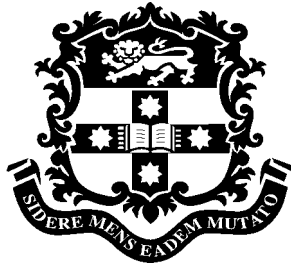


THE  
SYDNEY  
LAW REVIEW

VOLUME 26

2004



FACULTY OF LAW  
UNIVERSITY OF SYDNEY

# THE SYDNEY LAW REVIEW

PUBLISHED ANNUALLY BY THE FACULTY OF LAW OF THE  
UNIVERSITY OF SYDNEY

Correspondence and Contributions should be addressed to:

The Editor,  
The Sydney University Law School,  
173–175 Phillip Street,  
Sydney NSW Australia 2000

Tel: (02) 9351 2222

Fax: (02) 9351 0200

Inquiries regarding subscriptions should be addressed—  
From North America, to:

Wm Gaunt & Sons, Inc,  
3011 Gulf Drive,  
Holmes Beach,  
Florida, USA 33510

From other places to:

Lawbook Co.  
(Head Office) 100 Harris Street, Pyrmont, NSW  
Australia 2009 (Mail Orders)  
Tel (02) 8587 7000 Fax: (02) 8587 7100  
1800 650 522

CURRENT SUBSCRIPTIONS RATE IN AUSTRALIA: \$178 PER VOLUME

# THE SYDNEY LAW REVIEW

Published under the Auspices of the Faculty of Law of the University  
of Sydney 2004

## EDITORIAL BOARD (2004)

Patrick Parkinson (Editor)

Emma Armson

Mary Crock

Saul Fridman

Fleur Johns

Les McCrimmon

Jenni Millbank

*Coordinator:* Joanna Howse

## STUDENT EDITORIAL COMMITTEE (2004)

Charlotte Ahearne

Fleur Beaupert

Stephen Brancatisano

Matthew Burston

Sevda Clark

Juliet Curtin

Edwina Dunn

Rebecca Dunn

Samantha Edwards

Carol Elliott

Ben Everitt

Lucinda Flanagan

Leigh Friedman

John Paul Hinojosa

Louise Martin

Rowan Mawa

Karen Mok

Alison Mutton

Kelly Ngo

Brendan Smith

Brindan Suresh

Ryan Thorne

Rebecca Ward

## EDITORIAL BOARD

(2005)

Jenni Millbank (Editor)

Emma Armson

Mary Crock

Fleur Johns

Pat Loughlan

Jane McAdam

David Rolph

George Tomossy

*Coordinator:* Joanna Howse

## STUDENT EDITORIAL COMMITTEE

(2005)

Thalia Anthony

Carol Elliott

Melissa Gangemi

Rima Hor

Anika Ganja

Andrea Hadaway

Bora Kaplan

Simon Levett

Fiona Maconochie

Fiona Mudie

Merryn Quale

Christopher Yoo

# TITLE INDEX TO LEADING ARTICLES

Academics, Practitioners and Judges, <i>The Hon Justice RP Austin</i> .....	463
Banes of an Income Tax: Legal Fictions, Elections, Hypothetical Determinations, Related Party Debt, <i>H David Rosenbloom</i> .....	17
Being Ms B: B, Autonomy and the Nature of Legal Regulation, <i>Derek Morgan &amp; Kenneth Veitch</i> .....	107
Changing Legal Education: Rhetoric, Reality, and Prospects for the Future, <i>Mary Keyes &amp; Richard Johnstone</i> .....	537
Family-Friendly Work Practices and The Law, <i>Belinda Smith &amp; Joellen Riley</i> .....	395
First Head Revisited: A Single Industrial Relations System Under the Trade and Commerce Power, <i>David McCann</i> .....	75
History, Memory and Judgment: Holocaust Denial, The History Wars and Law's Problems with the Past, <i>Lawrence McNamara</i> .....	353
How Rights Change: Freedom of Speech in the Digital Era, <i>Jack M Balkin</i> .....	5
Judging Refugees: The Clash of Power and Institutions in the Development of Australian Refugee Law, <i>Mary Crock</i> .....	51
Legal Research, the Law Schools and the Profession, <i>Jeremy Webber</i> .....	565
On Writing Dangerously, <i>Fleur Johns</i> .....	473
Power-Knowledge in Australian Legal Education: Corporatism's Reign, <i>Nickolas James</i> .....	587
Refugee Law: The Shifting Balance, <i>Ronald Sackville</i> .....	37
'Sovereignty' and it's Relevance to Treaty-Making Between Indigenous Peoples and Australian Governments, <i>Sean Brennan, Brenda Gunn &amp; George Williams</i> .....	307
The Efficacy of Contractual Provisions Prohibiting Assignment, <i>GJ Tolhurst</i> .....	161
The <i>Idea</i> of the University and the Contemporary Legal Adacemy, <i>Margaret Thornton</i> .....	481
Trade Marks and Language, <i>Megan Richardson</i> .....	193
'We're All Socio-Legal Now?' Legal Education, Scholarship and the 'Global Knowledge Economy' — Reflections on the UK Experience, <i>Richard Collier</i> .....	503
What Explains Variations in Dissent Rates? Time Series Evidence from the High Court, <i>Russell Smyth</i> .....	221

# AUTHOR INDEX TO LEADING ARTICLES

<i>The Hon Justice RP Austin</i> , Academics, Practitioners and Judges .....	463
<i>Jack M Balkin</i> , How Rights Change: Freedom of Speech in the Digital Era .....	5
<i>Sean Brennan, Brenda Gunn &amp; George Williams</i> , ‘Sovereignty’ and it’s Relevance to Treaty-Making Between Indigenous Peoples and Australian Governments .....	307
<i>Richard Collier</i> , ‘We’re All Socio-Legal Now?’ Legal Education, Scholarship and the ‘Global Knowledge Economy’ — Reflections on the UK Experience .....	503
<i>Mary Crock</i> , Judging Refugees: The Clash of Power and Institutions in the Development of Australian Refugee Law .....	51
<i>Nickolas James</i> , Power-Knowledge in Australian Legal Education: Corporatism’s Reign .....	587
<i>Fleur Johns</i> , On Writing Dangerously .....	473
<i>Mary Keyes &amp; Richard Johnstone</i> , Changing Legal Education: Rhetoric, Reality, and Prospects for the Future .....	537
<i>David McCann</i> , First Head Revisited: A Single Industrial Relations System Under the Trade and Commerce Power .....	75
<i>Lawrence McNamara</i> , History, Memory and Judgment: Holocaust Denial, The History Wars and Law’s Problems with the Past .....	353
<i>Derek Morgan &amp; Kenneth Veitch</i> , Being Ms B: B, Autonomy and the Nature of Legal Regulation .....	107
<i>Megan Richardson</i> , Trade Marks and Language .....	193
<i>H David Rosenbloom</i> , Banes of an Income Tax: Legal Fictions, Elections, Hypothetical Determinations, Related Party Debt .....	17
<i>Ronald Sackville</i> , Refugee Law: The Shifting Balance .....	37
<i>Belinda Smith &amp; Joellen Riley</i> , Family-Friendly Work Practices and The Law .....	395
<i>Russell Smyth</i> , What Explains Variations in Dissent Rates? Time Series Evidence from the High Court .....	221
<i>Margaret Thornton</i> , The <i>Idea</i> of the University and the Contemporary Legal Adacemy .....	481
<i>GJ Tolhurst</i> , The Efficacy of Contractual Provisions Prohibiting Assignment .....	161
<i>Jeremy Webber</i> , Legal Research, the Law Schools and the Profession .....	565

# TITLE INDEX TO CASE NOTES AND COMMENTS

<i>ACCC v Berbatis Holdings</i> (2003) 197 ALR 153 <i>Nicole Dean</i> .....	255
A Prelude to the Demise of Teoh: The High Court Decision in Re Minister for Immigration and Multicultural Affairs; Ex Parte Lam <i>Wendy Lacey</i> .....	131
Choice of Law on the High Seas: <i>Blunden v Commonwealth</i> <i>Alison Mutton</i> .....	427
<i>Purvis v NSW</i> : Behaviour, Disability and the Meaning of Direct Discrimination <i>Samantha Edwards</i> .....	639
Renvoi Rejected? The Meaning of 'the lex loci delicti' after Zhang <i>Robert Yezerski</i> .....	273
<i>Robb Evans of Robb Evans and Associates v European Bank Ltd</i> <i>Matthew Burston</i> .....	439
Shock Rebounds: Torts Reform and Negligently Inflicted Psychiatric Injury ( <i>Dyanah</i> ) <i>Nicole Seeto</i> .....	293
The Human Genome, Property of All: Opportunities Under the ALRC Inquiry into Gene Patenting and Human Health <i>John Paul Hinojosa</i> .....	447

# TITLE INDEX TO BEFORE THE HIGH COURT

Redundancy and Interpretation in Industrial Agreements: <i>The Amcor Case</i> <i>Andrew Frazer</i> .....	241
On Technology Locks and the Proper Scope of Digital Copyright Laws — <i>Sony</i> in the High Court <i>Kim Weatherall</i> .....	613

# AUTHOR INDEX TO BOOK REVIEWS

*Wealth by Stealth: Corporate Crime, Corporate Law and the Perversion  
of Democracy* by Harry Glasbeek  
(Joellen Riley) .....456

# TABLE OF CASES

A v Australia .....	65, 66
ABC v Lenah Game Meats Pty Ltd .....	217
ANC Ltd v Clark .....	173, 185
ACCC v Berbatis Holdings .....	255–271
ACCC v 4WD Systems Pty Ltd .....	268, 269
ACCC v Samton Holdings Pty Ltd .....	263–265
ACCC v Simply No-Knead (Franchising) Pty Ltd .....	267–269
ACTEW Corporation Ltd v Pangallo .....	251
Abbott v Philbin .....	176
Abebe v Commonwealth .....	40
Actors and Announcers Equity Association v Fontana Films Pty Ltd .....	88
Adam v Ward .....	368
Adan v Secretary of State for the Home Department .....	64
Adidas-Salomon AG v Fitnessworld Trading Ltd .....	210, 218
Aetna Insurance Co v Smith, McKinnon & Son .....	173
Airedale National Health Service Trust v Bland .....	108–112, 124, 129
Airlines of NSW Pty Ltd v NSW [No 2] (Second Airlines Case) .....	90, 97–100
Albertson's Inc v Commissioner .....	31
Alcock v Chief Constable of South Yorkshire Police .....	298–300
Aldersea v Public Transport Corporation ....	423
Allhusen v Caristo Construction Corp .....	174, 181
Amalgamated Society of Engineers v Adelaide Steamship Co Ltd (Engineers Case) .....	97–99
Ancor Ltd v Construction, Forestry, Mining and Energy Union .....	242–253
Amin Rasheed Shipping Corporation v Kuwait Insurance Co .....	279
Amuur v France .....	66, 67
Anchor National Life Insurance v Commissioner .....	30
Anderson v Eric Anderson Radio and TV Pty Ltd .....	277
Annetts v Australian Stations Pty Ltd; Tame v NSW .....	293–304
Anning v Anning .....	173, 187
Applicant A v Minister for Immigration and Ethnic Affairs (1997) .....	40, 63, 64
Applicants A and B v Minister for Immig- ration and Ethnic Affairs (1994) .....	63
Applicant S157/2002 v Commonwealth .....	42, 43, 49, 73, 148
Applicant S395/2002 v Minister for Immigration and Multicultural Affairs .....	40
Associated Alloys Pty Ltd v ACN 001 452 106 Pty Ltd .....	163
Attorney-General (WA) v Australian National Airlines Commission (Third Airlines Case) .....	95–100
Attorney-General (NSW) v Brewery Employees Union of NSW .....	212
Attorney-General (UK) v Heinemann Publishers Australia Pty Ltd (No 2) .....	439–444
Attorney-General (Hong Kong) v Ng Yuen Shiu .....	139
Attorney-General (New Zealand) v Ortiz .....	442
Attorney-General (NSW) v Quinn .....	135, 139, 141, 144
Attorney-General (Qld) v Riordan .....	82
Attorney-General (NSW) v Stocks and Holdings (Constructors) Pty Ltd .....	633
Attwood & Reid Ltd v Stephens Excavators Ltd .....	174, 178, 187
Auckland Health Board v JMB .....	108
Australasian Meat Industry Employees Union v Coles Supermarkets Australia Pty Ltd .....	253
Australian Boot Trade Employees' Federation v Whybrow & Co .....	81
Australian Broadcasting Corporation v Lenah Game Meats Pty Ltd .....	633
Australian Capital Television Pty Ltd v Commonwealth .....	321
Australian Communist Party v Commonwealth .....	370
Australian Course Grains Pool v Barley Marketing Board .....	96
Australian Olympic Committee Inc v The Big Fights Inc .....	164, 177, 183
Australian Rugby Union Ltd v Hospitality Group Pty Ltd .....	169, 174, 177, 185, 186
Australian Steamships Ltd v Malcolm .....	104
Autodesk Inc v Dyason (No 1) .....	621
Automotive, Food, Metals, Engineering, Printing and Kindred Industries Union v Skilled Engineering Ltd .....	252
Automotive, Food, Metals, Engineering, Printing and Kindred Industries Union v United Milk Tasmania Ltd .....	249
Avel Pty Ltd v Multicoin Amusements Pty Ltd .....	626
Ayan v Minister for Immigration and Multicultural and Indigenous Affairs .....	132
Azemoudeh v Minister for Immigration and Ethnic Affairs .....	56
B & B v Minister for Immigration and Multicultural and Indigenous Affairs .....	45
BG Plc v O'Brien .....	422, 423
BP Refinery (Westernport) Pty Ltd v Shire of Hastings .....	420
Baker v Minister of Citizenship and Immigration .....	145
Bank Nationalisation Case (Bank of NSW v Commonwealth) .....	85, 101
Bank of NSW v Commonwealth (Bank Nationalisation Case) .....	85, 101
Barker v Stickney .....	183, 186
Barnard v Santam Bpk .....	299, 301
Barrow v Isaacs & Son .....	175
Bawejem Ltd v MC Fabrications Ltd .....	175

Behrens v Bertram Mills Circus Ltd .....	295	Chen Shi Hai v Minister for Immigration and Multicultural Affairs .....	40, 69
Belize Motor Supply Co v Cox .....	174	Chen Zhen Zi v Minister for Immigration and Ethnic Affairs .....	59
Benson v Lee .....	298	Cherokee Nation v Georgia .....	338
Benz v Compania Naviera Hidalgo .....	103	Chester v Waverley Corporation .....	295, 297, 298, 303
Berlei Hestia Industries Ltd v The Bali Company Inc .....	202	Chiavernini v Hockey .....	301
Bingham v 7-Eleven Stores Pty Ltd .....	183	Chu Kheng Lim v Minister for Immigration and Ethnic Affairs .....	58, 61, 65, 67, 72, 87, 133
Bisticvic v Rokov .....	321	Chung Ch Cheung v R .....	431
Blacktown Municipal Council v Doneo .....	182	Church of Scientology of California v Commis- sioner of Police for theMetropolis .....	280
Bliss v South East Thames Regional Health Authority .....	422	Circuit Systems Ltd v Zuken-Redac (UK) Ltd ...	173
Blomley v Ryan .....	257–259, 263	City of Omaha v Standard Oil Co .....	173, 174, 176, 183
Blunden v Commonwealth .....	427–438	City of Waneroo v Holmes .....	252
Boardman v Sanderson .....	298	Clark v BET Plc .....	423
Bogle v Metropolitan Health Service Board .....	411	Clark v Nomura International Plc .....	422, 423
Bourhill v Young .....	298	Clark Equipment v Registrar of Trade Marks ....	200
Boyd v Mirror Newspapers .....	367	Clarkson v R .....	66
Breavington v Godleman .....	277, 282, 283	Coates v Government Insurance Office (NSW) .....	297, 299
Brice v Bannister .....	176	Coca-Cola Co v All-Fect Distributors Ltd ....	219
British Airways Board v Laker Airways Ltd .....	445	Coca-Cola Co v Gemini Rising .....	220
British Gas Trading Ltd v Eastern Electricity Plc .....	171	Codelfa Construction Pty Ltd v State Rail Authority (NSW) .....	252, 420
British Sugar Plc v James Robertson & Sons Ltd .....	201	Coe v Commonwealth .....	322, 323, 326
Broadcast Australia Pty Ltd v Minister Assisting the Minister for Natural Resources (Lands) .....	163, 164, 185	Coe v Commonwealth (No 2) .....	325, 343, 348
Bruce v Tyley .....	163, 177, 186	Cole v Whitfield .....	78, 84, 98–101
Bulun Bulun and Milpurrurru v R & T Textiles Pty Ltd .....	632	Colgate Palmolive BV v NV Koninklijke Distilleerderijen Erven Lucas Bols .....	214
Burck v Taylor .....	174, 176, 183, 189–191	Collins v Charles Marshall Pty Ltd .....	80
Burger King Corporation v Registrar of Trade Marks .....	200, 201	Commercial Bank of Australia Ltd v Amadio .....	256–259
Burton v Camden London Borough Council .....	171	Commissioner of Stamp Duties (NSW) v Yeend .....	164, 168
Byrne v Australian Airlines Ltd .....	421	Commonwealth v Colonial Combing, Spinning and Weaving Co Ltd .....	431
Bysouth v Shire of Blackburn and Mitcham (No 2) .....	169	Commonwealth v Evans .....	414
CA Henschke & Co v Rosemount Estates Pty Ltd .....	215	Commonwealth v Humphries .....	646
CG Berbatis Holdings Pty Ltd v ACCC .....	260	Commonwealth v Mewett .....	430, 433
CCH Canadian Ltd v Law Society of Upper Canada .....	632	Commonwealth v Tasmania (Tasmanian Dam Case) .....	86–88, 98–100
Caboche v Ramsey .....	164, 166, 167	Commonwealth Bank of Australia v Finance Sector Union of Australia .....	249, 252
Caldy Manor Estate Ltd v Farrell .....	165	Computer Edge Pty Ltd v Apple Computer Inc .....	633
Campbell v British Columbia (A–G) .....	335	ConAgra Inc v McCain Foods (Australia) Pty Ltd .....	200
Campbelltown City Council v McKay .....	301	Construction, Forestry, Mining and Energy Union v Amcor Ltd .....	242–253
Campomar v Nike International Ltd .....	216, 218	Construction, Forestry, Mining and Energy Union v Australian Industrial Relations Commission .....	253
Cathay Developments Pty Ltd v Laser Entertainment Pty Ltd .....	183	Coultas v Victorian Railway Commissioners .....	295
Cathedral Place Pty Ltd v Hyatt Australia Ltd .....	174	Courtaulds Northern Textiles v Andrew .....	422
Chadwick v British Railways Board .....	298, 302	Cowell v Rosehill Racecourse Co Ltd ...	182, 183
Chamberlain Group Inc v Skylink Technologies Inc .....	626	Cruzan v Director, Missouri Department of Health .....	108
Chan Yee Kin v Minister for Immigration and Ethnic Affairs .....	55, 58, 60, 61		
Cheavin v Walker .....	201		

Cubillo v Commonwealth .....	355, 393	Galaxy Electronics Pty Ltd v Sega Enterprises Ltd .....	617, 635
Darlington Futures Ltd v Delco Australia Pty Ltd .....	252	Gambotto v John Fairfax Publications Pty Ltd .....	423
Davies v Collins .....	170	Gapes v Commercial Bank of Australia Ltd ....	246
Davis v Scott .....	301	Gardiner v John Fairfax & Sons Pty Ltd .....	367
Delgamuukw v British Columbia .....	335, 355	Gardiner v WorkCover (NSW) .....	415
Denham Bros Ltd v W Freestone Leasing Pty Ltd .....	177, 186	Garity v Commonwealth Bank of Australia .....	646
Deputy v du Pont .....	29	Gathercole v Smith .....	163
Deputy Commissioner of Taxation v Clark .....	471	George A Bond & Co Ltd (In liq) v McKenzie .....	251
Derbyshire County Council v Times Newspapers Ltd .....	134	Geroff v CAPD Enterprises Pty Ltd .....	190
Devefi Pty Ltd v Mateffy Pearl Nagy Pty Ltd .....	163, 164, 167, 174, 175, 178, 179, 182, 183	Gibbs v Australian Wool Corporation .....	406
Dickman v Commissioner .....	29	Gifford v Strang Patrick Stevedoring .....	298
Dietrich v The Queen .....	134	Girl Scouts of United States v Bantam Doubleday Dell Publishing Group Inc .....	216
Distillers Co (Biochemicals) Ltd v Thompson .....	275	Glencore International AG v Metro Trading International Inc .....	280
Dr Jaeger's Sanitary Woollen System Co Ltd v Walker and Sons .....	184	Goldsbrough Mort v Quinn .....	182
Don King Productions Inc v Warren ....	163, 172	Government of India v Taylor .....	439
Donoghue v Stevenson .....	297	Grain Pool of WA v Commonwealth .....	104, 209, 212
Dow Jones & Co Inc v Gutnick .....	615	Grannall v Marrickville Margarine Pty Ltd ....	102
Dulieu v White .....	295	Great Tower Street Tea Co v Langford .....	208
Easling v Mahoney Insurance Brokers Pty Ltd .....	424	Gribbles Radiology Pty Ltd v Health Services Union of Australia .....	250
Eastern Telegraph Co Ltd v Dent .....	175	Gunaleela v Minister for Immigration and Ethnic Affairs .....	62
Eastman Photographic Materials Co Ltd v Comptroller-General of Patents, Designs and Trade Marks .....	201, 202, 205, 206	Hall v Busst .....	164, 165, 167, 168
Eldred v Ashcroft .....	213, 634	Hambrook v Stokes Bros .....	297, 298
Elton v Cavill (No 2) .....	165	Hancock v Wallace .....	297
Erven Warnink BV v J Townsend .....	201	Haoucher v Minister for Immigration and Ethnic Affairs .....	146, 147, 153
Escobar v Rainbow Printing Pty Ltd (No 2) .....	411, 413, 414, 417	Hartman v Commissioner .....	33
Evans v National Crime Authority .....	414	Haumschild v Continental Casualty Co .....	280, 284
Evans and Associates v Citibank Ltd .....	440	Hawkins v Commonwealth Bank of Australia (No 2) .....	253
Exxon Corporation v Exxon Insurance Consultants International .....	195	Heart of Atlanta Motel v United States .....	94
Family Leave Test Case (1994) .....	399	Helstan Securities Ltd v Hertfordshire County Council .....	173, 176
Faulder v Rushton .....	208	Hendry v Chartsearch Ltd 173, 174, 177, 179, 186	
Finance Sector Union of Australia v Commonwealth Bank of Australia .....	252	Herkules Piling Ltd v Tilbury Construction Ltd .....	173
First National Bank of Boston v Bellotti .....	21	Heshmati v Minister for Immigration and Multicultural Affairs .....	59
Fitzroy v Cave .....	170	Hickie v Hunt and Hunt .....	411, 413, 414, 417
Flood v Shand Construction Ltd .....	173	Hinz v Berry .....	295
Foamcrete (UK) Ltd v Thrust Engineering Ltd .....	173, 175	Hoani Te HeuHeu Tukino v Aotea District Maori Land Board .....	342
Forbes v NSW Trotting Club Ltd .....	182	Hodder & Tolley Ltd v Cornes .....	169, 174, 178, 187
Fortunato v Patten .....	174, 178, 183, 189–191	Hollingsworth v Commissioner of Police .....	423
Foster v Commissioner .....	24	Holmes v Home Office .....	411, 417
Frost v Chief Constable of South Yorkshire Police .....	301	Hospital for Sick Children (Board of Governors) v Walt Disney Productions Inc .....	174, 176
GPG (Australia Trading) Pty Ltd v GIO Australia Holdings Ltd .....	263	Houston, East and West Texas Railway Co v United States .....	95
		Hurley v MacDonalds Australia Ltd .....	267

IW v City of Perth .....	646	LTJ Diffusion SA v Sadas Vertbauder .....	214
Illawarra County Council v Federated Municipal & Shire Employees' Union of Australia .....	406	Laidlaw Transportation v Commissioner .....	30, 33, 34
In re Clarke's Design .....	204	Lange v Australian Broadcasting Corporation .....	368
In re Colgate & Co's Application .....	201	Larson v Commissioner .....	24
In re Keystone Knitting Mills Ltd's Application .....	201	Lauritzen v Larsen .....	287
In re Lane .....	32	Laybutt v Amoco Australia Pty Ltd .....	182
In re Quinlan .....	108	Leather Cloth Co Ltd v American Leather Cloth Co Ltd .....	205
In re Southern Rhodesia .....	357	Leonard George Munday v ACT .....	183
In re Worthington & Co's Trade-Mark .....	204	Liew Kar-Seng v Governor in Council .....	70
In the Estate of Fuld (deceased) (No 3) .....	279	Linden Gardens Trust Ltd v Lenesta Sludge Disposals Ltd .....	163–166, 169, 170 173–177, 183, 186
Incorporation Case (New South Wales v Commonwealth) .....	87	Linkstaff International Pty Ltd v Roberts .....	423
Industrial Investment Development Corporation v Mitsui and Co .....	445	Litton Business Systems v Commissioner .....	33
Industrial Relations Act Case (Victoria v Commonwealth) .....	77, 81, 86–88, 99, 100	Living Wage Case (1996) .....	399
International Polymers Pty Ltd (In liq) v Custom Credit Corp Ltd (In liq) .....	164, 189	Long Leys Co Pty Ltd v Silkdale Pty Ltd .....	172
Inter-Southern Life Insurance Co v Humphrey .....	173	Loucks v Standard Oil Co of New York .....	442
Irving v Penguin Books Ltd & Deborah Lipstadt .....	353–394	Louth v Diprose .....	262, 265
JI Case Co v National Labor Relations Board .....	102	M'Elroy v M'Allister .....	280, 283, 284
Jaensch v Coffey .....	295, 298–302	MCA v Commissioner .....	24
Jager v Australian National Hotels Ltd .....	423	MGM–Pathe Communications Co v The Pink Panther Patrol .....	216
Jago v District Court (NSW) .....	134	Mabo v Queensland [No 2] .....	134, 313, 320–326, 340, 347, 348, 355, 357, 358, 375, 389, 390
Jewel Tea v United States .....	31	McAllister v Lewisham and North Southward Health Authority .....	121
John Pfeiffer Pty Ltd v Rogerson .....	274, 277, 281, 282, 285–288, 290, 427–438	McCulloch v Sociedad Nacional .....	103
John Young & Co Kelvinhaugh Ltd v The Rugby Group Plc .....	184	MacDonald v Robins .....	177, 178
Johnson v M'Intosh .....	338	McFarlane v Tayside Health Board .....	114
Johnson v Unisys Ltd .....	422	McGinty v Western Australia .....	321
Johnson & Johnson Australia Ltd v Sterling Pharmaceuticals Pty Ltd .....	196	McIntyre Porcupine Mines Ltd v Hammond .....	445
Jones v Toben .....	385	McLoughlin v O'Brian .....	295, 298, 299
Joseph Crosfield and Sons' Application .....	201, 206	McMahon v Docker .....	175
Josephson v Walker .....	246	McNeill v Commonwealth .....	647
Jumbunna Coal Mine v Victorian Coal Miners' Association .....	99	Malik and Mahmud v Bank of Credit and Commerce International SA (In liq) ...	422, 423
Kabushiki Kaisha Sony Computer Entertainment v Stevens .....	612–638	Mark Foys Ltd v Davies Coop & Co Ltd .....	201, 202
Kaihau v Inland Revenue Department .....	342	Maternity Leave Case (1979) .....	398, 404
Kelly v TPG Internet Pty Ltd .....	401, 410–414, 417	Mattel Inc v Internet Dimensions .....	220
Kemp v Baerselman .....	184	Mattel Inc v MCA Records .....	216, 219
King v Phillips .....	298	Mayer v Australian Nuclear Science and Technology Organisation ....	401, 410–413, 417
Kioa v West .....	57, 136	Maynard v Moseley .....	266
Kiren–Amgen Inc v Board of Regents of the University of Washington .....	451	Mellk v Sarahson .....	284
Klinsman v Secretary for Security .....	70	Members of the Yorta Yorta Aboriginal Community v Victoria .....	325, 327, 343, 348, 349, 355
Krasner v Dennison .....	163	Mercantile Mutual Insurance (Australia) Ltd v Neilson .....	273–292
Kucks v CSR Ltd .....	253	Metropolitan Health Service Board v Australian Nursing Federation .....	246
		Micro Chemicals Ltd v Smith Kline & French Inter-American Corporation .....	455

Mille Lacs Band of Chippewa Indians v Minnesota .....	355	National Tertiary Education Industry Union v University of Wollongong .....	252
Miller v Royal Derwent Hospital Board of Management .....	302	National Westminster Bank Plc v Morgan .....	262
Millet v Regent .....	465	Nationwide News Pty Ltd v Wills .....	99
Mills v Meeking .....	632, 633	Native Title Act Case (Western Australia v Commonwealth) .....	348
Minister for Immigration and Ethnic Affairs v Applicants A and B (1995) .....	63	Neilson v Overseas Projects Corporation (Vic) Ltd .....	274
Minister for Immigration and Ethnic Affairs v Mayer .....	39, 57	Network Ten Pty Ltd v TCN Channel Nine Pty Ltd (The Panel Case) .....	632–634
Minister for Immigration and Ethnic Affairs v Mok Guek Bouy .....	62	New South Wales v Commonwealth (Incorporation Case) .....	87
Minister for Immigration and Ethnic Affairs v Wu Shan Liang .....	62	New South Wales v Commonwealth (Seas and Submerged Lands Case) .....	312, 319, 320, 347
Minister for Immigration, Local Government and Ethnic Affairs v Kurtovic .....	141	New South Wales (Department of Education) v HREOC .....	642
Minister for Immigration and Multicultural Affairs v Al Kafaji .....	44	New Zealand Maori Council v A–G .....	342
Minister for Immigration and Multicultural Affairs v Al Masri .....	44, 70	New Zealand Payroll Software Systems Ltd v Advanced Management Systems Ltd .....	174, 177
Minister for Immigration and Multicultural Affairs v Ibrahim .....	64	Newcastle City Council v GIO General Ltd .....	633
Minister for Immigration and Multicultural Affairs v Jia .....	40	Ngati Apa v A–G (NZ) .....	340, 342
Minister for Immigration and Multicultural Affairs v Khawar .....	40, 64, 69, 72	Nike v United Pharmaceutical .....	216
Minister for Immigration and Multicultural Affairs v Sarrazola (No 2) .....	46	Nokes v Doncaster Amalgamated Collieries Ltd .....	176, 184
Minister for Immigration and Multicultural Affairs v Savvin .....	48	Norglen Ltd v Reeds Rains Prudential Ltd .....	163
Minister for Foreign Affairs and Trade v Magno .....	134	Norman v FCT .....	172
Minister for Land and Water Conservation v NTL Australia Pty Ltd .....	164, 178, 181	Northern Suburbs General Cemetery Reserve Trust v Commonwealth .....	86, 89
Minister of State for Employment, Workplace Relations and Small Business v Community and Public Sector Union .....	250	Nullagine Investments Pty Ltd v The Western Australian Club Inc .....	167, 168
Mishawaki Rubber & Wollen Manufacturing Co v SS Kresge Co .....	193	Nulyarimma v Thompson .....	355
Mitchell v MNR .....	335	O’Sullivan v Noarlunga Meat Ltd .....	102
Modern Weighbridge and Scale Services Pty Ltd v Australian National Railways Commission .....	164	Oakdale (Richmond) Ltd v National Westminster Bank plc .....	169
Morgan v Tame .....	301	Ocean Spray Inc v Registrar of Trade Marks .....	201, 202
Morrissey v Commissioner .....	24, 25	Old Grovebury Manor Farm Ltd v W Seymour Plant Sales & Hire Ltd (No 2) .....	175
Morrow v Safeway Stores Plc .....	425	Old Papa’s Franchise Systems Pty Ltd v Camisa Nominees Pty Ltd .....	172
Moseley v Victoria’s Secret Catalogue .....	214, 218	Olex Focus Pty Ltd v Skodaexport Co Ltd .....	263
Mount Isa Mines Ltd v Pusey .....	295, 298, 301, 302	Overlook v Foxtel .....	270
Mount Sinai Hospital Center v Quebec (Minister of Health and Social Services) .....	145	PP Consultants Pty Ltd v Finance Sector 9.3 .....	
Muin v Refugee Review Tribunal .....	40	Re Phan Van Ngo .....	70
Musik–Vertrieb Membran v GEMA .....	624	Re Refugee Review Tribunal; Ex p Aala .....	139, 148–151
Nalpantidis v Stark .....	283	Re Refugee Review Tribunal; Ex p Miah .....	40
Nancy B v Hotel–Dieu de Quebec .....	108	Re Smith and R .....	141
Nanus Asia Co v Standard Chartered Bank .....	442, 445, 446	Re Steppes (t/as The Beaufort Darwin) v Australian Liquor, Hospitality and Miscellaneous Workers Union .....	249
National Labor Relations Board v Jones & Laughlin Steel Corp .....	92, 93	Re T (Adult: Refusal of Treatment) .....	115, 118, 119
		Re Thompson; Ex p Nulyarimma .....	355
		Re Trade Practices Commission and Australian Meat Holdings Pty Ltd .....	445

Re Turcan .....	172, 176	Shell Company of Australia Ltd v Esso Standard Oil Ltd .....	196, 209
Re Turner Corp Ltd (In liq) .....	164, 169	Shop, Distributive and Allied Employees' Association (NSW) v Countdown Stores .....	248
Re W (A Minor: Medical Treatment: Court's Jurisdiction) .....	119	Showa Shoji Australia Pty Ltd v Oceanic Life Ltd .....	176
Re Wasfi Mahmood .....	70	Sidaway v Board of Governors of Bethlem Royal Hospital and Maudsley Hospital .....	115, 121
Re Westerton; Public Trustee v Gray .....	187	Siebe Gorman & Co Ltd v Barclays Bank Ltd .....	176
Reckitt & Colman Products Ltd v Borden Inc .....	200, 201	Sim v Stretch .....	367
Reddaway v Banham .....	200, 201, 205, 208	Simmons v Simmons .....	279
Redfern v Dunlop Rubber Australia Ltd .....	102	Simon v The Queen .....	334
Redundancy Case .....	248	Simpson v Australian Tele- communications Commission .....	252
Reed Publishing Holdings Ltd v Kings Reach Investments Ltd .....	176	Simsek v Macphee .....	56, 134
Reeve v Brisbane City Council .....	297, 299, 301	Sinnathamby v Minister for Immigration and Ethnic Affairs .....	62
Regazzoni v KC Sethia .....	439	Smith Kline & French Laboratories v A–G (NZ) .....	455
Regent v Millet .....	465	Societe des Produits Nestle SA v Mars UK Ltd .....	202
Regie Nationale des Renault Usines SA v Zhang .....	273–292, 427, 428, 431, .....	Somaghi v Minister for Immigration and Ethnic Affairs .....	59
Registrar of Trade Marks v GA Hardie & Co Ltd .....	432, 434, 437	Song v Ainsworth Game Technology Pty Ltd .....	414
Registrar of Trade Marks v W & G Du Cros Ltd .....	201	Southern Cross Refrigerating Co v Towoomba Foundry Pty Ltd .....	202, 209
Registrar of Trade Marks v W & G Du Cros Ltd .....	200, 208	Specialised Transport Pty Ltd v Dominiak .....	164, 178
Reuthlinger v MacDonald .....	164, 165, 168	Spellman v Spellman .....	172
Rhodes v Canadian National Railway .....	298	Spence v Percy .....	301
Rispoli v Merck Sharpe & Dohme (Australia) Pty Ltd .....	401, 403, 409, 418, 420, 422, 424	Stead v State Government Insurance Commission .....	150
Riverwood International (Australia) Pty Ltd v McCormick (Riverwood) .....	419, 425	Steppes Pty Ltd v Australian Liquor, Hospitality and Miscellaneous Workers Union .....	244
Roadshow Entertainment Pty Ltd v (ACN 053 006 269) Pty Ltd .....	186	Stergiou v Stergiou .....	302
Robb Evans of Robb Evans and Associates v European Bank Ltd .....	439–446	Stevens v Head .....	288
Robson v Drummond .....	184	Stevens v Kabushiki Kaisha Sony Computer Entertainment .....	612–638
RocheProducts Inc v Bolar Pharmaceutical Co .....	455	Stokes v Liverpool & London & Globe Insurance Co .....	173
Rodriguez v British Columbia (A–G) .....	108	Stones v Simplot Australia Pty Ltd .....	249
Roerig v Valiant Trawlers Ltd .....	428	Storm v Greeves .....	298
Ruddock v Vadarlis .....	41, 66–68	Strathearn Steamship Co Ltd v Dillon .....	103
SHDB v Minister for Immigration and Multicultural Affairs .....	44	Strickland v Rocla Concrete Pipes .....	85, 88, 98
Sacks v Neptune Meter Co .....	167, 178–180	Sullivan v Department of Defence .....	408, 646
Salemi v Mackellar .....	56	Suntrust Bank v Houghton Mifflin Co .....	217
Schemmer v Property Resources Ltd .....	445	Swift v Dairywise Farms Ltd .....	172
Schloendorff v Society of New York Hospital .....	114	TCIP Holding Co Inc v Haar Communications Inc .....	214
Schou v Victoria .....	414, 415, 425	Taczanowska v Taczanowski .....	280
Sea Acres Rainforest Centre Pty Ltd v NSW .....	423	Tame v NSW; Annetts v Australian Stations Pty Ltd .....	293–304
Seaman's Union of Australia v Utah Development Co .....	84, 86, 102, 105	Tampa Litigation (Victorian Council for Civil Liberties Inc v Minister for Immigration and Multicultural Affairs) .....	41, 66–68
Seas and Submerged Lands Case (New South Wales v Commonwealth) .....	312, 319, 320, 347		
Second Airlines Case (Airlines of NSW Pty Ltd v NSW [No 2]) .....	90, 97–100		
Second Employers' Liability Cases .....	92		
Sega Enterprises Ltd v Galaxy Electronics Pty Ltd .....	632–635		
Shamoon v Chief Constable of the Royal Ulster Constabulary .....	648		

Tanwar Enterprises Pty Ltd v Cauchi .....	169	Victoria v Commonwealth (Industrial Relations Act Case) .....	77, 81, 86–88, 99, 100
Tasmanian Dam Case (Commonwealth v Tasmania) .....	86–88, 98–100	Victoria v Schou .....	414, 415, 425
Tavita v Minister of Immigration .....	134	Victoria University of Technology v Wilson .....	419
Telstra v Australasian Performing Right Association Ltd .....	635	Victorian Council for Civil Liberties Inc v Minister for Immigration and Multicultural Affairs (Tampa Litigation) .....	41, 66–68
Telstra Corp Ltd v Nuclear Marshmallows ...	198	Visa International Service Association v Paul .....	422, 423
Tennessee v Northern .....	120	Vladi v Vladi .....	280
Termination, Change and Redundancy Case .....	247–249	Voth v Manildra Flour Mills Pty Ltd .....	275
Texas and New Orleans Railroad Co v Brotherhood of Railway & Steamship Clerks .....	91	Walker v NSW .....	326
The Proctor and Gamble Co v Office for Harmonisation in the Internal Market (Trade Marks and Designs) .....	201	Ward v Western Australia .....	325, 349
Theberge v Galerie d'Art du Petit Champlain Inc .....	634	Washington v Glucksberg .....	108
Theophanous v Herald & Weekly Times Ltd .....	321	Waters v Commonwealth .....	66
Third Airlines Case (Attorney-General (WA) v Australian National Airlines Commission) .....	95–100	Waterside Workers' Federation of Australia v Commonwealth Steamship Owners' Association .....	81
Thompson v Broadley .....	423	Wellcome Foundation Ltd v Commissioner of Patents .....	453
Thompson v Orica Australia Pty Ltd ....	400–410, 415–418, 423, 424	Western Australia v Commonwealth (Native Title Act Case) .....	348
Toben v Jones .....	385	Westgold Resources NL v St George Bank Ltd .....	164, 186
Tolhurst v Associated Portland Cement Manufacturers (1990) Ltd .....	170, 173	Wi Parata v Bishop of Wellington .....	340
Tolofson v Jensen .....	285	Wickard v Filburn .....	93
Tom Shaw and Co v Moss Empires Ltd .....	176	Wickham Holdings Ltd v Brooke House Motors Ltd .....	166, 174
Top Heavy Pty Ltd v Killin .....	219	Wik Peoples v Queensland; Thayorre People v Queensland .....	355, 390
Touvier (Paul) prosecution .....	377	Williams v Earle .....	175
Tranmore v TE Scudder Ltd .....	298	Winkworth v Christie Manson & Woods ....	280
Transco Plc (formerly BG Plc) v O'Brien .....	422, 423	Winton Shire Council v Lomas .....	215
Truth about Motorways Pty Ltd v Macquarie Infrastructure Investment Management Ltd .....	66	Wodrow v Commonwealth .....	302
Truth and Reconciliation Commission (South Africa) .....	386	Woods v Multi-Sport Holdings Pty Ltd ....	376
Union Shipping New Zealand v Morgan ....	428	Woods v W M Car Services (Peterborough) Ltd .....	422
United Dominions Trust (Commercial) Ltd v Parkway Motors Ltd .....	174, 176	Worcester v Georgia .....	338
United States v Darby .....	93	Wragg v NSW .....	96
United States v Kagama .....	338	X v McHugh (Auditor-General (Tas)) .....	649
United States v Lopez .....	92, 94	Yarnirr v Commonwealth ...	319–321, 325, 326, 349
United States v Morrison .....	92, 94	Yeandle v Wynn Realisations Ltd .....	173
United States v Wheeler .....	339	Your Host v Commissioner .....	27
United States v Wrightwood Dairy Co .....	94	Yves St Laurent Parfums SA v Institut National des Appellations d'Origin .....	214
University of WA v National Tertiary Education Industry Union .....	252	Zadvydas v Davis .....	70
Uther v FCT .....	98		
van Soest v Residual Health Management Unit .....	296, 299		
Vangale Pty Ltd v Kumagai Gumi Co Ltd ....	164		

# INDEX OF SUBJECTS

aboriginal people  
ATSIC, abolition of, 319  
constitutional recognition, lack of, 308  
Crown's legal authority over, 326  
death toll, disputes over, 358–360  
historical disputes, 353–394  
“indigenous polities”, 325  
Keating, Paul, vision of and for the nation (1993),  
land rights, 313  
self-determination, right to, 316, 331–336  
settlement doctrine, 324, 358  
sovereignty  
—Canada, 329–336  
—Commonwealth government's views on, 317–319  
—High Court's view, 322–328  
—internal views on, 313–317  
—New Zealand, 340–344  
—United States, 336–339  
—whether extinguished, 313, 339  
Stolen Generations, 355  
traditional law and custom, 313, 327, 332, 339  
Wiradjuri people, 325  
Yorta Yorta people, 327  
See also: History; Native Title; Treaties

**ACADEMIC LAW REVIEWS**  
See: Academics; Law Reviews; Law Schools

**ACADEMICS**  
academic lawyers, focus of, 464–467, 578, 579  
competition between, 517  
expertise of, 571  
legal profession, relationship with, 570  
legal research  
—assessment of, 477, 526  
—at University of Sydney, 476  
—Australian Research Council, 477  
—corporatisation of universities, impact on, 522  
—diversity, 522, 576  
—socio-legal scholars, 523–525, 579, 580  
—teaching, relationship between, 521  
productivity of, 487, 526, 573, 607  
roles and impact outside universities, 571, 578–580  
writings  
—usefulness of, 471, 472  
—volume of publications, 573  
See also: Law Schools

**ADMINISTRATIVE LAW**  
detrimental reliance, requirement for, 139–142, 149–154  
estoppel, use in assessment of fairness, 132, 140  
executive statement, 146

hearing rule, 142  
jurisdictional error, 43, 148  
legitimate expectation  
—announced Departmental procedure, following of, 136–138  
—awareness of relevant Convention, relevance of, 134  
—doctrine of, 133–136, 152–154  
—executive statement, 146  
—limitations to doctrine, 132, 135, 136, 143, 154  
—objective nature, 136, 155  
—ratified treaty, consideration of, 133–136  
—substantive protection, 144  
—threshold test, 136  
mandatory considerations, 147  
natural justice in refugee cases, 56  
privative clause, 41–43, 72  
procedural fairness, 40, 56–61, 132, 138, 142, 147, 149  
reasonable apprehension of bias, 40  
reasonableness, 55  
refugee determination process, 53–61  
remedies for unfairness, 139, 149, 150  
substantive fairness, 132  
unfairness, 132, 138–140  
See also: Judicial Review; Refugee Law

**ADVERTISING**  
See: Trade Marks

**AFGHANISTAN**  
refugees from, 67  
See also: Refugee Law

**ASSIGNMENT**  
See: Contract; Property

**ASYLUM SEEKERS**  
See: Refugee law

**AUTONOMY**  
See: Medical Law

**BARWICK, CHIEF JUSTICE**  
dissent rate under, 227

**BIOETHICS**  
See: Medical Law

**BORDER PROTECTION**  
law and policies, 67–71  
See also: Refugee Law

**BRENNAN, CHIEF JUSTICE**  
dissent rate under, 229

## BROADCAST COPYRIGHT

See: Copyright

## CAMBODIA

refugees from, 57

See also: Refugee Law

## CANADA

choice of law, 285

Meech Lake Accord, 581

Royal Commission on Aboriginal Peoples, 330

sovereignty of indigenous people, 329–336

## CERTIFIED AGREEMENTS

See: Industrial Relations

## CHILDREN

best interests of, consideration in migration

decisions, 131–156

family friendly work practices, 397–401, 417

## CHINA

choice of law rules, 277

refugees from

—one child policy, 40, 62–64, 69

—Tiannamen Square, 58

## CHOICE OF LAW

Canadian authority, 285

certainty, need for, 281, 282, 289–291

Chinese law, 277

“closest connection” rule, 433, 435

comity and fidelity to the law of the foreign state, 285

common law rules, 429–434

exclusionary doctrine

—ambit of doctrine, 442, 443

—anti-trust legislation, 443, 445

—characterisation of legislation and remedies, 441

—compensatory nature of remedy, 441, 442

—competition laws, 445, 446

—credit card fraud, recovery of proceeds, 440–446

—destination of money recovered, 445

—essential state functions, 443

—Federal Trade Commission Act (US), 440–442

—form and substance distinction, 445, 446

—governmental interests, 439, 442, 443

—internal inconsistencies in Australian law, 444

—penal laws, 439, 445

—plaintiff, nature of, 443

—price control regulations, 443

—public law, scope of, 439–446

—revenue laws, 439

—securities laws, 445, 446

expectations of parties, 288

flexible exception, 444

*forum non conveniens*, 445

forum shopping, protection against, 286–288, 436, 437

high seas, tort on

—closest connection to the collision, 433, 435

—Commonwealth, liability of, 430–434

—“floating island” theory, 431

—international law, relevance of, 437, 438

—jurisdiction, 430

—limitation laws, applicability, 429–434

—personal injury claim, 429

international law, relevance of, 437, 438

international torts

—Australian position, 274

—whether claims statute barred, 278

*lex fori*, applicable rule for torts on high seas, 427–438

*lex loci delicti*, whether includes choice of law rules, 274–292

limitation laws, defence to tort on high seas, 429–434

marriage

—capacity of individuals to enter, 280

—legitimation by subsequent, 279

—validity, 279

negligence claim, 274–285

renvoi

—adoption of formulated rules in other countries, 291

—“double *renvoi*” approach, 279, 283

—“foreign court” theory, 279

—“internal law” approach, 278–280

—meaning, 274

—possible solutions to problem, 278

—rejection of, 278–280, 283

—“single *renvoi*” approach, 279

—tort cases, applicability, 282

succession, 279, 284

tort

—aerial torts, 428

—high seas, 427–438

—international, 274, 278

—maritime torts, 428

—proper law of the tort approach, 285, 433, 435, 444

—significance of differences between Australian jurisdictions, 277

uniformity, need for, 286–288

United States authority, 284

wills, validity of, 279

## COLONISATION

challenge to traditional historical view, 357

See also: History

## COMMONWEALTH

liability in tort, 429–434

## COMMUNICATION TECHNOLOGY

See: Technology

## CONSTITUTIONAL LAW

banking power, 85

Commonwealth public service, power over, 90

corporations power, use in industrial relations, 87–89

external affairs power, use in industrial relations, 86, 87

federal model of government, 79

free interstate trade and commerce guarantee, 78, 100

implied freedom of communication, with Tampa asylum seekers, 66

industrial power

—alternatives to, 84–90

—limits to, 79–82

interpretation, 99–103

legitimacy of Constitution, 321

plain meaning approach to powers, 99

powers not restricted by existence of other powers, 85

purpose of law, effect on validity, 89

refugee law, constitutionalisation of, 42–45

reserved state power, theory of, 98

separation of powers, 42–45, 51–73, 135, 155

status of Constitution as higher law, 321

taxation power, use in industrial relations, 89

trade and commerce power

—characterisation, 103–105

—commingling doctrine, 95, 96

—construction of, 101–105

—express constitutional prohibitions relating to commerce, 97

—inter/intrastate distinction, preservation of, 95–101

—interpretation, 101–103

—intrastate flights, regulation of, 96, 97

—primacy in list of powers, significance of, 99

—United States, comparison with, 90–95, 104

—use in industrial relations, 77–106

See also: Industrial Relations; Refugee Law

## CONTRACT LAW

assignment of contractual rights, prohibition of

—accrued rights under a contract, 169, 171

—attempted assignment in face of, 177, 185

—Australian position, 163–165

—characterisation of rights, 174–187

—condition, whether, 187

—construction, 170–187

—covenant, restraint imposed by way of, 165

—damages for restraint on alienation, 164

—debts, in relation to, 169

—effect of attempted assignment, 162, 174–187

—efficacy of prohibitions, 174–187

—enforce, who may, 187–191

—form, 171–174

—fruits of contract, 190

—future rights, 171

—future secondary right to damages, 181

—intention of parties, 178

—intermediate term, 187

—leases, 177

—legal effect, 171, 174–187

—performance, right to, 170, 175, 178, 181, 190

—personal right, 181, 183

—promise not to assign, distinction, 177–187

—promise not to revoke contractual licence, 182

—public policy, ground to void restraining provision, 165, 169, 170

—repugnancy, ground to void restraining provision, 165, 167

—restraint as condition of grant, 165

—rules governing efficacy, 162

—security, assignment by way of, 171

—sub-contracting, prohibition of, 171

—UK position, 163

—warranty, whether, 187

## breach

—assignment in face of prohibition, 177

—family friendly work place conditions,

—remedy, 418

contractual rights as choses in action, 162, 183

employment contract, 418–426

human resources policies, enforceability

—consensual bargain, need for, 421

—express incorporation, 419

—giving business efficacy to employment contract, 420

—implication in fact, 420–422

—implied obligation of mutual trust and confidence, 422–424

—incorporation by reference, 419

—promissory nature of terms, 419

novation, prohibition of, 171, 190, 191

promise not to assign, attempted assignment, 177, 178

third parties, limited ability to benefit or burden, 191

## COPYRIGHT

access to a work distinguished from access to a copy of a work, 626

Australia–US Free Trade Agreement, impact on laws, 615

“copy”, what constitutes, 615, 619, 620, 626

digital technology, use in, 11–16, 613–638

infringement

- “access” distinguished from, 618
- “prevent or inhibit infringement”, 616, 617, 622
- prior infringement, 619
- subsequent infringement, 619

“material form”, definition, 615, 619

paracopyright, 615, 636

right of first publication, 626

technological protection measures employed by copyright owners

- access control device, 616
- anti-circumvention provisions, 615, 624–638
- consumer rights, conflict with, 615
- database access controls, 621
- definition, 617, 618, 620–625
- extension of rights beyond traditional copyright, 615, 622–625
- mod chips, 617
- regional restrictions, 613, 616, 622–624
- restriction to authorised copies of games, 613
- software program locks, 621
- whether enforceable, 615, 620–632

Sony PlayStation, technological protection measures, 613

trade marks, use of instead of, 195

See also: Intellectual Property; Trade Marks

## CORPORATIONS

corporate irresponsibility, book review, 456–458

corporate person, non–transparency of for taxation, 20–22

## CRIMINAL LAW

crimes against humanity, historical evidence in prosecutions, 376–379, 385–391

## DEATH

See: Medical Law

## DEBT

See: Tax

## DEFAMATION

distinguishing features of action, 391

history, disputes concerning

- appropriateness of action, 353–394
- distinguishing features of action, 391
- evidence, availability of, 374
- grounds, 367
- operation of action, 373–375
- possible actions and outcomes, 370–375

—settlement of, 354, 367–375

—strategic value of commencing an action, 374

justification defence, 368, 371

motivation, 369, 370

reputation, protection of, 367

standard, 371

truth, 368, 369, 392

## DESIGNS

registration of, 204, 205

## DETENTION

See: Migration Law

## DIGITAL TECHNOLOGY

copyright laws, use of to protect, 613–638

digital rights management, 614

locks on digital products to enforce copyright laws, 613–638

“mod chips”, 613, 617

technological protection measures, 616–618, 620–625

See also: Copyright; Internet; Technology

## DISABILITY DISCRIMINATION

See: Discrimination Law

## DISCRIMINATION LAW

causation, 407–409, 642, 648, 649

“characteristic pertaining generally”, 406, 407

defences, 408, 409, 415

“detriment”, 405, 406

direct/indirect distinction, 414–416

disability discrimination

- causation, 642, 648, 649
- construction of hypothetical comparator, 640, 646–648
- expulsion of student by state high school, 639–650
- disability, definition of, 640, 645
- distinction between behaviour and underlying condition, 640, 645

employer, general duty to provide discrimination free workplace, 410, 411

family friendly practices, use of to enforce, 401, 416, 417

family responsibilities, as ground of discrimination, 411, 414, 415

Federal Sex Discrimination Unit, 404

jurisdiction, choice of, 414, 415

limitations to achieve workplace change as to family friendly practices, 402, 403, 416

maternity leave, return to work after, 401–417

onus, 415

part time work, right to after maternity leave, 410–414, 417

- positive discrimination, as defence to claim, 414, 417, 642
- pregnancy discrimination
- causation, 407–409
  - “characteristic pertaining generally”, 406, 407
  - “detriment”, 405, 406
  - detrimental treatment following maternity leave, 400–417
  - direct discrimination, 401–411
  - indirect discrimination, 412–417
  - unjustifiable hardship, defence of, 408, 409, 415
- private nature of conciliation, limitations to workplace change, 402, 403
- reasonableness defence, 415
- regulation of work-family balance and gender equality in the workplace, 400
- responsibilities as a carer, 415
- sex discrimination
- family responsibilities discrimination, as alternative to, 414
  - Federal Sex Discrimination Unit, 404
  - lack of family friendly policies, 401
  - right to part time work after maternity leave, 411–414, 417
- unjustifiable hardship defence, 408, 409, 415, 641
- DIXON, CHIEF JUSTICE**
- dissent rate under, 227
- legalism of, 469, 470
- DOCTORS**
- See: Medical Law
- EMPLOYEES**
- “ideal” worker, what is, 396
- See also: Industrial Relations
- EMPLOYMENT LAW**
- See: Industrial Relations
- ENTERPRISE AGREEMENTS**
- See: Industrial Relations
- EQUITY**
- unconscionability
- broad principle of, scope, 256, 263–265
  - codification in Trade Practices legislation, extent of, 256–258, 263–270
  - “constitutional” factors, 258–263
  - landlord/tenant relationship, whether “special disadvantage”, 258–263
  - narrow doctrine of, 256, 265, 266
  - relief, as ground for, 256
  - “situational” factors, 258–263
  - small businesses in commercial transactions, protection of, 266–270
  - “special disadvantage”, 258–263
- ESTOPPEL**
- use in assessment of fairness, 132
- EUTHANASIA**
- See: Medical Law
- FAMILY-FRIENDLY WORK PRACTICES**
- See: Industrial Relations
- FOUCAULT, MICHEL**
- corporatisation of universities analysed as a Foucauldian discourse, 587–612
- discussion of combination of life, death, and autonomy, 129, 130
- notion of power, 603
- FRANCE**
- crimes against humanity, historical evidence in prosecutions, 376–379, 385–391
- FREEDOM OF SPEECH**
- broadcast technologies, effect on, 13
- culture, impact on, 14–16
- curtailment, 11–16
- digital age, in, 11–16
- role of, 6, 12
- speech, nature of, 13, 14
- telecommunications policy, pressure to expand rights, 12
- GAVAN DUFFY, CHIEF JUSTICE**
- dissent rates under, 227
- GENDER**
- family friendly work practices, 397–401, 417
- GENETICS**
- Australian Law Reform Commission review of intellectual property issues, 448
- breast cancer gene, effect of patenting, 452, 454
- health care, effect of patenting, 451–453
- Human Genome Project, 448
- impact on society, 448
- in situ* and extracted genes, distinction, 451
- monopolies, costs of, 450, 451
- ownership of genes, 450
- patenting of genes, 447–455
- research, effect of patenting, 451, 454
- UNESCO declaration on Human Genome and Human Rights, 449
- GIBBS, CHIEF JUSTICE**
- dissent rate under, 227
- GLEESON, CHIEF JUSTICE**
- dissent rates under, 227, 229

## GLOBALISATION

universities, 509, 521

## GRIFFITH, CHIEF JUSTICE

dissent rates under, 227

## HEALTH

adverse effects of gene patenting, 452–454

See also: Genetics

## HEYDON, JUSTICE

judicial activism, 467–469

## HIGH COURT

balance between judicial power and legislative and executive power, 45

dissent rates

- case selection procedures, impact of introduction of, 224–226, 233, 235, 238
- caseload, impact of, 224–226, 232, 235, 238
- Chief Justice, role of, 227–229
- multiple regression results, 236–240
- prevailing norms of decision making, impact on, 226
- Privy Council, abolition of appeals to, impact on, 225, 226, 233, 235, 239
- rates per hundred judgments, 228
- statistical analysis method, 230–235
- United States research, 222, 224, 225, 227
- urbanisation rate, impact on, 229, , 239
- what is, 230

entrenched jurisdiction, 42–45

indigenous sovereignty, view of, 322–328

workload of, 38, 39, 221

See also: Judges

## HIGH SEAS

choice of law in tort, 427–438

collision on, 429

definition, 427

## HISTORY

anti-foundationalism, 381, 382

“black armband” view, 354, 364

British colonial project, interpretation of, 354

collective memory, 365, 391

contemporary historiography, characterisation of, 376

crimes against humanity, evidence in prosecutions, 376–379, 385–391

defamation, to settle disputes concerning, 354, 367–375

denialism, 362, 383–385

historians

- ability to give evidence, 376–385
- disputes between, 354

—how subjected to legal judgment, 353–394

History Wars, 353, 354, 357–367, 370–375

land rights disputes, historical analysis by courts, 355

law, how deals with, 375–385

memory, role of, 365, 385–391

postmodernism, 379, 383–385

relativism, 379–385

revisionism, 362

truth, meaning of, 375–385

See also: Defamation

## HOLOCAUST

denial of, 353, 354, 363–371, 376–378, 383–392

See also: Defamation; History

## HOWARD, JOHN

vision of and for the nation (1997),

## HUMAN RIGHTS

European Court of Human Rights, 67

UNESCO declaration on the Human Genome and Human Rights, 449

## IMMIGRATION

See: Migration Law

## INDIGENOUS PEOPLE

See: Aboriginal People

## INDUSTRIAL RELATIONS

agreement certification, 105

AIRC, access to, 104, 105

ambit doctrine, 81

anti-discrimination law, use of to enforce family friendly policies, 400–417

awards

—interpretation of, 242

—test cases establishing family friendly work standards, 398

certified agreement

—breach of, whether, 244

—enforceability, 251

—entitlements, nature and source of, 246

—interpretation generally, 242, 251–253

—redundancy provision, interpretation, 242–253

Commonwealth power

—alternative heads of power, 84–90

—limits of industrial power, 81–83

—referral of, 84

—trade and commerce power, use of , 83–85, 90–105

conciliation, private nature of, 402

contract law, use of to enforce human resources policies, 401, 418–426

- dependant care services, 396
  - dismissal
    - constructive, 422–424
    - strategies to provoke resignation, 422
    - unfair dismissal remedies, 105
  - dispute, requirement for, 81
  - dispute resolution, 402
  - dual track system in federal system of government, 80, 81
  - employees, transfer between related companies, whether redundancy, 241–253
  - employment relationships regulated by federal law, 104, 105
  - enterprise bargaining, effect on family friendly conditions, 399
  - enterprise flexibility agreements, 88
  - fair dealing, duty of employer to employee, 423
  - family friendly practices
    - contract law, use of, 400, 401, 418–426
    - discrimination legislation, use of, 400–417
    - examples, 396
    - gender equality issues, 397
    - information technology, 397
    - regulatory tools, 398–401
  - family leave, 396, 398
  - flight crew officers, regulation of, 104
  - gender equality, 397, 400
  - human resources policies, enforceability, 401, 418–424
  - ILO instruments, impact of on domestic system, 87
  - interstate nature of dispute, 81
  - job-sharing, 396
  - maternity leave
    - absence of as discrimination against women, 400–417
    - contractual rights after, 418–426
    - Federal Sex Discrimination Unit, recommendations for, 404
    - international standard, 403
    - legislative provisions, 398
    - nature of in Australia, 403, 404
    - part-time work, right to, 410–414, 417
    - return to work after, treatment of employees, 400–410
  - outsourcing, 250
  - parental leave, 396, 398
  - part-time options, 396, 398, 411–414, 417
  - pregnancy discrimination, 400–417
  - protection of rights, 89
  - redundancy provision of certified agreement
    - interpretation of, 241–253
    - redundancy, what amounts to, 244, 246–250
    - when redundancy should be paid, 247–249
  - return to work after maternity leave, 400–410
  - successorship, 250, 251
  - transfer of employees between related companies, whether redundancy, 241–253
  - unfair dismissal remedies, 105
  - unitary national industrial relations system, 77
  - United States, use of commerce power to regulate, 90–95
  - waterside workers, regulation of, 104
- INFORMATION**
- commodity, importance as, 10, 11
- INFORMATION TECHNOLOGY**
- See: Digital Technology; Internet; Technology
- INTELLECTUAL PROPERTY**
- Australian Law Reform Commission review of gene patenting, 448
  - expansion of law, 11
  - freedom of speech, curtailment of, 11–16
  - International Intellectual Property Alliance, 618
  - media corporations, protection of interests, 15
  - “paracopyright”, 11, 615, 636
  - protection of by technological devices, 11
  - World Intellectual Property Organization, Internet Treaties, 614
  - See also: Copyright: Patents
- INTERNATIONAL LAW**
- Australia-US Free Trade Agreement, impact on copyright laws, 615
  - crimes against humanity, historical evidence in prosecutions, 376–379, 385–391
  - factoring and receivables conventions, restraints on alienation principle, 166
  - ILO instruments, effect on domestic law, 87
  - legitimate expectation that ratified treaty will be followed, 131–156
  - Refugees Convention in Australian law, 45–47, 52–61
  - sea, seabed and continental shelf, sovereignty over, 319, 320
  - self-determination by indigenous communities, right to, 316
  - tort, choice of law in on high seas, 427–438
  - unincorporated treaties, use of in domestic law, 131–156
  - World Intellectual Property Organization, Internet Treaties, 614
  - See also: Administrative Law; Choice of Law; Refugee Law; Sovereignty
- INTERNET**
- access to online legal materials, 291, 619, 621
  - common standards of information exchange, 6
  - domain names
    - dispute resolution, 197

- flaws in system, 198
- objection, grounds for, 197
- registration of, 197–202
- simplicity of system, 199
- trade marks regulation, comparison, 197–202

family friendly work practices, impact on, 397

fan fiction, 9

features, 6, 7

“gripe sites”, 198

interactivity, 10, 13

range of topics broadcast, 13

regulation of, 196

speech on the Internet, nature of, 13, 14

teaching of law courses, 484, 520

Television Without Pity, 8

The Phantom Edit, 9

traditional media

- compared with, 7, 8
- “glom onto”, ability to, 7
- “route around”, ability to, 7

treaties relating to digital rights, 614

weblogs, 8

See also: Freedom of Speech

**INTERPRETATION**

plain meaning approach to constitutional powers, 99

trade and commerce power of Commonwealth, 103

**IRVING, DAVID**

defamation action, 354, 367–370, 383–385

**ISAACS, CHIEF JUSTICE**

dissent rate under, 227

**JUDGES**

judicial activism, 467, 468, 568

law-making, role in, 470

legalism, 467, 468

role of, 465–470, 569

**JUDICIAL REVIEW**

Constitutional limits, 135, 147

courts and executive, creation of tension between, 41, 42, 55, 65

legislative restriction of in migration cases, 40, 72

migration cases

- in Federal Court, 57
- in High Court, 38, 39

**KEATING, PAUL**

vision of and for the nation (1993),

**KIRBY, JUSTICE**

judicial activism of, 468, 469

knox, chief justice

dissent rates under, 227

**KOSOVO**

refugees from, 52

See also: Refugee Law

**LABOUR LAW**

See: Industrial Relations

**LAND RIGHTS**

See: Aboriginal People; Native Title; Sovereignty

**LANDLORD/TENANT RELATIONSHIP**

whether “special disadvantage” in commercial transactions, 258–263

See also: Equity

**LANGUAGE**

linguistics, 207

Shuy, Roger, 216

Trench, Archbishop Richard, 207

use of in trade marks, 193–220

Von Humboldt, Wilhelm, 207

See also: Trade Marks

**LATHAM, CHIEF JUSTICE**

dissent rates under, 227

**LAW REVIEWS**

function of, 463

**LAW SCHOOLS**

assessment of, 487, 607

corporatisation of universities, impact on

- academic activities, impact on, 517–521, 592
- commodification of education, 483, 548
- “corporatism” as a body of knowledge, 591–603
- definitions of corporatism, 591–593
- market interests, 483, 594, 601–6–5
- power within law schools, corporatism as expression of, 603–609
- research agendas, 522
- resistance to corporatism, 609–611
- strategies to achieve objectives, 604–608
- student demands, response to, 554, 599, 601
- user–pays model, 548, 599

curriculum

- content, 543–545, 549–551, 575–578
- core courses, 495, 544, 551, 555, 601
- truncation of courses, 483, 600

freedom to teach, 494, 495

future direction of legal education, 556–564

history of, 506, 537–543  
 impediments to change in legal education, 554–556  
 internet, teaching via, 484, 520  
 Johnstone Report, 594  
 legal profession  
   — influence of, 526, 555, 601  
   — relationship between, 527, 542, 557, 565–686  
 Pearce Report 1987, 549, 551, 596–598  
 post graduate students, 477  
 reforms to legal education, 521, 537–543, 548–564  
 resources, lack of, 549, 555, 556  
 “right” to education, 475  
 self governance, 496–498  
 social context, teaching of law within, 485–487  
 staffing, 528–534, 551–544, 555, 574–576, 607  
 student debt, 527  
 teaching and research, unity of, 495, 496  
 theoretical scholarship, expansion of, 580–582  
 traditional model of legal education  
   — content of what is taught, 540, 543–545  
   — criticisms of, 543–547  
   — isolating experience of, 542  
   — scientific nature of discipline, 541  
   — teacher-focused nature, 538–543, 545–547  
 See also: Legal Scholarship; Universities

#### LEGAL EDUCATION

See: Law Schools; Universities

#### LEGAL PRACTITIONERS

role of, 464, 465  
 See also: Academics; Judges; Law Schools

#### LEGAL RESEARCH

See: Academics

#### LEGAL SCHOLARSHIP

different readings of legal phenomena by  
   practitioners, judges and academics, 583–585  
 function of, 464  
 history of, 506  
 “idea” of the university, 487–494  
 knowledge, role of, 482  
 law in a changing world, 474  
 preoccupation with pragmatic problem solving,  
   478  
 theoretical scholarship, expansion of in law  
   schools, 580–582  
 See also: Academics; Law Schools

#### LEGITIMATE EXPECTATION

See: Administrative Law

#### LEX LOCI DELICTI

See: Choice of Law

#### LIBEL

See: Defamation

#### LIFE

See: Medical Law

#### LIMITATIONS LAW

defence to tort claim against Commonwealth,  
 429–434

#### MARITIME LAW

application in Australia, 428

#### MASON, CHIEF JUSTICE

dissent rate under, 229  
 judicial activism of, 468

#### MATERNITY LEAVE

See: Industrial Relations

#### MEDIA

media corporations, protection of interests of, 15  
 traditional media compared with Internet, 7

#### MEDICAL LAW

advance directives as to treatment, 112  
 autonomy, 114  
   — assessment of individual, 115  
   — bioethics, interplay, 127, 128  
   — distinction from mental capacity, 114–117,  
     125  
   — sovereignty of patient, 115  
 bioethics, connection with patient autonomy,  
 127, 128  
 “bio-politics”, 130  
 “bio-power”, 129, 130  
 courts, role in disputes concerning life and  
   death, 113, 129  
 death  
   — assisted, 108–112  
   — definition, 127  
   — distinction between foreseeing and  
     intending, 111  
   — England, position in, 111  
   — medicalisation of, 110–112  
   — patients’ decisions relating to, assessment  
     of, 116–126  
   — right to die, 108–130  
   — technological development, effect on, 126,  
     127  
 doctors  
   — nature of legal duty, 113  
   — negligence of doctors, disclosure of risks  
     of treatment, 121  
 Hippocratic values, 113, 114  
 law, role in disputes concerning life and death,  
 113, 129, 130

legal regulation of questions of life and death,  
120, 125, 129, 130

mental competence of patient

- capacity, assessment of, 115, 120–126
- decisions relating to death, assessment of,  
116–126
- legal duty of doctor, 113

morals and law, interplay, 114, 129

negligence of doctors, disclosure of risks of  
treatment, 121

organ transplantation, 127

patients, assessment of character, 121

sanctity of life, 108, 113, 126

right to die, 108–130

technological development, effect on, 126, 127

treatment

- disclosure of risks to patients, 121
- legal assessment of decision to decline, 116
- liberty to decline, 111, 112

ventilator, as means to keep alive artificially, 112,  
129

#### MENTAL HARM

See: Tort

#### MENTAL HEALTH

analysis of mental capacity in decisions about  
medical treatment, 108–130

See also: Medical Law

#### MERCY KILLING

See: Medical Law

#### MIGRATION LAW

character test, 136

children, welfare of, consideration in visa  
cancellation, 136–138

codification of laws, 59

detention

- compensation for wrongful, 58
- legality of, 44
- mandatory provisions, 58, 65, 66, 70

excision of territory, 45

privative clause, 40, 41

treaties, relevance in decision making, 132–156

visa cancellation, consideration of treaties in  
decision making, 132

See also: Judicial Review; Refugee Law

#### MURPHY, JUSTICE

judicial activism of, 468

#### NATIVE TITLE

claims, 323–328

historical analysis in litigation, 355

Liberal-National “Ten Point Plan”, 390

Mabo decisions, impact on visions of the  
nation, 389, 390

radical title, 324

sea, claims over, 326

settlement doctrine, 324

terra nullius, 326, 340, 346, 357

See also: Aboriginal People; Sovereignty;  
Treaties

#### NERVOUS SHOCK

See: Tort

#### NEW ZEALAND

land titles system, 340

sovereignty of indigenous people, 340–344

Treaty of Waitangi, 340–344

#### PART PERFORMANCE

development of law of, 465

#### PASSING OFF

common law trade marks, 200, 208, 209

reputation as source of rights, 200

See also: Trade Marks

#### PATENTS

challenges by health departments, 453

defences to infringement

- experimental use, 454, 455
- medical treatment, 447, 453

detrimental effect on health care, 452, 454

gene patenting, 447–455

international obligations, 451

public interest benefits of patent system, 450,  
454

registration of, 204, 205

research, hindering of, 454

#### PRIVATE INTERNATIONAL LAW

See: Choice of Law

#### PRIVY COUNCIL

abolition of appeals to, impact on High Court

dissent rates, 225, 226, 233, 235, 239

#### PROPERTY

assignment of contractual rights, 161–192

contractual rights as choses in action, 161–192

*nemo dat* rule

restraints on alienation doctrine, 166–170

#### PSYCHIATRIC INJURY

See: Tort

#### PUBLIC INTERNATIONAL LAW

See: International Law

#### PUBLIC SERVICE

Commonwealth power over, 90

**REDUNDANCY**

See: Industrial Relations

**REFUGEE LAW**

Afghanistan, 67

Cambodia, refugees from, 57

China, refugees from, 40, 58, 62–64

civil war, requirement for differential impact, 64, 65

constitutionalisation of refugee law, 42–45  
convention

—definition of “refugee”, 39, 61

—original form, 47

—overriding humanitarian purpose, 64

—Protocol (1967), effect of, 48

—status in domestic law, 46

Determination of Refugee Status Committee, 56

determination of status, 53–61

domestic violence, 40, 69

economic refugees, 58

international obligations towards, 38

Kosovo, refugees from, 52

merits review of decisions, 55–61

new discipline of law, 38–41

“Operation Relex”, 71

“Pacific Solution”, 41, 71

particular social group

—“black children” in China, 40, 69

—civil war, requirement for differential impact, 64, 65

—family, member of, 46

—homosexuals in Bangladesh, 40

—how to define, 64

—“one child” policy of China, 62–64, 69

—women in Pakistan, 40, 68, 69

“real chance” test, 61

Taliban, 67

Tampa litigation, 41, 66

temporary protection visas, 48, 49

UNHCR statistics, 46, 47

Vietnam, refugees from, 54

“well founded” fear of persecution, 62

See also: Migration Law

**REFUGEE REVIEW TRIBUNAL**

government criticism of, 60

judicial review of decisions, 40–45

procedural fairness, requirement to comply with, 40

**RELATED PARTY DEBT**

See: Taxation

**RENVOI**

scope of doctrine in private international law, 273–292

See also: Choice of Law

**REYNOLDS, HENRY**

“History Wars” defamation action, 354, 357–375

**RIGHTS**

See: Freedom of Speech; Medical Law

**RYAN, LYNDALL**

“History Wars” defamation action, 354, 357–368370–375

**SEPARATION OF POWERS**

See: Constitutional Law

**SOVEREIGNTY**

external and internal, distinction, 319

High Court, position on, 319–328, 347–349

indigenous people, 313–352

origins and uses of term, 310–312

popular, 321, 322

treaty-making between indigenous people and Australian Government, 307–352

See also: Aboriginal People

**SPEECH**

See: Freedom of Speech

**TAMPA**

litigation, 41

**TAXATION**

ability to pay concept, 19

debt

—equity, distinguishing between, 32, 33

—hybridised, 30

—related party debt, 29–34

—what is, 30–34

deductions, interest, 29–32

dividends, deductibility, 31

Haig-Simons concept of income, 18, 19

income

—Haig-Simons concept of, 18, 19

—net of expenses incurred, 19

—realisation, 19

income tax

—arm’s-length test for related party transactions, 27, 28

—corporate person, non-transparency of, 20–22

—elections, costs of to tax system, 22–27

—hypothetical determinations, 27, 28

—legal fictions, 20–22

interest

—deductibility, 30–32

—defined, 29

related party debt

—treatment of, 19–35

—United States treatment of, 17–35

—whether or not “debt”, 30–34  
 United States system, 18

#### TECHNOLOGY

changes in  
 —and social conflict, 6  
 —salience, 6  
 economic revolution of Internet, 10  
 family friendly work practices, impact on, 397  
 freedom of speech, impact on, 6–16  
 standardisation, benefits, 6, 7  
 See also: Digital Technology; Internet

#### TELECOMMUNICATIONS LAW

freedom of speech, effect on, 11–16  
 media corporations, protection of interests of, 15

#### TIANNAMEN SQUARE

refugees following, 58

#### TORT

choice of law on high seas, 427–438  
 Commonwealth, liability of, 430–434  
 duty of care, common law position, 294  
 eggshell skull rule, 301  
 international torts, choice of law, 274  
 maritime torts, 428  
 NSW law reform, 294–303  
 personal injury, damages claim for negligence of  
   Commonwealth, 429–438  
 psychiatric injury  
   —common law position, 295  
   —duty of care, 294, 295, 302  
   —eggshell skull rule, 301  
   —emotional grief, distinction from, 302  
   —fiancée plaintiff, 300  
   —foreseeability, 298–303  
   —geographical and temporal proximity, 297–  
   299  
   —legislative regime (NSW), 295–303  
   —normal fortitude, 302, 303  
   —pure mental harm, 294  
   —relational proximity, 299, 300  
   —sudden shock, 300–302  
   —what is compensable, 295–297  
 statutory limitations defence, 429–434  
 See also: Choice of Law

#### TRADE MARKS

advertising as culture, 196  
 anti-dilution rights, 212–219  
 Australian trade marks, 214  
 British registration system, 208  
 censorship of expression, 216  
 Coca-Cola Company, brands, 194, 195  
 common law trade marks, 200, 204, 205, 208, 209

copyright, replacement of, 195  
 countervailing interests, 218  
 cultural texts, protection of, 195, 211  
 European Community, 210, 214  
 expressions, use of, 194–197  
 expressive, as opposed to commercial, uses of  
   term, 218, 219  
 France, 210  
 function of trade marks, 196  
 good faith exception, 217  
 history of trade mark system, 203–210  
 infringement, 208, 216, 218  
 inherent distinctiveness, requirement for, 200–  
   202  
 Internet domain names, comparison of systems,  
   197–202  
 language, 200, 206, 210–220  
 Nestle, registration of phrase, 202  
 Nike, registration of phrase, 196  
 remedies, 216, 218  
 signature phrases in music, film and literature,  
   195  
 signs, as, 194  
 United States system, 209, 213

#### TRADE PRACTICES

codification of equitable principle of  
 unconscionability, 255–271  
 See also: Equity

#### TREATIES

Free Trade Agreement (Australia–US), 615  
 indigenous people  
   —Australian governments, between, 307–352  
   —Canadian governments, between, 334  
   —Crown sovereignty, consistency with, 347–  
   349  
   —New Zealand government, between, 340–  
   344  
   —objections to, 344–349  
 internet treaties, 614  
 nature of, 308  
 sovereignty, recognition of another, 308  
 Waitangi (NZ), 340–344  
 See also: Aboriginal People

unconscionability

See: Equity

#### UNITED STATES

Australia–US Free Trade Agreement, impact on  
 copyright laws, 615  
 commerce clause, use of to regulate industrial  
 relations, 90–95  
 commingling doctrine, 95  
 income tax system, 18

law and economics movement, 582  
*renvoi* in tort, whether applicable, 284  
sovereignty of indigenous people, 336–339  
substantial effect test, 94  
Supreme Court dissent rates, research, 222, 224,  
225, 227  
tax treatment of related party debt, 17–35  
trade mark law and history, 209, 213

#### UNIVERSITIES

corporatisation, 497, 509–511, 588–612  
deregulation, 497  
funding, 496, 598  
“Group of Eight”, 572  
“idea” of the university, 487–494  
intellectual training, 491  
Jaspers, Karl, 492–494  
mediaeval universities, aim of, 498  
Newman, John Henry, 491, 492  
performance measurement, 515  
privatisation (UK), 509–511  
research role, 492  
structural reform (UK), 513, 514  
vocational training, 489–491  
von Humboldt, Wilhelm, 489, 490

VIETNAM  
refugees from, 54

WILLS  
living wills, 112

WINDSCHUTTLE, KEITH  
“History Wars” defamation action, 354, 357–375

WOMEN  
family friendly work practices, 397–401, 417

# TABLE OF STATUTES

- AUSTRALIAN CAPITAL TERRITORY  
Civil Law (Wrongs) Act 2002, 277  
Limitation Act, 432–434  
Medical Treatment Act 1994, 108
- CANADA  
Charter of Rights and Freedoms, 145  
Constitution Act 1867, 331  
Constitution Act 1982  
s35, 331, 334, 335  
Royal Proclamation 1763, 331
- CHINA  
General Principles of Civil Law of the People’s  
Republic of China, 275  
Art 146, 275–280
- COMMONWEALTH  
Acts Interpretation Act 1901  
s15A, 90  
s15AA, 632  
Administrative Decisions (Judicial Review) Act  
1977, 55, 56, 642  
s3, 57  
s5(2)(g), 55  
s13, 57  
Australia Act 1986, 224, 226, 233, 239, 321  
Australia (Request and Consent) Act 1986, 224,  
226, 233, 239, 321  
Australian Securities and Investments  
Commission Act 1989  
s12CA, 265  
Commonwealth of Australia Constitution  
Preamble, 322  
Ch III, 44  
s51(i), 75–106  
s51(v), 99  
s51(vi), 90  
s51(xiii), 85  
s51(xviii), 209, 212  
s51(xx), 87–89  
s51(xxvi), 365  
s51(xxix), 86, 87  
s51(xxxv), 77, 79, 81–83, 85, 86  
s51(xxxvii), 79, 84  
s51(xxxix), 102  
s52, 90  
s75(v), 43, 44, 49, 137, 143, 150  
s77(i), 40  
s92, 78, 84, 96, 98, 100  
s98, 96  
s99, 97  
s100, 97  
s109, 79, 80  
s127, 322  
s128, 84, 321, 322  
Conciliation and Arbitration Act 1904  
s30, 80  
Copyright Act 1968  
Part V, Div 2A, 614  
s10(1), 615, 617, 623, 626  
s31(1)(a)(ii), 626  
s31(1)(b)(ii), 626  
s116A, 617, 619, 624, 626  
Copyright Amendment (Digital Agenda) Act  
2000, 614, 616, 618, 621, 638  
Disability Discrimination Act 1992, 409, 640  
s5(2), 640, 643, 646–649  
s11, 641  
s22, 641  
Family Law Reform Act 1995, 580  
Human Rights and Equal Opportunity  
Commission Act 1986  
s11(1)(h), 402  
Human Rights Legislation Amendment Act (No  
1) 1999, 643  
Human Rights Legislation (Transitional)  
Regulations 2000, 643  
Immigration Restriction Act 1901, 42  
Industrial Relations Act 1988, 421  
s67, 83  
Industrial Relations Reform Act 1993, 86  
Judiciary Act 1903  
s23, 323  
s40(2), 429  
s56, 430  
s56(1)(c), 437  
s64, 433  
s80, 428–436  
Judiciary Amendment Act (No 2) 1984  
s3(1), 224  
Maritime Industries Act 1929, 83  
Maternity Leave (Commonwealth Employees)  
Act 1973, 398, 404  
Migration Act 1958  
Part 8, 40  
s5, 45  
s6A, 39  
s6A(1)(c), 57  
s7A, 68  
s22A, 62  
s29(2), 48  
s30(2), 48  
s36, 39, 66  
s46A, 45  
s65, 39  
s91R, 45  
s189, 44, 66

- s196, 44, 70
- s196(1), 44
- s198, 70
- s198A, 45
- s245F, 66
- s474(1), 43
- s501, 137
- s501(2), 136
- s501(6), 136
- Migration Amendment (Excision from Migration Zone) (Consequential Provisions) Act 2001, 48
- Migration Reform Act 1992
  - Part 4A, 60
- Migration Regulations 1994
  - Schedule 2, cl 437, 48
  - Schedule 2, cl 785, 48
  - Schedule 2, cl 866, 48, 49
- Native Title Act 1993, 364, 390
  - s251A, 348
  - s251B, 348
- Native Title Amendment Act 1998, 364
- Native Title (Prescribed Bodies Corporate) Regulations 1999
  - reg 8(4), 348
- Navigation Act 1912, 431
- Patents Act 1990, 448, 451–455
- Privy Council (Appeals from the High Court) Act 1975, 225
- Privy Council (Limitation of Appeals) Act 1968, 225
- Racial Discrimination Act 1975, 364
  - s18C, 385
  - s18D, 385
- Sex Discrimination Act 1984, 402, 410
  - s5(1), 407
  - s7(1)(b), 406
  - s7(1)(c), 406
  - s7A, 414
  - s7B, 413, 415
  - s7C, 413, 415
  - s14(2), 413
  - s14(3A), 414
- Statute of Westminster Adoption Act 1942, 321
- Trade Marks Act 1905
  - s1, 203
  - s16(1)(d), 204
  - s53, 208
- Trade Marks Act 1995, 200, 215, 218, 220, 614
  - s17, 194
  - s25, 201
  - s26, 201
  - s41(6), 201
  - s120, 219
- s120(1), 218
- s120(2), 218
- s120(3), 218
- s122, 218
- Trade Marks Amendment Act 1912, 203
- Trade Practices Act 1974, 471
  - s45, 93
  - s47, 93
  - s50, 93
  - s51AA, 255–271
  - s51AB, 264, 267
  - s51AC, 256, 258, 264, 266–271
  - s51AC(1), 266
  - s51AC(2), 266
  - s51AC(3), 267, 269, 270
  - s51AC(9), 266
  - s51AC(10), 266
- Trade Practices Amendment Act (No 1) 2001, 266
- Trade Practices Amendment (Fair Trading) Act 1998, 266
- Training Guarantee Act 1990, 89
- Training Guarantee Administration Act 1990, 89
- US Free Trade Agreement Implementation Act 2004
  - Schedule 9 Item 186, 615
- Workplace Relations Act 1996, 82, 242
  - Part IVA, divn 3, 86
  - Part IVA, divn 5, 83, 86
  - Part VIA, 86
  - Part VIB, 105
  - Part VIB, divn 3, 83, 88
  - Part VID, 105
  - s3(b), 253
  - s4(1), 104
  - s5, 83, 90, 105
  - s5(3), 103
  - s5(3)(b), 103
  - s5AA(3), 105
  - s127C(1)(b), 105
  - s149(1), 81
  - s149(1)(d), 250
  - s170CB(1)(d), 105
  - s170DE(2), 86
  - s170DF, 86
  - s170EDA(1)(b), 86
  - s170KA, 398, 404
  - s170LW, 253
  - s170MB, 250
  - s170MD, 86, 247
  - s170ND, 86
  - s170NG, 251
  - s170VA, 105
  - s170VC, 105
  - s178, 251
  - Schedule 1A, 83

- Workplace Relations and Other Legislation  
Amendment Act 1996, 86  
s7A, 90
- ENGLAND/UNITED KINGDOM/IMPERIAL  
21 Jac 1 c3 (Statute of Monopolies 1623), 449  
21 James 1 c17, 429  
Australia Act 1986, 224, 321  
British North America Act 1867, 331  
Commonwealth of Australia Constitution Act  
1900  
s9, 321  
Copyright and Related Rights Regulations 2003,  
614  
Copyright, Designs and Patents Act 1988  
s296ZA, 614  
Defamation Act 1952  
s5, 371  
Designs Registration Act 1839 (2 & 3 Vict c17)  
s1, 204  
Human Rights Act 1998, 217  
Merchandise Marks Act 1862, 203, 209  
Patents Act 1997  
s4(2), 453  
s60(5), 455  
Patents, Designs and Trade Marks Act 1883 (46  
& 47 Vict c57), 204, 206  
Part IV, 204  
s64, 204  
Statute of Monopolies 1623 (21 Jac 1 c3), 449  
Statute of Westminster 1931, 321  
Trade Marks Act 1905, 209  
s3, 205  
s9, 204  
Trade Marks Act 1938, 208  
Trade Marks Act 1994, 200, 210  
s3(1), 201  
s10, 219  
Trade Marks Registration Act 1875 (38 & 39 Vict  
c91), 203, 205  
s1, 204, 208  
s2, 203, 208  
s10, 204
- FRANCE  
Code Civil  
Art 1382, 210
- NEW SOUTH WALES  
Anti-Discrimination Act 1977  
Part 4B, 415  
s24(1)(a), 407  
s24(1)(b), 415  
s24(1A), 406  
s49L(4), 642  
s49T, 415  
s49T(1)(b), 415  
s49V, 415  
s49V(4), 415  
s92, 402  
s94, 402  
s113(4), 403  
Civil Liability Act 2002, 277  
Part 3, 293–303  
s5B, 297  
s30, 297, 299  
s30(2), 300  
s30(5), 299, 300  
s31, 295  
s32, 300, 302  
s32(1), 302, 303  
s32(2), 298  
s32(2)(a), 300  
s32(2)(b), 298  
s32(2)(c), 300  
s32(2)(d), 303  
s32(4), 302, 303  
Civil Liability Amendment (Personal  
Responsibility) Act 2002, 294  
Defamation Act 1974  
s15(2)(a), 371  
s15(2)(b), 368  
s22, 368  
Fair Trading Act 1987, 614  
Guardianship Act 1987  
s33(2), 115  
Industrial Relations Act 1996, 406  
Ch 2, Part 4, 398, 404  
s53(2), 404  
s66, 405, 421  
s66(4), 421  
s68(1), 421  
s106, 423  
Law Reform (Miscellaneous Provisions) Act  
1944, 303  
Trade Marks Act 1865, 209  
Workers' Compensation Act 1987  
s150E, 280
- NEW ZEALAND  
Immigration Act 1987  
s128(13B), 71  
Treaty of Waitangi, 340–344
- NORTHERN TERRITORY  
Natural Death Act 1988  
ss3–7, 108  
Personal Injuries (Liabilities and Damages) Act  
2003, 277

- Rights of the Terminally Ill Acts 1995 and 1996, 108
- QUEENSLAND
- Civil Liability Act 2003, 277
- Defamation Act 1889  
s15, 368
- Guardianship and Administration Act 2000  
Schedule 4, 115
- Powers of Attorney Act 1998  
Schedule 3, 115
- SOUTH AUSTRALIA
- Consent to Medical Treatment and Palliative Care Act 1995  
ss7–11, 108
- Wrongs (Liability and Damages for Personal Injury) Amendment Act 2002, 277
- TASMANIA
- Civil Liability Act 2002, 277
- Guardianship and Administration Act 1995  
s36(2), 115
- UNITED STATES
- Anticybersquatting Consumer Protection Act 1999, 209, 220
- Clayton Act, 445
- Constitution
- First Amendment, 219
- Commerce Clause, 78, 90, 91, 93, 94, 103  
Art 8, 339
- Copyright Term Extension Act 1998, 213
- Digital Millennium Copyright Act 1998, 11, 614, 628, 635
- Fair Labor Standards Act 1938, 81, 91, 93, 94
- Federal Trade Commission Act, 440–442, 446
- Gun-Free Schools Act 1990, 94
- Illegal Immigration Reform and Immigrant Responsibility Act 1996, 71
- Immigration and Nationality Act  
s243(h), 71
- Internal Revenue Code  
s163, 29  
s267, 29  
s904(d)(3)(c), 29
- Lanham Act, 209
- National Labor Relations Act 1935, 91, 94, 102
- Railway Labor Act 1926, 91
- Refugee Act 1980, 71
- VICTORIA
- Commonwealth Powers (Industrial Relations) Act 1996, 77
- Equal Opportunity Act 1984, 425
- Equal Opportunity Act 1995, 425
- Guardianship and Administration Act 1986  
s36(2), 115
- Medical Treatment Act 1988  
ss3–9, 108
- Trade Marks Act 1876, 209
- WESTERN AUSTRALIA
- Civil Liability Act 2002, 277

# TABLE OF TREATIES

1883	Paris Convention for the Protection of Industrial Property, 205 Arts 6–10, 205	1994	Agreement on Trade Related Aspects of Intellectual Property Rights (TRIPS), 200, 451
1950	European Human Rights Convention, 217 Art 10, 217	1994	United Nations Convention on the Law of the Sea, 320
1951	Convention Relating to the Status of Refugees, 37–73 Art 1(2), 54, 64, 69 Art 1A(2), 39, 42, 45, 52 Art 31, 52 Art 33, 52 Art 33(1), 46	1996	WIPO Copyright Treaty Art 11, 627, 629
1958	Convention on the High Seas, 427	1996	WIPO Performances and Phonograms Treaty Art 18, 627, 627
1958	Discrimination (Employment and Occupation) Convention, 86	1997	Universal Declaration on the Human Genome and Human Rights, 447–451 Art 4, 451 Art 22, 449
1966	International Covenant on Civil and Political Rights Art 9(1), 65, 70	2004	Australia–United States Free Trade Agreement, 614, 630 Art 17.4.7(a)(i), 614 Art 17.12, 636
1967	Protocol Relating to the Status of Refugees, 39, 48 Art 1(A)(2), 52	ICC Uniform Rules for Demand Guarantees Art 4, 171	
1981	ILO Workers with Family Responsibilities Convention, 83, 86	Trade Marks Directive 1988 Art 5(2), 210	
1982	Termination of Employment Convention, 86	Uniform Benelux Code on Trade Marks, 210	
1990	Convention on the Rights of the Child, 134 Art 3, 135	United Nations Convention on Assignment of Receivables in International Trade, 170	
1994	Agreement Establishing the World Trade Organisation Annex 1C, 200	United Nations Convention on Independent Guarantees and Stand-by Letters of Credit Art 10, 171	



