence below — CGU Insurance Ltd v AMP Financial Planning Pty Ltd, 1551
federal judicature —
application of State laws — limitation of actions — proceedings alleging voidable transactions under Corporations Act 2001 (Cth) — extension of time to serve statement of liquidated claim — whether District Court Rules 1973 (NSW), Pt 3, r 2 “picked up” by Judiciary Act 1903 (Cth), s 79 — whether Corporations Act 2001 (Cth) s 588FF, “otherwise provides” — Gordon v Tolcher in his Capacity as Liquidator of Senafield Pty Ltd in liq), 507
exclusive and invested jurisdiction — federal jurisdiction of State courts —
local limitations of State court — District Court — taxation penalty — limits flowing from District Court Act 1973 (NSW), s 44(1)(a) — conferral of jurisdiction by Judiciary Act 1903 (Cth), s 39(2) — Forsyth v Deputy Commissioner of Taxation, 662
nature and extent of judicial power —
courts-martial and other service tribunals — scope of judicial power — jurisdiction over service personnel — where civil offence committed by serviceperson — White v Director of Military Prosecutions, 1259
disciplinary tribunals — power to cancel or suspend registration as liquidator — Corporations Act 2001 (Cth), ss 203, 448B, 532(1), 1292(2)(d)(ii) — Albarran v Members of the Companies Auditors & Liquidators Disciplinary Board; Gould v Magarey, 1155
Federal Magistrates Court of Australia — SZFDE v Minister for Immigration & Citizenship, 1401
High Court and Federal Court — continued

High Court of Australia — original jurisdiction — constitutional writs — public and discretionary nature of — construction and validity of privative clause — “migration decision” — “purported privative clause decision” — availability of certiorari as ancillary relief when mandamus and prohibition lie to remedy jurisdictional error — Constitution, s 75(v) — Migration Act 1958 (Cth), ss 5(1), 5E(1), 486A — Bodruddaza v Minister for Immigration & Multicultural Affairs, 905

matters in which High Court has original jurisdiction — prohibition, mandamus and certiorari — constitutional writs — discretionary remedies — futility — exploring availability of discretionary remedy when discretionary denial inevitable — Constitution, s 75(v) — Judiciary Act 1903 (Cth), s 39B — SZBYR v Minister for Immigration & Citizenship, 1190

Highways —
negligence and nuisance —
actions against highway authority — New South Wales — highway authority’s duty of care to road users — roadworks executed by independent contractor — negligence of contractor’s employee — injury to pedestrian — extent of duty of care — whether non-delegable — Roads Act 1993 (NSW) — Leichhardt Municipal Council v Montgomery, 686

injuries to users of highway — liability of highway authority — non-feasance — requirement road users exercise reasonable care — Roads & Traffic Authority (NSW) v Dederer, 1773

road — public road — roads authority — Civil Liability Act 2002 (NSW) — Roads & Traffic Authority (NSW) v Dederer, 1773

I

Income Tax —

income tax and related legislation —
ascertainment of assessable income — shareholders — dividends and other distributions to shareholders —
derivation of “income according to ordinary concepts” — off-market buy-back of shares — taxpayer’s sell-back rights traded on stock exchange — character of grant of rights — sell-back rights severed or detached from shareholding — Income Tax Assessment Act 1997 (Cth) s 6-5 — Commissioner of Taxation v McNeil, 638

taxation of receipts by shareholders from companies — no complete “code” — Income Tax Assessment Act 1936 (Cth), s 44, Pt III, Div 2, subdiv D — Income Tax Assessment Act 1997 (Cth) — Commissioner of Taxation v McNeil, 638

collection and recovery of tax — collection by instalments — employer not accounting for deductions — penalties for directors of non-remitting companies — deductions spanning period of legislative amendment — penalty recoverable in “any court of competent jurisdiction” — Income Tax Assessment Act 1936 (Cth), ss 221R(1), 220AAZA(4), Pt VI, Div 9, Subdiv B — Forsyth v Deputy Commissioner of Taxation, 662

Insurance —
policies of insurance — obligation of uberrimae fidei — mutuality — duty of insurer to insured — acceptance or denial of indemnity — delay — reliance by insured on agreed claims protocol — Insurance Contracts Act 1984 (Cth), s 13 — CGU Insurance Ltd v AMP Financial Planning Pty Ltd, 1551

professional indemnity insurance — securities industry — licensed dealers — liability — misconduct by authorised securities representatives — Australian Securities and Investments Commission — significance of role in settlement of claims — delay by insurer in accepting or denying indemnity — respondent directed to act as “prudent uninsured” — claims settled on respondent’s initiative — indemnity ultimately denied — whether settlements reasonable — CGU Insurance Ltd v AMP Financial Planning Pty Ltd, 1551

Intellectual Property — see Copyright, Patents
L

Limitation of Actions —

contracts, torts and personal actions — when time begins to run — particular causes of action — negligence — “first accrues” — loss — when occurring — Limitation Act 1985 (ACT), ss 11(1), 33 — Commonwealth v Cornwell, 933

M

Mortgages —

chattel securities — Victoria — conditional sale — retention of title under Romalpa clause — where defined as “security interest” — Chattel Securities Act 1987 (Vic), ss 3(1), 3(3) — General Motors Acceptance Corporation Australia v Southbank Traders Pty Ltd, 1012

N

Negligence —

duty of care —

essentials of action of negligence — special relationships and duties — local authorities — “highway cases” — origins of cause of action — evolution of law in Australia — highway cases subsumed in general law of negligence — whether previous decisions support concept of non-delegable duty of care in circumstances — Leichhardt Municipal Council v Montgomery, 686


reasonable foreseeability of damage — diving off bridge in contravention of signs — prospective assessment of risk — duty to prevent risk-taking conduct — characterisation of risk — “allurement” — Roads & Traffic Authority of NSW v Dederer, 1773

liability for others’ negligence — independent contractors — injury occurring on a public road — duty of care owed by local council qua highway authority — extent of duty of where roadworks let to independent contractor — liability to road user — Leichhardt Municipal Council v Montgomery, 686

P

Patents —

requirements for valid patent —

inventive step —

common general knowledge — knowledge — combination of integers — final integer indicating solution in conceptual form — where not difficult to imagine required solution — preceding integers within common general knowledge — means of achieving solution — contained in dependent claim — admissions of common general knowledge in specification — probative value of admissions — whether invention obvious — Lockwood Security Products Pty Ltd v Doric Products Pty Ltd (No 2), 1070

combination patents — proof of inventiveness — secondary evidence — Lockwood Security Products Pty Ltd v Doric Products Pty Ltd (No 2), 1070

novelty — prior art information — domestic rim-mounted deadlock — improvement adding safety release of interior lock — storeroom locks incorporating same feature — achieved by different mechanical means — not incorporating primary feature of security from ingress — whether part of prior art — Patents Act 1990 (Cth), ss 7(2), 7(3) — Lockwood Security Products Pty Ltd v Doric Products Pty Ltd (No 2), 1070
Police —
actions for wrongful arrest, trespass and other wrongs — liability of Crown or other employer — New South Wales — trespass and assault — action against individual police barred by statute — where statute nominates Crown as proper defendant — aggravated and exemplary damages — where both heads included in same award — basis on which liability assessed — Law Reform (Vicarious Liability) Act 1983 (NSW), s 9B — New South Wales v Ibbett, 427

rights, powers and duties — Police Service Act 1990 (NSW), s 201 — New South Wales v Fahy, 1021

Procedure —
judges — disqualification for interest or bias — reasonable suspicion of bias — judicial bias — exchanges between bench and bar — trial judge’s comment that copyright claim “enigmatic” — whether apprehended bias made out — Concrete Pty Ltd v Parramatta Design & Developments Pty Ltd, 352

New South Wales — District Courts — jurisdiction — taxation — penalty — assignment of business and taxation claims — “subject to the rules” — actions which, if brought in the Supreme Court, would be assigned to the Common Law Division — meaning of provision “by which a tax, fee, duty or other impost is levied, collected or administered” — fixed-date construction — Courts Legislation Further Amendment Act 1997 (NSW) — Supreme Court Act 1970 (NSW), s 53 — Supreme Court Rules 1970 (NSW), Pt 12, r 5(b)(vi) — District Court Act 1973 (NSW), s 44(1)(a)(i), 44(1)(a)(ii) — Forsyth v Deputy Commissioner of Taxation, 662

Professions and Trades —
architects — rights and powers — right to copyright — property development — architectural plans and drawings — development consent — sale of undeveloped land with benefit of consent — architect’s attempt to assert copyright against purchaser — whether purchaser impliedly licensed to use drawings and plans — Copyright Act 1968 (Cth), ss 15, 202 — Environmental Planning and Assessment Act 1979 (NSW), s 95 — Concrete Pty Ltd v Parramatta Design & Developments Pty Ltd, 352

Real Property —
easements — rights of way — creation of easements — construction — “for all purposes” — “to and from” — use of right of way — scope of — Conveyancing Act 1919 (NSW), Sch 8, s 181A — Westfield Management Ltd v Perpetual Trustee Co Ltd, 1887

Sale of Goods —
transfer of title by non-owners — by buyer in possession with seller’s consent — Victoria — motor vehicle wholesalers — conditional sale subject to retention of title — on-sale to financier — wholesaler’s interest not registered — extinguishment of interest in favour of third party — Chattel Securities Act 1987 (Vic), ss (3), 7 — General Motors Acceptance Corporation Australia v Southbank Traders Pty Ltd, 1012

Statutes —
Acts of Parliament —
repeal and new enactment — conditional or contingent effect — replacement provision invalid — revival of previous enactment — Roach v Electoral Commissioner, 1830
validity of legislation — repealed provision — where substituted enactment declared invalid — repealed provision revived — further issue of validity — Roach v Electoral Commissioner, 1830
interpretation —
consideration of extrinsic matters — previous state of law and mischief to be remedied — Victoria — “security interest” — intended extension of common law definition — where title reserved by seller of goods — application of Act to conditional sales — Chattel Securities Act 1987 (Vic), ss 3(3) — General Motors Acceptance Corporation Australia v Southbank Traders Pty Ltd, 1012
Interpretation Acts and clauses — “reference to some other Act” — Interpretation Act 1987 (NSW), s 68 — Forsyth v Deputy Commissioner of Taxation, 662
legislative history — Cornwell v The Queen; R v Cornwell, 840
words and phrases — “may” — where construed as compelling an act — Leach v The Queen, 598
Taxes and Duties — see Income Tax

Torts — see also Defamation; Negligence

deceit — false representation by wife to husband that he was father of children conceived and born during marriage — history and nature of tort of deceit — applicability to representations as to paternity — applicability in Australian statutory family law context — Magill v Magill, 254
malicious procedure and false imprisonment — malicious criminal and civil proceedings — essentials of cause of action generally — malice — absence of reasonable and probable cause — lines of authority — whether competing authorities — discussion concerning elements — A v New South Wales, 763
trespass — trespass to land and rights of real property — right to relief — possession — protection of plaintiff’s interest in exclusive possession — where premises occupied by respondent and son — where intrusion directed at son — aggravation to infringement of respondent’s own right — New South Wales v Ibbett, 427

Trade and Commerce —
other regulation of trade or commerce — legislation relating to monopolies and combinations in restraint of trade and profiteering — Gas Pipelines Access (South Australia) Act 1997 (SA), Sch 1, App, cl 7 — National Third Party Access Code for Natural Gas Pipeline Systems, ss 8.10, 8.10(a), 8.10(d), 8.10(e), 8.10(j), 8.10(k), 8.11, 8.30 — East Australian Pipeline Pty Ltd v Australian Competition & Consumer Commission, 1868

Trade Practices —
 misleading or deceptive conduct in trade or commerce — enforcement and remedies — actions for damages — against employees — under State legislation lacking accessorial provisions — Fair Trading Act 1999 (Vic), ss 1(a), 9(1), 139(1) — Trade Practices Act 1974 (Cth), ss 6, 52, 52(1), 75, 75B(1), 82(1), 84(2) — Houghton v Arms, 466

Traffic Law —

Words and Phrases —
”reasonably necessary, and reasonably appropriate and adapted” — Thomas v Mowbray, 1414

Workers’ Compensation —
liability to pay compensation — liability of employer — statutory body or corporation — statutory interpretation — ”deemed” employers — effect of deeming — preclusion of non-statutory rights to pursue compensation — Workers’ Compensation and Injury Management Act 1981 (WA), ss 6, 175, 175(1), 175(3) — Klein v Minister for Education, 582