RECENT PUBLICATIONS

Abadee, A

Keeping government accountable for its promises: the role of administrative law Australian Journal of Administrative Law 5 (4) August 1998: 191-206

Anderson, J

Something old, something new, something borrowed: the New South Wales Administrative Decisions Tribunal Australian Journal of Administrative Law 5(2) February 1998: 97-112

Basten, J

Dispute resolution in administrative law: commentary *Canberra Bulletin of Public Administration* (87) February 1998: 65-66

Bennett, C

Private sector privacy reform in Canada—lessons for Australia *Privacy Law and Policy Reporter* 4(4) September 1997:61-65

Bishop, K

Openness in public administration: can the Government keep a secret? Australian Journal Of Administrative Law 5 (1) November 1997: 35-47

Bradbrook, A J & Wawryk, A S Constitutional implications of the restructuring of the Australian electricity industry *Australasian Journal* of Natural Resources Law and Policy 3 (2) 1996: 239-270

Caelli, B

Privacy, cryptography and global ecommerce *Telecommunications Journal of Australian* 48 (2) 1998: 15-20

Campbell, C

An examination of the provisions of the Migration Legislation Amendment Bill (No. 4) purporting to limit judicial review Australian Journal of Administrative Law 5 (3) May 1998: 135-156

Campbell, E

Effect of administrative decisions procured by fraud or misrepresentation *Australian Journal of Administrative Law* 5 (4) August 1998: 240-247

Campbell, E

Estoppel in pais and public authorities *Australian Journal of AdministrativeLaw* 5(3) May 1998: 157-167

Campbell, L

Who should right the public wrong? The ALRC's proposal for a test for standing. *Australian Journal Of Administrative Law* 5 (1) November 1997: 48-64

Certoma, L & Gerkens, M

RRT article: uniformed, unsubstantiated claim *Law Society Journal* 36(1) February 1998: 55-56

Chalmers, R

Playing eye-spy with technology MIS Magazine 7 (4) May 1998: 84-86, 88

Chalmers, R

A less than private life at your fingertips *MIS Magazine* 7(1) February 1998: 76-77, 79-80

Clarke, R

Serious flaws in the National Privacy Principles *Privacy Law and Policy Reporter* 4 (9) February / March 1998: 176-178 Connolly, C Smart cards and privacy Telecommunications Journal of Australia 48 (2) 1998: 69-74

Connolly, C

An international standard for privacy *Privacy Law and Policy Reporter* 4(5) October 1997: 90-91

Creyke, R

Sunset for the administrative law industry? Reflections on developments under a coalition government. *Canberra Bulletin of Public Administration* (87) February 1998: 39-57

Creyke, R

The Tobacco Institute case: implications for the NH&MRC, for public inquiries and for judicial review *AIAL FORUM* (14) 1997: 1-14

Creyke, R, McMillan, J & Pearce, D Success at court: does the client win? Canberra Bulletin of Public Administration February 1998 (87): 134-140

Cronin, K

Dispute resolution in administrative law *Canberra Bulletin of Public Administration* (87) February 1998: 60-64

Davies, G

Fairness in a predominantly adversarial system *REFORM* (71) Spring 1997: 47-50

Dixon, N

Local government, contracts and judicial review *Queensland University of Technology Law Journal* (12) 1996: 60-80

Duxbury, A

The anti-Teoh Bill revisited *International Law News* (35) July 1997: 28-33

Dwyer, J

Fair play the inquisitorial way: a review of the Administrative Appeals
Tribunal's use of inquisitorial procedures *Australian Journal Of Administrative Law* 5 (1) November 1997: 5-34

Esparraga, F

Developments in European administrative law *Canberra Bulletin of Public Administration* February 1998 (87): 102-110

Evans, H

Members informants: any protection? *TABLE* (65) 1997: 19-24

Evans, H

Restrictions on inquiry powers in federal systems *TABLE* (65) 1997 : 33-35

Evans, R

The deathknock dilemma *Privacy Law* & *Policy Reporter* 4(7) January 1998: 130-131

Finn, C

Getting the good oil: freedom of information and contracting out *Australian Journal of Administrative Law* 5(2) February 1998: 113-129

Forder, J

Privacy and self-regulation: is there any hope? *Law and Technology* (7) July 1998 5-6

Gilbert, I

Bankers' Association welcomes Principles as 'a valuable guide' *Privacy* Law & Policy Reporter 4 (9) February/March 1998: 173-174

Glidden, H and McIntyre, C Occupational licensing in Tasmania: new competition policy and administrative law *University of* Tasmanian Law Review 16(2) 1997: 184-208

Goldsworthy, J

Constitutional implications and freedom of political speech: a reply to Stephen Donaghue *Monash University Law Review* 23 (2) 1997: 362-374

Greenleaf, G

European Commission tests adequacy of our privacy laws *Privacy Law and Policy Reporter* 4(8) January/February 1998: 141-142, 151

Greenleaf, G

New orientations on the EU privacy directive: Part 1 Privacy Law and Policy Reporter 4(8) January/February 1998: 154-159

Greenleaf, G

Gatekeeper leaves the door ajar on privacy *Privacy Law & Policy Reporter* 5 (1) May 1998: 1, 3-4

Greenleaf, G

Principles and mechanisms on different tracks: an update on private sector developments *Privacy Law and Policy Reporter* 4 (5) October 1997: 83-84

Greenleaf, G and Waters, N
Putting the 'national principles' in
context *Privacy Law and Policy Reporter*4(9) February/March 1998: 161-162, 129

Gunn, D, Murray, P and Nelson, J To name or not to name *Australian Press Council News* 10 (3) August 1998 : 8-9, 16

Gunning, P

Evaluating privacy for Internet users and service providers *Privacy Law and Policy Reporter* 4 (4) September 1997 : 67-70

Haines, J

The politics of privacy *Legislative Studies* 12(1)Spring 1997: 60-65

Hancock, H

Economic rights as civil rights New Zealand Law Journal June 1998: 221-223

Hughes, G

The institutionalisation of mediation: fashion, fad or future? *Australian Dispute Resolution Journal* 8 (4) November 1997: 288-294

Jones, M

Free speech revisted: the implications of Lange & Levy Australian Journal of Human Rights 4(1) December 1997: 188-205

Joseph, PA

Delegated legislation in New Zealand Statute Law Review 18 (2) 1997: 85-103

Lau, S

Observance of the OECD guidelines and the EU directive in Asia *Privacy Law* and Policy Reporter 4(8) January/February 1998: 145-151

Lau, S and Waters, N Bringing the region together: Asia Pacific Forum meets in Hong Kong Privacy Law & Policy Reporter 5 (1) May 1998: 14-15, 17

Leeb-Du Toit, R

Online privacy practices made public *Law and Technology* (7) July 1998: 3-4

Legomsky, S

Trends in United Staes administrative law and their implications for immigrants and refugees *Canberra Bulletin of Public Administration* February 1998 (87): 99-102

Lemin, J

To know or not to know? The privacy law implications of the 1996 Paedophile and sex offender index *Victoria University of Wellington Law Review* 28 (2) May 1998: 415-440

Maharaj, S

Judicial review: a potent weapon for taxpayers *Bulletin (Law Society of S A)* 19 (11) November 1997: 8-10

Martin, J

ACCI supports 'essentially voluntary but enforceable' codes *Privacy Law & Policy Reporter* 4 (9) February/March 1998: 175, 180

Mathews, J

Assisting the unrepresented parties in the AAT *REFORM* (72) Autumn 1998: 38-42

McKemmish, S

Beam me up, Scotty: reforming archives REFORM (71) Spring 1997: 54-57

McMillan, J

1997 National Administrative Law Forum: administrative law under a coalition government: key issues *Canberra Bulletin of Public Administration* (87) February 1998: 30-33

McWilliams, E

Defective decisions for review? *Law Society Journal* 35 (11) December 1997: 63

Morgan, J K

The Superannuation Complaints Tribunal is in trouble Australian Superannuation Law Bulletin 9 (3) September 1997: 21-24, 28

Mulhally, J

Queensland gets in on the privacy act Communications Update (143) May 1998: 16

Murphy, P

VCAT in good hands Law Institute Journal 72 (8) August 1998: 52-53

Nand, J

Judicial power and administrative tribunals: the decision in Brandy v HREOC. *AIAL FORUM* (14) 1997: 15-40

NEW Character test in the Migration Act 1958: Legislating Away Natural Justice and Merits Review *Alternative Law Journal* 22(6) December 1997: 306-307

Oberg, U

Recent developments in public access to documents held by European Community institutions *Freedom of Information Review* (74) April 1998: 22-28

O'Connor, K

Why a national law to protect the privacy of Australians? *Telecommunications Journal of Australia* 48 (2) 1998: 21-31

O'Connor, P

Knowing when to say "Yes Minister": ministerial control of discretions vested in officials Australian Journal of Administrative Law 5(3) May 1998: 168-182

O'Donovan, D

Statutory authorities, General Newspapers and decisions under an enactment Australian Journal of Administrative Law 5(2) February 1998: 69-77

Paskos, N

Concern over VCAT "super-tribunal" changes Law Institute Journal 72 (5) May 1998: 20-21

Pearson, D

No longer mushrooms: means of informing Parliament. *Legislative Studies* 12 (2) Autumn 1998: 31-35

Perton, V

Regulatory review: the next wave AIAL FORUM (14) 1997: 41-52

Perton, V

Privacy in an information society *Telecommunications Journal of Australia* 48 (2) 1998: 2-4

Pickering, M

Self-regulation: major new industrybased process for privacy in telecommunications *Telecommunications Journal of Australia* 48 (2) 1998: 45-51

Pill, S

Public Service Bill 1997: will public and private sector employment converge? *Human Resources Law Bulletin* 3 (5) September / October 1997 47-48

Pizer, J

VCAT: a new era for tribunals in Victoria *Law Institute Journal* 72 (8) August 1998: 54-61

Pizer, J

Section 25A(5) and the Casino Authority case: a case of bad luck for Victorian agencies? *Freedom of Information Review* (75) June 1998: 38-40

Pizler, J

Refusal to process a freedom of information request: a practitioner's guide *Canberra Bulletin of Public Administration* February 1998 (87): 116-124

Pryles, M

Assessing dispute resolution procedures *Arbitrator* 16 (2) August 1997: 101-122

Roth, P

The International Labout Office code of practice on the protection of workers' personal data *Privacy Law & Policy Reporter* 5 (1) May 1998: 5-8

Sassella, M

Sunset for the administrative law industry? Commentary *Canberra Bulletin of Public Administration* February 1998 (87): 57-60

Schoneveld, F

Developments in European administrative law: commentary *Canberra Bulletin of Public Administration* February 1998 (87): 111

Schwirtlich, A

Showcasing Cabinet REFORM (72) Autumn 1998: 67-69

Scollay, M

Privacy protection in Australia: how far have we come? *Telecommunications Journal of Australia* 48 (2) 1998: 7-14

Scollay, M

The Commissioner's ten 'National Principles' *Privacy Law and Policy Reporter* 4 (9) February/March 1998: 165-167

Scollay, M

Stark choices for private sector privacy *Privacy Law and Policy Reporter* 4(5) October 1997: 81-82, 86-89

Scollay, M

Preliminary privacy principles for discussion: Australian Privacy Commissioner. *Privacy Law and Policy Reporter* 4 (5) October 1997: 85

Seddon, N

Privatisation and contracting out—where are we going?—Commentary Administrative Law under the Coalition Government AIAL, 1998: 146-151

Sheridan, H and Snell, R Freedom of Information and the Tasmanian Ombudsman, 1993-1996 University of Tasmanian Law Review 16 (2) 1997: 107-159

Smith, P

Red tape and the Ombudsman *Canberra Bulletin of Public Administration* (88) May 1998 : 18-23

Snell, R and Sheridan, H Freedom of Information developments in the United Kingdom White Paper: 'Your right to know'....FREEDOM OF INFORMATION REVIEW (73) February 1998: 2-11

Sourdin, T

Rethinking the adversarial system of litigation *REFORM* (71) Spring 1997: 37-40

Stephens, P

Reforms to treaty making in Australia and parliamentary scrutiny *TABLE* (65) 1997: 42-45

Stevens, R

Summary of paper on health data privacy concerns *Tirohia* June/July 1998: 16

Stewart, J

Administrative law in the age of the contract *Canberra Bulletin of Public Administration* February 1998 (87): 97-98

Stokes, J

Looking forward, looking back: national archives under review REFORM (72) Autumn 1998: 64-66

Stokes, J

Dusting off the archives *REFORM* (71) Spring 1997: 51-53

Streets, S and Cremean, D Reforming aspects of the 'new' administrative law system: super tribunals for Victoria and the Commonwealth *Australian Business Law Review* 26 (4) August 1998: 304-308

Toohey, Justice Address by Justice Toohey to Annual General Meeting of the Australian Institute of Administrative Law *AIAL Forum* (15) December 1997: 1-4

Tongue, S

Protection of information rights *Canberra Bulletin of Public Administration* (87) February 1998: 66-77

Townley, H

Reform of the Tasmanian Parliamentary Committee system *TABLE* (65) 199 75-77

Van Roy, Y

RCD and the rule of law New Zealand Law Journal November 1997: 397-401. (rabbit calicivirus disease)

Wakeham, L

Privacy and the press Sydney Papers 10 (1) Summer 1998: 30-38

Waterford, J

Protection of information rights: commentary Canberra Bulletin of Public Administration (87) February 1998: 77-79

Waters, N

Is privacy protection in Australia 'adequate'? *Communications Update* (143) May 1998: 14-15

Waters, N

Telecommunications: the privacy front line *Privacy Law and Policy Reporter* **4**(6) November 1997: 101-102

Waters, N

Medical privacy: under threat again? Privacy Law and Policy Reporter 4 (6) November 1997: 114-115

Weeks, P

The role of administrative law in regulating public sector employment *Canberra Bulletin of Public Administration* (87) February 1998: 80-88

Whelen, J

Awards of costs under the Victorian

Freedom of Information Act 1982 Freedom of Information Review (71) October 1997: 66-69

Wood, F

Privacy in the new Telecommunications Act Privacy Law and Policy Reporter 4(6) November 1997: 105-107

Zhu, G

The right to privacy: an emerging right in Chinese law Statute Law Review 18 (3) 1997: 208-214

Zifcak, S

Thinking clearly about the right to know: Britain's white paper on freedom of information AIAL FORUM (16) March 1998: 35-41

Zipser, B

Revisiting Osmond: In search of a duty to give reasons *Public Law Review* 9(1) March 1998: 3-5

Parliamentary Reports and Papers

Senate Finance and Public Administration References Committee 2nd Report of its inquiry into the Contracting out of Government Services, May 1998

Deportation of Non-Citizen Criminals Joint Standing Committee on Migration, June 1998

What Price Competition? Report on the Competitive Tendering of Welfare Service Delivery House of Representatives Standing Committee on Family and Community Affairs, June 1998

Senate Standing Committee on Regulations and Ordinances: One hundred and fifth report - Annual Report 1996-97, June 1998 Resolving Superannuation Complaints: Options for dispute resolution following the Federal Court decision in Wilkinson v CARE

31st Report of the Senate Select Committee on Superannuation, July 1998

Other Publications and Reports

GUIDANCE notes to the principles. Privacy Law & Policy Reporter 4 (9) February / March 1998: 168-172, 179

Issues of Fairness and Justice In Alternative Dispute Resolution Discussion Paper National Alternative Dispute Resolution Advisory Council Canberra, November 1997

DRAFT PRINCIPLES AND GUIDELINES FOR THE TREATMENT OF COMMERCIAL INFORMATION HELD BY ACT GOVERNMENT AGENCIES Chief Minister's Department, April 1998

NATIONAL principles for fair handling of personal information.

Privacy Law & Policy Reporter 4 (9)
February / March 1998: 163-164

New Zealand Commissioner questions backdoor entry for ID cards *Privacy Law & Policy Reporter* 5 (1) May 1998:16-17

INQUIRY INTO THE AUSTRALIAN LEGAL AID SYSTEM Third Report Senate Legal and Constitutional References Committee, June 1998

COMMONWEALTH Tribunals: The Ambit of Review – The Criteria & Standards for Merits Review by Admin Tribunals Robin Creyke & John McMillan Law & Policy Papers, Paper No.9 Centre for International and Public Law, ANU