the sydney law review

Published annually by the Faculty of Law, University of Sydney.

Contributions and correspondence should be addressed to:

    The Editor
    Sydney Law Review
    Sydney University Law School
    Building F10, Eastern Avenue
    UNIVERSITY OF SYDNEY NSW 2006
    AUSTRALIA

Current information regarding subscription rates is available at the Sydney University Press website: http://www.sup.usyd.edu.au/

Subscription inquires in North America should be addressed to:

    Gaunt
    3011 Gulf Drive
    Holmes Beach
    Florida, USA, 33510
EDITORIAL BOARD
(2009)

David Rolph (Editor)
Irene Baghoomians
Peter Gerangelos
Patricia Loughlan
Shae McCrystal
Jacqueline Mowbray
Joellen Riley
Kristin Savell

STUDENT EDITORIAL COMMITTEE
(2009)

Christopher Angelos
Heather Choi
Alexandra Eggerking
Daniel Ghezelbash
Irina Kolodizner
Amy Knox
Patrick Lewis
Naomi Oreb
Tristan Robinson
Alice Yan

Tanvir Ahmed
Monica Christopher
Christopher Croke
Sophia Gerakios
Angela Ha
Ming-Yee Ma
Ryan May
Andrew McLeod
Amanda Ngo
Georgos Papanastasiou
Katherine Waterford

Coordinator of the Review: Joanna Howse
Publications Officer: Caroline Falshaw
EDITORIAL BOARD
(2010)

David Rolph (Editor)
Irene Baghoomians
Fiona Burns
Patricia Loughlan
Shae McCrystal
Jacqueline Mowbray
Peter Gerangelos
Joellen Riley
Kristin Savell

STUDENT EDITORIAL COMMITTEE
(2010)

Martin Bernhaut
David Birch
Megan Caristo
Anna Grunseit
Alina Kaye
Kyrren Konstantinidis
Alicia Lyons
Aileen Pham
Adam Seeto
Katherine Stowell
Linda Thompson
Rosaline Yusman

Patrick Caldwell
Fiona Cunningham
Catherine Ellis
Naomi Hart
Rose Khalilizadeh
Stephen Lloyd
Juliette O’Brien
Christopher Parkin
David Robertson
Vasudha Sathanapally
Anna Shelton-Agar
Daniel Wodak

Publications Officer: Caroline Falshaw
# TITLE INDEX TO LEADING ARTICLES

A Tongue But No Teeth: The Emergence of a New Regional Human Rights Mechanism in the Asia Pacific Region, Andrea Durbach, Catherine Renshaw and Andrew Byrnes ........ 211

Australian Censorship Policy and the Advocacy of Terrorism, David Hume and George Williams ............................................................................................................................................. 381

Carbon Rights as New Property: The Benefits of Statutory Verification, Samantha Hepburn ............................................................................................................................................. 239

Contract Interpretation: What is it About?, David McLauchlan ..................................................... 5

Digging up Fragments and Building IP Franchises, Kathy Bowrey and Natalie Fowell .............. 185

Distinguishing Government and Charity in Australian Law, Matthew Harding ............................... 559

False Imprisonment, Fare Dodging and Federation: Mr Robertson’s Evening Out, Mark Lunney ............................................................................................................................................. 537

His Master’s Voice? Work Choices as a Return to Master and Servant Concepts, Mary Gardiner ............................................................................................................................................. 53

Procedural Due Process under the Australian Constitution, William Bateman ............................ 411

Prosecuting War Crimes at Balibo under Australian Law: The Killing of Five Journalists in East Timor by Indonesia, Ben Saul ............................................................................................................................................. 81

Reducing the Burden of Proving Discrimination in Australia, Dominique Allen ............................ 579

Risks, Rights, Statistics and Compulsory Measures, Denise Meyerson ........................................ 507

The Authority of International Law: Lifting the State Veil, Samantha Besson ............................... 343

The Regulatory Framework for Executive Remuneration, Kym Sheehan ..................................... 273

The Trade in Water Services: How Does GATS Apply to the Water and Sanitation Services Sector? Rebecca Bates ............................................................................................................................................. 121

AUTHOR INDEX TO LEADING ARTICLES

Dominique Allen, Reducing the Burden of Proving Discrimination in Australia.................. 579
William Bateman, Procedural Due Process under the Australian Constitution ................. 411
Rebecca Bates, The Trade in Water Services: How Does GATS Apply to the Water and Sanitation Services Sector? ............................................................. 121
Samantha Besson, The Authority of International Law: Lifting the State Veil ....................... 343
Kathy Bowrey and Natalie Fowell, Digging up Fragments and Building IP Franchises .......... 185
Andrea Durbach, Catherine Renshaw and Andrew Byrnes, A Tongue but no Teeth: The Emergence of a New Regional Human Rights Mechanism in the Asia Pacific Region........ 211
Mary Gardiner, His Master’s Voice? Work Choices as a Return to Master and Servant Concepts ................................................................. 53
Matthew Harding, Distinguishing Government and Charity in Australian Law ................. 559
Samantha Hepburn, Carbon Rights as New Property: The Benefits of Statutory Verification ................................................................. 239
David Hume and George Williams, Australian Censorship Policy and the Advocacy of Terrorism ............................................................................................................. 381
Mark Lunney, False Imprisonment, Fare Dodging and Federation: Mr Robertson’s Evening Out ................................................................................................................. 537
David McLauchlan, Contract Interpretation: What is it About? ....................................... 5
Denise Meyerson, Risks, Rights, Statistics and Compulsory Measures ............................ 507
Ben Saul, Prosecuting War Crimes at Balibo under Australian Law: The Killing of Five Journalists in East Timor by Indonesia ....................................................... 83
Kym Sheehan, The Regulatory Framework for Executive Remuneration ......................... 273
TITLE INDEX TO CASE NOTES AND COMMENTS

Betting Across Borders — Betfair Pty Ltd v Western Australia, Naomi Oreb ......................... 607
Charity Means Business: Commissioner of Taxation v Word Investments Ltd, Ian Murray .... 309
R v Tang: Developing an Australian Anti-Slavery Jurisprudence, Irina Kolodizner ............. 487
The New French Jury Court of Appeal Revisited, Bron McKillop ........................................ 143
When Rights Cause Injustice: A Critique of the Vexatious Proceedings Act 2008 (NSW),
Nikolas Kirby ........................................................................................................................... 1
Mind the ‘Evidential Gap’: Causation and Proof in Amaca Pty Ltd v Ellis, David Hamer ... 465
TITLE INDEX TO BOOK REVIEWS

(Michael Kirby) .............................................................................................................................. 331

Thinking Like a Lawyer: A New Introduction to Legal Reasoning by Frederick Schauer
(Irene Baghoomians) ........................................................................................................................... 499

Corporate Constitutionalism: The Constitutional Corporation — Rethinking Corporate Governance,
by Stephen Bottomley
(Angus Corbett and Peta Spender) ..................................................................................................... 147
# TABLE OF CASES

## A

<table>
<thead>
<tr>
<th>Case</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accident Compensation Tribunal v FCT</td>
<td>563</td>
</tr>
<tr>
<td>Adarand Constructors Inc v Pena</td>
<td>529</td>
</tr>
<tr>
<td>Adultshop.com Ltd v Classification Review Board</td>
<td>385, 394</td>
</tr>
<tr>
<td>Agnetel</td>
<td>143–6</td>
</tr>
<tr>
<td>Agricultural and Rural Finance Pty Ltd v Gardiner</td>
<td>42</td>
</tr>
<tr>
<td>Aid/Watch Inv v FCT</td>
<td>328</td>
</tr>
<tr>
<td>Air New Zealand Ltd v Nippon Credit Bank Ltd</td>
<td>17</td>
</tr>
<tr>
<td>Ajuri v Israeli Defences Forces Commander</td>
<td>93</td>
</tr>
<tr>
<td>Alderson v Temple</td>
<td>204</td>
</tr>
<tr>
<td>Alessa Pty Ltd v Total &amp; Universal Pty Ltd</td>
<td>168</td>
</tr>
<tr>
<td>Alfred F Beckett Ltd v Lyons</td>
<td>261</td>
</tr>
<tr>
<td>Alice Springs Town Council v Mpweteyerre Aboriginal Corp</td>
<td>567, 568</td>
</tr>
<tr>
<td>Amaca Pty Ltd v Ellis</td>
<td>465–85</td>
</tr>
<tr>
<td>Amaca Pty Ltd v Hannell</td>
<td>466, 469, 475, 478–82</td>
</tr>
<tr>
<td>Amaca Pty Ltd v Moss</td>
<td>474</td>
</tr>
<tr>
<td>Ambulance Service (NSW) v DCT</td>
<td>575</td>
</tr>
<tr>
<td>Ansley v Prospectus Nominees Unlimited</td>
<td>8</td>
</tr>
<tr>
<td>Anya v University of Oxford</td>
<td>581, 596</td>
</tr>
<tr>
<td>Asahi Diamond Industrial Aust Pty Ltd v Automotive, Food, Metals and Engineering Union</td>
<td>73</td>
</tr>
<tr>
<td>Attorney-General v Barker</td>
<td>177</td>
</tr>
<tr>
<td>Attorney-General v Betts</td>
<td>166–8</td>
</tr>
<tr>
<td>Attorney-General v Brown</td>
<td>575–7</td>
</tr>
<tr>
<td>Attorney-General v Bushby</td>
<td>564</td>
</tr>
<tr>
<td>Attorney-General v Deux Holdings Ltd</td>
<td>12, 33–4, 43</td>
</tr>
<tr>
<td>Attorney-General v Ebert</td>
<td>173</td>
</tr>
<tr>
<td>Attorney-General v Heelis</td>
<td>576, 577</td>
</tr>
<tr>
<td>Attorney General (UK) v Heinemann Publishers Aust Pty Ltd</td>
<td>118</td>
</tr>
<tr>
<td>Attorney-General v Jones</td>
<td>173, 177</td>
</tr>
<tr>
<td>Attorney-General (Vic) v Kay</td>
<td>169</td>
</tr>
<tr>
<td>Attorney-General v M’Carthy</td>
<td>567</td>
</tr>
<tr>
<td>Attorney-General v Mayor and Corp of Carlisle</td>
<td>577</td>
</tr>
<tr>
<td>Attorney-General v Mayor of Dublin</td>
<td>577</td>
</tr>
<tr>
<td>Attorney General v Purvis</td>
<td>172</td>
</tr>
<tr>
<td>Attorney-General v Wentworth</td>
<td>165–7</td>
</tr>
<tr>
<td>Attorney-General (Vic) v Weston</td>
<td>166</td>
</tr>
</tbody>
</table>

## B

<table>
<thead>
<tr>
<th>Case</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Australian Capital Television Pty Ltd v Commonwealth</td>
<td>433</td>
</tr>
<tr>
<td>Australian Communist Party v Commonwealth</td>
<td>433</td>
</tr>
<tr>
<td>Australian Conservation Foundation v Commonwealth</td>
<td>171</td>
</tr>
<tr>
<td>Australian Rice Holdings Pty Ltd v Cmr of State Revenue</td>
<td>451, 452</td>
</tr>
<tr>
<td>Australian Securities and Investments Commission v Edensor Nominees Pty Ltd</td>
<td>429</td>
</tr>
<tr>
<td>Australian Softwood Forests Pty Ltd v A-G (NSW)</td>
<td>258, 259</td>
</tr>
<tr>
<td>Australian Workers Union v BHP Iron Ore Pty Ltd</td>
<td>73</td>
</tr>
</tbody>
</table>

## B & B Constructions (Aust) Pty Ltd v Brian A Cheeseman & Assoc Pty Ltd | 25 |

## BP Australia Pty Ltd v Nyrang Pty Ltd                           | 27 |

## Bailieborough Community School v Carroll                        |     |

## Baptist Union of Ireland (Northern) Corp Ltd v Commissioners of Inland Revenue | 318 |

## Betfair Pty Ltd v Western Australia                           | 607–19 |

## Bettison v Langton                                             | 261  |

## Betts v Whittingslowe                                          | 479, 480, 481 |

## Bhanjee v Forsdick (No 2)                                     | 169, 173, 176 |

## Bienke v Minister for Primary Industries and Energy           | 451  |

## Big River Paradise Ltd v Congreve                             | 6    |
<table>
<thead>
<tr>
<th>Case Title</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bilka-Kaufhaus v Weber von Hartz</td>
<td>600</td>
</tr>
<tr>
<td>Bird v Jones</td>
<td>543</td>
</tr>
<tr>
<td>Blakeley and Anderson v De Lambert</td>
<td>49</td>
</tr>
<tr>
<td>Boilermakers (R v Kirby; Ex parte Boilermakers’ Society of Australia)</td>
<td>411–42</td>
</tr>
<tr>
<td>Bonnington Castings Ltd v Wardlaw</td>
<td>474, 484</td>
</tr>
<tr>
<td>Booth v Bosworth</td>
<td>594</td>
</tr>
<tr>
<td>Bosnia and Herzegovina v Serbia and Montenegro</td>
<td></td>
</tr>
<tr>
<td>Braysick v Garland</td>
<td>27</td>
</tr>
<tr>
<td>Breskvar v Wall</td>
<td>268</td>
</tr>
<tr>
<td>Brighton College v Marriott Corp</td>
<td>309</td>
</tr>
<tr>
<td>Briginshaw v Briginshaw</td>
<td>581, 584–6</td>
</tr>
<tr>
<td>Brodgen v A-G</td>
<td>166</td>
</tr>
<tr>
<td>Brown v Byrne</td>
<td>23</td>
</tr>
<tr>
<td>Brownlee v The Queen</td>
<td>441</td>
</tr>
<tr>
<td>Bryce v Swan Hunter Group plc</td>
<td>473</td>
</tr>
<tr>
<td>Bunning v Cross</td>
<td>419</td>
</tr>
<tr>
<td>Burazin v Blacktown City Guardian Pty Ltd</td>
<td>7xvi</td>
</tr>
<tr>
<td>Burton v Honan</td>
<td>269</td>
</tr>
<tr>
<td>Bush v National Australia Bank</td>
<td>21</td>
</tr>
<tr>
<td>Cameron v Cole</td>
<td>429</td>
</tr>
<tr>
<td>Campbells Cash and Carry Pty Ltd v Fostif Pty Ltd</td>
<td></td>
</tr>
<tr>
<td>Canada — Measures Affecting the Automotive Industry</td>
<td>126</td>
</tr>
<tr>
<td>Cardile v Led Builders Pty Ltd</td>
<td>175, 176, 177</td>
</tr>
<tr>
<td>Carrington v Helix Lighting Ltd</td>
<td>589</td>
</tr>
<tr>
<td>Casella v Hewitt</td>
<td>8</td>
</tr>
<tr>
<td>Castlemaine Tooheys Ltd v South Australia</td>
<td></td>
</tr>
<tr>
<td>Celebici Case (Trial Chamber)</td>
<td>608, 609, 611, 616</td>
</tr>
<tr>
<td>Central Bayside General Practice Association Ltd v Cmr of State Revenue</td>
<td></td>
</tr>
<tr>
<td>Charter Reinsurance Co Ltd v Fagan</td>
<td>48</td>
</tr>
<tr>
<td>Chester v Afshar</td>
<td>466</td>
</tr>
<tr>
<td>Chu Kheng Lim v Minister for Immigration, Local Government and Ethnic Affairs</td>
<td></td>
</tr>
<tr>
<td>Clos Farming Estates v Easton</td>
<td>243, 259, 261</td>
</tr>
<tr>
<td>Cocker v Tempest</td>
<td>177</td>
</tr>
<tr>
<td>Codelia Construction Pty Ltd v State Rail Authority (NSW)</td>
<td>13, 17, 24–7, 37</td>
</tr>
<tr>
<td>Cole v Whitfield</td>
<td>608, 609, 612, 617</td>
</tr>
<tr>
<td>Coleman v Power</td>
<td>433</td>
</tr>
<tr>
<td>Commissioner of Stamp Duties (NSW) v Carlenka Pty Ltd</td>
<td>21</td>
</tr>
<tr>
<td>Commissioner of Taxation v Futuris Corp Ltd</td>
<td>422</td>
</tr>
<tr>
<td>Commissioner of Taxation v Price</td>
<td>413, 426</td>
</tr>
<tr>
<td>Commissioner of Taxation v Word Investments Ltd</td>
<td>309–29, 578</td>
</tr>
<tr>
<td>Commissioners for Special Purposes of Income Tax v Pemsel</td>
<td>312, 559, 571</td>
</tr>
<tr>
<td>Commonwealth v WMC Resources Ltd</td>
<td></td>
</tr>
<tr>
<td>Commonwealth v Yarmir</td>
<td>449</td>
</tr>
<tr>
<td>Commonwealth Trading Bank v Inglis</td>
<td>169</td>
</tr>
<tr>
<td>Compton v Cmr of Taxation</td>
<td>324</td>
</tr>
<tr>
<td>Construction Industry Training Board v A-G</td>
<td>567, 577</td>
</tr>
<tr>
<td>Cooney v Kur-ring-gai Corp</td>
<td>406</td>
</tr>
<tr>
<td>Corporate Affairs Commission v ASC Timber Pty Ltd</td>
<td>259</td>
</tr>
<tr>
<td>Council for Civil Liberties (NSW) v Classification Review Board (No 2)</td>
<td>393</td>
</tr>
<tr>
<td>Craig v Boren</td>
<td>528, 529, 535</td>
</tr>
<tr>
<td>Craig v South Australia</td>
<td>429</td>
</tr>
<tr>
<td>DV Bryant Trust Board v Hamilton City Council</td>
<td>106</td>
</tr>
<tr>
<td>Dalton v Angus</td>
<td>247</td>
</tr>
<tr>
<td>Davis v Dublin Institute of Technology</td>
<td>593</td>
</tr>
<tr>
<td>Democratic Republic of the Congo v Belgium</td>
<td>108</td>
</tr>
<tr>
<td>Department of Health v Arumugam</td>
<td>584, 594, 595</td>
</tr>
<tr>
<td>Deutsche Genossenschaftsbank v Burnhope</td>
<td>6, 7</td>
</tr>
<tr>
<td>Citation</td>
<td>Title</td>
</tr>
<tr>
<td>----------</td>
<td>-------</td>
</tr>
<tr>
<td>Diocesan Trustees of Church of England (WA) v Solicitor-General</td>
<td>573</td>
</tr>
<tr>
<td>Donaldson v Beckett</td>
<td>198, 199, 200, 202</td>
</tr>
<tr>
<td>Dublin Corp v Gibney</td>
<td>596</td>
</tr>
<tr>
<td>Duke of Sutherland v Heathcote</td>
<td>258, 259</td>
</tr>
<tr>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>E</td>
<td>...</td>
</tr>
<tr>
<td>East Timor (Portugal v Australia)</td>
<td>96</td>
</tr>
<tr>
<td>Eastmond v Bowis</td>
<td>26</td>
</tr>
<tr>
<td>Ebert v Venvil</td>
<td>169, 176</td>
</tr>
<tr>
<td>Elbe Shipping SA v Giant Marine Shipping SA</td>
<td>... 413</td>
</tr>
<tr>
<td>Ellis v South Australia</td>
<td>465</td>
</tr>
<tr>
<td>Ellison v Vukicevic</td>
<td>259, 269, 262</td>
</tr>
<tr>
<td>euNetworks Fiber UK Ltd v Abovenet Communications UK Ltd</td>
<td>... 18, 21, 24</td>
</tr>
<tr>
<td>European Communities — Measures Concerning Meat and Meat Products (Hormones)</td>
<td>138</td>
</tr>
<tr>
<td>European Communities — Regime for the Importation, Sale and Distribution of Bananas</td>
<td>127</td>
</tr>
<tr>
<td>Ex parte Purvis</td>
<td>172</td>
</tr>
<tr>
<td>F</td>
<td>...</td>
</tr>
<tr>
<td>Fabre v Arenales</td>
<td>594</td>
</tr>
<tr>
<td>Fairchild v Glenhaven Funeral Services Ltd</td>
<td>... 466, 474, 482–4</td>
</tr>
<tr>
<td>Fardon v A-G (Qld)</td>
<td>413, 425, 438, 440</td>
</tr>
<tr>
<td>Fencott v Muller</td>
<td>418</td>
</tr>
<tr>
<td>Finlayson v Campbell</td>
<td>264</td>
</tr>
<tr>
<td>Forge v Australian Securities and Investments Commission</td>
<td>... 411, 413, 435, 439, 440</td>
</tr>
<tr>
<td>Foucha v Louisiana</td>
<td>509</td>
</tr>
<tr>
<td>Frazier v Walker</td>
<td>268</td>
</tr>
<tr>
<td>G</td>
<td>...</td>
</tr>
<tr>
<td>Gate Gourmet Australia Pty Ltd v Gate Gourmet Holding AG</td>
<td>... 17</td>
</tr>
<tr>
<td>Georgiadis v Australian and Overseas Telecommunications Corp</td>
<td>269</td>
</tr>
<tr>
<td>Gert</td>
<td>... 483</td>
</tr>
<tr>
<td>Gibbons Holdings Ltd v Wholesale Distribution Ltd</td>
<td>... 9, 10, 14, 42–4</td>
</tr>
<tr>
<td>Gilham v The Queen</td>
<td>173</td>
</tr>
<tr>
<td>Glebe Administration Board v Cmr of Payroll Tax</td>
<td>319, 320</td>
</tr>
<tr>
<td>Gouriet v Union of Post Office Workers</td>
<td>110</td>
</tr>
<tr>
<td>Granich Partners v Yap</td>
<td>... 173</td>
</tr>
<tr>
<td>Gregg v Scott</td>
<td>... 469, 477</td>
</tr>
<tr>
<td>Grepe v Loam</td>
<td>178</td>
</tr>
<tr>
<td>Griggs v Duke Power Co</td>
<td>599</td>
</tr>
<tr>
<td>Gulf, Colorado &amp; Santa Fe Railway Co v Ellis</td>
<td>525</td>
</tr>
<tr>
<td>Gypsy Jokers Motorcycle Club Inc v Cmr of Police</td>
<td>... 425, 437, 440, 442</td>
</tr>
<tr>
<td>H</td>
<td>...</td>
</tr>
<tr>
<td>HA Bacharach Pty Ltd v Queensland</td>
<td>438</td>
</tr>
<tr>
<td>Haines v Carter</td>
<td>... 6</td>
</tr>
<tr>
<td>Hamdan v Runsfield</td>
<td>91</td>
</tr>
<tr>
<td>Hampson v Department of Education and Science</td>
<td>... 600</td>
</tr>
<tr>
<td>Harper v Interchange Group Ltd</td>
<td>21</td>
</tr>
<tr>
<td>Harper v Minister of Sea Fisheries</td>
<td>... 242, 450, 451</td>
</tr>
<tr>
<td>Harris v Caladine</td>
<td>429</td>
</tr>
<tr>
<td>He Kaw Teh v The Queen</td>
<td>493</td>
</tr>
<tr>
<td>Health Insurance Commission v Peverill</td>
<td>269</td>
</tr>
<tr>
<td>Henville v Walker</td>
<td>476</td>
</tr>
<tr>
<td>Herd v Weardale Steel, Coal &amp; Coke Co Ltd</td>
<td>549</td>
</tr>
<tr>
<td>Hestor v Cmr of Inland Revenue</td>
<td>... 318</td>
</tr>
<tr>
<td>Hospital Provident Fund Pty Ltd v Victoria</td>
<td>614</td>
</tr>
<tr>
<td>Howe v Qantas Airways Ltd</td>
<td>587</td>
</tr>
<tr>
<td>Hunters Hill Municipal Council v Pedler</td>
<td>... 166, 167</td>
</tr>
<tr>
<td>Hurst v Picture Theatres Ltd</td>
<td>546</td>
</tr>
<tr>
<td>I</td>
<td>...</td>
</tr>
<tr>
<td>I v O’Rourke and Corinda State High School</td>
<td>... 587</td>
</tr>
<tr>
<td>Igen Ltd v Wong</td>
<td>... 588, 597–601, 604</td>
</tr>
<tr>
<td>In re Cain (dec’d); National Trustees Executors and Agency Co of Australasia Ltd v Jeffrey</td>
<td>... 314, 563, 564, 573, 574, 577</td>
</tr>
<tr>
<td>In re Frere (dec’d)</td>
<td>... 569, 570</td>
</tr>
<tr>
<td>In re Morgan’s Will Trusts</td>
<td>... 569, 570</td>
</tr>
<tr>
<td>In re Smith</td>
<td>... 565</td>
</tr>
<tr>
<td>Inquest into the Death of Brian Raymond Peters</td>
<td>...</td>
</tr>
<tr>
<td>Case Title</td>
<td>Page(s)</td>
</tr>
<tr>
<td>---------------------------------------------------------------------------</td>
<td>---------</td>
</tr>
<tr>
<td>Inquiry into Boeing Dispute</td>
<td>75</td>
</tr>
<tr>
<td>Internal Revenue Commissioner v Helen Slater Charitable Trust Ltd.</td>
<td>323</td>
</tr>
<tr>
<td>Investors Compensation Scheme v West Bromwich Building Society</td>
<td>6, 8, 10, 11, 14, 24, 28, 31, 38, 46, 50</td>
</tr>
<tr>
<td>Island Maritime Ltd v Filipowski</td>
<td>173</td>
</tr>
<tr>
<td>James Miller &amp; Partners Ltd v Whitworth Street Estates (Manchester) Ltd.</td>
<td>43</td>
</tr>
<tr>
<td>Jessica Estates v Lennard</td>
<td>266</td>
</tr>
<tr>
<td>Jones v Cusack</td>
<td>165</td>
</tr>
<tr>
<td>Jones v Dunkel</td>
<td>480, 594</td>
</tr>
<tr>
<td>Jones v Kingdom of Saudi Arabia</td>
<td>116, 117</td>
</tr>
<tr>
<td>Jones v Skyring</td>
<td>169</td>
</tr>
<tr>
<td>Joseph Rowntree Memorial Trust Housing Association Ltd v A-G</td>
<td>319</td>
</tr>
<tr>
<td>K-Generation Pty Ltd v Liquor Licensing Court</td>
<td>42xvi</td>
</tr>
<tr>
<td>Kable v DPP</td>
<td>413, 420, 425, 434-42</td>
</tr>
<tr>
<td>Kansas v Crane</td>
<td>509</td>
</tr>
<tr>
<td>Kansas v Hendricks</td>
<td>509</td>
</tr>
<tr>
<td>Karen Oltmann, The</td>
<td>14–29</td>
</tr>
<tr>
<td>Kaur v Falkirk District Council</td>
<td>593</td>
</tr>
<tr>
<td>Kilkerrin Investments Pty Ltd v Yiu Ying Mei Pty Ltd</td>
<td>49</td>
</tr>
<tr>
<td>King v Great Britain-China Centre</td>
<td>593–603</td>
</tr>
<tr>
<td>Kinloch v Secretary of State for India</td>
<td>563</td>
</tr>
<tr>
<td>Koocie Communications Pty Ltd v Primus Telecommunications Pty Ltd</td>
<td>7</td>
</tr>
<tr>
<td>Koowarta v Bjelke-Petersen</td>
<td>336</td>
</tr>
<tr>
<td>L</td>
<td></td>
</tr>
<tr>
<td>L Schuler AG v Wickman Machine Tool Sales Ltd</td>
<td>47, 49, 51</td>
</tr>
<tr>
<td>Laing v Manchester City Council</td>
<td>598, 599</td>
</tr>
<tr>
<td>Lange v Australian Broadcasting Corporation</td>
<td>433</td>
</tr>
<tr>
<td>Lawrence v Texas</td>
<td>502</td>
</tr>
<tr>
<td>Leeth v Commonwealth</td>
<td>415, 433</td>
</tr>
<tr>
<td>Liberty Grove (Concord) Pty Ltd v Mirvac Projects Pty Ltd</td>
<td>8</td>
</tr>
<tr>
<td>Lim v McLean</td>
<td>7</td>
</tr>
<tr>
<td>Lim v Minister for Immigration, Local Government and Ethnic Affairs</td>
<td>412, 413, 417–28, 438, 441</td>
</tr>
<tr>
<td>Limaj (Trial Chamber II)</td>
<td>92, 93</td>
</tr>
<tr>
<td>Linford v Lake</td>
<td>542</td>
</tr>
<tr>
<td>Lister v Pickford</td>
<td>258</td>
</tr>
<tr>
<td>Liyanage v The Queen</td>
<td>420</td>
</tr>
<tr>
<td>Lodhi v The Queen</td>
<td>413, 426</td>
</tr>
<tr>
<td>Lohe v Gunter</td>
<td>167</td>
</tr>
<tr>
<td>Longman v R</td>
<td>178</td>
</tr>
<tr>
<td>Lowe v JW Ashmore Ltd</td>
<td>259</td>
</tr>
<tr>
<td>MK Hunt Foundation Ltd v Cmr of Inland Revenue</td>
<td>319</td>
</tr>
<tr>
<td>Mabett v Watson Wyatt Superannuation Pty Ltd</td>
<td>8</td>
</tr>
<tr>
<td>Mabo v Queensland (No 2)</td>
<td>117, 336</td>
</tr>
<tr>
<td>Macdonald v Longbottom</td>
<td>25</td>
</tr>
<tr>
<td>Macedonian Teachers Association (Vic) Inc v HREOC</td>
<td>585, 586</td>
</tr>
<tr>
<td>McGee v National Coal Board</td>
<td>465, 473, 475, 482</td>
</tr>
<tr>
<td>McGuirk v University of NSW</td>
<td>169, 174</td>
</tr>
<tr>
<td>McKenzie v McKenzie</td>
<td>172</td>
</tr>
<tr>
<td>McLaren v Waikato</td>
<td>13</td>
</tr>
<tr>
<td>Madarassy v Nomura International plc</td>
<td>593, 597, 598, 601, 604</td>
</tr>
<tr>
<td>Maggbury Pty Ltd v Hafele Australia Pty Ltd</td>
<td>7</td>
</tr>
<tr>
<td>Mahajan v Department of Constitutional Affairs</td>
<td>169</td>
</tr>
<tr>
<td>Mahoney v Cmr of Taxation</td>
<td>324</td>
</tr>
<tr>
<td>Malec v JC Hutton Pty Ltd</td>
<td>477</td>
</tr>
<tr>
<td>Malik v Bank of Credit &amp; Commerce International SA (in liq)</td>
<td>76</td>
</tr>
<tr>
<td>Mallard v The Queen</td>
<td>332</td>
</tr>
<tr>
<td>Mallet v McMonagle</td>
<td>477</td>
</tr>
<tr>
<td>Mannai Investment Co Ltd v Eagle Star Life Assurance Co Ltd</td>
<td>11, 13</td>
</tr>
<tr>
<td>Mansell v Beck</td>
<td>614</td>
</tr>
</tbody>
</table>
March v E & MH Stramare Pty Ltd........... 466, 475, 476
Maritime Union of Australia v Burnie Port Corp Pty Ltd................................................... 74
Massinde Ntoko v Citibank........................................ 588
Masterton Homes Pty Ltd v Palm Assets Pty Ltd ......8
Maternity Leave Case........................................... 79
Maughan v Humbert Inn .................................. 592
Mexico — Measures Affecting the Telecommunications Services............................. 135
Michael v A-G (WA) ............................................ 166
Milicevic v Campbell ........................................... 423
Millar v Taylor.................................. 198, 199, 205, 206
Mills v Stokman................................................... 258
Mines Rescue Board (NSW) v Cmr of Taxation...... 569
Minister for Primary Industries v Davey .......... 269, 451
Mitchell v Crassweller........................................... 541
Mitford v Reynolds.................................................. 565
Mogul Steamship Co Ltd v McGregor Gow & Co ...... 547
Monds v Stackhouse.................................................. 564
Mulwala & District Services Club Ltd v Owners of Strata Plan 37724.......................... 266
N
Nathan v Bailey Gibson ........................................... 601
National Australia Bank Ltd v Freeman .............. 165
National Bank of Sharjah v Dellborg .................. 38
National Executors & Trustees Co (Tas) Ltd v Edwards........................................... 259
National Provincial Bank Ltd v Ainsworth ......... 241, 263
Navy Health Ltd v DCT........................................ 317, 319
Neat Holdings Pty Ltd v Karajan Holdings Pty Ltd .... 58xvi
Newland v Attorney-General................................ 564
Nicholas v The Queen.......................................... 411–42
North Australian Aboriginal Legal Aid Service Inc v Bradley........................................... 413
North Sydney Council v Binks ......................... 480, 481
North Sydney Leagues Club Ltd v Synergy Protection Agency Pty Ltd.......................... 8
Nulyarimma v Thompson ......................................... 99
O
O Gilpin Ltd v Cmr for Road Transport and Tramways (NSW) ........................................... 614
Oguzhan v Minister for Immigration and Multicultural Affairs......................................... 413, 426
Omar v Harvey......................................................... 119
Oppenheim v Tobacco Securities Trust Co........... 577
Owners of Strata Plan 23007 v Cross .................. 429
P
PG Magennis Pty Ltd v Commonwealth .............. 269
Paramasivam v University of NSW ...................... 179
Parker v North Queensland Animal Refuge Inc .... 587
Partenreederei MS Karen Oltman v Scarsdale Shipping Co Ltd (The Karen Oltmann)........ 14–29
Perera v Civil Service Commission (No 2) .......... 600
Perpetual Trustees & Executors Association (Aust) Ltd v Shand ........................................ 243
Peter’s Inquest...................................................... 83–120
Pino v Prosser.......................................................... 429
Polites v Commonwealth......................................... 117
Polyukhovich v Commonwealth ...... 416–20, 422, 433
Portugal v Australia.................................................. 96
Potter v Potter......................................................... 26
Prenn v Simmonds .................................................. 14, 28, 31, 35
Pretoria City Council v Walker......................... 602
ProForce Recruit Ltd v The Rugby Group Ltd ........ 11, 16, 23
Prosecutor v Blaskic.............................................. 106
Prosecutor v Delalic.............................................. 106
Prosecutor v Dyilo.................................................. 92
Prosecutor v Kunarac ...................... 107, 492, 495, 496
Prosecutor v Naletilic............................................. 107
Prosecutor v Tadic.................................................. 91–4, 107, 365
Purvis v NSW (Dept of Education and Training) .... 582
Q
Qantas Airways Ltd v Gama................................. 586
Queensland v JL Holdings.................................... 177
<table>
<thead>
<tr>
<th>Case Description</th>
<th>Page(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Queensland Law Reporting Case</td>
<td>316, 325</td>
</tr>
<tr>
<td><strong>R</strong></td>
<td></td>
</tr>
<tr>
<td>R v Assessors of Town of Sunny Brac</td>
<td>320</td>
</tr>
<tr>
<td>R v Bow St Magistrate; Ex p Pinochet Ugarte</td>
<td>108, 117</td>
</tr>
<tr>
<td>R v Carroll</td>
<td>173</td>
</tr>
<tr>
<td>R v Commonwealth Court of Conciliation and Arbitration; Ex parte Brisbane Tramways Co Ltd (No 1)</td>
<td>430</td>
</tr>
<tr>
<td>R v DS</td>
<td>489</td>
</tr>
<tr>
<td>R v Duncan; Ex parte Australian Iron and Steel Pty Ltd</td>
<td>408</td>
</tr>
<tr>
<td>R v Granger</td>
<td>413, 426, 438</td>
</tr>
<tr>
<td>R v Joske; Ex parte Australian Building Construction Employees and Builders' Labourers’ Federation</td>
<td>432</td>
</tr>
<tr>
<td>R v Kirby; Ex parte Boilermakers’ Society of Australia</td>
<td>411–42</td>
</tr>
<tr>
<td>R v Registrar of Titles; Ex parte Waddington</td>
<td>258</td>
</tr>
<tr>
<td>R v Spicer; Ex parte Australian Builders’ Labourers’ Federation</td>
<td>176</td>
</tr>
<tr>
<td>R v Tang</td>
<td>487–97</td>
</tr>
<tr>
<td>R v Toohey; Ex parte Meneling Station Pty Ltd</td>
<td>241</td>
</tr>
<tr>
<td>R v Vizzard; Ex parte Hill</td>
<td>613</td>
</tr>
<tr>
<td>Race v Ward</td>
<td>259</td>
</tr>
<tr>
<td>Ramsey v Skyring</td>
<td>178</td>
</tr>
<tr>
<td>Re Attorney General (Cth); Ex parte Skyring</td>
<td>171</td>
</tr>
<tr>
<td>Re Cram; Ex parte NSW Colliery Proprietors Assoc Ltd</td>
<td>75</td>
</tr>
<tr>
<td>Re Criminal Proceeds Confiscation Act 2002</td>
<td>425</td>
</tr>
<tr>
<td>Re Lowin</td>
<td>313</td>
</tr>
<tr>
<td>Re Refugee Tribunal; Ex parte Aala</td>
<td>429</td>
</tr>
<tr>
<td>Re Refund of Dues Under Timber Regulations</td>
<td>258</td>
</tr>
<tr>
<td>Re Smith; Executor Trustee and Agency Co (SA) Ltd v Australasian Conference Association Ltd</td>
<td>319, 320</td>
</tr>
<tr>
<td>Re Sutherland (dec’d)</td>
<td>570</td>
</tr>
<tr>
<td>Reid v Moreland Timber Co Pty Ltd</td>
<td>258, 260</td>
</tr>
<tr>
<td>Ridgeway v The Queen</td>
<td>419, 425</td>
</tr>
<tr>
<td>Roads and Traffic Authority v Royal</td>
<td>476, 479, 481</td>
</tr>
<tr>
<td>Robertson v Balmain New Ferry Co</td>
<td>537–58</td>
</tr>
<tr>
<td>Robinson v Balmain New Ferry Co</td>
<td>537–58</td>
</tr>
<tr>
<td>Robinson v Stuart</td>
<td>567</td>
</tr>
<tr>
<td>Rosenberg v Percival</td>
<td>475</td>
</tr>
<tr>
<td>Ross v Royal &amp; Sun Alliance Insurance plc</td>
<td>596, 597</td>
</tr>
<tr>
<td>Rothwell v Chemical &amp; Insulating Co Ltd</td>
<td>483</td>
</tr>
<tr>
<td>Royal Botanic Gardens and Domain Trust v South Sydney City Council</td>
<td>6</td>
</tr>
<tr>
<td>Royal National Agricultural and Industrial Assoc v Chester</td>
<td>559</td>
</tr>
<tr>
<td>Ryledar Pty Ltd v Euphoric Pty Ltd</td>
<td>12, 14</td>
</tr>
<tr>
<td>S</td>
<td></td>
</tr>
<tr>
<td>S157/2002 v Commonwealth</td>
<td>117, 169, 429</td>
</tr>
<tr>
<td>Saldano v State</td>
<td>527</td>
</tr>
<tr>
<td>Salvation Army (Vic) Property Trust v Fern Tree Gully Corp</td>
<td>309</td>
</tr>
<tr>
<td>Scottish Burial Reform and Cremation Society Ltd v Glasgow Corp</td>
<td>309, 313</td>
</tr>
<tr>
<td>Seltsam Pty Ltd v McGuiness</td>
<td>467, 469, 481</td>
</tr>
<tr>
<td>Sensis Pty Ltd v Industrial Relations Commission</td>
<td>73</td>
</tr>
<tr>
<td>Schanka v Employment National (Administration) Pty Ltd</td>
<td>74</td>
</tr>
<tr>
<td>Schooner Exchange v McFadden</td>
<td>85</td>
</tr>
<tr>
<td>Sharma v Legal Aid</td>
<td>583, 584</td>
</tr>
<tr>
<td>Silbert v DPP</td>
<td>438</td>
</tr>
<tr>
<td>Siliadin v France</td>
<td>496</td>
</tr>
<tr>
<td>Sinochem International Oil (London) Co Ltd v Mobil Sales and Supply Corp</td>
<td>7</td>
</tr>
<tr>
<td>Skyring v FCT</td>
<td>178</td>
</tr>
<tr>
<td>South Africa v Hugo</td>
<td>602</td>
</tr>
<tr>
<td>South Australia v Ellis</td>
<td>466</td>
</tr>
<tr>
<td>Sunbolf v Alford</td>
<td>544</td>
</tr>
<tr>
<td>Sydney South West Area Health Service v Stamoulis</td>
<td>467, 469</td>
</tr>
<tr>
<td>T</td>
<td></td>
</tr>
<tr>
<td>TCN Channel Nine v Network Ten</td>
<td>209</td>
</tr>
</tbody>
</table>
TACT v Commissioner of Taxation ........................................ 324, 328
Tasmanian Electronic Commerce Centre Pty Ltd v FCT ................................................................. 313
Termination, Change and Redundancy Case ............. 79
Thellusson v Woodford ............................................... 564
Thomas v Mowbray ........................................ 411–14, 418, 426–8, 430
Thompson v Battersby ................................................ 6
Tito v Waddell ............................................................ 563
Toll (FGCT) Pty Ltd v Alphapharm Pty Ltd ............. 13
Travel Compensation Fund v Tambree ..................... 466
Trawl Industries of Australia Pty Ltd v Effem Foods Pty Ltd (Uncle Ben’s of Australia) 19
Trustees, Executors and Agency Co Ltd v FCT ......... 324
Trustees of the British Museum v White .................. 569
Tulk v Moxhay .......................................................... 257, 266

U
Underhill v Hernandez .................................................. 118
United Collieries Pty Ltd v Construction, Forestry, Mining and Energy Union ........................................ 75
United States v Kozinski ............................................... 494
United States v Mussry ................................................ 494
United States v O’Neal .............................................. 103
United States v Salerno ............................................. 535
United States v Shackney ........................................... 494
United States — Measures Affecting the Cross-Border Supply of Gambling and Betting Services .......................... 135, 137, 140, 141
United States — Restrictions on Imports of Tuna ........ 138
United States — Standards for Reformulated and Conventional Gasoline ........................................ 140

V
Valassis v South Sydney City Council ........................ 165
Vancouver Society of Immigrant and Visible Minority Women v Minister of National Revenue ................ 317, 318
Vanstone v Malura Pty Ltd ........................................ 259
Vasiliki Nikoloudi v Organismos Tilepikinonion ..
Victoria v Macedonian Teachers Association (Vic) Inc 585, 586
Virdie v EEC Quarries Ltd ........................................ 592

W
Wandsworth Board of Works v United Telephone Co ................................................................. 247
Webb v EMO Air Cargo (UK) Ltd ................................ 600
Webb v Outtrim ......................................................... 554
West v Knight ............................................................ 565
Western Australia v Michael ............................ 166, 179
Western Mining Corp Ltd v Commonwealth .......... 241, 449, 450, 461
Westminster City Council v National Asylum Support Service ................................................. 8
Wik Peoples v Queensland ........................................ 336
Wilsher v Essex Area Health Authority ....................... 483
Wilson v Minister for Aboriginal and Torres Strait Islander Affairs ........................................ 414, 420, 442
Wood v Leadbitter ..................................................... 544–6
Working Hours Case ................................................. 79

Y
Yanner v Eaton ............................................................ 449
Yoshimoto v Canterbury Golf International Ltd ...... 6, 29, 41

Z
Zafar v Glasgow City Council .................................... 593–603
<table>
<thead>
<tr>
<th>TABLE OF STATUTES</th>
</tr>
</thead>
<tbody>
<tr>
<td>AUSTRALIAN CAPITAL TERRITORY</td>
</tr>
<tr>
<td>Classification of Publications Ordinance 1983, 389, 406</td>
</tr>
<tr>
<td>cl 19(4), 406</td>
</tr>
<tr>
<td>pt 7, 396</td>
</tr>
<tr>
<td>Human Rights Act 2004</td>
</tr>
<tr>
<td>s 12(a), 534</td>
</tr>
<tr>
<td>s 18(1), 534</td>
</tr>
<tr>
<td>Sale of Goods (Vienna Convention) Act 1987, 33</td>
</tr>
<tr>
<td>Supreme Court Act 1933</td>
</tr>
<tr>
<td>s 67A, 167</td>
</tr>
<tr>
<td>CANADA</td>
</tr>
<tr>
<td>Alberta Climate Change and Emissions Management Act, 247</td>
</tr>
<tr>
<td>Alberta Environmental Protection and Enhancement Act RSA 2000, 263</td>
</tr>
<tr>
<td>Copyright Act 1921, 194</td>
</tr>
<tr>
<td>COMMONWEALTH</td>
</tr>
<tr>
<td>Acts Interpretation Act 1901</td>
</tr>
<tr>
<td>s 8, 109</td>
</tr>
<tr>
<td>Age Discrimination Act 2004, 587</td>
</tr>
<tr>
<td>s 15(2), 587</td>
</tr>
<tr>
<td>Australian Securities and Investment Commission Act 2001</td>
</tr>
<tr>
<td>s 1(2)(a), 287</td>
</tr>
<tr>
<td>s 243, 280</td>
</tr>
<tr>
<td>Australian Security Intelligence Organisation Act 1979, 406</td>
</tr>
<tr>
<td>s 3, 406</td>
</tr>
<tr>
<td>s 4, 406</td>
</tr>
<tr>
<td>Broadcasting Services Act 1992</td>
</tr>
<tr>
<td>s 123(3C), 404</td>
</tr>
<tr>
<td>Sch 2, cl 9(1)(c), 404</td>
</tr>
<tr>
<td>Sch 5, 403</td>
</tr>
<tr>
<td>Sch 5, cl 3, 403</td>
</tr>
<tr>
<td>Sch 6, cl 24(e), 383</td>
</tr>
<tr>
<td>Classification (Publications, Films and Computer Games) Act 1995, 381, 392</td>
</tr>
<tr>
<td>s 9, 384, 395, 399</td>
</tr>
<tr>
<td>s 9A, 393–406</td>
</tr>
<tr>
<td>s 9A(2), 393</td>
</tr>
<tr>
<td>s 9A(2)(e), 399</td>
</tr>
<tr>
<td>s 9A(3), 395, 400</td>
</tr>
<tr>
<td>s 9A(4), 394</td>
</tr>
<tr>
<td>s 10, 383</td>
</tr>
<tr>
<td>s 11, 394, 395, 399</td>
</tr>
<tr>
<td>s 42, 383</td>
</tr>
<tr>
<td>s 48(1), 383</td>
</tr>
<tr>
<td>s 48(2), 383</td>
</tr>
<tr>
<td>s 48(3), 383</td>
</tr>
<tr>
<td>s 64, 383</td>
</tr>
<tr>
<td>s 74(1), 383</td>
</tr>
<tr>
<td>s 74(2), 383</td>
</tr>
<tr>
<td>s 74(3), 383</td>
</tr>
<tr>
<td>s 82, 383</td>
</tr>
<tr>
<td>Classification (Publications, Films and Computer Games) Amendment (Terrorist Material) Act 2007, 381, 393, 397, 399</td>
</tr>
<tr>
<td>Commonwealth of Australia Constitution</td>
</tr>
<tr>
<td>Ch III, 411–42, 616</td>
</tr>
<tr>
<td>s 1, 413</td>
</tr>
<tr>
<td>s 7, 433</td>
</tr>
<tr>
<td>s 24, 433</td>
</tr>
<tr>
<td>s 51(xxxi), 269, 451</td>
</tr>
<tr>
<td>s 51(xxxv), 490</td>
</tr>
<tr>
<td>s 61, 413</td>
</tr>
<tr>
<td>ss 71-77, 436</td>
</tr>
<tr>
<td>s 71, 413, 424, 429, 430, 435, 436</td>
</tr>
<tr>
<td>s 72, 436</td>
</tr>
<tr>
<td>s 73, 436</td>
</tr>
<tr>
<td>s 73(ii), 435</td>
</tr>
<tr>
<td>s 77, 436</td>
</tr>
<tr>
<td>s 77(ii), 435</td>
</tr>
<tr>
<td>s 77(iii), 436</td>
</tr>
<tr>
<td>s 79, 435</td>
</tr>
<tr>
<td>s 92, 607–19</td>
</tr>
<tr>
<td>Copyright Act 1905, 194</td>
</tr>
<tr>
<td>Corporations Act 2001</td>
</tr>
<tr>
<td>ss 200A–200J, 289</td>
</tr>
<tr>
<td>s 200B, 300</td>
</tr>
<tr>
<td>s 200F, 300</td>
</tr>
<tr>
<td>s 200G, 300</td>
</tr>
<tr>
<td>s 200J, 301</td>
</tr>
<tr>
<td>s 205G, 293</td>
</tr>
<tr>
<td>s 208(1), 280</td>
</tr>
<tr>
<td>s 228, 280</td>
</tr>
<tr>
<td>s 295A(2), 284</td>
</tr>
<tr>
<td>s 296(1), 283</td>
</tr>
<tr>
<td>s 300A, 280</td>
</tr>
<tr>
<td>s 334(1), 282</td>
</tr>
<tr>
<td>s 344(1), 293</td>
</tr>
<tr>
<td>s 344(2), 293</td>
</tr>
<tr>
<td>s 672A, 302</td>
</tr>
<tr>
<td>s 672B(c)(ii), 302</td>
</tr>
<tr>
<td>s 674(2), 282</td>
</tr>
<tr>
<td>s 761A, 281</td>
</tr>
<tr>
<td>s 764A(1)(a), 282</td>
</tr>
<tr>
<td>s 793A(1), 281</td>
</tr>
</tbody>
</table>
s 793A(2), 287
s 793C(1), 282, 287
s 793D, 281
s 793E, 281, 287
s 1101B(1), 281
s 1101B(4), 282
s 1317DAC(1), 282
s 1317E(1)(d), 293
s 1317E(1)(ja), 282

Crimes Act 1914
s15X, 419–21

Criminal Code Act 1995, 398, 399
div 270, 490
s 11.4(1), 406
s 100.1, 394
s 102.1(1A), 393
s 270.1, 490
s 270.2, 490, 491
s 270.3(1)(a), 487–97

Criminal Code Amendment (Slavery and Sexual
Servitude) Act 1999, 488

Criminal Code Amendment (Trafficking in Persons
Offences) Act 2005, 488

Customs Act 1901
s 48, 423

Death Penalty Abolition Act 1973
s 4, 108
s 5, 108

Diplomatic Immunities and Privileges Act 1967, 116

Director of Public Prosecutions Act 1983
s 6, 109
s 9, 109
s 9(5), 110

Disability Discrimination Act 1992, 587

Disability Discrimination and Other Human Rights
Legislation Amendment Act 2009
Sch 2, 587

Equal Opportunity for Women in the Workplace Act
1999, 603

Extension of Charitable Purposes Act 2004, 313

Extradition Act 1988
s 40, 110

Family Law Act 1975
s 121, 169

Fisheries Act 1952, 451

Foreign States Immunities Act 1988
s 3, 115
s 3(3), 85, 116

s 9, 115
s 36, 116

Geneva Conventions Act 1957, 86, 116, 117
pt II, 109
s 6(2), 108
s 7(1), 107
s 7(2)(d), 107
s 7(3), 108
s 7(4), 107
s 7(5), 109
s 7(6), 109
s 8, 109
s 10, 109

Guarantee Scheme for Large Deposits and Wholesale
Funding Appropriation Act 2008, 275

Immigration Act 1901
s 5(3), 423
s 5(3A), 423

Income Tax Assessment Act 1997
div 50, 310, 328
s 50-5, item 1.1, 311
s 50-50(a), 314–25
s 50-60, 321, 323, 324, 328
s 50-140, 322
s 50-155, 322
s 207-115, 326

International Criminal Court (Consequential
Amendments) Act 2002
Sch 3, 109

Judiciary Act 1903
s 39(2), 109
s 74, 555
s 79, 426

Native Title Act 1993, 448

Offshore Petroleum (Repeals and Consequential
Amendments) Act 2006, 243

Petroleum (Submerged Lands) Act 1967, 243, 449

Post and Telegraph Act 1901, 388

Public Service Act 1999
s 44, 603

Racial Discrimination Act 1975, 580

Sex Discrimination Act 1984, 587
s 5(2), 587
s 6(2), 587
s 7(2), 587
s 7B, 587
s 7B(2), 587
s 7C, 587

Sex Discrimination Amendment Act 1995
Water Act 2007, 444, 448, 456–62
  pt 2, 457, 459
  s 64, 457
  s 86A, 458
  s 97, 462
  sch 1, sch D, 461, 462

Water Amendment Act 2008, 448

Workplace Amendment Act 1996, 53, 70
  pt 7, 79
  s 89(a), 73
  s 170, 70
  s 170LK, 70
  ss 172–175, 79
  ss 176–222, 79
  s 189(1)(j), 70
  ss 223–226, 79
  ss 227–238, 79
  ss 239–261, 79
  ss 262–316, 79
  s 298A, 70
  s 330, 74
  s 335(3), 74
  s 356, 78
  s 400(6), 74
  s 431, 73
  s 496, 73
  s 498(5)(c), 73
  s 659(2)(f), 587
  s 664, 587

Workplace Relations Amendment (Transition to Forward with Fairness) Act 2008, 54, 81

Workplace Relations Amendment (Work Choices) Act 2005, 53, 70

ENGLAND/UNITED KINGDOM/IMPERIAL

5 Eliz, c 4 (The Statute of Artificers 1562), 61, 63
  ss IV and VI, 63

43 Eliz I, c 4 (Statute of Charitable Uses 1601), 312, 559, 564, 566

8 Anne, c19 (Copyright Act 1709) (Statute of Anne), 197, 200–02

8 Geo II, c13 (Engravers Copyright Act 1735), 197, 198

20 Geo II, c19 (Master and Servant Statute 1747), 64

6 & 7 Vict, c85 (Evidence Act 1843), 422

36 & 37 Vict, c66 (Supreme Court of Judicature Act 1873), 541

9 & 10 Geo 6, c81 (National Health Service Act 1946), 569

Abolition of the Slave Trade Act 1807, 488

Banking Act 2009
  s 20, 274

Companies Act 2006
  s 172, 155, 157

Compensation Act 2006
  s 3, 483

Copyright Act 1709 (8 Anne, c19) (Statute of Anne), 197, 200–02

Copyright Act 1911, 194

Disability Discrimination Act 1995 c50, 599
  s 17A(1C), 597
  s 56, 589
  s 56(3)(b), 591

Engravers Copyright Act 1735 (8 Geo II, c13), 197, 198

Evidence Act 1843 (6 & 7 Vict, c85), 422

Fair Employment and Treatment (Northern Ireland) Order 1998 NI 21
  art 44, 589

Licensing of the Press Act 1662 (14 Car II, c33), 197

Master and Servant Statute 1747 (20 Geo II, c19), 64

National Health Service Act 1946 (9 & 10 Geo 6, c81), 569

Northern Ireland Act 1998 c 47
  s 75, 603

Race Relations Act 1976 c74, 600
  s 1(1)(b), 599
  s 1(1A), 600
  s 54A, 597
  s 57ZA, 597
  s 65(1), 588
  s 65(2)(b), 591

Race Relations (Northern Ireland) Order 1997 NI 6
  art 52A, 597
  art 63, 589

Sex Discrimination Act 1975 c65, 593, 600
  s 1(1)(b), 599
  s 1(2)(b), 600
  s 63A, 597
  s 66A, 597
  s 74, 589
  s 74(2)(b), 591

Sex Discrimination (Northern Ireland) Order 1976 NI 15
  art 63A, 597
  art 66A, 597
  art 74, 589

Slave Trade Act 1824, 488
Slave Trade Act 1843, 488
Slave Trade Act 1873, 488
Statute of Anne (8 Anne, c19) (Copyright Act 1709), 197, 200-202
Statute of Artificers 1562 (5 Eliz c 4), 61, 63
Statute of Charitable Uses 1601 (43 Eliz I, c 4), 312, 559, 564, 566
Supreme Court of Judicature Act 1873 (36 & 37 Vict, c66), 541
Vexatious Actions Act 1896, 174
  s 1, 165
FRANCE
Code de Procédure Pénal
  art 359, 145
  art 572, 144
INDONESIA
Penal Code, 112, 113
  art 51(1), 112
  art 51(2), 113
  art 78(1), 114
IRELAND
Employment Equality Act 1998
  s 2(c), 600
  s 22, 600
  s 31, 600
  s 81, 589, 592
  s 85A, 597
Equal Status Act 2000
  s 3(1)(c), 600
  s 21(2)(b), 589
  s 26, 592
NETHERLANDS
Netherlands Indies Criminal Code, 112
NEW SOUTH WALES
Act to Amend and Consolidate the Laws between Masters and Servants in NSW 1845 (9 Vic No 27), 67
Act to Ensure the Fulfilment of Engagements and to Provide for the Adjustments of Disputes Between Masters and Servants in NSW and its Dependencies 1840 (4 Vic 23), 66, 67
Administrative Decisions Tribunal Act 1997
  s 88, 168
Civil Liability Act 2002
  s 5D(2), 483
Civil Procedure Act 2005
  ss 56–60, 178
Classification (Publications, Films and Computer Games) Enforcement Act 1995, 382
  pt 6, div 3, 396
  s 6, 385
  s 12, 385
  s 26, 385
  s 51, 396
Conveyancing Act 1919
  s 87A, 243, 246, 248
  s 87AB, 262
  s 88AB(1), 246, 248
  s 88AB(2), 248
  s 88EA, 246, 248
Crimes (Appeal and Review) Act 2001
  s 56, 145
  s 57, 145
  s 107, 145
  s 108, 145
Crimes (Criminal Organisations Control) Act 2009
  pt 3, 508
Crimes Prevention Act 1916
  ss 2–5, 406
Evidence Act 1995
  s 140, 582
Forestry Act 1916, 248
  s 33C, 248
Interpretation Act 1987
  s 3(1), 266
Law Reform (Law and Equity) Act 1972, 541
Legal Profession Act 2004
  s 347, 179
Mental Health Act 2007
  s 14, 508
  s 15, 508
Real Property Act 1900, 248
  s 13G(a), 266
Supreme Court Act 1970, 541
  s 37, 435
  s 84, 163, 165, 166, 168–71, 179
Vexatious Proceedings Act 2008, 163–81
  s 4(c), 169
  s 5, 167
<table>
<thead>
<tr>
<th>Statute</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Water Act 1912</td>
<td>445, 446</td>
</tr>
<tr>
<td>Water Administration Act 1986</td>
<td>445, 446</td>
</tr>
<tr>
<td>Water Management Act 2000</td>
<td>443–62</td>
</tr>
<tr>
<td>NEW ZEALAND</td>
<td></td>
</tr>
<tr>
<td>Employments Contracts Act 1991</td>
<td>56</td>
</tr>
<tr>
<td>NORTHERN TERRITORY</td>
<td></td>
</tr>
<tr>
<td>Classification of Publications, Films and Computer Games Act 1985</td>
<td>382</td>
</tr>
<tr>
<td>Sale of Goods (Vienna Convention) Act 1987</td>
<td>33</td>
</tr>
<tr>
<td>Vexatious Proceedings Act 2007</td>
<td>163</td>
</tr>
<tr>
<td>QUEENSLAND</td>
<td></td>
</tr>
<tr>
<td>Anti-Discrimination Act 1991</td>
<td>587</td>
</tr>
<tr>
<td>Classification of Computer Games and Images Act 1995</td>
<td>382</td>
</tr>
<tr>
<td>Classification of Films Act 1991</td>
<td>382</td>
</tr>
<tr>
<td>Classification of Publications Act 1991</td>
<td>382</td>
</tr>
<tr>
<td>Criminal Proceeds Confiscation Act 2002</td>
<td>37, 396</td>
</tr>
<tr>
<td>Equal Opportunity in Public Employment Act 1992</td>
<td>7, 603</td>
</tr>
<tr>
<td>Forestry Act 1959</td>
<td>250</td>
</tr>
<tr>
<td>s 61J(1)</td>
<td>249</td>
</tr>
<tr>
<td>s 6, 166</td>
<td>454</td>
</tr>
<tr>
<td>s 7, 166</td>
<td>454</td>
</tr>
<tr>
<td>s 8, 165, 167</td>
<td>454</td>
</tr>
<tr>
<td>s 8(1), 164</td>
<td>454</td>
</tr>
<tr>
<td>s 8(4), 170</td>
<td>454</td>
</tr>
<tr>
<td>s 8(4)(e), 171</td>
<td>454</td>
</tr>
<tr>
<td>s 8(7), 172</td>
<td>454</td>
</tr>
<tr>
<td>s 8(8), 164</td>
<td>454</td>
</tr>
<tr>
<td>s 8(9), 164</td>
<td>454</td>
</tr>
<tr>
<td>s 11, 172, 180</td>
<td>454</td>
</tr>
<tr>
<td>s 14(6), 169</td>
<td>454</td>
</tr>
<tr>
<td>s 16(4), 179</td>
<td>454</td>
</tr>
<tr>
<td>Water Rights Act 1896</td>
<td>1(l), 445</td>
</tr>
<tr>
<td>s 6(1), 454</td>
<td></td>
</tr>
<tr>
<td>s 70, 454</td>
<td></td>
</tr>
<tr>
<td>s 70(2), 454</td>
<td></td>
</tr>
<tr>
<td>s 71B, 460</td>
<td></td>
</tr>
<tr>
<td>s 71J, 460</td>
<td></td>
</tr>
<tr>
<td>ss 71M–71Y, 461</td>
<td></td>
</tr>
<tr>
<td>s 78, 458</td>
<td></td>
</tr>
<tr>
<td>s 79, 458</td>
<td></td>
</tr>
<tr>
<td>s 87, 459</td>
<td></td>
</tr>
<tr>
<td>s 87(4), 459</td>
<td></td>
</tr>
<tr>
<td>s 87A, 458</td>
<td></td>
</tr>
<tr>
<td>s 87AA, 459</td>
<td></td>
</tr>
<tr>
<td>s 324, 458</td>
<td></td>
</tr>
<tr>
<td>s 336, 460</td>
<td></td>
</tr>
<tr>
<td>s 368, 461</td>
<td></td>
</tr>
<tr>
<td>s 392, 447</td>
<td></td>
</tr>
<tr>
<td>s 393, 447</td>
<td></td>
</tr>
<tr>
<td>s 1(1), 445</td>
<td></td>
</tr>
<tr>
<td>s 5, 447</td>
<td></td>
</tr>
<tr>
<td>s 6, 455</td>
<td></td>
</tr>
<tr>
<td>s 6(6), 456</td>
<td></td>
</tr>
<tr>
<td>s 15, 455</td>
<td></td>
</tr>
<tr>
<td>s 16, 455</td>
<td></td>
</tr>
<tr>
<td>s 20, 455</td>
<td></td>
</tr>
<tr>
<td>s 43, 456</td>
<td></td>
</tr>
<tr>
<td>s 43(2), 456</td>
<td></td>
</tr>
<tr>
<td>s 43A, 456</td>
<td></td>
</tr>
<tr>
<td>s 45, 456</td>
<td></td>
</tr>
<tr>
<td>s 47, 461</td>
<td></td>
</tr>
<tr>
<td>s 49A, 456, 457</td>
<td></td>
</tr>
<tr>
<td>s 52, 448</td>
<td></td>
</tr>
<tr>
<td>s 53, 448</td>
<td></td>
</tr>
<tr>
<td>s 54, 448</td>
<td></td>
</tr>
<tr>
<td>s 55, 448</td>
<td></td>
</tr>
<tr>
<td>s 56(1), 453, 454</td>
<td></td>
</tr>
<tr>
<td>s 57, 453, 457</td>
<td></td>
</tr>
<tr>
<td>s 58(2), 457</td>
<td></td>
</tr>
<tr>
<td>s 59, 455</td>
<td></td>
</tr>
<tr>
<td>s 60(1), 456</td>
<td></td>
</tr>
<tr>
<td>s 60(3), 457, 458</td>
<td></td>
</tr>
<tr>
<td>s 66, 458</td>
<td></td>
</tr>
<tr>
<td>s 66(3), 458</td>
<td></td>
</tr>
<tr>
<td>s 69, 454</td>
<td></td>
</tr>
</tbody>
</table>
s 61J(3), 249
s 61J(5), 246, 250
Sch 3, 249

Freedom of Information Act 1992
s 96A, 170
s 96B, 170

Freedom of Information and Other Legislation Amendment Act 2005
s 48, 170

Land Act 1994, 250

Land Title Act 1994, 250
s 97E, 250


Vexatious Litigants Act 1981
s 3, 167

Vexatious Proceedings Act 2005, 163

SOUTH AUSTRALIA

Classification (Publications, Films and Computer Games) Act 1995, 382
pt 8, 396

Forest Property Act 2000
s 3A, 243, 252
s 5(3), 252
s 6, 253
s 7, 246, 253
s 7(2), 253
s 7(3), 253

Forest Property (Carbon Rights) Amendment Act 2006, 252


Serious and Organised Crime (Control) Act 2008
pt 3, 508
pt 4, 508

TASMANIA

Classification (Publications, Films and Computer Games) Act 1995, 382
pt 7, 396

Forestry Rights Registration Act 1990
s 3, 249
s 5, 246
s 5(1), 249
s 5(2), 249
s 5(3), 249
s 5(4), 243, 249, 262

Gaming Control Act 1993
pt 4A, div 5, 608

Gaming Control Amendment (Betting Exchange) Act 2005, 608

Sale of Goods (Vienna Convention) Act 1987, 33

UNITED STATES

American Recovery and Reinvestment Act 2009, 274

Constitution of the United States
Fifth Amendment, 415
Thirteenth Amendment, 493
Fourteenth Amendment, 415

Copyright Act 1909, 194

Emergency Economic Stabilization Act 2008, 274

Internal Revenue Code 2008, 274

Restatement (Second) of Contracts
s 212, 19, 20

VICTORIA

Charter of Human Rights and Responsibilities Act 2006
s 7, 175
s 8, 175
s 13(a), 534
s 21(2), 534

Classification (Publications, Films and Computer Games) (Enforcement) Act 1995, 382
pt 8, 396

Crimes Act 1958
s 321G, 406
s 323, 406
s 324, 406

Employees Relations Act 1992, 56

Equal Opportunity Act 1995
s 3, 582
s 8(1), 582
s 9, 583
s 10, 582

Family Violence Protection Act 2008
ss 188–200, 169

Forestry Rights Act 1996
s 3, 246, 253
s 4, 246
s 5, 253
s 8, 254
s 9, 254
s 12, 254

Masters and Servants Statute 1864 (27 Vic No 198), 66, 67
s 16, 59
Sale of Goods (Vienna Convention) Act 1987, 33
Serious Sex Offenders Monitoring Act 2005, 508
Supreme Court (Vexatious Actions) Amendment Act 1927, 174
Water Act 1969, 452

WESTERN AUSTRALIA
Acts Amendment (Carbon Rights and Tree Plantation Agreements) Act 2003
s 11(3), 266
Betting and Racing Legislation Amendment Act 2006, 608
Betting Control Act 1954
s 24(1aa), 608–11
s 27D(1), 608–12
Carbon Rights Act 2003, 239–71
s 3, 243
s 5, 250, 265
s 6, 246, 267
s 6(1), 251
s 8, 251, 267
s 10, 251, 252
Charitable Trusts Act 1962
s 5, 313
Civil Liability Act 2002
s 5C(1), 475
s 5C(2), 483
Classification (Publications, Films and Computer Games) Enforcement Act 1995, 382
pt 8, 396
Transfer of Land Act 1893, 266
pt 4, div 2A, 250
s 4, 266
s 104B, 251
s 104G, 251
s 129A(1), 251
s 137, 251
Vexatious Proceedings Restriction Act 2002, 163, 176
s 4(1)(b), 167
<table>
<thead>
<tr>
<th>Year</th>
<th>Treaty Description</th>
<th>References</th>
</tr>
</thead>
<tbody>
<tr>
<td>1899</td>
<td>International Convention with respect to the Laws and Customs of War on Land</td>
<td>99</td>
</tr>
<tr>
<td>1863</td>
<td>Instructions for the Government of Armies of the US in the Field (Lieber Code)</td>
<td>art 50, 99</td>
</tr>
<tr>
<td>1910</td>
<td>Convention (IV) Respecting the Laws and Customs of War on Land and 1907 Hague</td>
<td>art 42, 104</td>
</tr>
<tr>
<td></td>
<td>regulations, 90, 99, 104</td>
<td></td>
</tr>
<tr>
<td>1926</td>
<td>International Convention to Suppress the Slave Trade and Slavery, 488, 490–2, 495</td>
<td>art 1(1), 491</td>
</tr>
<tr>
<td>1933</td>
<td>Montevideo Convention on the Rights and Duties of States, 95</td>
<td></td>
</tr>
<tr>
<td>1945</td>
<td>Charter of the United Nations, 88, 97</td>
<td></td>
</tr>
<tr>
<td>1948</td>
<td>General Agreement on Tariffs and Trade, 123</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Universal Declaration of Human Rights, 211, 219, 222, 224</td>
<td>art 4, 488</td>
</tr>
<tr>
<td>1949</td>
<td>Geneva Conventions</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Common art 2, 88, 98, 109</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Common art 3, 91, 92</td>
<td></td>
</tr>
<tr>
<td>1950</td>
<td>Convention Concerning Freedom of Association and Protection of the Right to Organise, 72</td>
<td></td>
</tr>
<tr>
<td></td>
<td>European Convention for the Protection of Human Rights and Fundamental Freedoms, 219, 221</td>
<td>art 53, 374</td>
</tr>
<tr>
<td></td>
<td>art 4, 103</td>
<td></td>
</tr>
<tr>
<td></td>
<td>art 51(3), 101</td>
<td></td>
</tr>
<tr>
<td></td>
<td>art 146, 103, 104, 108</td>
<td></td>
</tr>
<tr>
<td></td>
<td>art 147, 104, 107</td>
<td></td>
</tr>
<tr>
<td></td>
<td>art 4(A)(4), 99, 100</td>
<td></td>
</tr>
<tr>
<td></td>
<td>art 5(2), 100</td>
<td></td>
</tr>
<tr>
<td></td>
<td>arts 129–130, 105</td>
<td></td>
</tr>
<tr>
<td>1951</td>
<td>Convention Concerning the Application of the Principles of the Right to Organise and to Bargain Collectively, 72</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Convention on the Prevention and Punishment of the Crime of Genocide, 114</td>
<td></td>
</tr>
<tr>
<td>1956</td>
<td>Supplementary Convention on the Abolition of Slavery, 488, 492</td>
<td></td>
</tr>
<tr>
<td>1966</td>
<td>International Covenant on Civil and Political Rights</td>
<td></td>
</tr>
<tr>
<td></td>
<td>art 1(3), 96</td>
<td></td>
</tr>
<tr>
<td></td>
<td>art 6(1), 141</td>
<td></td>
</tr>
<tr>
<td></td>
<td>art 8(1), 488</td>
<td></td>
</tr>
<tr>
<td></td>
<td>art 14, 145</td>
<td></td>
</tr>
<tr>
<td></td>
<td>International Covenant on Economic, Social and Cultural Rights, 130</td>
<td></td>
</tr>
<tr>
<td></td>
<td>art 11, 141</td>
<td></td>
</tr>
<tr>
<td>1969</td>
<td>Agreement between the Republic of Indonesia and the Kingdom of the Netherlands concerning West New Guinea (West Irian), 97</td>
<td></td>
</tr>
<tr>
<td></td>
<td>American Convention on Human Rights, 219</td>
<td></td>
</tr>
<tr>
<td>1970</td>
<td>Convention on the Non-applicability of Statutory Limitations to War Crimes and Crimes against Humanity, 114</td>
<td></td>
</tr>
<tr>
<td>1980</td>
<td>Vienna Convention on the Law of Treaties</td>
<td></td>
</tr>
<tr>
<td></td>
<td>art 32, 135, 136</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Convention on the Elimination of all Forms of Discrimination against Women, 130</td>
<td></td>
</tr>
<tr>
<td>1983</td>
<td>Convention Concerning the Promotion of Collective Bargaining (ILO No 154), 72</td>
<td></td>
</tr>
<tr>
<td>1986</td>
<td>Convention on Contracts for the International Sale of Goods, 33, 34</td>
<td>art 8, 33</td>
</tr>
<tr>
<td></td>
<td>Principles Relating to the Status of National Institutions, 212, 221, 225, 232, 237</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Vienna Declaration and Programme of Action, 222–7</td>
<td></td>
</tr>
<tr>
<td>1993</td>
<td>Bangkok Declaration on Human Rights, 214, 215, 238</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Principles Relating to the Status of National Institutions, 212, 221, 225, 232, 237</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Vienna Declaration and Programme of Action, 222–7</td>
<td></td>
</tr>
<tr>
<td>1994</td>
<td>Arab Charter of Human Rights, 220</td>
<td></td>
</tr>
<tr>
<td></td>
<td>North American Free Trade Agreement, 128</td>
<td></td>
</tr>
<tr>
<td>Year</td>
<td>Treaty Title</td>
<td>Art/Annex/Section</td>
</tr>
<tr>
<td>------</td>
<td>------------------------------------------------------------------------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>1995</td>
<td>Marrakesh Agreement Establishing the WTO</td>
<td>Annex 1A (General Agreement on Tariffs and Trade), Annex 1B (General Agreement on Trade in Services), Annex 1C (Agreement on Trade-related Aspects of Intellectual Property (TRIPS)), Annex 2 (Understanding on Rules and Procedures Governing the Settlement of Disputes)</td>
</tr>
<tr>
<td>1996</td>
<td>Larrakia Declaration</td>
<td></td>
</tr>
<tr>
<td>1996</td>
<td>Vienna Convention on Succession of States in Respect of Treaties</td>
<td>art 16</td>
</tr>
<tr>
<td>1998</td>
<td>Rome Statute of the International Court</td>
<td></td>
</tr>
<tr>
<td>2000</td>
<td>United Nations Protocol to Prevent, Suppress and Punish Trafficking in Persons</td>
<td></td>
</tr>
<tr>
<td>2005</td>
<td>Australia-US Free Trade Agreement</td>
<td></td>
</tr>
<tr>
<td>2008</td>
<td>Charter of the Association of South East Asian Nations</td>
<td>art 14</td>
</tr>
</tbody>
</table>
INDEX OF SUBJECTS

ABORIGINAL PEOPLE
‘Bringing them Home’ report by Sir Ronald Wilson, 331
Wilson, Sir Ronald, biography, book review, 331–40

ACADEMIC WRITING
influence on behaviour, 186

ACTUARIAL DISCOURSE
use in preventive coercive measures, 507–22
violence risk assessment tools, 513

ALCOHOL
prohibition on sale of, 528

ANTI-SLAVERY JURISPRUDENCE
See: SLAVERY

ANTITRUST LAW
See: GLOBAL COMPETITION RULES

ASBESTOS
litigation, 465–85
See also: NEGLIGENCE

ASIA PACIFIC REGION
ASEAN
— ASEAN Human Rights Body, 211–38
— charter, 212
— debate over regional human rights mechanisms, 222–5
Asia Pacific Forum of National Human Rights Institutions, 211
national human rights institutions, 212, 215–17
See also: HUMAN RIGHTS

BALIBO FIVE
killing of journalists in East Timor
— Indonesian official explanation, 83
— whether Australian government had forewarning, 83
See also: INTERNATIONAL LAW

BEAZLEY, KIM
speech on ‘Work Choices’ 2006, 53

BERG, ALAN
interpretation of contracts, 7

BETTING
betting exchange ban, whether discriminatory, 608–12
effect of trade agreement on services, 135–7
gambling activities, tax treatment of, 316
poker machines to fund club’s sport, 324
remote supply of gambling services in US, 135

BOYLE, JAMES
copyright franchising, 187–92

BROTHELS
owner convicted of slavery, 487–97
See also: SLAVERY

BUTI, ANTONIO
biography of Sir Ronald Wilson, book review, 331–40

CANADA
proprietary status of carbon rights, 246

CARBON EMISSIONS
See: CARBON RIGHTS

CARBON POLLUTION REDUCTION SCHEME
See: CARBON RIGHTS

CARBON RIGHTS
carbon covenant, 150–252
Carbon Pollution Reduction Scheme, 243
conservation easement, as, 263, 264
cost of carbon, 244
legislative regimes
— Australian Capital Territory, 246
— Canada, 246
— carbon rights agreement (Vic), 254
— forest property agreement (Vic), 253
— Greenhouse Gas Abatement Scheme (NSW), 248
— New South Wales, 246–50
— Northern Territory, 246
— Queensland, 246, 249
— registration, 250, 251, 266–8
— South Australia, 252
— statutory land encumbrances, as, 264–70
— Tasmania, 246, 249
— Victoria, 253, 254
— Western Australia, 250–3
property interests, as
— common law profits, 244
— covenants, 257
— easements, 257
— encumbrance, carbon right or covenant as, 251, 264–70
— forestry right, as, 248, 253
— Greenhouse Gas Abatement Scheme (NSW), 248
— hereditament, 252
— land interest separate from land, 247
— maintenance obligations, 248, 251
— new property, 239, 270
— numerus clausus, 255–7
— profit à prendre, 242, 246, 255–63
terrorism, legislation for regulation of material advocating
  — ‘advocate’ a terrorist act, 393
  — ‘comprehensive rationality’, 397
  — decision making process, 394
  — discretion, removal of, 392
  — internet, access via, 403
  — jihad, material promoting, 393, 399
  — legislative amendments, 381, 392–7
  — risks of new system, 394–405
  — ‘terrorist act’, 394

uniformity
  — ALRC report, 391
  — exemption laws, ad hoc nature of, 407
  — lack, 408, 409
  — National Literature Board, 390
  — progression towards co-operation, 390–2

CHARITIES
  advocacy activities, 327
  assets, purchase of, 316
  British Museum, gifts to, 569
  ‘but for’ test for activities, 319, 320
  characterisation of objects, 317
  Charity Commission for England and Wales, 563, 567
  collection of money from public, 316
  commercial trading by
    — charitable purpose, furthering of, 310, 315, 561
    — child care services, 313
    — ‘commercial’, meaning, 309
    — funeral business, 311
    — offshore activities, 310, 328
    — permissible trading activities, 310, 325
    — provision of rental dwelling, 313
    — religious objects, 311
  common good, pursuit of, 559, 572
  constitution of
    — failing to comply with, 321
  control of organisation
    — by government, 566–70
    — English cases, 567

fundraising by commercial means, 309, 315–20
  gambling activities, 316
  government
    — distinguished from, 559–78
    — funding, reliance on, 313, 560, 566, 567
    — gifts to, 561, 564, 565, 573–7

hospitals, gifts to, 569, 570
  incidental objects, 317
  poker machines to fund club’s sport, 324
  ‘professionalism’ of the charity, 572
  public benevolent institution, 570, 575
  purposes, character of, 561
  Sheppard Report (2001), 561, 570
taxation
— application of funds, special condition, 323
— Australia, presence in, special condition, 314, 321
— control over distributions, 315, 320, 321
— exemption from income tax, 309, 311, 561, 564
— ‘institution’, definition, 313, 314
— nexus between activities and purpose, 316–19, 561, 562
— preclusion of charitable status, 312
— tests for ‘charitable’ institution, 311–13
town improvement schemes, 576
voluntarism, 570–7

CHILDREN
sexualisation, censorship of report, 385, 407

CHINA
contribution to Western intellectual property claims, 196
TRIPS negotiations, 196

CIVILIANS
immunity from military attack, 100
See also: INTERNATIONAL LAW

CIVIL LITIGATION
asbestos litigation, 465–85
civil jury (NSW), 539
pleading rules (NSW), 538, 541, 547
See also: NEGLIGENCE

CLIMATE CHANGE
corporate responsibility, 159–61
Garnaut Climate Change Review, 244
impact, 245
See also: CARBON RIGHTS

COMMERCIAL LAW
See: CONTRACTS

CONSTITUTIONAL LAW
administration of justice, public confidence in, 425
Ch III, relationship with procedural laws, 411–42
corporations power, as basis for industrial relations
laws, 54
courts
— ‘court’, as grounding for due process
principle, 432–41
— essential characteristics, ‘functional
analysis’, 439
— institutional characteristics, 433–5
— institutional integrity, 436
customs power, use of in censorship, 390
discretion to exclude unlawfully obtained evidence, 419
due process principle
— Boilermakers, allocation function of, 416, 417
— content of, 415
— ‘court’, as grounding for principle, 432–41
— development of, 413
— judicial power, link, 418, 419
— ‘legislative judgment’ limitation, 416
— Lim principle, 417–28, 433
— standard of review in federal courts, 437
evidence, rules of, prescription of by statute, 422
external affairs power, as basis for anti-slavery laws, 490
federal judicial power
— connection with procedural due process, 414
— Constitutional source, 414
— formalism, 431
— historical development, 430
— indicia of, 414
— infringement of by legislation, 419
— interpretation of ‘judicial power’, 421, 427, 430
— jurisdictional errors, 429
— ‘legislative judgment’ limitation, 416
— process orientation of, 423, 427
— process standards, exclusion of, 428
— ‘public confidence’ limitation, 424
— ‘specific’ and ‘ancillary’ power, 424
— standard of review in federal courts, 437
High Court, constitutional limits, 557
judges, appointment of acting judges, 435
separation of powers
— entrenched of doctrine, rationale, 432
— establishment of, 413
— procedural due process, 413–15
trade and commerce, freedom of
— ‘betting exchange’, 608–12
— ‘discriminatory protectionism’ test, 609, 610, 612
— geographical boundaries, 611
— Intergovernmental Competition
  Principles Agreement (1995), 607
— internet-based businesses, 607
— invalidity test, 607, 612–18
— ‘new economy’, 611
— proportionality, 610, 616–18
— ‘robust proportionality’ test, 617, 618
— saving test, 607
— US Commerce Clause, relevance of, 607, 610, 619
CONSUMER LAW
liberalisation of water and sanitation services, 121
See also: WATER

CONTRACTS
agreed meanings, 13–16
certainty, need for, 35
collateral agreement, 16–20
common assumptions, 13–16
cost and time of litigation, 36
ferry company, purchase of ticket, 543–5, 547
freedom of contract, 547, 548
intention of the parties, 7, 9, 12, 13, 24–6, 49
interpretation of
— balancing of evidence, 43–6
— ‘commercially realistic’ meaning, 6
— ‘common sense’ meaning, 6
— conventional usage, 11
— division of opinion as to, 6
— ‘entire agreement’ clauses, 11
— ‘Karen Oltmann’ principle, 23–8
— literalism, 7
— matrix of facts, admissibility, 7
— objective framework of facts, 27
— ‘objective’ meaning of words, 18
— plain meaning, 6, 13, 22, 48
— ‘private dictionary’, 19–22, 25
— reading the document as a whole, 11
— trade usage, 23
mutual intention, 26–8, 44–6
parol evidence rule, 16, 22
pre-contract negotiations
— admissibility, 9, 10, 12–17, 23–42, 46
— coherence in the law, 30–2
— international instruments, harmonisation with, 33, 34
— justice, interests of, 34
— objections to admission of, 35–42
— transparency, 32
— weight to be accorded, 29
presumed intent, 9, 24
rectification, 16, 20–3
‘secret’ dealings to protect privacy, 19, 20
subsequent conduct
— admissibility, 12, 42–7
— mutuality requirement, 44–6
— relevance and purpose, 42–4
third parties, impact of admitting prior negotiations, 38–42

COPYRIGHT
See: INTELLECTUAL PROPERTY

CORBIN, AL
interpretation of contracts, 6, 19

CORONER
inquiry into deaths of Balibo Five
— evidence reviewed, 84, 85
— findings, 84, 85
— judicial powers of Inquest, 85
— war crimes, prosecution under Australian law, 83–120
See also: BALIBO FIVE; INTERNATIONAL LAW

CORPORATIONS
Corporate Law Economic Reform Program, 148, 275
executive remuneration, regulatory framework, 273–308
See also: CORPORATIONS LAW, EXECUTIVE REMUNERATION

CORPORATIONS LAW
climate change, response of corporations, 158–60
Corporate Law Economic Reform Program, 148, 275
corporate law theory
— board as a deliberative space, 157
— Coase Theorem, 147
— contestability of decisions, 152
— corporate accountability, 151
— ‘corporate constitutionalism’, 149–54
— corporate decision making, 149, 152
— corporations as a nexus of contracts, 147
— economic analysis, 148
— public and private dimensions, 148
— republican political theory, application, 153
— separation of powers concept, 151
corporate social responsibility, 147, 155–60
executive remuneration, regulatory framework for 273–308
shareholders
— climate change, role in addressing, 160
— corporate donations, reaction to, 156
— executive remuneration, voice on, 276
— integration of interests by board, 157
— primacy of, 149, 151
— ‘republicanism’, 154
— social responsibility, conduit for, 155–7
See also: CORPORATIONS, EXECUTIVE REMUNERATION

COURTS
institutional characteristics, 433–41
See also: CONSTITUTIONAL LAW

CRIMINAL LAW
appeal against acquittal
— Australia, 144
Debt bondage, recognition as offence, 497
‘equality of arms’, call for, 145
Euthanasia, instruction on, 407, 409
Incitement to crime, censorship of, 405–07
Individual responsibility, shift away from, 507
Jury system, France, 143–5
Preventive detention, 507–11, 522–31, 535
Sex offenders, detention of, 507–09, 522, 525
Slavery, conviction of brothel owner, 487–97
Statute rendering named individuals guilty and imprisoned, 416, 434
War crimes, 107–09

See also: International Law, Preventive Coercive Measures

Cunningham, Gary
‘Balibo Five’, 83–120
See also: International Law

Deazley, Ronan
Copyright jurisprudence, 197–202

Detention
Arbitrary, 507–09, 526, 534
Preventative detention of ‘dangerous sexual offenders’, 434, 507–09, 522, 525, 535
See also: Preventive Coercive Measures

Discrimination
Arbitrary treatment of specific groups, 527
Briginshaw standard of evidence, 584–6
Classifications based on race, 529
Direct discrimination, proof of, 582
European Council Directives on burden of proof, 596
Indirect discrimination, proof of, 582, 599
Industrial relations law, 587
Proof of complaint
— Circumstantial evidence, 583
— Evidence, difficulty in obtaining, 581–3
— Exceptions where respondent bears onus, 582
— Inferences to be drawn by court, 583, 584, 593–6, 603
— Onus, 580–2
— Queensland, 587
— ‘Questionnaire’ procedure, 588–92, 602
— Reforms to reduce burden of proof, 602–05
— Shifting burden of proof, 596–601, 604
— Standard, 581, 584–6
— United Kingdom and Ireland, mechanisms used in, 588–601
Race discrimination, 584–6, 598
Resolution of, 580, 582

Due Process
See: Constitutional Law, Procedural Due Process

East Timor
‘Balibo Five’, 83–120
Statehood, 95–98
See also: International Law

Economy
See: Global Financial Crisis, Globalisation

Emissions Trading
See: Carbon Rights

Epidemiological Evidence
Additive and multiplicative models, 469–72
Use where exposure to asbestos and tobacco, 465–85
See also: Negligence

Europe
Council of Europe, protection of human rights, 219
European Committee of Social Rights, 221
European Union law as ‘new’ international law, 350

Evidence
Epidemiological evidence and causation, 466–8
Fingerprint evidence, individualised testing, 520
Inferences, discrimination cases, in, 583, 584, 593–6
Jones v Dunkel, rule in, 594
Judicial discretion to exclude if unlawfully obtained, 419
Parol evidence rule, 16
Rules of, prescription of by statute, 422, 437

Executive Remuneration
Applicable rules
— Accounting standards, 282
— Business interest group practice statements, 284
— Codes of practice, 281
— Good practice, role of, 279
— Guidelines, 281
— Legislation, 280
— Market exchange operators, 287
— Market exchange rules, 281
— Principles, role of, 279
— Proxy advisor voter guidance, 284
— Shareholder practice guidance, 283
Australian Prudential Regulatory Authority, guidelines, 274
Disclosure, regulation of, 291, 307
Disgorgement remedy, 301
Engagement on remuneration, 293–7, 307
Extent of regulation, 288
Framework of regulation, 278, 302–04
Golden parachute payments, 274
government policy goals, 275, 276
market exchange operators, rule-making role, 287
market mechanisms, operation of, 273–5
nature of rules, 288, 289
regulators involved, 285–7, 305–08
remuneration practice, regulation of, 288–90
termination payments, 300–02
voting on remuneration, 297–9, 307, 308

EXTRADITION
Australian jurisdiction to prosecute war crimes, 108
foreign state immunity, 115
treaty between Australia and Indonesia
— dual criminality, 111
— process, 110–19
— refusal of request, grounds, 113–19
— suspected war criminals, 86
war crimes, 110
See also: INTERNATIONAL LAW

FAIR WORK AUSTRALIA
See: INDUSTRIAL RELATIONS

FALSE IMPRISONMENT
consent, 544, 545
contract between parties, effect of, 543–7
damages, 541, 542
ferry company, 541
lawful authority, 545
pleadings, 541, 547
restraint for failure to pay fare, 541

FAMILY LAW
vexation litigation, 169

FEDERAL COURTS
referral of power to full court, 427
See also: CONSTITUTIONAL LAW

FEDERATION
anti-federal sentiment in NSW, 538, 552–7

FINANCIAL INSTITUTIONS
assistance during global financial crisis, 274

FISHING RIGHTS
nature of right, 448, 449

FORESTRY CARBON SEQUESTRATION RIGHTS
See: CARBON RIGHTS

FRANCE
Agnelet, Maurice, criminal trial, 144
cour d’assises d’appel
— appeal against acquittal, 144
— rate of appeals, 143
cour de cassation, 145

FREEDOM OF SPEECH
dangerous speech, regulation of, 382
See also: CENSORSHIP

FREE TRADE
water and sanitation services, 121–42
See also: WATER

FREITILIN
conflict with Indonesia, 91–3
conflict with Timorese Democratic Union, 93–5

GAMBLING
See: BETTING

GARRAN, SIR ROBERT KC
appeal censor, 387

GIFTS
government, to, 561, 564, 565, 573–7
See also: CHARITIES

GINSBERG, JANE
copyright jurisprudence, 202, 203

GLOBAL FINANCIAL CRISIS
Australian response, 274
executive remuneration, impact on, 273
UK initiatives, 273, 274
US initiatives, 273, 274
See also: CORPORATIONS

GLOBALISATION
impact on labour market and policies, 70

HART, HERBERT
international legal norms, 344, 347, 372

HEALTH
See: ASBESTOS

HENSON, BILL
photographs of naked children, reaction to, 402

HIGH COURT
anti-federal sentiment in NSW, 538, 552–7
constitutional limits, 557
press reaction to Robertson’s false imprisonment case, 549–52
HISTORY
intellectual property, 185, 203–07
metaphor, use of, 191

HOFFMANN, LORD
restatement of fundamental principles, 6–8, 11

HUMAN RIGHTS
ASEAN Human Rights Body
  — barrier to establishment, 225, 235–7
  — commitment to establish, 212
  — reasons to establish, 234
  — Singapore, response to establishment, 214, 235
ant-slavery jurisprudence, 487–97
Asia Pacific Forum of National Human Rights Institutions
  — establishment, 212, 229
  — roles, 212, 230–4
freedom of choice, 495, 496
impact of intellectual property law, 192
liberty
  — arbitrary detention, 509, 534
  — deprivation of based on generalisation, 527
  — restriction of to reduce risk, 507–35
national human rights institutions
  — ASEAN Four, 227
  — formation in Asia Pacific Forum, 212, 227
  — growth in Asia Pacific region, 215–17
  — ‘Paris Principles’, 212, 228–30
  — role in Asia Pacific region, 225
  — UN member states which have NHRIs, 227
regional human rights mechanisms
  — Asia pacific region, 228
  — Council of Europe, 219
  — establishment, 218
  — European Committee of Social Rights, 221
  — functions, 221
  — Inter-American Commission on Human Rights, 221
  — League of Arab States, 220
  — Ninth International Conference of the American States, 219
  — Organisation of African Unity, 219
  — Organisation of the American States, 219
  — Pacific Plan, 220
  — rationale, 218
United Nations World Conference on Human Rights (1993), 222
Wilson, Sir Ronald, biography, 331–40

HUMAN TRAFFICKING
brothel owner convicted of slavery, 487–97
See also: SLAVERY

INCOME TAX
exemption for charitable institutions, 309–92
See also: CHARITIES

INDIA
contribution to Western intellectual property claims, 196

INDONESIA
‘Balibo Five’, 83–120
extradition of war crimes suspects, 110
Indonesian Special Forces, 90
invasions of Portugese Timor (October 1975), 83, 85
occupation of East Timor, 86
Popular Democratic Association (Apodeti), 90
Sukarno, President, 96
Timorese Democratic Union, 90
See also: INTERNATIONAL LAW

INDUSTRIAL RELATIONS
ACTU, criticism of Work Choices, 55
Australian Industrial Relations Commission, 54, 73
Australian Workplace Agreements
  — abolition of, 54
  — government policy, 74
  — introduction of, 70
Boeing dispute (2006), 74
conditions, setting of, 69
contract of employment
  — development of, 61–5
  — freedom of contract, 72–5
  — implied terms, 75–7
employees
  — coercion by government, 59–61, 67
  — collective action, 77
  — government targeting of power, 57
Employer Greenfields Agreement, 74
Fair Work Australia, 54
feudal concept of status, 57, 61, 69
flexible working arrangements, 77
history of laws in Australia, 67–70
labour shortages, effect on legislation, 65
managerial prerogative, 75
master and servant
  — concepts in Australian law, 53, 57–67
  — content of laws, 66
  — development of, 61–6
  — feudal concept of status, 57, 61, 69
  — intention of laws, 61
  — jurisdiction for hearing cases, 61
  — restriction of contracts, 65
— subordination, 61
‘no disadvantage’ test, restoration of, 54
‘Work Choices’
— common themes in master and servant laws, 57–67
— constitutional authority, 75
— individualisation, 71
— minimum standards, 79
— policy of Howard Government, 55, 68, 78–80
— prohibited content, 78
— restrictions on collective bargaining, 72, 74, 78
— test case system, loss of, 79

INNOVATION
See: INTELLECTUAL PROPERTY

INTELLECTUAL PROPERTY
common good, pre-eminence, 197
copyright
— creative commons licensing of information, 190
— economic right, 207
— enclosure of land, analogy, 187
— ‘enclosure of the intangible commons of the mind’, 187
— exhaustion, no risk of, 189
— ‘fencing’ for optimal production, 188
— pro-public domain franchise, 187–92, 202
— ‘right’, what amounts to, 205
— ‘scarcity’ of works, 189
— undermining of conditions, 187
— unpublished manuscript, authorial right, 206
‘global governance franchise’, 192–7
history
— development of law, 203–07
— difficulty in writing, 185, 192, 197
— implications drawn from, 200
— Statute of Anne, significance, 200–03
human rights, impact on, 192
innovation, risk to by enclosure of information commons, 189
internet
— analogy between common lands, 187–9
— attempts to ‘enclose’, 188
— creative commons licensing, 190
— risk to innovation if ‘enclosed’, 189
literary property, 198–207
social good analysis, 192
TRIPS, 192, 196
Venetian Patent system, 192
World Intellectual Property Organisation, 192, 196

INTERLOCUTORY RELIEF
injunctions, 177

INTERNATIONAL LAW
anti-slavery jurisprudence, 487–97
authority of
— exceptions to, 374–9
— legitimacy, 343–80
— justifications of authority, 366–70
— subjects of authority, 363–5
— who has authority, 358–65
autonomy of states, respect of, 372, 380
‘Balibo Five’, killing of
— legal issues raised, 87
— prosecution of, 83–120
— whether war crimes, 85–7
civilians, protection of, 99–107
‘control’, jurisprudence of, in relation to slavery, 495
co-ordination within and across regimes, 366–8
criminal responsibility for wilful killing, 105
customary international law, civilian and combatant distinction, 105
disobedience, 377–9
enforcement mechanisms, debate over absence of, 347
extradition
— Australia-Indonesia, 86, 110
— war crimes, 110–19
foreign act of state, non-justiciability, 118, 119
foreign state immunity
— heads of state, 116
— military personnel, 115
freedom of choice, in relation to slavery jurisprudence, 495
General Agreement on Trade in Services
— certainty over protection of water, 140
— public service exception, 138
— requirement to liberalise water and sanitation services, 138
— unintended liberalisation, 139
Geneva Conventions, 99–101
global democracy, 368–70
Grundnorm, absence of, 347
individuals
— impact of laws on, 349
— role in lawmaking process, 363
— subjects of authority, 365
intellectual property, 192, 196
international armed conflict
— humanitarian law governing, 88
— Indonesia v East Timor, 95–9
— Indonesia v Portugal, 88–90
— intensity of conflict, 93
LEGAL REASONING
book review, 499–503

LEGISLATION
disallowance of labour laws by Colonial Office, 65

LIBERTY
See: HUMAN RIGHTS, PREVENTIVE COERCIVE MEASURES

LITIGATION
cost and time of, 36
vexatious litigants
— aim of legislation, 173
— aggrieved parties, rights of, 175
— alternative approach, 175
— Chaffers, Alexander, 174
— declarations made in NSW, 163
— definition of vexatious litigant, 165–8
— determination of, 167
— distinction between vexatious actions and matters, 167
— justice between parties, aim, 175–8
— legislation reform, 163–81
— Millane, Robert, 174
— nationally consistent approach, 168
— previous proceedings considered, 166
— psychological effect of exclusion from court, 172
— publicity condition, 180
— standing, 170
— suicide rate, 180
— tribunals, exclusion of, 169
— UK, approach in, 173, 177
— vexatious litigant, best interests of, 175, 179
— vexatious proceedings order, operation of, 168–70

LUNG CANCER
asbestos litigation, 465–85
rate of, 466, 467
See also: NEGLIGENCE

MASTER AND SERVANT
‘Work Choices’ policy, similarities, 53–81
See also: INDUSTRIAL RELATIONS

MAY, CHRISTOPHER
intellectual property writings, 192–7

MEDIA
‘Balibo Five’, 83–120
journalists, status in wars, 99–107
press reaction to Robertson’s false imprisonment case, 549–52
See also: INTERNATIONAL LAW

MEDICINE
detention of contagious individuals, 510
epidemiological evidence in asbestos litigation, 465–85
surgeon’s failure to warn of risks of surgery, 481
See also: NEGLIGENCE

MENTAL HEALTH
involuntary commitment as preventive detention, 508, 509
society, protection of, 509, 527
suicide rate among vexatious litigants, 180
vexatious litigation by mentally ill, 172, 179, 180

MIGRATION
brothel owner convicted of slavery, 495
judicial order for release of unlawfully detained immigrant, 417

MORGAN, HUGH
comments on union movement, 72

MUNTARBHORN, PROFESSOR VITIT
regional human rights mechanism, 215, 217, 236

MURRAY, MERCIA
false imprisonment proceedings, 537–58

MURRAY-DARLING BASIN
management of, 448, 456, 461
See also: WATER

NATIONAL COMPETITION POLICY
impact on water reform, 446, 448

NATIVE TITLE
exception to water rights regime, 448

NATURAL JUSTICE
See: CONSTITUTIONAL LAW, PROCEDURAL DUE PROCESS

NEGLIGENCE
asbestos exposure litigation, 465–85
breach, presumption of causation, 478–82
causation
— ‘but for’ test, 466–8, 472–8
— concurrent tortfeasors, 477
— ‘cumulative material contribution’, 472–6, 481
— epidemiological evidence, 466–8
— exposure to tobacco and asbestos, 465–85
— factual causation, 475, 482
— necessary and sufficient causes, 475–8
— presuming causation from breach, 478–82
proof of, 482
scope of liability, 475
contributory negligence, asbestos litigation, 465
liability for exposure to risk, 482–4
lung cancer, rate of, 466, 467
proportional damages, 483
scope of liability, 475

NEW PROPERTY
See: PROPERTY

NITSCHKE, PHILIP
banning of books in relation to instructing on crime, 409

PETERS, BRIAN
‘Balibo Five’, 83–120
See also: INTERNATIONAL LAW

PINOCHET UGARTE
prosecution of, 117

PREVENTIVE COERCIVE MEASURES
false positives
— acceptability of, 525
— accuracy of risk assessments, 511
— balancing of risks, 524, 530
— cost of error, 524, 530–3
— minimisation of, 531–4
— potential for abuse, 510

legitimate state purpose, 535
liberty, deprivation of
— arbitrariness, 511, 534
— justification for, 511
— protection against, 534
— punishment, 522–31
privacy, arbitrary invasion of, 511, 534
procedural burden, 530–3
punishment distinguished from protection, 522–31
standard of proof, 530–2
statistics, reliance on
— likelihood of recidivism, 512, 513
— Stein’s ‘principle of maximal individualisation’, 520
— ‘Violence Risk Assessment Guide’, 513
— weight of probability, 516, 517

See also: CRIMINAL LAW

PRIVACY
invasion of, justification for, 525, 535
See also: PREVENTIVE COERCIVE MEASURES

PRIVATE INVASION OF
liberty, deprivation of
— arbitrariness, 511, 534
— justification for, 511
— protection against, 534
— punishment, 522–31

PRIVATE PROPERTY
— intellectual property, analogy with, 188, 189
— what is, 240

resources, rights to, 449–51
water rights as property, 443–63
See also: CARBON RIGHTS, INTELLECTUAL PROPERTY, LAND

PROSTITUTION
brothel owner convicted of slavery, 487–97
See also: SLAVERY
PUIG, DR GONZALO VILLALTA
proposed changes to the test of ‘discriminatory protectionism’, 612, 614, 617, 618

QUARANTINE
detention of contagious individuals, 510

RAZ, JOSEPH
authority of international law, 344, 351, 355, 375

REAL PROPERTY
See: LAND, PROPERTY

REGULATION
Australian Prudential Regulatory Authority, 273
executive remuneration, 273–308
See: CORPORATIONS

RENNIE, MALCOLM
‘Balibo Five’, 83–120
See also: INTERNATIONAL LAW

RESOURCES
statutory rights in relation to, 449

RIGHTS
fishing rights, 450, 451
forestry right, 248
profit à prendre, 242, 246, 255–63
resources, 449
‘right’ of literary property and legal right, 205, 206
right to justice, 179
riparian rights, abolition of, 447
water rights, whether property, 443–63
See also: CARBON RIGHTS, HUMAN RIGHTS, PROPERTY, WATER

RIPARIAN RIGHTS
See: WATER

RISK
management by preventive coercive measures, 507–35
preoccupation of society with, 507
See also: PREVENTIVE COERCIVE MEASURES

ROBERTSON, ARCHIBALD NUGENT
false imprisonment proceedings, 537–58

ROBINSON, MARY
comments on regional human rights arrangements, 237

RUDD, KEVIN
industrial relations legislation 2008, 54

speech on ‘Work Choices’ 2007, 53

SANITATION SERVICES
See: WATER

SCHAUER, FREDERICK
legal reasoning, book review, 499–503

SELF-DETERMINATION
right to, 97, 98

SELL, SUSAN
intellectual property writings, 192–7

SEQUESTRATION RIGHTS
See: CARBON RIGHTS

SERVICES
impact of trade agreement on water services, 121–42

SEXUALISATION OF CHILDREN
censorship of report, 407

SHACKLETON, GREGORY
‘Balibo Five’, 83–120
See also: INTERNATIONAL LAW

SHAREHOLDERS
See: CORPORATIONS LAW

SIMPSON, AMELIA
proposed changes to the test of ‘discriminatory protectionism’, 614–16

SINGAPORE
response to human rights bodies, 241, 224

SLAVERY
attributes of slavery, 491
consent, role of, 495
conviction of brothel owner, 489
crime against humanity, 487
definition of ‘slavery’, 490
exploitation, distinction, 492–4
indicia of slavery, 491
number of people held, 487
scope of ‘slavery’, 491
specific knowledge as fault element, 496
what constitutes slavery, 487–97
See also: ANTI-SLAVERY JURISPRUDENCE

STARE DECISIS
emergence of and impact on intellectual property law, 205
STATES
limitations on state legislative power, 434
See also: CONSTITUTIONAL LAW

STATISTICS
use in preventive coercive measures, 507–22

STEWART, ANTHONY
‘Balibo Five’, 83–120
See also: INTERNATIONAL LAW

STEWART, JOHAN
interpretation of contracts, 7

TAXATION
commercial trading by charities, 309–29
Henry Consultation Paper (2008), 310, 327, 329
public purpose, whether charitable, 576
See also: CHARITIES

TECHNOLOGY
See: INTELLECTUAL PROPERTY

TERRORISM
censorship policy and legislative amendments, 381–410
preventive coercive measures, 509
‘terrorist act’, defined for censorship laws, 394

TESTAMENTARY GIFTS
See: CHARITIES, GIFTS

TOBACCO
litigation, 467
See also: NEGLIGENCE

TORT LAW
asbestos litigation, 465–85
vicarious liability for false imprisonment, 542
See also: FALSE IMPRISONMENT, NEGLIGENCE

TRADE
General Agreement on Trade in Services, 122–8, 138–42
impact of trade agreement on water services, 121–42
TRIPS, 192, 196
US-Free Trade Agreement, IP Chapter, 196

UNIONS
right of entry, 54

UNITED STATES
civil war, Leiber Code, 99

VEXATIOUS LITIGANTS
See: LITIGATION

WALDRON, JEREMY
authority of international law, 355, 356, 361

WAR
civilians, immunity from attack, 100
laws of, 99
status of journalists in, 99–107
See also: INTERNATIONAL LAW

WAR CRIMES
See: INTERNATIONAL LAW

WATER
essential nature of water, 129–31, 141
liberalisation of water and sanitation market
— advantages, 131–3
— disadvantages, 133–5
— impact on services, 128–35
— water privatisation, 128, 129
Murray-Darling Basin, management of, 448, 456, 461
sharing, 455
State Water Management Outcomes Plan (NSW), 455
sustainability of industry, 443
Water Administration Ministerial Corporation, 446
water management plans, 455
water management principles, 447
water property rights
— access licence, 447, 457, 458
— allocation, reduction of, 459
— COAG framework (1994), adoption of, 443
— compensation, 458
— divisibility, 461
— duration, 454
— exclusivity, 453
— history of water rights, 445
— licences, security of, 457
— precondition to water trading, 443
— quality of title
— reform process, 446–8
— riparian rights, abolition of, 447
— security, 454
— transferability, 461
— water use approval, 447
— whether ‘property’, 449–53

WILSON, SIR RONALD
biography, book review, 331–40

WOOLCOTT, RICHARD
ambassador to Indonesia, 90
WORLD TRADE ORGANIZATION
See: INTERNATIONAL LAW

YEHO, GEORGE
Singapore Foreign Minister, comments on human rights body, 214