MARCH 2013

Reports of decisions of the Victorian Civil and Administrative Tribunal and the Supreme Court of Victoria

VICTORIAN ADMINISTRATIVE REPORTS 2009

EDITOR T V HURLEY Barrister-at-Law

PRODUCTION EDITOR HELLA OCHOCKI

VOL 31 — PART 2

PAGES 127-250

The mode of citation of this part will be: 31 VAR

TABLE OF CASES REPORTED

Part 2 — Pages 127-250

Bevnol Constructions & Developments Pty Ltd; De Simone v
BR v Victims of Crime Assistance Tribunal
Consumer Affairs Victoria, Director of v Glenvill Pty Ltd
Cooney; Jasky v 20
De Simone v Bevnol Constructions & Developments Pty Ltd 84
Dura (Australia) Construction Pty Ltd v Victorian Managed
Insurance Authority 193
Environment Protection Authority; Thirteenth Beach Coast Watch Inc v 1
Gadens Lawyers v Virgtel Ltd 223
Gallichio; Western Health v 115
Geddes and Australian Labor Party (Victorian Branch), Re 42
Glenvill Pty Ltd; Director of Consumer Affairs Victoria v 64
H J Heinz Company Australia Pty Ltd v Kotzman 206
Jasky v Cooney 20
Justice, Secretary Department of v Osland (No 2) 98
Justice, Secretary to the Department of v Western Suburbs Legal
Service Inc
Kotzman; H J Heinz Company Australia Pty Ltd v 206
Koutroumanis v Transport Accident Commission 162
Lal (No 2); Medical Practitioners Board of Victoria v 140
Lewenberg & Lewenberg v Victoria Legal Aid 168
Lloyd; Melbourne Health v
Medical Practitioners Board of Victoria v Lal (No 2) 140
Melbourne Health v Lloyd
Mental Health Review Board; MH6 v
MH6 v Mental Health Review Board
Milwain v Sim
Osland (No 2); Secretary Department of Justice v

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



© 2013 Thomson Reuters (Professional) Australia Limited ABN 64 058 914 668

Lawbook Co.

Published in Sydney

ISSN 1031-2617

TABLE OF CASES REPORTED

Sim; Milwain v	53
Tarasinski v Wyndham City Council	77
Thirteenth Beach Coast Watch Inc v Environment Protection Authority	. 1
Transport Accident Commission; Koutroumanis v 1	162
Victims of Crime Assistance Tribunal; BR v 1	127
Victoria Legal Aid; Lewenberg & Lewenberg v 1	168
Victorian Managed Insurance Authority; Dura (Australia)	
Construction Pty Ltd v 1	193
Virgtel Ltd; Gadens Lawyers v 2	223
Western Health v Gallichio 1	115
Western Suburbs Legal Service Inc; Secretary to the Department of	
Justice v	26
Wyndham City Council; Tarasinski v	77

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

INDEX

Part 2 — Pages 127-250

ACCIDENT COMPENSATION

Medical panels — Assessment of incapacity to be "in accordance with" the AMA Guides — When assessment is "in accordance with" AMA Guides — Assessment of injury requiring ankle replacement — Provision in AMA Guides for replacement of hips and knees only — Panel assessing impairment of ankle by reference to total replacement of hip and knees — Whether jurisdictional error — Accident Compensation Act 1985 (Vic), s 91 — American Medical Association Guides to the Evaluation of Permanent Impairment, 4th ed, Chapter 3, "The musculoskeletal system".

H J Heinz Company Australia Pty Ltd and	d Another v Kotzman and
Another	

ADMINISTRATIVE LAW

Error of law — Medical panel — Wrongs Act — Need for referral to panel to identify "significant injury" — Failure of referral to indentify compensable injury — Wrongs Act 1958 (Vic), s 28LF(1)(b).	
Melbourne Health and Others v Lloyd and Others	243
Natural justice — Request for expressions of interest — Time-limits — Whether arbitrary — Representation that late submitted expression of interest would be considered on its merits — Departure from representation — Whether a breach of natural justice.	
Lewenberg & Lewenberg v Victoria Legal Aid	168

APPEAL

New point raised on appeal — Whether interests of justice require point to be raised	
— No effect on course of evidence.	
Medical Practitioners Board of Victoria v Lal (No 2)	140

LEGAL AID

Panels — Establishment — Notice — Whether procedure of giving notice for	or
establishment of panels limited to creation of new panel - Re-appointment of	of
member of panel — Legal Aid Act 1978 (Vic), s 29A(2), (5).	
Lewenberg & Lewenberg v Victoria Legal Aid	168

LEGAL PRACTICE ACT

Costs agreement — Application to VCAT to cancel costs agreement — Jurisdiction	
of VCAT to order practitioner make response and identify documents - Legal	
Practice Act 1996 (Vic), s 103.	
Gadens Lawyers v Virgtel Ltd and Another	223
2 0	

INDEX

MEDICAL PRACTITIONERS

Registration — Character of applicant — Applicant found guilty of sexual offences	
- Whether assessment of "culpability" of applicant in offending relevant -	
Registration subject to conditions — Whether conditions so severe as to	
contradict finding that registration should be granted — Health Professions	
Registration Act 2005 (Vic), s 6(1), (2)(a), (c), (d).	
Medical Practitioners Board of Victoria v Lal (No 2)	0

MENTAL HEALTH

Admission of pa	atients — Involuntary treatment orders — Review by VCAT -	
Natural justic	e - Hearing - Whether breach of rules of natural justice whe	re
VCAT requir	es applicant to give evidence first — Whether right to compla	in
waived by co	onduct of legal representatives — Appeal from VCAT — Ment	tal
Health Act 19	986 (Vic), s 29(2).	
MH6 v Mente	al Health Review Board	226

VICTORIAN CIVIL AND ADMINISTRATIVE TRIBUNAL

 Appeal — Leave to appeal — Leave to appeal refused by Trial Division — Whether leave of Court of Appeal required to appeal to that court — Supreme Court Act 1986 (Vic), s 17A(4)(b) — Victorian Civil and Administrative Tribunal Act 1998 (Vic), s 148(1)(b). Dura (Australia) Construction Pty Ltd v Victorian Managed Insurance Authority and Another
 Appeal — Question of law — Failure of VCAT to give adequate reasons — Whether question of law — Victorian Civil and Administrative Tribunal Act 1998 (Vic), ss 117(1), 148. BR v Victims of Crime Assistance Tribunal
General procedure — Hearings — Adjournment — Exercise of discretion — Victorian Civil and Administrative Tribunal Act 1998 (Vic), ss 97(1), 102(1)(b). <i>Koutroumanis v Transport Accident Commission</i>
 Procedure — Joinder of parties — Whether party to be joined must be given opportunity to be heard before joinder order made — Whether VCAT Domestic Building List Practice Note required party be given notice — Victorian Civil and Administrative Tribunal Act 1998 (Vic), s 60. Dura (Australia) Construction Pty Ltd v Victorian Managed Insurance Authority and Another
 Procedure — Reasons — Entitlement for reasons — Whether entitlement to reasons for order joining a party to VCAT proceeding — Victorian Civil and Administrative Tribunal Act 1998 (Vic), s 117. Dura (Australia) Construction Pty Ltd v Victorian Managed Insurance Authority and Another

WORDS AND PHRASES

"In accordance with".	
H J Heinz Company Australia Pty Ltd and Another v Kotzman and	
Another	

INDEX