

Publications for Joe Campbell

2018

Campbell, J. (2018). Section 33 Insurance Contracts Act and exclusion clauses denying cover for pre-existing circumstances. *Sir Ninian Stephen Insurance Law Masterclass 2018, Insurance Council of Australia*, Sydney, NSW: Presentation.

Campbell, J. (2018). The Consequences of Rebutting a Presumption of Advancement. *Supreme Court of NSW Annual Judges' Conference 2018*, Bowral, NSW: Presentation.

Campbell, J. (2018). The Consequences of Rebutting a Presumption of Advancement. *Australian Bar Review*, 46(3), 229-274.

Campbell, J. (2018). Unenforceable Exclusions in Travel Insurance. *Insurance Law Journal*, 29, 71-137.

2017

Campbell, J. (2017). Book Review: Jacobs' Law of Trusts in Australia (8th ed), John Dyson Heydon and Mark James Leeming. *Australian Law Journal*, 91(9), 780-782.

Campbell, J. (2017). Book Review: The Duty to Account: Development and Principles by J A Watson (2016). *Sydney Law Review*, 39(3), 429-437. [More Information]

Campbell, J. (2017). Exercise by superannuation trustees of discretionary powers. In M Scott Donald, Lisa Butler Beatty (Eds.), *The Evolving Role of Trust in Superannuation*. Annandale, NSW, Australia: The Federation Press.

Campbell, J. (2017). Some aspects of civil liability arising from breach of duty by a superannuation trustee. *30th Annual Conference of the Superannuation Committee of the Law Council of Australia: Super 2017 - Unshackling Super*, Hobart, Tas: Presentation.

Campbell, J. (2017). Some aspects of civil liability arising from breach of duty by a superannuation trustee. *Australian Superannuation Law Bulletin*.

Campbell, J. (2017). Some aspects of the civil liability arising from breach of duty by a superannuation trustee. *Australian Bar Review*, 44(1), 24-75.

Campbell, J. (2017). The Development of Principles in Equity in the Seventeenth Century. In Peter Anstey (Eds.), *The Idea of Principles in Early Modern Thought: Interdisciplinary Perspectives*, (pp. 45-76). New York: Routledge. [More Information]

2016

Campbell, J. (2016). Republic of Brazil and the Principles of Tracing. *Sydney Law School and the NSW Bar Association 2016*, Sydney, NSW: Presentation.

Campbell, J. (2016). Republic of Brazil v Durant and the equities justifying tracing. *Australian Bar Review*, 42(1), 32-81.

2015

Campbell, J. (2015). Corporate law, the courts and corporate personality. *Company and Securities Law Journal*, 33(4), 227-238.

Barrett, R., Campbell, J. (2015). Corporations and the Courts. *Sydney Law School Law and Business Series 2015: University of Sydney*, Sydney, NSW: Presentation.

Campbell, J. (2015). When and why a bribe is held on a constructive trust: The method of reasoning towards an equitable remedy. *Australian Bar Review*, 39(3), 320-342.

2014

Campbell, J. (2014). Equitable Remedies against a Bribed Fiduciary - the Australian position after FHR European Ventures LLP v Cedar Capital Partners LLC. *Society of Trust and Estate Practitioners (STEP) 2014: Banco Court*, Sydney, NSW: Presentation.

Campbell, J. (2014). The Appropriate Remedy against a Fiduciary who Receives a Bribe. *Sydney Law School - National University of Singapore Symposium 2014*, Sydney, NSW: Presentation.

Campbell, J. (2014). The Development of Principles in Equity in the Seventeenth Century. *Principles in Early Modern Thought 2014: University of Sydney*, Sydney, NSW: Presentation.

Campbell, J., Campbell, R. (2014). Why statutory interpretation is done as it is done. *Australian Bar Review*, 39(1), 1-45.

2013

Campbell, J. (2013). Are proprietary remedies to recover bribes possible? *Australian Bar Review*, 37(3), 231-258.

Campbell, J. (2013). The Present Status of Lister v Stubbs in Australian Law. *Symposium on Trusts, Fiduciaries and Commerce 2013*, Sydney, NSW: Presentation.

Campbell, J. (2013). Waltons v Maher: History, Unconscientiousness and Remedy - the "Minimum Equity". *Waltons Stores and Promissory Estoppel: The 25th Anniversary*, Sydney, NSW: Presentation.

Campbell, J. (2013). Waltons v Maher: History, unconscientiousness and remedy - the 'minimum equity'. *Journal of Equity*, 7(3), 1-27.

2012

Campbell, J. (2012). Fiduciary Relationships in a Commercial Context. *The Supreme Court of New South Wales Annual Corporate Law Conference 2012*, Sydney, NSW: Presentation.

2011

Campbell, J. (2011). Should the 'rule in Hastings-Bass' be followed in Australia? - Trustees' duty to enquire and trustees' mistakes. *Australian Bar Review*, 34(3), 259-295.

2010

Campbell, J. (2010). Foreword - Amending Final Judgments and Orders. In Tarrant, J. (Eds.), *Amending Final Judgments and Orders*, (pp. v-vi). Australia: Federation Press.

2009

Campbell, J. (2009). Access by trust beneficiaries to trustees' documents information and reasons. *Journal of Equity*, 3(2), 97-147.

Campbell, J. (2009). Exercise by superannuation trustees of discretionary powers. *Australian Law Journal*, 83(3), 159-180.

Campbell, J. (2009). Foreword - Equity & Trusts 2nd Edition. In Michael Evans (Eds.), *Equity & Trusts - 2nd Edition*. Australia: LexisNexis Butterworths.

Campbell, J. (2009). Some historical and policy aspects of the law of equitable liens. *Australian Law Journal*, 83(2), 97-127.

2006

Campbell, J. (2006). Some aspects of privilege concerning communications with lawyers. *Australian Bar Review*, 27(3), 264-287.

2004

Campbell, J. (2004). The purpose of pleadings. *Australian Bar Review*, 25(2), 116-129.

1993

Campbell, J. (1993). Contribution, Contributory Negligence and Section 52 of the Trade Practices Act - Part I. *Australian Law Journal*, 67(2), 87-108.

Campbell, J. (1993). Contribution, Contributory Negligence and Section 52 of the Trade Practices Act - Part II. *Australian Law Journal*, 67(3), 177-190.

1985

Campbell, J. (1985). Interpretation of Instruments - Commentary. *Australian Bar Review*, 1(2), 139-146.