

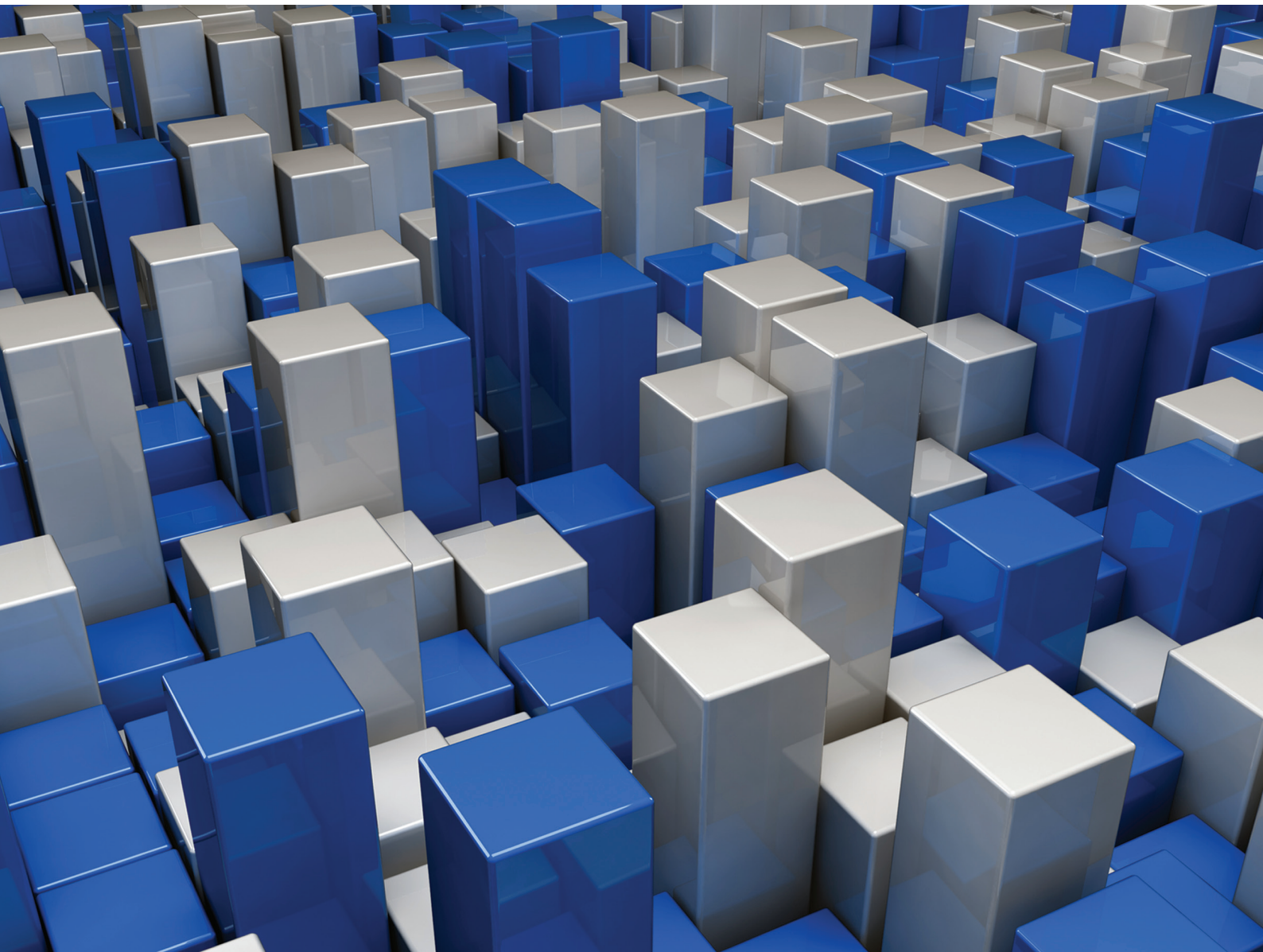


ACLN

Australian Construction Law
Newsletter



INDEX 2014



ACLN

AUSTRALIAN CONSTRUCTION LAW NEWSLETTER

ABN 55 138 594 706

ISSN 1032 0288

Published by: Swap Exchange Pty. Ltd.
PO Box R1140 Royal Exchange
SYDNEY NSW 1225 AUSTRALIA

Email: publisher@acln.com.au

Website: www.acln.com.au

EDITOR

John Twyford

PUBLISHER / ASSISTANT EDITOR

Myra Nikolich

SUBSCRIPTIONS

Please see our contact details above or go to our website.

CONTRIBUTIONS

Contributions to the ACLN from readers are encouraged. Please submit articles for consideration to the publishers.

PEER REVIEW

We now offer the facility of peer review. If you would like to register your name with us as a potential referee—willing to peer review other professionals' work—please send your details and area/s of expertise, marked for the attention of the Editor.

PRINTING

UTS Printing Services
University of Technology, Sydney
PO Box 123 BROADWAY NSW 2007

**CONTENTS INDEX
2014**

AUTHORS	4
----------------	----------

SUBJECTS	13
-----------------	-----------

CASES	18
--------------	-----------

LEGISLATION	27
--------------------	-----------

STANDARDS AND CONTRACTS REFERRED TO	30
--	-----------

AUTHORS

Alden, Scott

Consequential loss—It's all in the definition, Issue #156 p52

Anderson, Catherine

Assessing reasonableness in relation to *Calderbank* offers, Issue #157 p36

Arthur, Michael

Ten years of the *Personal Property Securities Act* in New Zealand—Lessons and trends, Issue #155 p26

Aumann, Carla

Long awaited guidance on the time for bringing building actions in Victoria, Issue #159 p50

Bampton, Michael

Architects and intellectual property—Protecting your building plans and designs, Issue #157 p46

Bardel, Kirstin

Caps on liability—Ensuring that an 'aggregate' cap means just that, Issue #155 p58

On-demand security—Restraining calls, Issue #154 p46

Bell, Matthew

Endeavouring to solve a contracting puzzle—*Electricity Generation Corporation (t/as Verve Energy) v Woodside Energy Ltd* [2014] HCA 7, Issue #157 p18

Bhinder, Baldev

Errors in construction standards and specifications—Who bears the risk?, Issue #157 p34

Billing, Simon

Abbott government releases new construction code, Issue #156 p36

Bonavia, Marc

Assessing reasonableness in relation to *Calderbank* offers, Issue #157 p36

Boyle, Stephen

Adjudication determination as a basis for statutory demand in Western Australia, Issue #159 p46

Buchanan, Rob

Security of payment—When commercial credit agreements are unlikely to be 'construction contracts'—The decision in *Class Electrical Services v Go Electrical* [2013] NSWSC 363, Issue #154 p32

Budisavljevic, Emilia

Have we forgotten the first 'P' in Public-Private Partnerships?, Issue #158 p32

Cahif, Ashley

Surrounding circumstances and contract construction—Is there still an ambiguity gateway, Issue #159 p44

Calver, Richard

The impact of the new anti-bullying laws on the building and construction industry, Issue #156 p24

(Book Review) Best Practice in Construction Disputes—Avoidance, Management and Resolution by Paula Gerber and Brennan Ong, Issue #155 p59

Campbell, Lucy

Snapshot of Victorian domestic building consumer protection reform strategy, Issue #154 p16

Carroll, Marnie

'Pay when paid' and preconditions to payment—Do they hold up to scrutiny?, Issue #158 p17

Are you jeopardising your insurance by inadvertently contracting out of proportionate liability legislation?, Issue #154 p50

AUTHORS

Chalkley, Josh

Builders breathe sigh of relief, Issue #155 p25

Cho, Samuel

Contracts (Rights of Third Parties) Bill—Implications for the construction industry, Issue #157 p30

Cole, Michelle

Are time bars unenforceable as penalties—The importance of looking at a contract as a whole, Issue #154 p18

Comer, Trish

Supreme Court decisions cement majority view of *Construction Contracts Act 2004* in Western Australia, Issue #158 p44

Couper, Matt

Another hard lesson learnt courtesy of the *Personal Property Securities Act 2009* (Cth), Issue #158 p24

Cranstoun, Christopher

Binding contractual agreements—The risk of protracted negotiations, Issue #159 p48

Creedon, Michael

Supreme Court of Western Australia decision challenges the *Peerless* view of consequential loss, Issue #154 p56

Crennan, Nick

Damages awarded for breach of contractual obligations of project management and contract supervision, Issue #155 p49

Cucinotta, Domenic

The devil of dispute resolution clauses is in the detail—*Carr v Gallaway Cook Allan* [2014] NZSC 75, Issue #157 p38

Cywicki, Kristian

Can an adjudicator determine a payment in favour of a respondent on its counterclaim?—*Alliance Contracting Pty Ltd v James* [2014] WASC 212, Issue #158 p53

Davenport, Philip

Claim for reimbursement of an adjudicated amount, Issue #159 p24

Dawson, Philip

Exclusion clause trumps \$67m consequential loss claim, Issue #157 p42

De Abreu, Melissa

Western Australia decisions support broader scope to challenge CCA adjudication determinations, Issue #156 p57

de Kock, Hugo

Admissibility of expert evidence—Has the basis rule survived section 79 of the *Evidence Act*?, Issue #159 p6

Deighton, Mathew

Avoiding costly pitfalls when ending a business relationship, Issue #158 p56

Del Din, Nick

Amendments to the *Home Building Act 1989* (NSW) passed by NSW parliament, Issue #157 p52

Builders breathe sigh of relief, Issue #155 p25

Demarco, Melissa

Union right of entry to workplaces—Employers should know their rights, Issue #156 p22

AUTHORS

Dias, Rohan

Analysis of the *Building and Construction Industry Security of Payment Amendment Act 2013* (NSW), Issue #154 p26

Dragovic, Dan

Are time bars unenforceable as penalties—The importance of looking at a contract as a whole, Issue #154 p18

Dunphy, Amy

Building and Construction Industry Payments Act reform—Key changes, Issue #158 p48

Edwards, Richard

Western Australia Court of Appeal upholds a contractor's right to enforce, by statutory demand, a judgment obtained following the adjudication of a payment claim under the *Construction Contracts Act 2004* (WA), Issue #156 p30

Elliott, Michael

Another hard lesson learnt courtesy of the *Personal Property Securities Act 2009* (Cth), Issue #158 p24

Landmark decision on priority disputes under the *Personal Property Securities Act 2009* (Cth), Issue #154 p29

Fenwick Elliott, Robert

Security of payment—A practical guide to sabotage, Issue #158 p18

Fifield, Tony

Supreme Court decisions cement majority view of *Construction Contracts Act 2004* in Western Australia, Issue #158 p44

Forsyth, Anthony

Abbott government releases new construction code, Issue #156 p36

French AC, Chief Justice Robert

International commercial dispute resolution and the place of judicial power, Issue #154 p7

Friedeberg, Betina

Agreements make the world go round—Except when they cause disputes!, Issue #155 p16

Furner, Courtney

Federal Court of Australia—A pro-enforcement judiciary, Issue #159 p34

Furst QC, Stephen

Global claims and concurrency—Where have we got to and where are we going?, Issue #154 p34

Galatas, Jennifer

The enforceability of obligations to negotiate in good faith in multi-tiered dispute resolution clauses in Australia and the United Kingdom, Issue #158 p12

Giaretta, Ben

The evolution of international arbitration, Issue #156 p50

Golem, Ante

Western Australia decisions support broader scope to challenge CCA adjudication determinations, Issue #156 p57

Grace, Tom

When the principal delays the work, Issue #159 p42

Grant, Eliza

Exclusion clause trumps \$67m consequential loss claim, Issue #157 p42

AUTHORS

Grant, John

Dropboxes, links and attachments—The pitfalls of electronic service of documents—*Conveyor and General Engineering Pty Ltd v Basetec Services Pty Ltd & Anor* [2014] QSC 30, Issue #157 p54

Greenham, Phillip

The Society of Construction Law—Special Announcement, Issue #154 p6

Haddad, Joseph

Adjudicators—What am I actually paying for?, Issue #156 p44

Hansen, Geoff

Long awaited guidance on the time for bringing building actions in Victoria, Issue #159 p50

The enforceability of obligations to negotiate in good faith in multi-tiered dispute resolution clauses in Australia and the United Kingdom, Issue #158 p12

Hansen, Monique

English courts refuse bribery-based application to set aside Dubai arbitration award, Issue #158 p14

Harriss, Chris

Time bars in construction contracts will not attract the penalty doctrine', Issue #157 p23

Hayford, Owen

Agreements make the world go round—Except when they cause disputes!, Issue #155 p16

Higgins, Scott

Analysis of the *Building and Construction Industry Security of Payment Amendment Act 2013* (NSW), Issue #154 p26

Hinton, Philippa

Consequential loss—It's all in the definition, Issue #156 p52

Hogan, Lindsay

Construction industry arbitration decisions—Should they be public?, Issue #154 p48

Hough, Rhiannon

Uncertainty in dispute resolution clauses, Issue #154 p52

Hutton, Michael

Your plans—But not your building ..., Issue #156 p48

Ibrahim, Ahmed

Liquidated damages under United Arab Emirates and United Kingdom law—A comparison, Issue #156 p32

Inglis, Jack

Adjudication determination as a basis for statutory demand in Western Australia, Issue #159 p46

Jocic, Wayne

Endeavouring to solve a contracting puzzle—*Electricity Generation Corporation (t/as Verve Energy) v Woodside Energy Ltd* [2014] HCA 7, Issue #157 p18

Kelly, Andrew

Costs thrown away in adjudications—Are they as irrecoverable as we think? Issue #156 p41

Kerin, Christopher

Building certifier liability after *Brookfield*—where to now?, Issue #159 p31

The High Court decides—When does a builder owe a subsequent owner a duty of care?, Issue #158 p9

AUTHORS

Lake, Michael

Dispute resolution procedures in contracts for major projects—A cautionary tale, Issue #155 p18

Lau, Victor

Adjudicators—What am I actually paying for?, Issue #156 p44

Arbitration proceeds despite a failure to pay advance on costs, Issue #158 p50

Laube, Faith

Damages awarded for breach of contractual obligations of project management and contract supervision, Issue #155 p49

Laycock, Scott

Analysis of the *Building and Construction Industry Security of Payment Amendment Act 2013* (NSW), Issue #154 p26

Leschke, Timothy

Make informal payment arrangements for construction work at your own peril, Issue #158 p30

Levy, Joshua

Abbott government releases new construction code, Issue #156 p36

Lo, Justin

Singapore Court of Appeal's approach towards the enforceability of an arbitral award and the tribunal's power to join non-parties into an arbitration, Issue #154 p22

Lo, Karen

Adjudicator's deficient reasoning amounts to failure to exercise jurisdiction under *Security of Payment Act*, Issue #155 p40

Mackenzie, Aleisha

Queensland set for wide-ranging reforms to adjudication procedures under security of payment legislation, Issue #156 p46

Maryanov, Elisabeth

Dispute resolution procedures in contracts for major projects—A cautionary tale, Issue #155 p18

Maybury, Dimity

London arbitration clauses are valid in Australia—Confirmed by Australian Appeal Court, Issue #156 p42

McBride, Vanessa

Set some sensible parameters to your 'reasonable endeavours', Issue #156 p20

McCafferty, Lynne

Judicial analysis of expert evidence in architect's negligence case—Recoverability of adjudication costs in subsequent litigation—*The Board of Trustees of National Museums & Galleries on Merseyside v AEW Architects & Designers Ltd & Anor* [2013] EWHC 2403 (TCC) and [2013] EWHC 2576 (TCC), Issue #156 p39

McCormack, Andrew

Building and Construction Industry Payments Act reform—Key changes, Issue #158 p48

Wherever you go, I will follow you—*Professional Engineers Act 2002* (QLD) applies to engineers outside Queensland, Issue #159 p23

McDougall, Justice Robert

Natural justice and the *Building and Construction Industry Security for Payments Act 1999* (NSW), Issue #157 p6

McKillop, Tom

Costs thrown away in adjudications—Are they as irrecoverable as we think? Issue #156 p41

AUTHORS

McKimmie, Dylan

Federal Court of Australia—A pro-enforcement judiciary, Issue #159 p34

McVeigh, Jennifer

Can you serve in a dropbox?, Issue #155 p52

Mead, Patrick

Exploring limitations of liability and exclusions of categories of loss, Issue #155 p20

Melki, Grace

Security of payment—When commercial credit agreements are unlikely to be 'construction contracts'—The decision in *Class Electrical Services v Go Electrical* [2013] NSWSC 363, Issue #154 p32

Mitchell, Tim

Queensland set for wide-ranging reforms to adjudication procedures under security of payment legislation, Issue #156 p46

Molinocahill Lawyers

Proportionate liability—What are you settling for?, Issue #157 p56

Current issues in contractual set-off, Issue #158 p26

Moran QC, Vincent

Causation in construction law—The demise of the 'dominant cause' test!, Issue #156 p15

Morgan-Payler, James

Snapshot of Victorian domestic building consumer protection reform strategy, Issue #154 p16

Mort, Justin

Collateral warranties as 'construction contracts', Issue #154 p24

Mullen, James

Liquidated damages under United Arab Emirates and United Kingdom law—A comparison, Issue #156 p32

Naylor, Shelley

Writing that winning tender, Issue #159 p16

Neal, James

Adjudicator's deficient reasoning amounts to failure to exercise jurisdiction under *Security of Payment Act*, Issue #155 p40

Ng, Nicholas

Make informal payment arrangements for construction work at your own peril, Issue #158 p30

Ng, Sonia

Are some things better left unsaid? A discussion on implied terms, Issue #157 p40

O'Leary, Dean

Dealing with concurrency in construction delay claims, Issue #159 p52

O'Connell, Bree

Mind the gap—Beware of indemnities and insurance, Issue #155 p43

Osborne, Martin

Stop! See you in 24 hours—Significant legislative developments affecting employers in Queensland, Issue #157 p44

Oxbrough, Alastair

Risk shifting in building contracts, Issue #154 p40

AUTHORS

Palmer, Rob

Errors in construction standards and specifications—Who bears the risk?, Issue #157 p34

Papalia, Daniel

Supreme Court decisions cement majority view of *Construction Contracts Act 2004* in Western Australia, Issue #158 p44

Pearce, David

Supreme Court of Western Australia decision challenges the *Peerless* view of consequential loss, Issue #154 p56

Perkins, Anthony

The pitfalls of commencing construction without a construction certificate, Issue #159 p40

Pyman, Stephen

Construction of roadworks and pipeworks may require a Queensland Building Services Authority licence, Issue #154 p39

Qian, James

Building certifier liability after *Brookfield*—where to now?, Issue #159 p31

The High Court decides—When does a builder owe a subsequent owner a duty of care?, Issue #158 p9

Rares, Justice Steven

Using the 'hot tub'—How concurrent expert evidence aids understanding issues, Issue #155 p6

Rippon, Jessica

Security of payment reforms miss the mark on multi-tiered projects, Issue #155 p54

Roberts, Graham

Can you seek specific performance of a clause in a contract after termination?, Issue #158 p22

Robertson, Kate

Wherever you go, I will follow you—*Professional Engineers Act 2002* (QLD) applies to engineers outside Queensland, Issue #159 p23

Rodighiero, David

'Pay when paid' and preconditions to payment—Do they hold up to scrutiny?, Issue #158 p17

Are you jeopardising your insurance by inadvertently contracting out of proportionate liability legislation?, Issue #154 p50

Landmark decision on priority disputes under the *Personal Property Securities Act 2009* (Cth), Issue #154 p29

Ryder, Chris

Can an adjudicator determine a payment in favour of a respondent on its counterclaim?—*Alliance Contracting Pty Ltd v James* [2014] WASC 212, Issue #158 p53

Sandosham, Paul

Court of Appeal accepts frustration in 'Sand Ban' case appeal, Issue #158 p58

Sawford, Craig

Queensland set for wide-ranging reforms to adjudication procedures under security of payment legislation, Issue #156 p46

Sharkey AM, John

(Book Review) *Best Practice in Construction Disputes—Avoidance, Management and Resolution* by Paula Gerber and Brennan Ong, Issue #154 p57

AUTHORS

Sheldon, Mark

A wise decision on an 'unwise' amendment—New SOPA provisions considered for the first time, Issue #159 p28

Sherman, Henry

Termination for convenience—Does it mean what it says?, Issue #158 p46

Siebel, Kyle

Uncertainty in dispute resolution clauses, Issue #154 p52

Sise, Peter

Sealing the settlement—Don't forget to invite the third parties, Issue #157 p32

Smiley, Antoine

Security of payment reforms miss the mark on multi-tiered projects, Issue #155 p54

Smith, Jaclyn

The case for exclusion of liability clauses in process contracts following *Tercon Contractors Ltd v British Columbia (Transportation and Highways)* 2010 SCC 4, Issue #156 p6

Starr, Paul

Singapore Court of Appeal's approach towards the enforceability of an arbitral award and the tribunal's power to join non-parties into an arbitration, Issue #154 p22

Storey, Charlotte

Insurance which extends cover to parties who do not take out the insurance policy, Issue #159 p20

Tarin, Shaheer

Lessons from abroad—The role of the FIDIC dispute adjudication board and engineer, Issue #159 p36

Templeman, David

Insurance which extends cover to parties who do not take out the insurance policy, Issue #159 p20

Thomas, Matt

Make informal payment arrangements for construction work at your own peril, Issue #158 p30

Turner, Jennifer

Amendments to the *Home Building Act 1989* (NSW) passed by NSW parliament, Issue #157 p52

Builders breathe sigh of relief, Issue #155 p25

Twyford, John

(Book Review) *A History of the Master Builders Association of NSW—The First Hundred and Thirty Years* by John Richard Elder, Issue #154 p58

(Book Review) *Construction Contract Variations* by Michael Sergeant and Max Wieliczko, Issue #159 p58

(Book Review) *Ellen Thomson—Beyond a Reasonable Doubt?* by Vashti Farrer, Issue #157 p59

(Book Review) *Modern Award Manual—Building and Construction General On-Site Award 2010* 5th edition by Richard Calver and John Nikolic, Issue #157 p58

(Book Review) *Old Law, New Law—A Second Australian Legal Miscellany* by Keith Mason AC QC, Issue #159 p59

Uff CBE QC, John

Ethics in arbitration—Now for the advocates, Issue #158 p6

Walters, Karen

Supreme Court of Western Australia decision challenges the *Peerless* view of consequential loss, Issue #154 p56

AUTHORS

Ward, Thomas

Can you serve in a dropbox?, Issue #155 p52

Waring, Elena

Construction industry arbitration decisions—Should they be public?, Issue #154 p48

Watroba, Barbara

Western Australia Court of Appeal upholds a contractor's right to enforce, by statutory demand, a judgment obtained following the adjudication of a payment claim under the *Construction Contracts Act 2004* (WA), Issue #156 p30

Watson, Robert

Writing that winning tender, Issue #159 p16

Weatherley, Michael

The evolution of international arbitration, Issue #156 p50

Whitehead, Julie

Supreme Court of Western Australia decision challenges the *Peerless* view of consequential loss, Issue #154 p56

Williams, Bronwyn

Stop! See you in 24 hours—Significant legislative developments affecting employers in Queensland, Issue #157 p44

Williams, Sherwyn

Three new New Zealand standard conditions of contract for building and civil engineering, Issue #155 p46

Woo, Caroline

Are time bars unenforceable as penalties—The importance of looking at a contract as a whole, Issue #154 p18

SUBJECTS

ADJUDICATION

Adjudicators—What am I actually paying for?, Victor Lau and Joseph Haddad, Issue #156 p44

ARBITRATION

Arbitration proceeds despite a failure to pay advance on costs, Victor Lau, Issue #158 p50

Construction industry arbitration decisions—Should they be public?, Elena Waring and Lindsay Hogan, Issue #154 p48

Singapore Court of Appeal's approach towards the enforceability of an arbitral award and the tribunal's power to join non-parties into an arbitration, Paul Starr and Justin Lo, Issue #154 p22

The devil of dispute resolution clauses is in the detail—*Carr v Gallaway Cook Allan* [2014] NZSC 75, Domenic Cucinotta, Issue #157 p38

BOOK REVIEWS

A History of the Master Builders Association of NSW—The First Hundred and Thirty Years by John Richard Elder, John Twyford, Issue #154 p58

Best Practice in Construction Disputes—Avoidance, Management and Resolution by Paula Gerber and Brennan Ong, John Sharkey AM, Issue #154 p57

Best Practice in Construction Disputes—Avoidance, Management and Resolution by Paula Gerber and Brennan Ong, Richard Calver, Issue #155 p59

Construction Contract Variations by Michael Sergeant and Max Wieliczko, John Twyford, Issue #159 p58

Ellen Thomson—Beyond a Reasonable Doubt? by Vashti Farrer, John Twyford, Issue #157 p59

Modern Award Manual—Building and Construction General On-Site Award 2010 5th edition by Richard Calver and John Nikolic, John Twyford, Issue #157 p58

Old Law, New Law—A Second Australian Legal Miscellany by Keith Mason AC QC, John Twyford, Issue #159 p59

BUILDING REGULATION

Amendments to the *Home Building Act 1989* (NSW) passed by NSW parliament, Jennifer Turner and Nick Del Din, Issue #157 p52

Construction of roadworks and pipeworks may require a Queensland Building Services Authority licence, Stephen Pyman, Issue #154 p39

Snapshot of Victorian domestic building consumer protection reform strategy, James Morgan-Payler and Lucy Campbell, Issue #154 p16

Stop! See you in 24 hours—Significant legislative developments affecting employers in Queensland, Martin Osborne and Bronwyn Williams, Issue #157 p44

The pitfalls of commencing construction without a construction certificate, Anthony Perkins, Issue #159 p40

CONSTRUCTION INDUSTRY ETHICS

Ethics in arbitration—Now for the advocates, John Uff CBE QC, Issue #158 p6

CONTRACTS

'Pay when paid' and preconditions to payment—Do they hold up to scrutiny?, David Rodighiero and Marnie Carroll, Issue #158 p17

Agreements make the world go round—Except when they cause disputes!, Owen Hayford and Betina Friedeberg, Issue #155 p16

Are some things better left unsaid? A discussion on implied terms, Sonia Ng, Issue #157 p40

Are time bars unenforceable as penalties—The importance of looking at a contract as a whole, Dan Dragovic, Michelle Cole and Caroline Woo, Issue #154 p18

SUBJECTS

- Avoiding costly pitfalls when ending a business relationship, Mathew Deighton, Issue #158 p56
- Binding contractual agreements—The risk of protracted negotiations, Christopher Cranstoun, Issue #159 p48
- Can you seek specific performance of a clause in a contract after termination?, Graham Roberts, Issue #158 p22
- Caps on liability—Ensuring that an 'aggregate' cap means just that, Kirstin Bardel, Issue #155 p58
- Causation in construction law—The demise of the 'dominant cause' test!, Vincent Moran QC, Issue #156 p15
- Collateral warranties as 'construction contracts', Justin Mort, Issue #154 p24
- Consequential loss—It's all in the definition, Scott Alden and Philippa Hinton, Issue #156 p52
- Contracts (Rights of Third Parties) Bill—Implications for the construction industry, Samuel Cho, Issue #157 p30
- Court of Appeal accepts frustration in 'Sand Ban' case appeal, Paul Sandosham, Issue #158 p58
- Current issues in contractual set-off, MolinoCahill Lawyers, Issue #158 p26
- Dealing with concurrency in construction delay claims, Dean O'Leary, Issue #159 p52
- Endavouring to solve a contracting puzzle—*Electricity Generation Corporation (t/as Verve Energy) v Woodside Energy Ltd* [2014] HCA 7, Wayne Jovic and Matthew Bell, Issue #157 p18
- Errors in construction standards and specifications—Who bears the risk?, Rob Palmer and Baldev Bhinder, Issue #157 p34
- Exclusion clause trumps \$67m consequential loss claim, Philip Dawson and Eliza Grant, Issue #157 p42
- Exploring limitations of liability and exclusions of categories of loss, Patrick Mead, Issue #155 p20
- Global claims and concurrency—Where have we got to and where are we going?, Stephen Furst QC, Issue #154 p34
- Liquidated damages under United Arab Emirates and United Kingdom law—A comparison, Ahmed Ibrahim and James Mullen, Issue #156 p32
- On-demand security—Restraining calls, Kirstin Bardel, Issue #154 p46
- Risk shifting in building contracts, Alastair Oxbrough, Issue #154 p40
- Set some sensible parameters to your 'reasonable endeavours', Vanessa McBride, Issue #156 p20
- Supreme Court of Western Australia decision challenges the *Peerless* view of consequential loss, Julie Whitehead, Michael Creedon, David Pearce and Karen Walters, Issue #154 p56
- Surrounding circumstances and contract construction—Is there still an ambiguity gateway, Ashley Cahif, Issue #159 p44
- Termination for convenience—Does it mean what it says?, Henry Sherman, Issue #158 p46
- The case for exclusion of liability clauses in process contracts following *Tercon Contractors Ltd v British Columbia (Transportation and Highways)* 2010 SCC 4, Jaclyn Smith, Issue #156 p6
- The enforceability of obligations to negotiate in good faith in multi-tiered dispute resolution clauses in Australia and the United Kingdom, Geoff Hansen and Jennifer Galatas, Issue #158 p12
- Three new New Zealand standard conditions of contract for building and civil engineering, Sherwyn Williams, Issue #155 p46
- Time bars in construction contracts will not attract the penalty doctrine, Chris Harriss, Issue #157 p23
- When the principal delays the work, Tom Grace, Issue #159 p42

CORPORATIONS LAW

- Western Australia Court of Appeal upholds a contractor's right to enforce, by statutory demand, a judgment obtained following the adjudication of a payment claim under the *Construction Contracts Act 2004* (WA), Richard Edwards and Barbara Watroba, Issue #156 p30

SUBJECTS

DISPUTE RESOLUTION BOARDS

Lessons from abroad—The role of the FIDIC dispute adjudication board and engineer, Shaheer Tarin, Issue #159 p36

DISPUTE RESOLUTION

Costs thrown away in adjudications—Are they as irrecoverable as we think?, Andrew Kelly and Tom McKillop, Issue #156 p41

Dispute resolution procedures in contracts for major projects—A cautionary tale, Elisabeth Maryanov and Michael Lake, Issue #155 p18

International commercial dispute resolution and the place of judicial power, Chief Justice Robert French AC, Issue #154 p7

Judicial analysis of expert evidence in architect's negligence case—Recoverability of adjudication costs in subsequent litigation—*The Board of Trustees of National Museums & Galleries on Merseyside v AEW Architects & Designers Ltd & Anor* [2013] EWHC 2403 (TCC) AND [2013] EWHC 2576 (TCC) Lynne McCafferty Issue #156 p39

Sealing the settlement—Don't forget to invite the third parties, Peter Sise, Issue #157 p32

Uncertainty in dispute resolution clauses, Kyle Siebel and Rhiannon Hough, Issue #154 p52

ELECTRONIC COMMUNICATION

Can you serve in a dropbox?, Jennifer McVeigh and Thomas Ward, Issue #155 p52

ELECTRONIC TRANSACTIONS

Dropboxes, links and attachments—The pitfalls of electronic service of documents—*Conveyor and General Engineering Pty Ltd v Basetec Services Pty Ltd & Anor* [2014] QSC 30, John Grant, Issue #157 p54

EXPERT EVIDENCE

Admissibility of expert evidence—Has the basis rule survived section 79 of the *Evidence Act*?, Hugo de Kock, Issue #159 p6

INDUSTRIAL RELATIONS

Abbott government releases new construction code, Simon Billing, Anthony Forsyth and Joshua Levy, Issue #156 p36

The impact of the new anti-bullying laws on the building and construction industry, Richard Calver, Issue #156 p24

Union right of entry to workplaces—Employers should know their rights, Melissa Demarco, Issue #156 p22

INSURANCE

Are you jeopardising your insurance by inadvertently contracting out of proportionate liability legislation?, David Rodighiero and Marnie Carroll, Issue #154 p50

Insurance which extends cover to parties who do not take out the insurance policy, David Templeman and Charlotte Storey, Issue #159 p20

Mind the gap—Beware of indemnities and insurance, Bree O'Connell, Issue #155 p43

INTELLECTUAL PROPERTY

Architects and intellectual property—Protecting your building plans and designs, Michael Bampton, Issue #157 p46

Your plans—But not your building ..., Michael Hutton, Issue #156 p48

INTERNATIONAL ARBITRATION

English courts refuse bribery-based application to set aside Dubai arbitration award, Monique Hansen, Issue #158 p14

SUBJECTS

Federal Court of Australia—A pro-enforcement judiciary, Dylan McKimmie and Courtney Furner, Issue #159 p34

London arbitration clauses are valid in Australia—Confirmed by Australian Appeal Court, Dimity Maybury, Issue #156 p42

The evolution of international arbitration, Ben Giaretta and Michael Weatherley, Issue #156 p50

LITIGATION

Assessing reasonableness in relation to *Calderbank* offers, Catherine Anderson and Marc Bonavia, Issue #157 p36

Long awaited guidance on the time for bringing building actions in Victoria, Geoff Hansen and Carla Aumann, Issue #159 p50

Proportionate liability—What are you settling for?, MolinoCahill Lawyers, Issue #157 p56

Using the 'hot tub'—How concurrent expert evidence aids understanding issues, The Hon Justice Steven Rares, Issue #155 p6

NEGLIGENCE

Builders breathe sigh of relief, Jennifer Turner, Josh Chalkley and Nick Del Din, Issue #155 p25

Building certifier liability after *Brookfield*—where to now?, Christopher Kerin and James Qian, Issue #159 p31

The High Court decides—When does a builder owe a subsequent owner a duty of care?, Christopher Kerin and James Qian, Issue #158 p9

PERSONAL PROPERTY SECURITIES

Landmark decision on priority disputes under the *Personal Property Securities Act 2009* (Cth), David Rodighiero and Michael Elliott, Issue #154 p29

Ten years of the *Personal Property Securities Act* in New Zealand—Lessons and trends, Michael Arthur, Issue #155 p26

PERSONAL PROPERTY SECURITY

Another hard lesson learnt courtesy of the *Personal Property Securities Act 2009* (Cth), Matt Couper and Michael Elliott, Issue #158 p24

PROJECT MANGEMENT

Damages awarded for breach of contractual obligations of project management and contract supervision, Nick Crennan and Faith Laube, Issue #155 p49

PUBLIC PRIVATE PARTNERSHIPS

Have we forgotten the first 'P' in Public-Private Partnerships?, Emilia Budisavljevic, Issue #158 p32

REGULATION

Wherever you go, I will follow you—*Professional Engineers Act 2002* (QLD) applies to engineers outside Queensland, Andrew McCormack and Kate Robertson, Issue #159 p23

SECURITY OF PAYMENT

A wise decision on an 'unwise' amendment—New SOPA provisions considered for the first time, Mark Sheldon, Issue #159 p28

Adjudication determination as a basis for statutory demand in Western Australia, Stephen Boyle and Jack Inglis, Issue #159 p46

Adjudicator's deficient reasoning amounts to failure to exercise jurisdiction under *Security of Payment Act*, James Neal and Karen Lo, Issue #155 p40

Analysis of the *Building and Construction Industry Security of Payment Amendment Act 2013* (NSW), Scott Laycock, Scott Higgins and Rohan Dias, Issue #154 p26

SUBJECTS

Building and Construction Industry Payments Act reform—Key changes, Andrew McCormack and Amy Dunphy, Issue #158 p48

Can an adjudicator determine a payment in favour of a respondent on its counterclaim?—*Alliance Contracting Pty Ltd v James* [2014] WASC 212, Chris Ryder and Kristian Cywicki, Issue #158 p53

Claim for reimbursement of an adjudicated amount, Philip Davenport, Issue #159 p24

Make informal payment arrangements for construction work at your own peril, Nicholas Ng, Matt Thomas and Timothy Leschke, Issue #158 p30

Natural justice and the *Building and Construction Industry Security for Payments Act 1999* (NSW), The Hon Robert McDougall, Issue #157 p6

Queensland set for wide-ranging reforms to adjudication procedures under security of payment legislation, Aleisha Mackenzie, Craig Sawford and Tim Mitchell, Issue #156 p46

Security of payment reforms miss the mark on multi-tiered projects, Jessica Rippon and Antoine Smiley, Issue #155 p54

Security of payment—A practical guide to sabotage, Robert Fenwick Elliott, Issue #158 p18

Security of payment—When commercial credit agreements are unlikely to be ‘construction contracts’—The decision in *Class Electrical Services v Go Electrical* [2013] NSWSC 363, Rob Buchanan and Grace Melki, Issue #154 p32

Supreme Court decisions cement majority view of *Construction Contracts Act 2004* in Western Australia, Tony Fifield, Daniel Papalia and Trish Comer, Issue #158 p44

Western Australia decisions support broader scope to challenge CCA adjudication determinations, Ante Golem and Melissa De Abreu, Issue #156 p57

SPECIAL ANNOUNCEMENT

The Society of Construction Law—Special Announcement, Phillip Greenham, Issue #154 p6

TENDERING

Writing that winning tender, Robert Watson and Shelley Naylor, Issue #159 p16

CASES

A

- Abel Point Marina (Whitsundays) Pty Ltd v Uher* [2006] QSC 295, Issue #157 p10
- Absolute Analogue Inc v Sundance Resources Ltd (No 3)* [2014] WASC 283, Issue #159 p48
- Acohs Pty Ltd v R A Bashford Consulting Pty Ltd* (1997) 37 IPR 542, Issue #157 p48
- Acron Pacific Ltd v Offshore Oil* [1985] HCA 63, Issue #157 p25
- Adyard Abu Dhabi v SD Marine Services* [2011] EWHC 848 (Comm); [2011] BLR 384, Issue #156 p15; Issue #159 p53
- Aitken v Virgin Blue Airlines and Vandeven v Virgin Blue Airlines (No 2)* [2013] FCCA 2031, Issue #157 p37
- Alfred McAlpine Capital Projects Ltd v Tilebox Ltd* [2005] EWHC 281 (TCC), Issue #156 p34
- Alghussein Establishment v Eton College* [1991] 1 All ER 26, Issue #154 p47
- Aljade and MKIC v OCBC* [2004] VSC 351, Issue #157 p36
- Alliance Concrete Singapore Pte Ltd v Sato Kogyo (S) Pte Ltd* [2014] SGCA 35, Issue #158 p58
- Alliance Contracting Pty Ltd v James* [2014] WASC 212, Issue #158 p53
- Allianz Australia Insurance Ltd v Waterbrook at Yowie Bay Pty Ltd* [2009] NSWCA 224, Issue #156 p53, 56
- Allpro Building Services Pty Ltd v Micos Architectural Division Pty Ltd* [2010] NSWSC 474, Issue #157 p15
- Alstom Ltd v Yokogawa Australia Pty Ltd & Anor (No 7)* [2012] SASC 49, Issue #155 p21, 24; Issue #156 p53, 56
- AMP Capital Investors Limited v Parsons Brinckerhoff Australia Pty Ltd* (Unreported, Supreme Court of NSW, Pembroke J 11 August 2014), Issue #158 p33
- Andrews v Australia and New Zealand Banking Group Ltd* [2012] HCA 30, Issue #154 p18, 19; Issue #156 p7; Issue #157 p23, 25, 27, 28
- Aquagenics Pty Ltd v Break O-Day Council* [2010] TASFC 3, Issue #154 p50, 51
- Arabtec Construction LLC v Meydan Group LLC* (DIAC Case 02/2009), Issue #158 p14
- Arthur Hall v Simons* [2000] UKHL 38, Issue #158 p7
- Aspect Contracts (Asbestos) Ltd v Higgins Constructions Plc* [2013] EWCA Civ 1541, Issue #159 p25, 26
- AT&T Corp v Saudi Cable* [2000] BLR 293, Issue #158 p6
- Australasian Performing Right Association Ltd v Monster Communications Pty Ltd* (2006) 71 IPR 212, Issue #155 p9
- Australian Broadcasting Corporation v XIVth Commonwealth Games Ltd* (1998) 18 NSWLR 540, Issue #159 p49
- Australian Development Corporation Pty Ltd v White Constructions (ACT) Pty Ltd* (1996) 12 BCL 317, Issue #154 p20
- Azimut-Benetti SpA v Healey* [2010] EWHC 2234 (Comm), Issue #156 p34

B

- Balfour Beatty v Chestermount* [1993] 62 BLR 1, Issue #159 p53
- Bannister & Hunter v Transition Resort Holdings (No 2)* [2013] NSWSC 1943, Issue #155 p49
- Banque Keyser Ullmann SA v Skandia (UK) Insurance Co* [1990] QB 665, Issue #156 p16
- Bauen Constructions v Westwood Interiors* [2010] NSWSC 1359, Issue #155 p42
- BDMS Limited v Rafael Advanced Defence Systems* [2014] EWHC 451 (Comm), Issue #158 p50
- Beaufort Developments v Gilbert Ash* [1999] 1 AC 266, Issue #154 p38
- Beck v Montana Constructions Pty Ltd* (1963) 80 WN (NSW) 1578, Issue #157 p47, 48
- Bellgrove v Eldridge* (1954) 90 CLR 613, Issue #155 p50
- BHP Billiton Iron Ore v National Competition Council* (2007) 162 FCR 234, Issue #159 p9

CASES

BHP Petroleum Limited v British Steel & Daimine (1999) 2 Lloyd's Rep 523, Issue #155 p20
Blackpool and Fylde Aero Club Ltd v Blackpool Borough Council [1990] 3 All ER 25, Issue #156 p6
Blair v Curran [1939] HCA 23; (1939) 62 CLR 464, Issue #155 p41
BP Refinery (Westernport) Pty Limited v Shire of Hastings (1978) 52 ALJR 20, Issue #157 p40
Brerek Industries Pty Ltd v McKenzie Group Consulting Pty Ltd [2014] VSCA 165, Issue #159 p50
British Sugar PLC v NEI Power Product Ltd & Anor (1997) 87 BLR 42, Issue #155 p20
Brookfield Multiplex Ltd v Owners Corporation Strata Plan 61288 & Anor [2014] HCA 36, Issue #158 p9; Issue #159 p31,
Bryan v Maloney (1995) 182 CLR 609, Issue #158 p9, 10; Issue #159 p31
Buckley v Rice Thomas (1554) 1 Plowd 118, Issue #155 p6
Built Environs v Tali Engineering Pty Ltd [2013] SASC 84, Issue #157 p11, 15

C

Capper v Thorpe (1998) 194 CLR 342, Issue #157 p55
Carr v Gallaway Cook Allan [2014] NZSC 75, Issue #157 p38
Chaplin v Hicks [1911] 2 KB 786, Issue #154 p36
Chase Oyster Bar Pty Ltd v Hamo Industries Pty Ltd [2010] NSWCA 190; (2010) 78 NSWLR 393, Issue #155 p42
City Inn Limited v Shepherd Construction Limited [2001] ScotCS 189, Issue #157 p26
City Inn Ltd v Shepherd Construction Ltd [2008] BLR 269, Issue #154 p34, 37, 38; Issue #159 p52, 53
City Inn Ltd v Shepherd Construction Ltd [2010] BLR 473, Issue #154 p34, 37, 38; Issue #159 p52, 53
City Inn v Shepherd [2003] ScotCS 149, Issue #157 p27
Class Electrical Services v Go Electrical [2013] NSWSC 363, Issue #154 p32, 33
Clydebank Engineering Co v Castaneda [1904] UKHL 3, Issue #157 p28
Codelfa Construction Pty Ltd v State Rail Authority (NSW) (1982) 149 CLR 337, Issue #159 p44
Comercializadora de Equipos y Materiales Mabe Limitada [2013] EWHC 3010 (TCC), Issue #154 p46
Comercializadora de Equipos y Materiales Mabe Limitada [2013] EWHC 3201 (TCC), Issue #154 p46
Commissioner of Stamp Duties (NSW) v Perpetual Trustee Co Ltd (1929) 43 CLR 247, Issue #158 p26
Computershare Ltd v Perpetual Registrars Limited (No 2) [2000] VSC 233, Issue #154 p53
Concrete Pty Ltd v Parramatta Design & Developments Pty Ltd [2006] HCA 55, Issue #157 p48, 49
Conveyor and General Engineering Pty Ltd v Basetec Services Pty Ltd & Anor [2014] QSC 30, Issue #155 p53; Issue #157 p54
Cook's Constructions P/L v Stork Food Systems Aust P/L [2008] QSC 179, Issue #157 p24, 25
Council of the City of Sydney v Karimbla Properties (No 24) Pty Ltd [2014] NSWLEC 77, Issue #159 p40
County Ltd v Girozentrale Securities [1996] 3 All ER 834 CA, Issue #156 p16
Cranbrook School v JA Bradshaw Civil Contracting [2013] NSWSC 430, Issue #157 p12
Crestlite Glass & Aluminium Pty Ltd v White Industries (QLD) Pty Ltd (Unreported, FCA), Issue #158 p17

D

Dampskibsselskabet Norden A/S v Beach Building & Civil Group Pty Ltd [2012] FCA 696, Issue #156 p42
Dampskibsselskabet Norden A/S v Gladstone Civil Pty Ltd [2013] FCAFC 107, Issue #156 p43
Darlington Futures Ltd v Delco Australia Pty Ltd (1986) 161 CLR 500, Issue #154 p56; Issue #155 p20; Issue #156 p11; Issue #157 p23, 24, 25, 43

CASES

Dasreef Pty Ltd v Hawchar (2011) 277 ALR 611, Issue #159 p6, 10, 13, 14
David Hurst Constructions Pty Ltd v Durham [2008] NSWSC 318, Issue #157 p10
Davie v Lord Provost, Magistrate and Councillors of the City of Edinburgh 1953 SC 34, Issue #159 p8
De Beers UK Ltd v Atos Origin IT Services UK Ltd [2011] BLR 274, Issue #154 p37; Issue #156 p15, 18
De Beers UK v Atos [2010] EWHC 3276, Issue #159 p53
De Cesare v Deluxe Motors Pty Ltd (1996) 67 SASR 28, Issue #155 p51
Deepak Fertiliser & Petro Chemical Corporation v Davy McKee (London) Ltd & ICI Chemicals and Polymers Ltd (1991) 1 Lloyd's Rep 387, Issue #155 p20
Deputy Commissioner of Taxation v Broadbeach Properties Pty Ltd (2008) 237 CLR 473, Issue #156 p30, 31
Diploma Constructions v KPA Architects [2014] WASCA 91, Issue #159 p46
Dunlop Pneumatic Tyre Co Ltd v New Garage and Motor Co Ltd [1914] UKHL 1, Issue #157 p25, 26, 27
Dunlop v Matthew Tyre Co Limited v New Garage Motor Co Limited (1915) AC 79, Issue #156 p34
Dura (Aust) Constructions Pty Ltd v Hue Boutique Living Pty Ltd (No 3) [2012] VSC 99, Issue #159 p14

E

Egan v Chadwick (1999) 46 NSWLR 563, Issue #158 p38
Egan v Willis (1998) 195 CLR 424, Issue #158 p38
Electricity Generation Corporation (t/as Verve Energy) v Woodside Energy Ltd [2014] HCA 7, Issue #156 p20; Issue #157 p18, 20, 21, 22; Issue #159 p44, 45
Emerald Grain Australia Pty Ltd v Agrocrop International Pte Ltd [2014] FCA 414, Issue #159 p34
Emirates Trading Agency LLC v Prime Mineral Exports Private Limited [2014] EWHC 2104 (Comm), Issue #158 p12, 13
Environment Agency v Empress Car Co [1999] 2 AC 22, Issue #156 p16
Environmental Systems Pty Ltd v Peerless Holdings Pty Ltd [2008] VSCA 26, Issue #154 p56; Issue #155 p21, 23, 24; Issue #156 p52, 53, 54, 55, 56
Eric Preston Pty Ltd v Euroz Securities Ltd (2011) 274 ALR 705, Issue #159 p10
Ewing International LP v Ausbulk Limited [2008] SASC 25, Issue #158 p29

F

Fifty Property Investments Pty Ltd v O'Mara [2006] NSWSC 428, Issue #157 p15
Fiona Trust v Yuri Privalov [2010] EWHC 3199 (Comm), Issue #158 p15
Fisk & Anor (liquidators of Whitiri Potato Company Ltd (in liq)) v CR Grace Ltd & Ors (2008) 10 NZCPR 12, Issue #155 p32
Folkes v Chadd (1782) 3 ER 589, Issue #159 p7
Fox v Percy (2003) 214 CLR 118, Issue #155 p13

G

Galoo Ltd v Bright Grahame Murray [1994] 1 WLR 1360, Issue #156 p16
Gaymark Investments Pty Ltd v Walter Construction Group Ltd (1999) 16 BCL 449, Issue #159 p42
GEC Alsthom Australia Ltd v City of Sunshine (Unreported Federal Court, Ryan J, 20 February 1996), Issue #155 p22
GEC Marconi Systems Pty Ltd v BHP Information Technology Pty Ltd (2003) 128 FCR 1, Issue #155 p21
Geemaz Management Pty Ltd v Geelong Motors Pty Ltd [2013] VSC 571, Issue #155 p16
Geldof Metaalconstructie NV v Simon Carves Limited [2010] EWCA Civ 667, Issue #158 p28

CASES

Godfrey Spowers (Victoria) Pty Ltd v Lincolne Scott Australia Pty Ltd & Ors [2008] VSCA 28, Issue #157 p56, 57
Graham v Baptist Union of New South Wales [2006] NSWSC 616, Issue #157 p11
Graham v Portacom [2004] 2 NZLR 528, Issue #155 p30, 32
Greenwich Millennium Village v Essex Services Group Plc [2013] EWHC 3059 (TCC), Issue #156 p15, 18
Grocon Constructors Pty Ltd v Planit Cocciardi Joint Venture (No 2) (2009) 26 VR 172, Issue #157 p11
Grunwald v Hughes & Ors (1965) SLT 209, Issue #154 p35
Gruzman Pty Ltd v Percy Marks Pty Ltd (1989) 16 IPR 87, Issue #157 p48, 49

H

H Fairweather & Co Ltd v London Borough of Wandsworth (1987) 39 BLR 106, Issue #156 p18; Issue #159 p53
Habig v McCrae & Ors [2014] QSC 69, Issue #157 p36
Hadley v Baxendale (1854) 9 Exch 341, Issue #154 p56; Issue #155 p21, 23; Issue #156 p52, 53, 54, 56
Hancock Prospecting Pty Ltd v Wright Prospecting Pty Ltd [2012] WASCA 216, Issue #159 p45
Hazeldene's Chicken Farm Pty Ltd v Victorian WorkCover Authority (No 2) (2005) 13 VR 435, Issue #157 p36
Healy Holmberg v Grant [2012] 3 NZLR 614, Issue #155 p32
Henry Boot Construction (UK) Ltd v Malmaison Hotel (Manchester) Ltd [1999] 70 Con LR 32, Issue #156 p15, 17, 18; Issue #159 p53
Her Majesty the Queen in right of Ontario and the Water Resources Commission v Ron Engineering & Construction (Eastern) Ltd [1981] 1 SCR 111, Issue #156 p7, 9, 11
Hervey Bay (JV) Pty Ltd v Civil Mining and Constructions Pty Ltd (2010) 26 BCL 130, Issue #159 p43
Heskell v Continental Express Ltd [1950] 1 All ER 1033, Issue #154 p34; Issue #156 p16
Hi-Lite Electrical Ltd v Wolseley UK Ltd [2011] EWHC 2153 (TCC), [2010] BLR 225, Issue #156 p16
Honeywell International Middle East Limited v Meydan Group LLC (formerly known as Medan LLC) [2014] EWHC 1344 (TCC), Issue #158 p14
Honeywell v Meydan Group LLC (DIAC Case 201/2010), Issue #158 p14, 15
Hospital Products Ltd v United States Surgical Corporation (1984) 156 CLR 41; [1984] HCA 64, Issue #156 p20
Hrvatska Elektroprivreda dd v Slovenia, ICSID Case No ARB/05/24, Issue #158 p7
Hudspeth v Scholastic Cleaning and Consultancy Services Pty Ltd [2012] VSC 555, Issue #159 p14
Hughes Aircraft Systems International v Airservices Australia (No 3) (1997) 76 FCR 151, Issue #156 p6, 11, 12

I

Ikarian Reefer [1993] 2 Lloyd's Rep 68, Issue #158 p6
In the matter of Maiden Civil (P&E) Pty Ltd; Richard Albarran and Blair Alexander Pleash as receivers and managers of Maiden Civil (P&E) Pty Ltd & Ors v Queensland Excavation Services Pty Ltd & Ors [2013] NSWSC 852, Issue #154 p29; Issue #158 p24, 25
Inform Design and Construction Pty Ltd v Boutique Homes Melbourne Pty Ltd [2008] FCA 912, Issue #157 p47
Ipex ITG Ltd (in liq) v State of Victoria [2010] VSC 480, Issue #156 p8, 11

J

J Murphy & Sons Ltd v Johnston Precast Ltd [2008] EWHC 3024 (TCC), Issue #156 p16
Jennings Construction Ltd v QH & M Birt Pty Ltd (1986) 8 NSWLR 18, Issue #157 p24
Jerram Falkus Construction Limited v Fenice Investments Inc (No 3) [2011] EWHC 1935 (TCC); [2011] BLR 644, Issue #154 p38; Issue #159 p54
John Goss Projects v Leighton Contractors [2006] NSWSC 789, Issue #157 p12

CASES

John Goss Projects v Leighton Contractors [2006] NSWSC 798, Issue #154 p19
John Holland Pty Limited v Cardno MBK (NSW) Pty Limited & Ors [2004] NSWSC 258, Issue #157 p14
John Holland Pty Ltd v Roads and Traffic Authority (NSW) [2007] NSWCA 19, Issue #157 p13
John Holland Pty Ltd v TAC Pacific Pty Ltd [2009] QSC 205, Issue #155 p42; Issue #157 p12
Johnson v Johnson (2000) 201 CLR 488, Issue #157 p9
Jones v Kaney [2011] UKSC 13, Issue #158 p7
JS Brooksbank & Co v EXFTX Ltd (2009) 10 NZCLC (CA), Issue #155 p30, 33, 34

K

Kane (Horsell International Pty Ltd v Divetwo Pty Ltd [2013] NSWCA 368, Issue #155 p44
Kellogg Brown & Root v Doric [2014] WASC 206, Issue #159 p46
Kioa v West (1985) 159 CLR 550, Issue #157 p9
Kitchen Xchange v Formacon Building Services [2014] NSWSC 1602, Issue #159 p28, 29
KS Energy Services Ltd v BR Energy (M) Sdn Bhd [2014] SGCA 16, Issue #157 p18, 20, 21, 22
Kuwait Airways Corp v Iraq Airways Co [2002] UKHL 19, Issue #154 p35

L

Laing Management (Scotland) Ltd v John Doyle Construction Ltd [2004] BLR 295, Issue #154 p34, 36, 37, 38
Leander Construction Limited v Mulalley and Company Limited [2011] EWHC 3449 (TCC), Issue #157 p40, 41
Leighton v Arogen [2012] NSWSC 1323, Issue #157 p13, 14
Leyland Shipping Co Ltd v Norwich Union Fire Insurance Society Ltd [1918] AC 350, Issue #154 p36
Loewen Group Inc v United States, ICSID Case No ARB(AF)/98/3, Issue #154 p13
Love v Brien [2012] WASC 457, Issue #154 p18, 19
Lumley General Insurance Ltd v Port Phillip City Council [2013] VSCA 367, Issue #155 p43

M

Macmahon Mining Services v Cobar Management [2014] NSWSC 502, Issue #156 p52, 55, 56; Issue #157 p42
Mainteck Services Pty Ltd v Stein Heurtey SA [2014] NSWCA 184, Issue #159 p45
Maitland Hospital v Fisher (No 2) (1992) 27 NSWLR 721, Issue #157 p36
Makita (Australia) Pty Ltd v Sprowles (2001) 52 NSWLR 705, Issue #159 p6, 8, 9, 11, 13, 14
Marac Finance Limited v Greer [2012] 2 NZLR 497 (CA), Issue #155 p33
Matthews v SPI Electricity Pty Ltd (No 9) [2012] VSC 340, Issue #159 p14
Maxstra NSW Pty Ltd v Blacklabel Services Pty Ltd [2013] NSWSC 406, Issue #155 p42
McGillivray v Davidson (1993) SLT 693, Issue #154 p35
Meadow v GMC [2007] QB 462, Issue #158 p6, 7
Meydan Group LLC v Honeywell (DIAC Case 18/2012), Issue #158 p14, 15
MGC Properties Pty Ltd v Tang (2009) QSC 322, Issue #155 p22
Minister of Commerce v Contrax [2005] NSWCA 142, Issue #158 p19, 20, 21
MJB Enterprises Ltd v Defence Construction (1951) Ltd [1999] 1 SCR 619, Issue #156 p10
Moorabool Shire Council and Anor v Taitapanui [2006] VSCA 30, Issue #159 p32
MPM Constructions Pty Ltd v Trepcha Constructions Pty Ltd [2004] NSWSC 103, Issue #157 p12

CASES

MT Hojgaard a/s v EON Climate and Renewables UK Robin Rigg East Limited & Anor [2014] EWHC (TCC), Issue #157 p34

Muin v Refugee Review Tribunal (2002) 76 ADJR 966, Issue #157 p9

Multiplex Constructions Pty Ltd v Luikens [2003] NSWSC 1140, Issue #157 p10

Multiplex v Honeywell [2007] BLR 195, Issue #159 p53

Musico v Davenport [2003] NSWSC 977, Issue #157 p9, 10

N

National Australia Bank Ltd v Indoport Pty Ltd [2007] NSWSC 1349, Issue #158 p29

National Museums & Galleries on Merseyside Board of Trustees v AEW Architects & Designers Ltd [2013] EWHC 3025, Issue #156 p41

Newcrest Mining Ltd v Michael Emery Thornton [2012] HCA 60, Issue #157 p56

O

Ooralea Developments Pty Ltd v Civil Contractors (Aust) Pty Ltd & Anor [2013] QSC 254, Issue #154 p39

Opal Maritime Agencies Pty Ltd v The Proceeds of Sale of the Vessel MV 'Skulptor Konenkov' (2000) 98 FCR 519, Issue #158 p26

Opat Decorating Service (Aust) Pty Ltd v Hansen Yuncken (SA) Pty Ltd (1994) 11 BCL 360; [1994] SASC 4878, Issue #157 p24

Owners Corporation Strata Plan 72535 v Brookfield Australia Investments Ltd [2012] NSWSC 712, Issue #155 p25

Owners-SP 69567 v Landson Alliance Australia [2014] NSWSC 1592, Issue #159 p33

P

Paciocco v ANZ [2014] FCA 35, Issue #157 p27

Paric v John Holland (Constructions) Pty Ltd (1985) 62 ALR 85, Issue #159 p10

Parker v City of Bankstown RSL Community Club Ltd (No 2) [2014] NSWSC 921, Issue #157 p37

Parkview Constructions Pty Ltd v Sydney Civil Excavations Pty Ltd [2009] NSWSC 61, Issue #157 p13

Parkwood Leisure Ltd v Laing O'Rourke Wales and West Ltd [2013] EWHC 2665 (TCC), Issue #154 p24, 25

PC Harrington Contractors Ltd v Systech International Ltd [2012] EWCA Civ 1371, Issue #156 p44

Peak Construction (Liverpool) Ltd v McKinney Foundations Ltd (1970) 69 LGR 1, Issue #159 p42

Pegler Ltd v Wang (UK) Ltd (No 1) [2000] BLR 218, Issue #155 p20

Penfolds Projects Pty Ltd v Securcorp Limited [2011] QDC 77, Issue #157 p54

Peninsula Balmain Pty Ltd v Abigroup Contractors Pty Ltd (2002) 18 BCL 322, Issue #159 p43

Percy Bilton v GLC [1982] 20 BLR 1 (HL), Issue #159 p52

Perini Corporation v Commonwealth of Australia [1969] 2 NSW 530, Issue #159 p37

Perpetual Trustee Company Ltd v CTC Group Pty Ltd (No 2) [2013] NSWCA 58, Issue #154 p50

Perrinepod Pty Ltd v Georgiou Building Pty Ltd [2011] WASCA 217; (2011) 43 WAR 319, Issue #159 p47

Petroleo Brasileiro v ENS 1 Kos Ltd [2012] UKSC 17, Issue #156 p19

Philips Hong Kong Ltd v Attorney General of Hong Kong [1993] 61 BLR 41, Issue #157 p28

Plenary Research Pty Ltd v Biosciences Research Centre Pty Ltd [2013] VCSA 217, Issue #154 p53, 54; Issue #155 p18

Port Jackson Stevedoring Pty Ltd v Salmond & Spraggon (Aust) Pty Ltd [1978] HCA 8; (1977) 139 CLR 231, Issue #157 p23, 24, 25, 28

CASES

Pro-Image Studios v Commonwealth Bank of Australia (1991) 4 ACSR 586, Issue #158 p26

Prodexport State Co for Foreign Trade v ED and F Man Ltd [1973] QB 389, Issue #154 p10

PT First Media TBK and Astro Nusantara International BV & Ors [2013] SGCA 57, Issue #154 p22

Q

QH Tours Ltd v Ship Design and Management (Aust) Pty Ltd (1991) 33 FCR 227, Issue #154 p11

R

R v Ryan [2002] VSCA 176, Issue #159 p13

Rabobank New Zealand Ltd v StockCo Ltd (Unreported 17 February 2010, Associate Judge Gendall, HC Napier, CIV-2009-441-207 (HC), Issue #155 p36

Rabobank NZ Ltd v McAnulty [2011] 3 NZLR 192, Issue #155 p34

Radford v De Froberville [1997] 1 WLR 1262, Issue #155 p51

Raguz v Sullivan (2000) 50 NSWLR 236, Issue #154 p10

Ramsay v Watson (1961) 108 CLR 642, Issue #159 p8, 14

Re Application of Keith Bray Pty Ltd (1991) 23 NSWLR 430, Issue #158 p26

Re King Robb Limited (2006) 2 NZCCLR 959 (HC), Issue #155 p35

Re Service Foods: Simpson v New Zealand Associated Refrigerated Food Distributors Limited [2007] 2 NZLR 130 (CA), Issue #155 p35

Red Ink Homes Pty Ltd v Court [2014] WASC 52, Issue #156 p57, 58

Regional Power Corporation v Pacific Hydro Group Two Pty Ltd (No 2) [2013] WASC 356, Issue #154 p56; Issue #155 p22, 24; Issue #156 p54, 55, 56

Resin Systems Inc v Industrial Service & Machine Inc [2008] ABCA 104, Issue #158 p51, 52

Ringrow Pty Ltd v BP Australia Pty Ltd [2005] HCA 71, Issue #154 p21; Issue #157 p26, 27, 28

RNR Contracting Pty Ltd v Highway Constructions Pty Ltd [2013] WASC 423, Issue #159 p47

Robophone Facilities Ltd v Blank [1966] 1 WLR 1428, Issue #157 p28

Rompetrol Group NV v Romania, ICSID Case No ARB/06/3, Issue #158 p7

Royal Brompton Hospital National Health Trust v Hammond (No 7) [2001] 76 Con LR 148, Issue #156 p15; Issue #159 p53

S

Sabemo (WA) Pty Limited v O'Donnell Griffin Pty Limited (1983) (Unreported, Court of WA), Issue #158 p17

Sabir UK Petrochemicals Limited v Punj Lloyd Limited & Ors [2013] EWHC 2916 (TCC), Issue #155 p58

Saint Line Ltd v Richardsons, Westgarth & Co Ltd [1940] 2 KB 99, Issue #157 p43

Sampi v Western Australia [2005] FCA 777, Issue #159 p9

Sankey v Whitlam (1978) 142 CLR 1, Issue #158 p38

Scott v Avery (1856) 10 ER 1121, Issue #154 p10, 52

Seabreeze Manly v Toposu [2014] NSWSC 1097, Issue #158 p31

Segard Masurel v Nicol (2008) 10 NZCLC 264 (HC), Issue #155 p33, 34

Simon Carves v Ensus UK [2011] BLR 340, Issue #154 p47

SMEC Australia Pty Ltd v Valentine Falls Estate Pty Ltd [2011] WASCA 138, Issue #155 p22

SMK Cabinets v Hilti [1984] VR 391, Issue #159 p53

Speno Rail Maintenance Australia Pty Ltd v Hamersely Iron Pty Ltd (2000) 23 WAR 291, Issue #155 p44

CASES

Sperry Inc v Canadian Imperial Bank of Commerce and Thorne Riddell Inc (1985) 17 DLR (4th) 236, PPSAC 314, Issue #155 p36

Spiers Earthworks Pty Ltd v Landtec Projects Corporation Pty Ltd (No 2) [2012] WASCA 53, Issue #159 p42

St Hilliers Contracting Pty Ltd v Dualcorp Civil Pty Ltd [2010] NSWSC 1468, Issue #157 p13

State Water Corporation v Civil Team Engineering Pty Ltd [2013] NSWSC 1879, Issue #155 p40; Issue #157 p11, 13, 14

Stead v SGIO (1986) 161 CLR 141, Issue #156 p58

Steria Ltd v Sigma Wireless Communications Ltd [2008] BLR 79 TCC, Issue #154 p37

Steria v Sigma [2008] BLR 79, Issue #156 p15

Stiassny v Commissioner of Inland Revenue [2012] NZSC 16, Issue #155 p32, 34

Strong Wise Ltd v Esso Australia Resources Ltd (2010) 185 FCR 149, Issue #155 p10

Super Pty Ltd (formerly known as Leda Constructions Pty Ltd) v SJP Formwork (Aust) Pty Ltd (1992) 29 NSWLR 549, Issue #157 p11

Sutcliffe v Thackrah [1974] AC 727, Issue #159 p25

Sydneywide Distributors v Red Bull Australia [2002] FCAFC 157, Issue #159 p9, 10, 13, 14

T

TCL Air Conditioner (Zhongshan) Co Ltd v Judges of the Federal Court of Australia (2013) 87 ALJR 410, Issue #154 p8, 11

Technomin Australia Pty Ltd v Xstrata Nickel Australasia Operations Pty Ltd [2014] WASCA 164, Issue #159 p45

Tercon Contractors Ltd v British Columbia (Transportation and Highways) 2010 SCC 4, Issue #156 p6, 8, 10, 11, 12

The Board of Trustees of National Museums & Galleries on Merseyside v AEW Architects & Designers Ltd & Anor [2013] EWHC 2403 (TCC) and [2013] EWHC 2576 (TCC), Issue #156 p39

The Owners—Strata Plan No. 61288 v Brookfield Australia Investments Ltd [2012] NSWSC 1219, Issue #158 p9

The Owners—Strata Plan No. 61288 v Brookfield Australia Investments Ltd [2013] NSWCA 317, Issue #155 p25; Issue #158 p9

The Steel Company of Canada v Willard Management Ltd [1966] SCR 746, Issue #157 p35

Thiess Pty Ltd v MCC Mining (Western Australia) Pty Ltd [2011] WASC 80, Issue #159 p47

Threlfell v TBS Building Services and VWA v City of Port Phillip [2011] VCC 1491, Issue #155 p43

Timbarra Protection Coalition Inc v Ross Mining NL (1999) 46 NSWLR 55, Issue #158 p45

Toll Logistics v McKay [2011] 2 NZLR 601, Issue #155 p34

Travista Development Pte Ltd v Tan Kim Swee Augustine [2008] 2 SLR (r0 474, Issue #157 p21

Tridant Engineering Co Ltd & Anor v Mansion Holdings Ltd & Anor [2001] HKEC 845, Issue #157 p41

Tridant Engineering Co Ltd v Mansion Fire Engineering Co Ltd [2000] HKEC 656, Issue #157 p41

Trollope & Colls v North West [1973] 9 BLR 60, Issue #159 p52

Trustees of Roman Catholic Church for Diocese of Lismore v TF Woollam & Son [2012] NSWSC 1559, Issue #159 p29

TSG Building Services Plc v. South Anglia Housing Ltd [2013] EWHC 1151, Issue #158 p46, 47

Tullett Prebon Group Ltd v Ghaleb El-Hajjali [2008] EWHC 1924 (QB) , Issue #156 p34

Turner Corp Ltd (in liq) v Co-ordinated Industries Pty Ltd (1994) 11 BCL 202, Issue #159 p42

Turner Corp Pty Ltd (recv & mgr apptd) v Austotel Pty Ltd (1994) 13 BCL 378, Issue #159 p42

CASES

U

United Group Rail Services Ltd v Rail Corp (NSW) (2009) 74 NSWLR 618, Issue #158 p12, 13

V

Valentine Estate Pty Ltd v SMEC Australia Pty Ltd [2010] WASC 319, Issue #155 p22

Viacom Global (Netherlands) BV v Scene 1 Entertainment Ltd (in receivership) (Unreported, 18 September 2009, Andrews J, HC Auckland, CIV 2009–404–4305 (HC), Issue #155 p33

Vollenbroich v Krongold [2006] VCAT 1710, Issue #157 p57

W

Walford v Miles [1992] 2 AC 128, Issue #158 p13

Walker Construction (UK) Ltd v Quayside Homes Ltd [2014] EWCA Civ 93, Issue #159 p26

Waller v NZ Bloodstock [2006] 3 NZLR 629 (CA), Issue #155 p30, 31, 32

Walter Lilly & Co Ltd v Mackay & DMW Ltd [2012] EWHC 1773 (TCC); [2012] BLR 503, Issue #154 p35, 36, 37, 38; Issue #156 p15, 18; Issue #159 p54

Ward v Eltherington [1982] Qd R 561, Issue #158 p17

Watpac Construction (NSW) Pty Ltd v Austin Corp Pty Ltd [2010] NSWSC 168, Issue #157 p12

Western Export Services Inc v Jireh International Pty Ltd (2011) 282 ALR 604; [2011] HCA 45, Issue #156 p9; Issue #157 p20; Issue #159 p44, 45

Westport Insurance Corp v Gordian Runoff Limited (2011) 244 CLR 239, Issue #154 p9

White v Spiers Earthworks Pty Ltd [2014] WASC 139, Issue #158 p24, 25

Winnipeg Condominium Corporation No 36 v Bird Construction Co [1995] 1 SCR 85, Issue #158 p10

Woolcock Street Investments Pty Ltd v CDG Pty Ltd (2004) 216 CLR 515, Issue #158 p9, 10; Issue #159 p31, 32

Wormald Engineering Pty Ltd v Resources Conservationists Co (1989) 8 BCL 158; (1989) ACLR 28, Issue #157 p24, 26

Wormald Engineering Pty Ltd v Resources Conservations Co International (1988) 8 BCL 158, Issue #154 p20

WQube Port of Dampier v Graham Anstee–Brook [2014] WASC 331, Issue #158 p44

WQube Port of Dampier v Philip Loots of Kahlia Nominees Ltd [2014] WASC 331, Issue #158 p44, 45

Wulguru Heights Pty Ltd v Merritt Cairns Constructions Pty Ltd [1995] 2 Qd R 521, Issue #158 p27, 28

Y

Yarm Road Ltd v Costain Ltd [2001] HT01228 TCC, Issue #154 p25

York Civil Pty Ltd v Coleman Rail Pty Ltd [2014] SASC 122, Issue #158 p22, 23

Z

Zurich Bay Holdings Pty Ltd v Brookfield Multiplex Engineering and Infrastructure Pty Ltd [2014] WASC 40, Issue #156 p57

LEGISLATION

A

Accident Compensation Act 1985 (Vic), Issue #155 p43
Acts Interpretation Act 1954 (Qld), Issue #155 p52; Issue #157 p54
Arbitration Act 1979 (UK), Issue #154 p10
Arbitration Act 1996 (NZ), Issue #157 p38
Arbitration Act 1996 (UK), Issue #158 p6, 14, 15, 16, 51, 52
Australian Centre for International Commercial Arbitration Rules (2011), Issue #158 p52

B

Builder's Licensing Act 1971 (NSW), Issue #154 p59
Building Act 1972 (ACT), Issue #159 p32
Building Act 1993 (Vic), Issue #158 p10; Issue #159 p32, 50, 51
Building Act 2004 (ACT), Issue #158 p11; Issue #159 p32
Building and Construction Industry (Fair and Lawful Building Sites) Code (2014) (Cth), Issue #156 p36, 37, 38; Issue #157 p45
Building and Construction Industry (Improving Productivity) Bill 2013 (Cth), Issue #156 p36, 38; Issue #157 p45
Building and Construction Industry Payments Act 2004 (Qld), Issue #154 p39; Issue #155 p53; Issue #156 p46, 47; Issue #157 p54; Issue #158 p17, 48
Building and Construction Industry Payments Amendment Act 2014 (Qld), Issue #158 p48, 49
Building and Construction Industry Security of Payment Act 1999 (NSW), Issue #154 p27, 32, 33, 59; Issue #155 p40, 42; Issue #157 p6, 9, 13, 14; Issue #158 p18, 19, 20, 21, 31; Issue #159 p24, 25, 26, 28
Building and Construction Industry Security of Payment Act 2010 (NSW), Issue #155 p54
Building and Construction Industry Security of Payment Amendment Act 2013 (NSW), Issue #154 26; Issue #159 p28
Building and Construction Industry Security of Payment Regulation 2008 (NSW), Issue #159 p29
Building Code 2013 (Cth), Issue #156 p36, 37; Issue #157 p45
Building Services Authority Act 1991 (Qld), Issue #154 p39

C

Carriage of Goods by Sea Act 1991 (Cth), Issue #156 p42, 43
Chattel Securities Act 1987 (WA), Issue #158 p24
Civil Judgments Enforcement Act 2004 (WA), Issue #156 p31
Code of Practice for the Building and Construction Industry (2013) (Qld), Issue #157 p45
Companies Act 1993 (NZ), Issue #155 p35
Competition and Consumer Act 2010 (Cth), Issue #154 p44; Issue #159 p24, 33
Construction Contracts Act 2002 (NZ), Issue #155 p48
Construction Contracts Act 2004 (WA), Issue #156 p30, 57, 58; Issue #158 p44, 53, 54, 55; Issue #159 p46, 47
Contracts (Rights of Third Parties) Bill 2014 (HK), Issue #157 p30
Conventional Penalties Act 15 of 1962 (South Africa), Issue #156 p35
Copyright Act 1968 (Cth), Issue #157 p46, 47, 49, 50
Copyright Amendment (Moral Rights) Act 2000 (Cth), Issue #157 p46, 49
Corporations Act 2001 (Cth), Issue #156 p30, 31; Issue #159 p21, 46, 47

LEGISLATION

D

Domestic Building Contracts Act 1995 (Vic), Issue #158 p10; Issue #159 p32

Domestic Building Contracts Act 2000 (Qld), Issue #158 p11

Dubai International Arbitration Centre Rules (2004), Issue #158 p16

E

Electrical Safety Act 2002 (Qld), Issue #157 p44

Electrical Safety Regulation 2013 (Qld), Issue #157 p44

Electronic Transactions (Queensland) Act 2001 (Qld), Issue #155 p53; Issue #157 p55

Environmental Planning and Assessment Act 1979 (NSW), Issue #159 p32, 40, 41

Evidence Act 1995 (NSW), Issue #159 p6, 8, 9

F

Fair Work Act 2009 (Cth), Issue #156 p22, 23, 27, 28, 37; Issue #157 p37

Freedom of Information Act 1982 (Vic), Issue #158 p36

G

Grain Trade Australia Dispute Resolution Rules (2014), Issue #159 p34

H

Home Building Act 1989 (NSW), Issue #155 p25; Issue #157 p52, 53; Issue #158 p11; Issue #159 p32

Home Building Amendment Bill 2014 (NSW), Issue #157 p52, 53; Issue #158 p11

Housing Grants Construction and Regeneration Act 1996 (UK), Issue #154 p24, 25, 57

I

Insurance Contracts Act 1984 (Cth), Issue #159 p20, 21, 22

Insurance Contracts Amendment Act 2013 (Cth), Issue #159 p20, 21

International Arbitration Act 1974 (Cth), Issue #154 p10, 11; Issue #159 p34, 35

International Arbitration Act 1994 (Chapter 143A), Issue #154 p22

International Chamber of Commerce Rules of Arbitration (1998), Issue #158 p50, 51, 52

L

Land Transfer Act 1952 (NZ), Issue #155 p33

Law of Property Act 2000 (NT), Issue #157 p33

Law Reform (Contributory Negligence and Tortfeasors' Contribution) Act 1947 (WA), Issue #157 p56

Law Reform (Contributory Negligence) Act 1945 (UK), Issue #154 p34

Limitation of Actions Act 1958 (Vic), Issue #159 p50, 51

N

New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards (1958), Issue #154 p14; Issue #156 p43, 51; Issue #158 p15

North American Free Trade Agreement (1994), Issue #154 p13

O

Oaths Act 1900 (NSW), Issue #154 p27, 28

LEGISLATION

P

Patents Act 1990 (Cth), Issue #155 p8

Personal Property Securities Act 1999 (NZ), Issue #155 p26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37

Personal Property Securities Act 2009 (Cth), Issue #154 p29, 30, 31; Issue #158 p24, 25

Personal Property Security Act 1993 (Canada), Issue #155 p26

Professional Engineers Act 2002 (Qld), Issue #159 p23

Property Law Act 1969 (WA), Issue #157 p33

Property Law Act 1974 (Qld), Issue #157 p33

S

Sale of Goods Act 1908 (NZ), Issue #155 p33

Singapore International Arbitration Centre Rules (2007), Issue #154 p22, 23

Singapore International Arbitration Centre Rules (2013), Issue #154 p22, 23; Issue #156 p50

Subcontractors' Charges Act 1974 (Qld), Issue #156 p47

Summary Offences Act 1970 (NSW), Issue #154 p59

Supreme Court Act 1970 (NSW), Issue #155 p41

T

The Hague Convention on Choice of Court Agreements (2005), Issue #154 p14

U

UNCITRAL Model Law on International Commercial Arbitration (1985), Issue #154 p10, 11, 22, 23; Issue #156 p43; Issue #159 p34, 35

United Arab Emirates Civil Code (1985), Issue #159 p54, 55

United Arab Emirates Federal Civil Procedures Law (1992), Issue #158 p15

W

Work Health and Safety Act 2011 (Cth), Issue #156 p22, 23, 27, 28; Issue #157 p44

Work Health and Safety and Other Legislation Amendment Bill 2014 (Cth), Issue #156 p23; Issue #157 p44

Workplace Relations Act 1996 (Cth), Issue #156 p26

Wrongs Act 1958 (Vic), Issue #157 p56

STANDARDS AND CONTRACTS REFERRED TO

AS 2124–1978, Issue #157 p24

AS 2124–1992, Issue #154 p43, 45; Issue #158 p27, 29; Issue #159 p25, 27, 36, 37, 42

AS 4000–1997, Issue #154 p43, 45; Issue #158 p30; Issue #159 p36, 37

AS 4300–1995, Issue #154 p43, 50, 51

JCT 1980, Issue #154 p37

NEC 3, Issue #158 p18, 46, 47

NPWC 3–1981, Issue #159 p42

NZS 3910–2013, Issue #155 p46, 48

NZS 3916–2013, Issue #155 p46

NZS 3917–2013, Issue #155 p46



AUSTRALIAN CONSTRUCTION LAW NEWSLETTER
SWAP EXCHANGE PTY. LTD.
PO BOX R1140 ROYAL EXCHANGE
SYDNEY NSW 1225 AUSTRALIA