

NEW ZEALAND
UNIVERSITIES

LAW REVIEW

Index

Volumes 1 to 28(2)

1963 to 2018

Compiled by

N E WELLS, BA LLB (HONS), BARRISTER (VOLUMES 1–17)

D R GOLDSMITH, MLIS (VOLUME 18)

MARTIN DE JONG (VOLUMES 19–22)

CLAIRE BURNET (UPDATED TO VOLUME 24)

WILLOW HENDERSON AND KEVIN LEARY (VOLUME 25–26)

CHRISTOPHER YEE, MITCH MARKS AND AMY DODDS (VOLUME 26)

GEMMA BROWN AND RICHIE WORT (VOLUME 27)

JILL GALLOP (VOLUME 28)

INTRODUCTION

This index covers the New Zealand Universities Law Review from Volumes 1 to 28(2) from 1963 to 2018. The index is in two parts:

- INDEX TO ARTICLES AND NOTES lists articles, case notes and comment, and reviews of legislation, under the most appropriate category or subcategory of law. Some items are listed under several categories or subcategories.
- INDEX OF BOOK REVIEWS lists books reviewed in a similar manner, using one category level.

Entries under each category or subcategory are listed chronologically. A full list of the categories used in each part of the index follows on pages 4–6.

The references in each entry are to the volume and starting page number in NZULR, eg “17: 321” means the item starts at volume 17, page 321.

You may also search for author names, references to cases and legislation, and keywords in article or book titles by using the Find tool in your PDF viewer.

This index will be updated as each issue of NZULR is published. We welcome any feedback or suggestions for improvement. Contact the NZULR Production Editor at Brookers.

Published by Thomson Reuters New Zealand Ltd

Level 19 Plimmer Towers, 2-6 Gilmer Terrace, Wellington 6011

ISSN 0549 0618

NOTICE OF DISCLAIMER: This publication is intended to provide accurate and adequate information pertaining to the subject matters contained herein within the limitations of the size of this publication. Nevertheless it has been written, edited, and published and is made available to all persons and entities strictly on the basis that its authors, editors, and publishers fully exclude any liability by any or all of them in any way to any person or entity for damages in respect of or arising out of any reliance in part or full, by such person or entity or by any other person or entity, upon any of the contents of this publication for any purpose.

© Thomson Reuters New Zealand Ltd 2018. All rights reserved.

No part of this publication shall be adapted, modified, reproduced, copied, or transmitted in any form or by any means including written, electronic,

mechanical, reprographic, photocopying, or recording means. Furthermore, this publication shall not be stored in whole, part, adapted or modified form, in or for any retrieval system of any nature without the written permission of the copyright owner. Applications for authorisation of a reserved right of the copyright owner shall be made in writing to the publisher.

WARNING: The doing of any unauthorised act in relation to a copyright work may result in both a civil claim for damages and criminal prosecution.

CONTENTS BY CATEGORY

INDEX TO ARTICLES AND NOTES 7

Accident Compensation	7	<i>Intellectual Property</i>	19	<i>Police Powers</i>	24
Administrative Law	7	<i>Interpretation</i>	19	<i>Proceeds of Crime</i>	24
Animal Law.....	9	<i>Mistake</i>	19	<i>Provocation</i>	24
Arbitration	9	<i>Negotiations</i>	19	<i>Retrospectivity</i>	24
Associations and Societies.....	9	<i>Offer and Acceptance</i>	19	<i>Self Defence</i>	25
Aviation	9	<i>Performance</i>	20	<i>Sentencing</i>	25
Banking.....	9	<i>Pre-Contractual Conduct</i>	20	<i>Sexual Crimes</i>	25
Children.....	9	<i>Privity in Contract</i>	20	<i>Terrorism</i>	25
Civil Procedure.....	9	<i>Rescission</i>	20	<i>Trespass</i>	25
Commercial Law	10	<i>Restraint of Trade</i>	20	<i>Trial and Procedure</i>	25
Company Law.....	11	<i>Subject to Finance</i>	20	Damages	26
Computers	13	<i>Waiver</i>	20	Dispute Resolution	27
<i>Online Activity</i>	13	<i>Unfair Contractual Terms</i>	21	Ecclesiastical law	27
Conflict of Laws	13	Criminal Law	21	Economic Law	27
Conservation	13	<i>Actus Reus and Mens Rea</i>	21	Electoral Law	27
Constitutional Law.....	14	<i>Animal Welfare</i>	21	Employment	27
<i>Human Rights</i>	15	<i>Attempts</i>	21	Environment.....	29
<i>Official Information and Privacy</i>	15	<i>Compensation</i>	21	Evidence	29
<i>Ombudsmen</i>	15	<i>Compulsion</i>	21	Family Law	29
<i>Parliamentary Privilege</i>	15	<i>Confessions</i>	21	<i>Children</i>	29
<i>Prerogative writs</i>	15	<i>Corporate Liability</i>	22	<i>Divorce and Dissolution</i>	30
<i>Royal Prerogative</i>	15	<i>Criminal Justice</i>	22	<i>Domestic Violence</i>	31
<i>Treaty of Waitangi</i>	16	<i>Criminal Nuisance</i>	22	<i>Family Court</i>	31
Consumer Law	16	<i>Cultural Issues</i>	22	<i>Recognition of Relationships</i>	31
Contract.....	16	<i>Drugs</i>	22	<i>Relationship Property</i>	31
<i>Capacity</i>	16	<i>Drunkenness</i>	22	Health	32
<i>Collateral Contracts</i>	16	<i>Hate Crimes</i>	22	Human Rights	32
<i>Contingent Conditions</i>	17	<i>Indecency and Obscenity</i>	22	Immigration.....	33
<i>Conveyancing</i>	17	<i>International Crime</i>	23	Indigenous Peoples.....	33
<i>Damages and Remedies</i>	17	<i>Legislation</i>	23	<i>Maori</i>	33
<i>Estoppel</i>	18	<i>Manslaughter</i>	23	Industrial Relations	33
<i>Exception Clauses</i>	18	<i>Money Laundering</i>	23	Insolvency	33
<i>Illegality</i>	18	<i>Obstruction</i>	23	Intellectual Property.....	34
<i>Implied Terms</i>	18	<i>Parties to Offences</i>	23	International Law.....	34
<i>Insurance Law</i>	18	<i>Perjury</i>	23	<i>Aviation</i>	34
		<i>Police Offences</i>	24		

<i>Commercial Law</i>	34	Liability	42	<i>Assumption of Risk</i>	50
<i>Conflict</i>	34	Local Government	42	<i>Damages</i>	50
<i>Diplomatic Privileges</i>	34	Media Law.....	43	<i>Defamation</i>	50
<i>Environment</i>	34	Medical Law.....	43	<i>Duty of Care</i>	51
<i>Intellectual Property</i>	35	Planning.....	43	<i>Foreseeability</i>	51
<i>International Trade</i>	35	Privacy.....	44	<i>Function of Law</i>	51
<i>Law of the Sea</i>	35	Property Law	44	<i>Liability</i>	51
<i>Treaties</i>	35	<i>Agency</i>	44	<i>Limitation</i>	51
Judiciary.....	35	<i>Banking and Building Societies</i>	44	<i>Maintenance and Champerty</i>	52
Jurisprudence	36	<i>Chattels</i>	44	<i>Malicious Prosecution</i>	52
Land Law	36	<i>Credit Contracts</i>	44	<i>Mareva Injunction</i>	52
<i>Caveats</i>	36	<i>Estates</i>	44	<i>Mistake</i>	52
<i>Easements</i>	36	<i>Equitable Priorities</i>	44	<i>Negligence</i>	52
<i>Foreshore and Seabed</i>	36	<i>Intellectual Property</i>	45	<i>Nonfeasance</i>	53
<i>Indefeasibility</i>	36	<i>Hire Purchase</i>	45	<i>Nuisance</i>	53
<i>Maori Land</i>	36	<i>Mortgage</i>	45	<i>Privacy</i>	53
<i>Mining</i>	37	<i>Relationship Property</i>	45	<i>Special Relationship</i>	53
<i>Public Works</i>	37	<i>Sale of Goods</i>	45	<i>Statutory Duty</i>	54
<i>Sale of Land</i>	37	<i>Securities</i>	45	Transport.....	54
<i>Tenancy</i>	37	<i>Wills</i>	46	Treaty of Waitangi.....	54
<i>Title</i>	37	Research	46	<i>Claims</i>	54
Law Reform	38	Resource Management.....	46	<i>Jurisprudence</i>	54
Legal Aid.....	39	<i>Historic Places</i>	46	<i>Land Law</i>	55
Legal Education.....	39	<i>Planning</i>	46	Trusts	55
Legal History.....	39	<i>Property Rights</i>	47	<i>Accumulations</i>	55
Legal Profession and Judiciary ...	40	<i>Water and Soil</i>	47	<i>Certainty</i>	55
Legal Research.....	40	Sale of Liquor	47	<i>Charities</i>	55
Legal System.....	40	Security	47	<i>De facto Spouses</i>	55
<i>Function of Law</i>	40	Social Law	47	<i>Family Trusts</i>	56
<i>Jury Service</i>	40	Taxation.....	48	<i>Perpetuities</i>	56
<i>Legal Aid</i>	40	Tenancy	49	<i>Trustees</i>	56
<i>Legislation</i>	41	Terrorism	49	Wills, Estates and Succession.....	56
<i>Precedent</i>	41	Torts	49	Women and the Law.....	56
<i>Procedure</i>	41	<i>Accident Compensation</i>	49		
<i>Statutory Interpretation</i>	42				

INDEX TO BOOK REVIEWS..... 57

Administrative Law	57	Commercial Law	57	Computers.....	59
Arbitration	57	Company Law.....	59	Conflict of Laws.....	59
Civil Law.....	57	Comparative Law.....	59	Constitutional Law	60

Contract.....61	Law and Morality 67	Religion72
Criminal Law.....62	Law Reform..... 67	Research.....72
Criminology.....63	Legal Education..... 67	Resource Management72
Dispute Resolution.....63	Legal History..... 68	Restorative Justice72
Employment63	Legal Profession and Judiciary... 68	Society.....73
Environment64	Legal Services..... 68	Taxation73
Evidence.....64	Legal System..... 69	Tenancy.....73
Family Law.....64	Local Government..... 70	Torts.....73
Human Rights.....65	Media Law..... 70	Transport.....74
Insolvency65	Medical Law..... 70	Treaty of Waitangi.....74
Insurance Law65	Partnership 71	Trusts75
International Law65	Privacy..... 71	Wills, Estates and Succession.....75
Jurisprudence66	Property Law 71	Women and the Law.....75
Land Law67	Public Policy..... 72	

INDEX TO ARTICLES AND NOTES

This Index to Articles and Notes lists articles, notes, case comment, and reviews of legislation under the most appropriate category or subcategory of law.

Accident Compensation

See Torts

Administrative Law

Gray H R, "The judicial function of administrative tribunals": *Thompson v Turbott* [1962] NZLR 298, (case notes), 1: 145.

"Review of Legislation: 1962", 1: 153.

P E K, "Natural Justice: Bias": *Armstrong v Kane* [1964] NZLR 369 (case notes), 1: 314.

Kilbride P E, "Natural justice", 1: 315.

Holden A C, "Ridge v Baldwin: A century of progress" [1964] AC 40, (case notes), 1: 317.

"Review of legislation: 1963", 1: 323.

Holden A C, "The right to a hearing", *Jeffs v New Zealand Dairy Production and Marketing Board* [1966] NZLR 73, (case notes), 2: 192.

Farmer J A, "Natural justice and licensing applications: Hohfeld and the writ of certiorari", 2: 282.

Paterson D E, "Aspects of unreasonableness in New Zealand administrative law", 3: 52.

Barton G P, "Inferior tribunals at first instance: 'No certiorari' clauses": *Horowhenua County v Nash* [1968] NZLR 525, (case notes), 3: 340.

Paterson D E, "First report of the Public and Administrative Law Reform Committee (Judicature Amendment Act 1968)", (review of legislation), 3: 351.

Northey J F, "The changing face of administrative law", 3: 426.

Mullan D J, "Was justice really seen to be done?": *Metropolitan Properties (FGC) Ltd v Lannon* [1969] 1 QB 577, (case notes), 3: 440.

Apperley C, "Locus standi and statutory nuisance": *Geiringer v Attorney-General* [1969] NZLR 278, (case notes), 3: 446.

Farmer J A, "Planning officers' reports and the rules of natural justice": *Denton v Auckland City* [1969] NZLR 256, (case notes), 4: 54.

Farmer J A, "A model code of procedures for administrative tribunals: An illusory concept", 4: 105.

Holden A C, "Judicial control of voluntary associations", 4: 343.

Burrows J F, "Commissions of Inquiry Amendment Act 1970", (review of legislation), 4: 410.

Gould B C, "Damages as a remedy in administrative law", 5: 105.

Mullan D J, "Abuse of discretion: Jurisdictional error?: *Commercial Broadcasting Services Ltd v New Zealand Broadcasting Authority* [1972] NZLR 550; *New Zealand Broadcasting Corporation v Stewart* [1972] NZLR 556, (case notes), 5: 280.

Taylor G D S, "The unsystematic approach to natural justice": *Furnell v Whangarei High Schools Board* [1973] 2 WLR 92, (case notes), 5: 373.

Northey J F, "A decade of change in administrative law", 6: 25.

Northey J F, "The aftermath of the Furnell decision": *Furnell v Whangarei High Schools Board* [1973] 2 NZLR 705, (case notes), 6: 59.

Keith K J, "Judicial review of administrative action: Jurisdictional error": *Attorney-General v Car Haulways (NZ) Ltd* [1974] 2 NZLR 331, (case notes), 7: 66.

Keith K J, "Administrative powers and purposes": *Rowling v Takaro Properties Ltd* [1975] 2 NZLR 62, (case notes), 7: 264.

Keith K J, "The courts and the Administration: A change in judicial method", 7: 325.

Taggart M, "Should administrative tribunals be required to state findings of fact?", 9: 162.

Cato C B, "Commissions of inquiry and misconduct of officers of the Crown": *Re Royal Commission on Thomas Case* [1980] 1 NZLR 602, (case notes), 9: 288.

Caldwell J L, "Review of ministerial discretion: The CREEDNZ Case": *CREEDNZ Inc v Governor-General* [1981] 1 NZLR 172, (case notes), 10: 40.

Wesley-Smith P, "Judicial review of prerogative action", 11: 323.

Brookfield F M, "The Visitor in the New Zealand Universities": *Bell v University of Auckland* [1969] NZLR 1029, (case notes), 11: 382.

Taylor G D S, "The limits of judicial review", 12: 178.

McGrath J, "Principles for sharing law officer power - the role of the New Zealand Solicitor-General", 18: 197.

Huscroft G, "Politics and principle in public law advocacy - the role of the Solicitor-General", 18: 584.

Grant H, "Commissions of Inquiry and the Right to a Fair Trial", 20: 497.

Geiringer C, "Tavita and all that: Confronting the confusion surrounding unincorporated treaties and administrative law", 21: 66.

Caldwell J, "Judicial review of school discipline", 22: 240.

Varuhas J N E, "Keeping things in proportion: the judiciary, executive action and human rights", 22: 300.

Hopkins W J, "International governance and the limits of administrative justice: the European Code of Good Administrative Behaviour", 22: 710.

Caldwell J, "Judicial review: the fading of remedial discretion", 23: 489.

Joseph P A, "Exploratory questions in administrative law", 25: 73.

Wilberg H, "The Bill of Rights in administrative law cases: Taking stock and suggesting some reassessment", 25: 866.

Huntly B, "Judicial Review of Administrative Interpretations: Lessons for New Zealand from the United States?", 26: 791.

Geiringer C, “Citizenship as humanitarian relief: The case of Roland Kun”, 27: 872.

Pemberton J, “Socio-economic rights in Constitution Aotearoa New Zealand”, 27: 918.

Animal Law

Davis A G, “Liability for animals”, 1: 206.

Duffield D, “The enforcement of animal welfare offences and the viability of an infringement regime as a strategy for reform”, 25: 897.

Killeen A, “Animal Welfare Sentencing: Condign Sentences Imposed for Premeditated, Depraved and Sadistic Torture of Animals”, 26: 703.

Arbitration

Kawharu A, “Arbitral jurisdiction”, 23: 238.

Butler P and Herbert C, “Access to justice vs access to justice for small and medium-sized enterprises: The case for a Bilateral Arbitration Treaty”, 26: 186.

Associations and Societies

Atkin W R, “Unincorporated associations: Distribution of surplus assets on dissolution”, 8: 217.

Chen M, “Self-regulation or state regulation? Discrimination in clubs”, 15: 421.

Aviation

See under International Law

Banking

See under Property Law

Children

See under Family Law

Civil Procedure

Barton G P, “Fresh evidence and new trials”: *Dragicevich v Martinovich* [1969] NZLR 306, (case notes), 3: 457.

Colbran S, “Residence out of the jurisdiction and orders for security for costs”, 15: 178.

Morabito V, “Opt in or opt out? A class action dilemma for New Zealand”, 24: 421.

Collins DB and BL Orr, “‘Guardian of the public interest’: Intervention by the Attorney-General in civil litigation”, 25:1.

Dorsett S, “The first procedural code in the British Empire: New Zealand 1856”, 27: 690.

Commercial Law

- Carriage by Air Act 1962, Copyright Act 1962, Innkeepers Act 1962, Carriers Amendment Act 1962, Government Railways Amendment Act 1962, (review of legislation), 1: 157.
- Wilde C D M, "Exchange control": Capital Issues (Overseas) Regulations 1965, (review of legislation), 2: 91.
- Flitton E H, "Door to Door Sales Act 1967", (review of legislation), 3: 86.
- McRae D M, "Fisheries (Agreement with Japan) Act 1967, Fisheries Amendment Act 1967", (review of legislation), 3: 98.
- Foster W F, "Agreement on Fisheries between New Zealand and Japan", 3: 102.
- McKenzie P D, "Trade Practices (Commerce Commission and Pyramid Selling) Act 1974", (review of legislation), 6: 400.
- Williams I H, "The Unsolicited Goods and Services Act 1975", (review of legislation), 7: 190.
- Tyree A L, "Electronic funds transfer in New Zealand", 8: 139.
- Calnan R J, "Priorities between execution creditors and floating charges", 10: 111.
- Blanchard P, "The 'security' of an execution creditor", 10: 332.
- Bucknill M R, "Comparative advertising: The legal implications", 11: 233.
- Kim CC, "Voidable preference", 12: 1.
- Ahdar R, "Regulating mergers upon socio-economic grounds in New Zealand", 12: 49.
- Ahdar R J, "The competitive effects and legality of maximum price fixing", 13: 271.
- Maxton J K, "The Quistclose trust in New Zealand": *Len Vidgen Ski & Leisure Ltd v Timaru Marine Supplies (1982) Ltd* [1986] 1 NZLR 349; *General Communications Ltd v DFC New Zealand Ltd* (unreported) (1987) HC, (case notes), 13: 303.
- Scott S R, "The constructive trust and the recovery of advance payments": *Neste oy v Lloyds Bank Plc* [1983] 2 Lloyd's Rep 659, 14: 375.
- Ahdar R J, "Exclusive dealing and the Fisher and Paykel saga", 15: 1.
- Patterson R H, "The rise and fall of a dominant position in New Zealand competition law: From economic concept to Latin derivation", 15: 265.
- Patterson R H, "How the Chicago School hijacked New Zealand competition law and policy", 17: 160.
- Round D K and R L Smith, "Strategic behaviour and taking advantage of market power: How to decide if the competitive process is really damaged?", 19: 427.
- Round D K and R L Smith, "Southern Cross: A stellar consternation", 20: 171.
- Scott P G, "Is a dominant firm's below cost pricing always a breach of section 36 of the Commerce Act?", 21: 106.
- Pengilly W, "Competition policy and arrangements involving the medical profession in Australia and New Zealand: An overview", 21: 409.
- Noonan C, "The extraterritorial application of New Zealand competition law", 22: 369.
- Land J, J Owens and L Cejnar, "The meaning of 'competition'", 24: 98.

Land J and L Cejnar, “Counterfactual analysis in merger reviews”, 25:103.

Batty R, “Parallel importing and trade mark use: A tale of two uses”, 25: 467.

Maume P, “The Financial Markets Authority: A model example for regulatory consolidation?”, 25: 616.

Gedye M, “Financing transactions structured as sales of goods”, 25: 1076.

Rahim M and V Vicaro, “Regulating Quality in CSR Reporting in Australia”, 26: 839

Stace V, “New Zealand’s Financial Adviser Regulation: Falling behind in the Wake of Overseas Reforms”, 26: 869.

Batty R, “Recalibrating honest concurrent use Under New Zealand’s Trade Marks Act”, 27:1.

Berkahn M and I Trotman, “Two issues in misleading or deceptive conduct” 27: 145.

Berkahn M and I Trotman, “Liability of corporate representatives for misleading or deceptive conduct revisited” 27: 552.

Hertogen A, “*NZME/Fairfax*: Did the Commerce Commission knock the stuffing out of the public benefit test?”, 27: 1162.

Solinas M, “The problem of ‘adverse selection’ in the (proposed) regulation of financial advice in New Zealand”, 27: 1215.

Company Law

Companies Amendment Act 1963, (review of legislation), 1: 326.

Robinson B G, “Companies Amendment Act 1964”, (review of legislation), 1: 557.

Hampton L F, “Company take-over offers”: *Multiplex Industries Ltd v Speer* [1966] NZLR 122, (case notes), 2: 331.

McKenzie P D, “Companies Amendment Act 1966”, (review of legislation), 2: 480.

Hampton L F, “Directors as fiduciary agents”: *Peso Silver Mines Ltd (N P L) v Cropper* (1966) 58 DLR (2d) 1, (case notes), 3: 77.

Paterson R K, “Condemning illegality?": *Skelton v South Auckland Blue Metals Ltd* [1969] NZLR 955, (case notes), 4: 157.

Hampton L F, “Compulsory acquisition of shares in joint take-over offers”: *Blue Metal Industries Ltd v R W Dilley* [1969] 3 WLR 357, (case notes), 4: 168.

Wright E J, “Insider trading: Can we learn from America?”, 4: 209.

McKenzie P D, “Interim report of the special committee to review the Companies Act”, 5: 91.

McKenzie P D, “The legal status of the unborn company”, 5: 211.

Finnie A, “Companies Amendment Act 1973”, (review of legislation), 6: 79.

McKenzie P D, “Syndicates Act 1973”, (review of legislation), 6: 87.

Shapira G, “Alteration of a company’s objects” *Re Grasslands Farms Ltd* [1975] NZLR 92, (case notes), 6: 377.

Shapira G, “Rule in *Turquand*’s case revisited”, 7: 142.

Farrar J H, "Alteration of objects: A suitable case for treatment": *Re W Gregg & Co Ltd* [1977] NZLR 306, (case notes), 8: 164.

Dawson F, "*Coleman v Myers* [1977] 2 NZLR 225: Duties of directors in a take-over situation", (case notes), 8: 256.

Farrar J H, "The Securities Act 1978", (review of legislation), 8: 301.

Shapira G, "Minority shareholders protection: Recent developments", 10: 134.

Dawson F, "Acting in the best interests of the company: For whom are directors 'trustees'?": *Permakraft (NZ) Ltd v Nicholson* [1982] NZCLC 95,042; *Multinational Gas and Petrochemical Co v Multinational Gas and Petrochemical Services Ltd* [1983] 2 WLR 492, (case notes), 11: 68.

Williams G L, "Directors' liability for fraudulent trading": *Re Nimbus Trawling Co Ltd* (1983) 1 NZCLC 98; *Re Casual Capers Ltd (in liquidation)* (1983) 1 NZCLC 98, 11: 189.

Burgess R, "The Companies Amendment Act (No 2) 1983: Ultra vires: Buried but not quite dead?", (review of legislation), 11: 199.

Bucknill M R, "Pre-incorporation contracts", 12: 27.

Collinge J, "'Effective competition' as applied to mergers and take-overs", (review of legislation), 13: 103.

Blanchard P, "The contracts of a company in receivership", 13: 237.

Farrar J H, "Company take-overs: A critical examination of the Securities Commission's Report", (review of legislation), 13: 312.

Wishart D A, "Models and theories of directors' duties to creditors", 14: 323.

Grantham R, "*Wairau Energy Centre Ltd v First Fishing Co* (1991) 5 NZCLC 67-379: Shareholder agreements and corporate personality", (case notes), 15: 206.

Walker G R, "A model of an initial public offering", 15: 396.

Grantham R, "Contracting with companies: Rule of law or business rules", 17: 39.

Fox M and G Walker, "Sharemarket ownership and securities in New Zealand", 17: 402.

Berry M N, "The state of the failing company defence in New Zealand", 19: 58.

Grantham R, "Company directors and compliance with the company's constitution", 20: 450.

Noonan C and S Watson, "Rethinking the misunderstood and much maligned remedies for reckless and insolvent trading", 21: 26.

Taylor L, "The derivative action in the Companies Act 1993: an empirical study", 22: 333.

Morse, G, "Regulating takeovers: the regulators and the courts: quis custodiet ipsos custodes?", 22: 622.

Noonan C and S Watson, "The foundations of corporate governance in New Zealand: a post-contractualist view of the role of company directors", 22: 649.

Taylor L, "The regulation of director involvement in phoenix companies under sections 386A to 386F of the Companies Act 1993", 23: 111.

Hirsch R and S Watson, "The link between corporate governance and corruption in New Zealand", 24: 42.

Keating M, "Payment and cancellation of dividends: when two worlds collide", 24: 75.

Thai L and M Berkahn, “Statutory Derivative Actions in Australia and New Zealand: What we can learn from each other”, 25:370.

Taylor L, “Funding insolvent company claims”, 25: 587.

Ren J, “Do CCA adjudicators have the jurisdiction to make ss 19–24 determinations?”, 26: 329.

Masselot A and Brand T, “Diversity, Quotas and Compromise in the Boardroom: Tackling Gender Imbalance in Economic Decision-Making”, 26: 535.

Rahim M and V Vicaro, “Regulating Quality in CSR Reporting in Australia”, 26: 839

Stace V, “New Zealand’s Financial Adviser Regulation: Falling behind in the Wake of Overseas Reforms”, 26: 869

Liu B, “More than Basic: Causation in Securities Misstatement Cases”, 27: 54.

Berkahn M and I Trotman, “Liability of corporate representatives for misleading or deceptive conduct revisited” 27: 552.

Johnston A and K Sadiq, “Beyond country-by-country reporting: A modest proposal to enhance corporate accountability”, 27: 569.

Hertogen A, “*NZME/Fairfax*: Did the Commerce Commission knock the stuffing out of the public benefit test?”, 27: 1162.

Computers

Auburn F M, “Report of the sub-committee of the Law Reform Commission on computer data banks and privacy”, (review of legislation), 6: 190.

Online Activity

Gunasekara G and Toy A, “MySpace of public space: the relevance of data protection laws to online social networking”, 23: 191.

Toy A, “Cross-border and extraterritorial application of New Zealand data protection laws to online activity”, 24: 222.

Conflict of Laws

Webb P R H, “Enforcement of foreign money judgments”: *Colt Industries Inc v Sarlie (No 2)* [1966] 1 WLR 1287, (case notes), 2: 335.

Williams I H, “Foreign legal aid and the conflict of laws”: *Connor v Connor* [1974] 1 NZLR 632, (case notes), 6: 289.

Atkin W R, “The Domicile Act 1976”, (review of legislation), 7: 286.

Shapira G and Lazarovitch R, “Exclusive jurisdiction clauses: a New Zealand perspective on the Hague Convention on Choice of Court Agreements”, 23: 215.

Conservation

See Resource Management

Constitutional Law

“Review of legislation: 1962”, 1: 155.

Kilbride P E, “The Cook Islands Constitution”, (review of legislation), 1: 571.

Holden A C, “Age of Majority Act 1970”, (review of legislation), 4: 406.

Auburn F M, “The Common Market and the sovereignty of Parliament”: *Blackburn v Attorney General* [1971] 2 All ER 1380, (case notes), 5: 60.

Keith K J, “Citizenship Act 1977”, (review of legislation), 8: 80.

Northey J F, “Obedience to unknown laws”, (review of legislation), 8: 299.

Brookfield F M, “On dissolved Houses and de facto Ministers: Ualesi's case”: *Ualesi v Ministry of Transport* [1980] 1 NZLR 575, (case notes), 9: 379.

Joseph P A, “The apparent futility of constitutional entrenchments in New Zealand”, 10: 27.

Brookfield F M, “Convention, Cabinet and Executive Council: Skyring's case”: *Re Skyring's Application* (1984) 59 ALJR 123, (case notes), 12: 204.

Marston G and P D G Skegg, “The boundaries of New Zealand constitutional law”, 13: 1.

Williams D V, “The foundation of colonial rule in New Zealand”, 13: 54.

France S, “Legitimate expectations in New Zealand”, 14: 123.

Robertson B, “The Defence Act 1990 and military assistance to the civil power”, 14: 254.

Joseph P A, “Suspending statutes without Parliament's consent”: *Professional Promotions & Services Ltd v Attorney-General* [1990] 1 NZLR 501, (case notes), 14: 282.

Harris B V, “Parliamentary sovereignty and interim injunctions: Factortame and New Zealand”, 15: 55.

Mathieson D L, “Does the Crown have human powers?”, 15: 117.

Joseph P A, “Constitutional entrenchment and the MMP referendum”, 16: 67.

Cox N, “The British peerage: The legal standing of the peerage and baronetage in the overseas realms of the Crown with particular reference to New Zealand”, 17: 379.

Cox N, “The law of arms in New Zealand”, 18: 225.

Macaulay G, “British titles in New Zealand - a reply to Noel Cox”, 18: 294.

Knight D R, “Dunne v Canwest TVWorks Ltd: Enhancing or undermining the democratic and constitutional balance?”, (case comment), 21: 711.

Wilson, M, “Reflections on the roles of the Speaker in New Zealand”, 22: 545.

Palmer, M, “New Zealand constitutional culture”, 22: 565.

Joseph R, “Contemporary Maori governance: new era or new error?”, 22: 682.

Kennedy-Good S, “A constitutional surprise! Searching legislators' offices in New Zealand and the United States”, 23: 59.

Colon-Rios J, “New Zealand's constitutional crisis”, 24: 448.

Huang C, “The constitution and takings of private property”, 24: 621.

Bookman S, “Providing oxygen for the flames? The state of public interest litigation in New Zealand”, 25: 442.

Stephens M, “A loving excavation: Uncovering the constitutional culture of the Māori demos”, 25: 820.

Harris B V, “Recent judicial recognition of the third source of authority for government action”. 26: 60.

French M, “No Tribulations of Retrial for Commodore Keat: The Consequences of the Decision in *Keat v R*”, 26: 715.

Hailes O and A Geddis, “The Trans-Pacific Partnership in New Zealand’s constitution”, 27: 226.

Harris B V, “A call to maintain and evolve the third source of authority for government action”, 27: 853.

Sirota L, “Constitutional dialogue: The New Zealand Bill of Rights Act and the noble dream”, 27: 897.

Pemberton J, “Socio-economic rights in Constitution Aotearoa New Zealand”, 27: 918.

Willis E, “Political constitutionalism: The ‘critical morality’ of constitutional politics”, 28: 237.

Human Rights

See Human Rights

Official Information and Privacy

McBride T, “The Official Information Act 1982”, (review of legislation), 11: 82.

Carter R, “Parliament: Caucuses, Article 9, and open government - if not, why not?”, 18: 99.

Roth P, “What is ‘Personal Information’?”, 20: 40.

Ombudsmen

Marsh N S, “The Ombudsman in New Zealand and the United Kingdom”, 1: 71.

“The Ombudsman’s first report”, (notes), 1: 150.

Keith K J, “The Ombudsman and ‘wrong’ decisions”, 4: 361.

Shelton D J, “Ombudsmanacle”: *Booth v Dillon (No 2)* [1976] VR 434, (case notes), 7: 269.

Palmer G, “Constitutional reflections on fifty years of the Ombudsmen in New Zealand”, 25: 780.

Parliamentary Privilege

Allan J, “Parliamentary privilege: Will the Empire strike back?”, 20: 205.

Prerogative writs

Davis B H, “A piece of legal history comes to life”: *Parsons v Burk* [1971] NZLR 244, (case notes), 4: 403.

Royal Prerogative

Harris B V, “Replacement of the Royal Prerogative in New Zealand”, 23: 285.

Treaty of Waitangi

Auburn F M, “Te Tiriti O Waitangi: The Treaty of Waitangi in New Zealand Law”, (review of legislation), 4: 309.

Cooke, Rt Hon Sir Robin, “Introduction to commemorative issue to mark the 150th anniversary of the Treaty of Waitangi”, 14: 1.

Williams D V, “The constitutional status of the Treaty of Waitangi”, 14: 9.

Frame A, “A state servant looks at the Treaty”, 14: 82.

Brookfield F M, “Kelsen, the constitution and treaty”, 15: 163.

Stockley A P, “Parliament, Crown and Treaty: Inextricably linked”, 17: 193.

Callaghan C, “ ‘Constitutionalisation’ of treaties by the Courts - the Treaty of Waitangi and the Treaty of Rome compared”, 18: 334.

Chen M, “A constitutional revolution? The role of the New Zealand Parliament in treaty-making”, 19: 448.

Borrows J, “Ground-rules: Indigenous treaties in Canada and New Zealand”, 22: 188.

Williams D, “The Treaty of Waitangi: a ‘bridle’ on parliamentary sovereignty?”, 22: 598.

Jones C, “Tāwhaki and te Tiriti: A principled approach to the constitutional future of the Treaty of Waitangi”, 25: 703.

Erueti A, “Conceptualising indigenous rights in Aotearoa New Zealand”, 27: 715.

Consumer Law

McKenzie P D, “Consumer Information Act 1969”, (review of legislation), 4: 65.

Fraser A, “The liability of service providers under the Consumer Guarantees Act 1993”, 16: 23.

Tokeley K, “Leaky buildings: The application of the Consumer Guarantees Act 1993”, 20: 478.

Tokeley K, “The Natural Health and Supplementary Products Bill: Homeopathy, the truth and the placebo effect”, 26: 421.

Contract

Capacity

Cato C, “*O’Connor v Hart* [1985] 1 NZLR 159: Mental capacity and unfair bargains in the Privy Council”, (case notes), 12: 87.

Collateral Contracts

McLauchlan D W, “Collateral contracts: The requirement of consistency”: *Donovan v Northlea Farms Ltd* [1976] 1 NZLR 180, (case notes), 7: 176.

Contingent Conditions

Clark D H, “Risk allocation on failure of contingent conditions Part One: A no-fault scheme”, 19: 206.

Conveyancing

Burrows J F, “Peculiarities of conveyancing contracts”, 4: 232.

McMorland D W “Developments in unilaterally making time of the essence”: *O'Sullivan v Moodie* [1977] 1 NZLR 643, (case notes), 8: 66.

Dawson F, “Stipulations as to time in contracts for the sale of land after *United Scientific Holdings Ltd v Burnley Borough Council* [1977] 2 WLR 806”, (case notes), 8: 281.

Webb P R H, “Real estate agent's failure to obtain deposit from purchaser”: *Columbus v Williamson & Co Ltd* [1969] NZLR 708, (case notes), 8: 403.

Ren J, “Easier said than done: A lesson in contract construction from the *Home Bonds* cases”, 25: 1049.

Brazier L and D McLauchlan, “A failure to perform: But was it a breach?”, 25: 1107.

Damages and Remedies

Davis J L R, “Injunction as a remedy for breach of contract”: *Sifton v Tophams Ltd* [1965] 3 WLR 523, (case notes), 2: 78.

Burrows J F, “Damages in the law of contract”: *Koufos v C Czarnikow Ltd* [1967] 3 WLR 1491, (case notes), 3: 71.

Wilson J F, “Fundamental breach: The plot thickens”, 4: 254.

Coote B, “Discharge by the results of breach”: *Harbutt's "Plasticine" Ltd v Wayne Tank and Pump Co Ltd* [1970] 2 WLR 198, (case notes), 4: 300.

Coote B, “Recovery of unpaid deposits”: *Johnson v Jones* [1972] NZLR 313, (case notes), 5: 292.

Clarke P H, “Damages for contractual innocent misrepresentation”: *Esso Petroleum Ltd v Mardon* [1975] 2 WLR 147; *Capital Motors Ltd v Beecham* [1975] 1 NZLR 576, (case notes), 7: 74.

Dawson F, “Remoteness and the conceptual basis for damages in contract”: *H Parsons (Livestock) Ltd v Uttley Ingham & Co Ltd* [1977] 3 WLR 990, (case notes), 8: 276.

Dawson F and D McLauchlan, “*Gallagher v Young* [1981] 1 NZLR: The Contractual Remedies Act 1979”, (case notes), 10: 47.

Calnan R J, “Ultra vires contracts”: *Meeanee Rodeo Club Inc v Cabaret Holdings Ltd* (unreported) (1981) HC 1572/79, (case notes), 10: 55.

Dawson F, “General damages in contract for non-pecuniary loss”, 10: 232.

Reynolds F M B, “Tort actions in contractual situations”, 11: 215.

McLauchlan D W, “Jolly v Palmer: Wrongful repudiation or valid cancellations?": *Jolly and Thomas v Palmer and Hunt* (unreported) (1984) A99/82, (case notes), 11: 272.

McLauchlan D W, “Cheques in full satisfaction: Accord despite discord”, 12: 259.

Coote B, “Debts unpaid at cancellation under the Contractual Remedies Act 1979”, 14: 195.

Chen-Wishart M, “The enforceability of additional contractual promises: A question of consideration?”: *Williams v Roffrey Brothers & Nicholls Ltd* [1990] 2 WLR 11, (case notes), 14: 270.

Sutton R, “Interest on money claims: the restitutionary award”, 23: 34.

Ren J, “Do CCA adjudicators have the jurisdiction to make ss 19–24 determinations?”, 26: 329.

Roberts M, “Planet kids: The resurrection of the failure of consideration approach to frustration?”, 26: 350.

Meier S, “Restitution of undue transfers in the civil law and the common law”, 27: 528.

Beever A, “Cygnet Farms and the state of the law of negligence in New Zealand”, 27: 601.

Smith S A, “Rights-threats, wrongs and injustices: The common law’s causes of action”, 27: 1033.

Cathro S and S Connell, “New variations on the rule against penalties: Options for New Zealand”, 27: 1087.

Estoppel

Turner, Sir Alexander, “High Trees House re-inspected: Promissory estoppel in 1963”, 1: 185.

Buist M, “The jurisprudence of issue estoppel”, 2: 43.

Exception Clauses

Coote B, “Exception clauses and unconscionability”: *Foley Motors Ltd v McGhee* [1970] NZLR 649, (case notes), 4: 293.

Beever A, “Cygnet Farms and the state of the law of negligence in New Zealand”, 27: 601.

Illegality

Furmston M P, “The Illegal Contracts Act 1970: An English view”, 5: 151.

Beck A, “Illegality and the Court’s discretion: The New Zealand Illegal Contracts Act in Action”, 13: 389.

Coote B, “Validation under the Illegal Contracts Act”, 15: 80.

Implied Terms

Burrows J F, “Implied terms and presumptions”, 3: 121.

Marber M, “*Marks and Spencer* and the future of implied terms”, 27: 767.

Insurance Law

Northey J F, “Subrogation under insurance policies insufficient to cover full loss”: *Arthur Barnett Ltd v National Insurance Co of New Zealand Ltd* [1965] NZLR 874, (case notes), 2: 212.

Sutton K C T, “The contract of insurance”, 5: 123.

Tarr A A, “Insurance law reform”, 11: 362.

Brown C, “Unfinished business: Misrepresentation and non-disclosure in insurance proposals”, 16: 195.

Wilson N, “E-risks and insurance in the information age”, 24: 550.

Holderness H, “Section 9 of the Law Reform Act 1936: A Call for Modernisation”, 26: 759.

Intellectual Property

Sims A, “Copyright and Contract”, 22: 469.

Interpretation

K B F, “Jus quaesitum tertio”: *Beswick v Beswick* [1967] 3 WLR 932, (case notes), 3: 75.

McLauchlan D W, “The admissibility of parol evidence to interpret written contracts”, 6: 121.

McLauchlan D W, “Mistake of identity after the Contractual Mistakes Act 1977”, 10: 199.

Stoljar S J, “Contracts for third parties: In search of the problems”, 13: 68.

Rotherham C, “*Rowlands v Collow* [1992] 1 NZLR 178: A legitimate reinterpretation of *McLaren Maycroft & Co v Fletcher Development Co Ltd* [1973] 2 NZLR 100, or a violation of stare decisis?”, 15: 106.

McLauchlan D W, “The new law of contract interpretation”, 19: 147.

McLauchlan D W, “Interpretation and necessary implications”: *Auckland City Council v Union House Ltd* 11/8/04, CA162/03, (case note), 21: 331.

McLauchlan D W, “Deleted words, prior negotiations and contract interpretation”, 24: 277.

Roberts M, “Planet kids: The resurrection of the failure of consideration approach to frustration?” 26: 350.

McLauchlan D W, “The ICS principles: A failed “revolution” in contract interpretation?”, 27: 263.

Marber M, “*Marks and Spencer* and the future of implied terms”, 27: 767.

Connell S, “Prescriptive and holistic contextualism: Emerging variants of modern contract interpretation”, 28: 317.

Mistake

Finn J N, “The Contractual Mistakes Act 1977”, (review of legislation), 8: 312.

Stephens D J, “Illegality and contractual mistake”: *Cabalan v Smith and Engelbrecht* (unreported) (1981) A 40/80, (case notes), 9: 390.

Dawson F, “The Contractual Mistakes Act 1977: *Conlon v Ozolins* [1984] 1 NZLR 489”, (case notes), 11: 282.

McLauchlan D W, “Mistake as to contractual terms under the Contractual Mistakes Act 1977”, 12: 123.

McLauchlan D W, “The Demise of *Conlon v Ozolins* ‘Mistake in interpretation’ or another case of mistaken interpretation?”, 14: 229.

McLauchlan D W, “Rectification for unilateral mistake”, 18: 360.

Meier S, “Restitution of undue transfers in the civil law and the common law”, 27: 528.

Negotiations

McLauchlan D W, “The justiciability of an agreement to negotiate in good faith”, 20: 265.

Offer and Acceptance

Coote B, “The instantaneous transmission of acceptance”, 4: 331.

McLauchlan D W, “Rethinking agreements to agree”, 18: 77.

Performance

Williams I H, “Part Performance”: *Steadman v Steadman* [1974] 2 WLR 56, (case notes), 6: 290.

Brazier L and D McLauchlan, “A failure to perform: But was it a breach?”, 25: 1107.

Meier S, “Restitution of undue transfers in the civil law and the common law”, 27: 528.

Pre-Contractual Conduct

Conaglen M D, “Duress, undue influence, and unconscionable bargains - the theoretical mesh”, 18: 509.

Kantic A, “How a Clarification of Duress Renders the “Equitable” Doctrine of Actual Undue Influence Futile” 26: 642.

Beever A, “Cygnet Farms and the state of the law of negligence in New Zealand”, 27: 601.

Privity in Contract

Dawson F, “Himalaya clauses: Consideration, and privity in contract”: *New Zealand Shipping Co Ltd v A M Satterthwaite & Co Ltd* [1974] NZLR 505, (case notes), 6: 161.

Rescission

Burrows J F, “Passing of the property in goods and the right to rescind”, 1: 144.

Roberts M, “Planet kids: The resurrection of the failure of consideration approach to frustration?” 26: 350.

Restraint of Trade

Burrows J F, “Covenants in restraint of trade”, 1: 149.

Paterson D E, “Restraint of trade overseas”: *Blackler v New Zealand Rugby Football League (Inc)* [1968] NZLR 547, (case notes), 3: 331.

Hughes J, “Confidential information and the duty of fidelity”: *S S C & B Lintas New Zealand Ltd v Murphy and Truman* (1986) 3 NZCLC 96-077, (case notes), 13: 97.

Subject to Finance

Davis J L R, “Agreements 'subject to finance' “: *Mulvena v Kelman* [1965] NZLR 656, (case notes), 2: 75.

Davis J L R, “Agreements 'subject to finance' “: *Scott v Rania* [1966] NZLR 176, 2: 340.

Waiver

Campbell I D, “Gratuitous waiver of contractual obligations”, 1: 232.

Unfair Contractual Terms

Tokeley K, “Introducing a prohibition on unfair contractual terms into New Zealand law: justifications and suggestions for reform”, 23: 419.

Criminal Law

Actus Reus and Mens Rea

Kilbride P E, “Actus reus of an offence”: *Kilbride v Lake* [1962] NZLR 590, (case notes), 1: 139.

Inglis B D, “Eclipsed mens rea refulgent”: *Lim Chin Aik* [1963] AC 160, (case notes), 1: 141.

Webb P M, “Let the punishment fit the crime”, 2: 439.

Moodie R A, “Refulgent mens rea eclipsed”, 6: 230.

Doyle M W, “Mens rea: Born again”: *Police v Creedon* [1970] NZLR 909, (case notes), 7: 274.

Dawkins K E, “Criminal recklessness: Caldwell and Lawrence in New Zealand”: *R v Caldwell* [1982] AC 341; *R v Lawrence* [1982] AC 510, (case notes), 10: 364.

Briggs M, “Officially induced error of law”, 16: 403.

Smith S E, “Has *The Queen v Strawbridge* been resurrected?”: *Cameron v R* and public welfare offences, (case note), 28: 389.

Animal Welfare

See Animal Law

Attempts

Smith A T H, “There's no harm in trying”: *R v Donnelly* [1970] NZLR 980, (case notes), 4: 297.

Compensation

Criminal Injuries Compensation Act 1962, (review of legislation), 1: 327.

Erbacher S, “Another misstep in negligence and illegality”, 27: 1060.

Compulsion

Orchard G F, “The defence of compulsion”, 9: 105.

Confessions

Adams F B, “Confessions”, 1: 5.

Mullan D J, “The pursuit of truth: At what cost?”: *Ares v Venner* [1970] SCR 608, *R v Wray* [1971] SCR 272, (case notes), 5: 164.

Thomas, J, “The so-called right to silence”, 14: 299.

Corporate Liability

Fisse W B, "Responsibility, prevention, and corporate crime", 5: 250.

Muir I A, "Tesco Supermarkets, corporate liability and fault", 5: 357.

Criminal Justice

Williams D A R, "Alcoholism and Drug Addiction Act 1966, Criminal Justice Amendment Act 1966", (review of legislation), 3: 90.

Hall G, "The Penal Institutions Amendment Act 1980 and the Criminal Justice Amendment Act (No 2) 1980", (review of legislation), 10: 290.

McDonald E and Y Tinsley, "'The law as it should be' when prosecuting sexual offences: The contribution of legal academics to law reform", 25: 758.

McGovern D, "Assessing offence seriousness at sentencing: New Zealand's guideline judgment for sexual violation", 26: 243.

Perlin M L, "Have you seen dignity?: The story of the development of therapeutic jurisprudence", 27: 1135.

Toki V, "Lessons from the Navajo Tribal Courts – tikanga Māori as common law?", 28: 197.

Criminal Nuisance

Wright F, "Criminal nuisance: Getting back to basics", 21: 665.

Cultural Issues

McDonald E, "Circumcision and the criminal law: The challenge for a multicultural State", 21: 233.

Drugs

Clark R S, "Narcotics Act 1965", (review of legislation), 2: 92.

Dawkins K E, "The Misuse of Drugs Act 1975", (review of legislation), 7: 277.

Drunkenness

Williams D A R, "Drunkenness and the criminal law in New Zealand", 2: 297.

Croskery-Hewitt S, "Rethinking Sexual Consent: Voluntary Intoxication and Affirmative Consent to Sex" 26: 614.

Hate Crimes

Ip J, "Debating New Zealand's hate crime legislation: Theory and practice", 21: 575.

Indecency and Obscenity

Hogg P W, "In re Lolita" [1960] NZLR 871, (case notes), 1: 535.

Burrows J F, "Indecent Publications Amendment Act 1972", (review of legislation), 5: 299.

Doyle M W, “Obscenity revisited: From morality to manners”: *Police v Drummond* [1973] 2 NZLR 263, (case notes), 6: 68.

Doyle M W, “Indecent Publications”: *Police v News Media Ownership Ltd* [1975] 1 NZLR 610, (case notes), 6: 374.

Williams D V, “Indecency and rules of precedent”: *Waverley Publishing Ltd v Comptroller of Customs* [1980] 1 NZLR 631, (case notes), 9: 376.

Caldwell J L, “The Video Recordings Act 1987”, (review of legislation), 12: 438.

International Crime

Dawkins K E, “Crimes (Internationally Protected Person and Hostages) Act 1980”, (review of legislation), 9: 399.

Legislation

“Criminal Justice Amendment Act 1962”, (review of legislation), 1: 158.

Kilbride P E, “Crimes Amendment Act 1966”, (review of legislation), 2: 347.

Tolmie J, “Uncertainty and potential overreach in the New Zealand common purpose doctrine”, 26: 441.

Manslaughter

Wright F, “The relationship between unlawful act manslaughter and negligent manslaughter: An analysis of the decision in *R v Powell*”, 20: 436.

Smith M, “Corporate manslaughter in New Zealand: Waiting for a disaster?”, 27: 402.

Money Laundering

Grantham R, “Civil liability for money laundering”, 18: 378.

Obstruction

Arnold T, “Wilfully obstructing a constable in the execution of his duty”: *Pounder v Police* [1971] NZLR 1080, (case notes), 5: 289.

Parties to Offences

Burns P T, “Thou shalt strive”: *Ashton v Police* [1964] NZLR 429, (case notes), 1: 540.

Orchard G F, “Prescient parties with a common interest”: *R v Morrison* [1968] NZLR 156, (case notes), 3: 196.

Perjury

Adams, The Honourable Sir Francis, “Perjury and kindred offences: Part I”, 2: 387.

Adams, The Honourable Sir Francis, “Perjury and kindred offences: Part II”, 3: 1.

Police Offences

Pike J C, “Is there a defence to section 52(1)(j) of the Police Offences Act 1927?”, 6: 315.

Kelsey E J, “The Police Offences Amendment Act 1979 and the Sale of Liquor Amendment Act 1979”, (review of legislation), 9: 194.

Police Powers

Clark R S, “May I come in?": *Police v Rushbrooke* [1969] NZLR 774, (case notes), 4: 51.

Clark, R S, “Advice to a friend”: *Elder v Evans* [1951] NZLR 801, (case notes), 4: 164.

Smillie J A, “*McFarlane v Sharp* [1972] NZLR 64 (SC), [1972] NZLR 838 (CA): Affirmation or extension of police powers of search and seizure?”, 6: 271.

Chambers R S, “Criminal Law: Blunders and misunderstandings and policemen in the execution of their duties”: *R v Egden* (unreported) (1978) CA 133/78; *R v Simpson* [1978] NZLR 221, (case notes), 8: 392.

Hodge W C, “The Police Amendment Act 1979”, (review of legislation), 9: 89.

France S, “The relationship of justifications to arrest powers”: *Andrew v Police* (unreported) (1984) M617/84, (case notes), 11: 289.

Optican S, “Search and seizure in the Court of Appeal - an essay on the misuses of Section 21 of the Bill of Rights”, 18: 411.

Kennedy-Good S, “A constitutional surprise! Searching legislators' offices in New Zealand and the United States”, 23: 59.

Lynch N, “Balancing rights and interests: The power to compulsorily acquire DNA from suspects in New Zealand”, 26: 297.

Mullineux J and M Brown, “The authority for and limits of covert investigation methods in New Zealand”, 28: 349.

Proceeds of Crime

Chambers R S, “Who is entitled to ill-gotten gains?": *Gill v Attorney-General* (unreported) (1981) A17/76, (case notes), 10: 44.

Provocation

Orchard G F, “Provoked provocation”: *Edwards v R* [1972] 3 WLR 893, (case notes), 6: 63.

English P, “Provocation and the reasonable man test in England and New Zealand”: *R v Camplin* [1978] 2 WLR 679, (case notes), 8: 169.

Brown B J, “Provocation, 'characteristics', and diminished responsibility”: *R v Taaka* [1982] 2 NZLR 198; *R v Dixon* (unreported) (1982) (HC T31/85), (case notes), 10: 378.

Retrospectivity

Prebble J et al, “Retrospective legislation: reliance, the public interest, principles of interpretation and the special case of anti-avoidance legislation”, 22: 271.

Self Defence

Seuffert N, “Battered women and self-defence”, 17: 292.

Sentencing

Hall G, “Reducing disparity by judicial self-regulation: Sentencing factors and guideline judgments”, 14: 208.

Hall G, “Victim impact statements: Sentencing on thin ice?”, 15: 143.

Laidler B, “Activating the suspended sentence: The sword's descent”, 16: 379.

Bagaric M, “Injecting content into the mirage that is proportionality in sentencing”, 25: 411.

McGovern D, “Assessing offence seriousness at sentencing: New Zealand’s guideline judgment for sexual violation”, 26: 243.

Killeen A, “Animal Welfare Sentencing: Condign Sentences Imposed for Premeditated, Depraved and Sadistic Torture of Animals”, 26: 703.

Bagaric M and T Alexander, “Taking rehabilitation seriously in sentencing: transforming it from an expedient to a sentencing principle”, 27: 654.

Sexual Crimes

Orchard G F, “Sexual violation: The rape law reform legislation”, (review of legislation), 12: 97.

Gallavin C, “Fraud vitiating consent to sexual activity: further confusion in the making”, 23: 87.

McDonald E and Y Tinsley, “‘The law as it should be’ when prosecuting sexual offences: The contribution of legal academics to law reform”, 25: 758.

McGovern D, “Assessing offence seriousness at sentencing: New Zealand’s guideline judgment for sexual violation”, 26: 243.

Croskery-Hewitt S, “Rethinking Sexual Consent: Voluntary Intoxication and Affirmative Consent to Sex” 26: 614.

Terrorism

Conte A, “A clash of wills: Counter-terrorism and human rights”, 20: 338.

Conte A, “Crime and terror: New Zealand's criminal law reform since 9/11”, 21: 635.

Karim MD S, “The rise and fall of the international law of maritime terrorism: The ghost of piracy is still hunting!” 26:82.

Trespass

Alston A, “The Trespass Act 1980”, (review of legislation), 9: 293.

Trial and Procedure

Sutton R J, “Cross-examination of the accused as to prior convictions: A judicial postscript”: *R v MacLeod* [1964] NZLR 545, (case notes), 1: 544.

Caldwell R A, “Cross-examination of an accused by his co-accused”: *Murdoch v Taylor* [1964] AC 574, (case notes), 1: 547.

Aikman C C, “Extradition Act 1965”, (review of legislation), 2: 218.

Crawford R, “The *Gardner* case: An aspect of international criminal law”: *Gardner* (unreported) (1966), (case notes), 3: 203.

Taylor G D S, “When is an appeal no appeal?": *R v Jones* [1969] 2 WLR 105, (case notes), 3: 442.

Thomas J C, “How fair is a fair trial?": *R v Hircock* [1969] 2 WLR 29, (case notes), 3: 450.

Barton G P, “Legal Aid Act 1969”, (review of legislation), 4: 175.

Moodie R A, “Alternative Charges”, 6: 48.

Doyle M W, “Criminal discovery in New Zealand”, 7: 23.

Connard R, “Evidence after close of prosecution case”, 7: 123.

McGechan R A, “Trial by triad: District Courts, Summary Proceedings, and Crimes Amendment (No 2) Acts 1980”, 10: 17.

France S, “Exclusion of improperly obtained evidence”, 11: 334.

Hall G, “Reducing disparity by judicial self-regulation: Sentencing factors and guideline judgments”, 14: 208.

Hall G, “Victim impact statements: Sentencing on thin ice?”, 15: 143.

Mahoney R, “Proving preliminary facts”, 15: 225.

Mahoney R, “Using improperly obtained evidence to impeach the accused's testimony: Should we let the phoenix fly?”, 16: 46.

Laidler B, “Activating the suspended sentence: The sword's descent”, 16: 379.

Grant H, “Commissions of Inquiry and the Right to a Fair Trial”, 20: 497.

Chambers R, “Trial Rights for the Mentally Impaired”, (note), 24: 478.

Mathieson D, “Fair criminal trial and the exclusion of 'unfair evidence'”, 25: 739.

Tinsley Y, “Science in the criminal courts: Tool in service, challenge to legal authority or indispensable ally?” 25: 844.

McGovern D, “Assessing offence seriousness at sentencing: New Zealand's guideline judgment for sexual violation”, 26: 243.

Lynch N, “Balancing rights and interests: The power to compulsorily acquire DNA from suspects in New Zealand”, 26: 297.

Grant A, “An examination of New Zealand criminal appeals to the Judicial Committee of the Privy Council 1841–2015”, 27: 438.

Perlin M L, “Have you seen dignity?: The story of the development of therapeutic jurisprudence”, 27: 1135.

Damages

See under Contract; Torts

Dispute Resolution

Baylis C, “Statutory mediators and conciliators: Towards a principled approach”, 20: 101.

Charwat N, “Who Participates as Amicus Curiae in World Trade Organisation Dispute Settlement and Why?”, 27: 337.

Ecclesiastical law

Round D J, “Ecclesiastical law in New Zealand: The fourth case”: *Gregory v Bishop of Waipu* [1975] 1 NZLR 705, (case notes), 7: 78.

Economic Law

Farmer J A, “General Wage Orders Act 1969”, (review of legislation), 4: 74.

Guild P A, “Payroll Tax Act 1970”, (review of legislation), 4: 304.

McKenzie P D, “Overseas Investment Act 1973”, (review of legislation), 6: 187.

Paterson R K, “New Zealand Export-Import Corporation Act 1974”, (review of legislation), 6: 194.

Alston A, “The Rent Freeze Regulations 1982”, (review of legislation), 10: 192.

Longdin-Prisk M L, “Setting legal limits to Government borrowing”, 12: 160.

Gardner T, “Who's right about wealth?”, 16: 303.

Narayan S, “Goods and services tax on privately-imported goods”, 26:470.

Electoral Law

Prebble J, “Electoral enrolment: The Wicks Committee report”, 9: 45.

McClelland S A, “Maori electoral representation: Challenge to orthodoxy”, 17: 272.

Wright F and T Angelo, “The Pitcairn Trials Act 2003 (NZ), Ordinance 6 of 2004 (Pit), and the bounty of the mutiny” (note), 21: 486.

Hayward J, “Implementing “Fair and Effective Representation”: a Review of the Local Electoral Option”, 27: 338.

Employment

W I H, “Ultra Vires in Trade Unions”: *Wellington Amalgamated Watersiders' Industrial Union of Workers v Wall* [1962] NZLR 298, (case notes), 1: 146.

Paterson D E, “Discretion of the court in issuing injunction to restrain breach of negative covenant”: *McBean & Pope (Manawatu) v Coley* [1965] NZLR 966, (case notes), 2: 215.

Brooks B T, “Employer's duty to employee”: *James v Hepworth & Grandage Ltd* [1967] 3 WLR 178, (case notes), 3: 80.

Szakats A, “Industrial Relations and Inflation: Aircrew Industrial Tribunal Act 1971, Stabilisation of Remuneration Act 1971”, (review of legislation), 5: 78.

Szakats A, “Industrial Relations Act 1973”, (review of legislation), 6: 74.

Smith I T, “Is employment properly analysed in terms of a contract?”, 6: 341.

Hughes A D, “Wrongful and unjustified dismissal in the law of New Zealand: Some proposals for improvements”, 7: 105.

Hodge W C, “Interpretation of awards in the Industrial Court”: *Pickford (Inspector of Awards) v Canadian Construction*, (1975) IC Tauranga; *Richards (Inspector of Awards) v Mayor of Wanganui* (1976) IC 42.76, (case notes), 7: 259.

Reid J, “Injunctions and industrial relations: *Harder v New Zealand Tramways and Public Passenger Transport Authorities Employees Industrial Union of Workers* (unreported) (1977)”, (case notes), 7: 374.

Reid J, “Industrial Relations Amendments in 1976”, (review of legislation), 7: 384.

Reid J, “The Agricultural Workers Act 1977”, (review of legislation), 8: 85.

Szakats A, “Wage fixation system restructured: The reincarnated Arbitration Court: Amendments to industrial legislation in 1977”, (review of legislation), 8: 188.

Reid J, “The Industrial Relations Amendment Act 1978”, (review of legislation), 8: 291.

Szakats A, “Disharmony in industrial relations: The Fishing Industry (Union Coverage) Act 1979”, (review of legislation), 9: 82.

Hughes J, “The Maternity Leave and Employment Protection Act 1980”, (review of legislation), 9: 297.

Hughes J, “Redundancy and the law in New Zealand”, 9: 122.

Coote B, “Wages for workers on strike”: *McClenaghan v Bank of New Zealand* [1978] 2 NZLR 528, (case notes), 10: 177.

Hughes J, “The Industrial Relations Amendment Act 1981”, (review of legislation), 10: 182.

Stevens L L and D K Round, “The Commerce Act 1986: A legal and economic commentary upon some fundamental concepts”, 12: 231.

Mulgan M A, “Toward a uniform law of dismissal in New Zealand”, 12: 384.

Wells P and J MacKinnon, “Criminal records and employment: A case for legislative change - The acceptable face of the employer's freedom of choice, or society on the horns of a dilemma?”, 19: 289.

Williams A, “Public law models for the implementation of paid parental leave”, 19: 377.

Morris C, “Drugs, the law, and technology: Posing some problems in the workplace”, 20: 1.

McCrystal S, “Organising Middle Earth? Collective bargaining and film production workers in New Zealand”, 26: 104.

Gunningham N, “Lessons from Pike River: Regulation, Safety and Neoliberalism”, 26: 736.

McCrystal S, “Independent Contractors and Strike Action in New Zealand” 27: 162.

Gunasekara G, “Making a difference? The Privacy Act and employment relationship problems in New Zealand”, 28: 25.

Dabee N, “Incoherence in the Health and Safety at Work Act 2015: Limitations on the right to worker representation”, 28: 102.

Environment

See Resource Management

Evidence

See also Criminal Law

Evidence Amendment Act 1962, (review of legislation), 1: 158.

Burrows J F, “Corroboration: Rules of practice and rules of law”: *R v Stannard* [1964] 2 WLR 461, (case notes), 1: 308.

Inglis B D, “Cross examination of the accused”: *MacLeod* [1964] NZLR 545, (case notes), 1: 309.

Guest F W, “Evidence Amendment Act 1966”, (review of legislation), 2: 355.

Burns P T, “The limits of statutory privilege in judicial proceedings”: *R v Richards* [1968] NZLR 950, (case notes), 3: 326.

Mathieson D L, “Judgments as evidence: The continuing need for reform”: *Jorgensen v News Media (Auckland) Ltd* [1969] NZLR 961, (case notes), 4: 160.

Lanham D J, “Cross-examination under section 5(2)(d) of the Evidence Act 1908: Imputations and necessity”, 5: 21.

Connard R, “Evidence after close of prosecution case”, 7: 123.

Maxton J K, “The judicial discretion to exclude evidence obtained by agents provocateurs”: *R v Sang* [1979] 2 All ER 1222, (case notes), 9: 73.

France S, “Exclusion of improperly obtained evidence”, 11: 334.

Mahoney R, “Using improperly obtained evidence to impeach the accused's testimony: Should we let the phoenix fly?”, 16: 46.

Robertson B, “Bain, Bayes and basics: relevance under the Evidence Act 2006”, 24: 167.

Mathieson D, “Fair criminal trial and the exclusion of 'unfair evidence'”, 25: 739.

Tinsley Y, “Science in the criminal courts: Tool in service, challenge to legal authority or indispensable ally?” 25: 844.

Robertson B, “Relevance and probative value”, 27: 1126.

Mullineux J and M Brown, “The authority for and limits of covert investigation methods in New Zealand”, 28: 349.

Family Law

Atkin B et al, “Fifty years of New Zealand family law”, 25: 645.

Children

Adoption Amendment Act 1962, (review of legislation), 1: 159.

Inglis B D, “Custody”: *In re L* [1962] 1 WLR 886; *Mitchell v Mitchell* (unreported) (1964) CA; *In re K* [1963] 2 WLR 408, 1: 310.

McKay L, “Parent-stranger disputes: Towards a wider discretion”: *re D* [1971] NZLR 737, 5: 68.

Vaver P and W V Claydon, “Family benefit capitalisation and the valuation of interests in matrimonial property disputes”: *K v K* [1971] NZLR 1075; *Alexander v McCallum* [1972] NZLR 382; *Monaghan v Monaghan* [1970] NZLR 834, (case notes), 6: 171.

Tapp P, “Access orders: Can they work to the benefit of the child?": *R v R* (unreported) (1977) SC D166/75; *H v H* (unreported) (1977) SC, M614/77, (case notes), 8: 51.

Ullrich V, “The politics of adoption”, 8: 235.

Casey M E, “Custody of Children”, 8: 345.

Atkin W R, “The Trans-Tasman Trade in Children”: *L v L* (unreported) (1979) CA 68/79, (case notes), 9: 78.

Johnston I D, “Child abuse and neglect: Standards and pre-adjudication procedures for State intrusion in the family”, 9: 217.

Henaghan M, “Guardianship Amendment Act 1980”, (review of legislation), 9: 304.

Johnston I D, “Child abuse and neglect: II: The adjudication process and standards and procedures for initial disposition”, 9: 355.

Tapp P, “Some observations on the protection of children and young persons”: *Department of Social Welfare v J* (1982) CYP 48/82; *P v Department of Social Welfare* (1981) CYP 209/8, (case notes), 10: 285.

Caldwell J L, “Parental physical punishment and the law”, 13: 370.

Atkin W R and C A Bridge, “Establishing legal relationships: Parents and children in England and New Zealand”, 17: 13.

Ahdar R J, “Religion in custody and access: The New Zealand experience”, 17: 113.

Caldwell J, “Child abduction cases: evaluating risks to the child and the Convention”, 23: 161.

Tolmie J, V Elizabeth and N Gavey, “Is 50:50 shared care a desirable norm following family separation? Raising questions about current family law practices in New Zealand”, 24: 136.

Divorce and Dissolution

Webb P R H, “Nullity and divorce: Recognition in New Zealand of English decrees and recognition in England of New Zealand decrees”, 2: 145.

Webb P R H and R H C, “*Blyth v Blyth*” [1966] 2 WLR 634, (case notes), 2: 198.

Webb P R H, “Foreign divorce and New Zealand ancillary relief”: *Green v Green* [1976] NZLR 415, (case notes), 7: 186.

Webb P R H, “Validity of Talak divorce in New Zealand dissolving potentially polygamous marriage”: *Hassan v Hassan* [1978] 1 NZLR 385, (case notes), 8: 272.

Webb P R H, “Separation orders and dissolution of marriage: New style”, 9: 321.

Atkin W R, “Spousal maintenance: A new philosophy?”, 9: 336.

Domestic Violence

Busch R and N Robertson, “The gap goes on: An analysis of issues under the Domestic Violence Act 1955”, 17: 337.

Family Court

Bridge C, “Family and the legal process: An unresolved dilemma”, 17: 231.

Recognition of Relationships

McNorrie K M, “Recognition of Overseas Same-Sex Relationships in New Zealand”, 23: 339.

Relationship Property

Matrimonial Property Act 1963, (review of legislation), 1: 328.

Davis J L R, “The deserted wife and the matrimonial home”: *National Provincial Bank Ltd v Ainsworth* [1965] 3 WLR 1, (case notes), 2: 77.

Inglis B D, “The matrimonial community chest”: *Robinson v Public Trustee* [1966] NZLR 748, (case notes), 2: 326.

Paterson D E, “Family Protection Act 1967”, (review of legislation), 3: 223.

Sim P B A, “Matrimonial Proceedings Amendment Act 1968, Domestic Proceedings Act 1968, Guardianship Act 1968, Matrimonial Property Act 1963”, (review of legislation), 3: 460.

Mansell W M, “Whither matrimonial property”, 4: 271.

McKay L, “Variation of maintenance agreements”: *Richards v Richards* [1972] 222, (case notes), 5: 169.

Burrows J F, “Matrimonial property and the Land Transfer Act”: *Efstathiou and others v Glantschnig* [1972] NZLR 594, (case notes), 5: 284.

Vaver P, “Matrimonial property: Does it exist in New Zealand?": *Haldane v Haldane* [1975] 1 NZLR 672, (case notes), 6: 389.

Angelo A H and W R Atkin, “A conceptual and structural overview of the Matrimonial Property Act 1976”, 7: 237.

Forsyth C F, “Section 7 of the Matrimonial Property Act 1976: A choice of law rule?”, (review of legislation), 7: 397.

Atkin W R, “Matrimonial property going overseas”: *Mills v Dowdall* [1983] NZLR 154; *Gregan v Gregan* [1983] NZLR 555; *Docherty v Docherty* [1983] NZLR 586; *Aldridge v Aldridge* [1983] NZLR 576, (case notes), 11: 183.

McLachlan C, “Matrimonial property and the conflict of laws”, 12: 66.

Maxton J K, “De facto spouses and the presumption of advancement”: *Calverley v Green* (1984) 56 ALR 483, (case notes), 12: 79.

Miles J, “Financial provision and property division on relationship breakdown: A theoretical analysis of the New Zealand legislation”, 21: 268.

Briggs M and N Peart, “Sharing the increase in value of separate property under the Property (Relationships) Act 1976: a conceptual conundrum”, 24: 1.

McCarthy F, "Playing the percentages: New Zealand, Scotland and a global solution to the consequences of non-marital relationships", 24: 499.

Chamberlain N, "The future of economic disparity redress in New Zealand", 28: 293.

Health

See Medical Law

Human Rights

See also Indigenous Peoples

Kilbride P E and P T Burns, "Freedom of movement and assembly in public places", 2: 1.

Wilson M A, "Human rights in the freezing works": *Human Rights Commission v Ocean Beach Freezing Co Ltd*, (1980) EOT 3/80, (case notes), 9: 273.

Keith K J, "A Bill of Rights for New Zealand? Judicial review versus democracy", 11: 307.

Harris B V, "Prerogative powers and the New Zealand Bill of Rights Act 1990", (review of legislation), 15: 323.

Walker C T, "Wilkes and Liberty: A critique of the prima facie exclusionary rule", 17: 69.

Oliver J, "Copyright, fair dealing, and freedom of expression", 19: 89.

Conte A, "A clash of wills: Counter-terrorism and human rights", 20: 338.

Geiringer C, "Tavita and all that: Confronting the confusion surrounding unincorporated treaties and administrative law", 21: 66.

McDonald E, "Circumcision and the criminal law: The challenge for a multicultural State", 21: 233.

Ip J, "Debating New Zealand's hate crime legislation: Theory and practice", 21: 575.

Conte A, "Crime and terror: New Zealand's criminal law reform since 9/11", 21: 635.

Mize S, "Resolving cases of conflicting rights under the New Zealand Bill of Rights Act", 22: 50.

Caldwell J, "Judicial review of school discipline", 22: 240.

Varuhas J N E, "Keeping things in proportion: the judiciary, executive action and human rights", 22: 300.

Smith N, "The relationship between equality and liberty", 23: 450.

Geddis A, "The comparative irrelevance of the New Zealand Bill of Rights Act to legislative practice", 23: 465.

Allan J, "You don't always get what you pay for: No bill of rights for Australia", 24: 179.

Ip J, "What a difference a bill of rights makes? The case of the right to protest in New Zealand", 24: 239.

Wilberg H, "The Bill of Rights in administrative law cases: Taking stock and suggesting some reassessment", 25: 866.

Erueti A, "Conceptualising indigenous rights in Aotearoa New Zealand", 27: 715.

Geiringer C, "Citizenship as humanitarian relief: The case of Roland Kun", 27: 872.

Sirota L, "Constitutional dialogue: The New Zealand Bill of Rights Act and the noble dream", 27: 897.

Pemberton J, "Socio-economic rights in Constitution Aotearoa New Zealand", 27: 918.

Mullineux J and M Brown, “The authority for and limits of covert investigation methods in New Zealand”, 28: 349.

Immigration

Cain G, “Immigration Act 1964”, (review of legislation), 1: 567.

Walsh T, “New Zealanders in Crisis in Australia: The Absence of a Social Safety Net”, 26: 673.

Geiringer C, “Citizenship as humanitarian relief: The case of Roland Kun”, 27: 872.

Indigenous Peoples

See also Treaty of Waitangi

Krackhardt O, “Beyond the neem tree conflict: Questions of corporate behaviour in a globalised world”, 21: 347.

Charters C, “Developments in indigenous peoples' rights under international law and their domestic implications”, 21: 511.

Borrows J, “Ground-rules: Indigenous treaties in Canada and New Zealand”, 22: 188.

Coyle M, “Transcending colonialism? Power and the resolution of indigenous treaty claims in Canada and New Zealand”, 24: 596.

Maori

Williams E W, “Maori Affairs Amendment Act 1967”, (review of legislation), 3: 95.

McHugh P G, “Trusts for the utilisation of Maori land in multiple ownership”, 10: 341.

Milroy S and A L Mikaere, “Maori and the Health Reforms: Promises, Promises”, 16: 175.

McClelland S A, “Maori electoral representation: Challenge to orthodoxy”, 17: 272.

Williams I H, “The Minister's prison and the cultural prison: Lessons from the Northland prison litigation”, 20: 320.

Young G, “Judge Norman Smith: A tale of four 'Take' “, 21: 309.

Meredith P, “Pakeha by law: The Europeanisation of Maori 1912-1931”, 22: 103.

Stephens M, “A loving excavation: Uncovering the constitutional culture of the Māori demos”, 25: 820.

Erueti A, “Conceptualising indigenous rights in Aotearoa New Zealand”, 27: 715.

Toki V, “Lessons from the Navajo Tribal Courts – tikanga Māori as common law?”, 28: 197.

Industrial Relations

See Employment

Insolvency

McKenzie P D, “Insolvency Act 1967”, (review of legislation), 3: 210.

Taylor L, “Funding Insolvent Company Claims”, 25: 587.

Anderson S, “Going for the Broke: Making Bankruptcy Law in New Zealand c. 1860–1867”, 26: 507.

Holderness H, “Section 9 of the Law Reform Act 1936: A Call for Modernisation”, 26: 759.

Taylor L, “Directors’ duties on insolvency in New Zealand: an empirical study”, 28: 171.

Intellectual Property

See under International Law; Property Law

International Law

Keith K J, “The world community and its laws”, 22: 2.

Hopkins W J, “International governance and the limits of administrative justice: the European Code of Good Administrative Behaviour”, 22: 710.

Keith K, “New Zealand and international law: 1963–2013”, 25: 718.

Aviation

Keith K J, “Carriage by Air Act 1967”, (review of legislation), 3: 217.

Johnston I D, “The Aviation Crimes Act 1972”, (review of legislation), 5: 305.

Commercial Law

Noonan C, “The extraterritorial application of New Zealand competition law”, 22: 369.

Kenny M, “The UK and the EU: The whinge in (and out of) the Willows?”, 27: 463.

Conflict

Akehurst M, “The Arab-Israeli conflict and international law”, 5: 231.

Conte A, “A clash of wills: Counter-terrorism and human rights”, 20: 338.

Costi A, “Hybrid tribunals as a viable transitional justice mechanism to combat impunity in post-conflict situations”, 22: 213.

Diplomatic Privileges

Mercer A C, “Diplomatic Privileges and Immunities Act 1968”, (review of legislation), 3: 346.

McKean W A, “Diplomatic Privileges and Immunities Act 1971”, (review of legislation), 5: 184.

Environment

Gillespie A, “Threatened areas of international significance”, 22: 432.

Scott K N, “Regulating subglacial aquatic research under the Antarctic treaty system”, 23: 134.

Foster C, “Necessity and precaution in international law: responding to oblique forms of urgency”, 23: 265.

Gillespie A, "Precautionary New Zealand", 24: 364.

Rive V, "Fossil fuel subsidy reform: A New Zealand perspective on the international law framework", 27: 73

Intellectual Property

Austin G W, "Copyright infringement in New Zealand's private international law", 19: 1.

Krackhardt O, "Beyond the neem tree conflict: Questions of corporate behaviour in a globalised world", 21: 347.

Austin G W, "The Two Faces of Fair Use", 25: 285.

Batty R, "Parallel importing and trade mark use: A tale of two uses", 25: 467.

International Trade

Keith K J, "New Zealand-Australia Free Trade Agreement Act 1965", (review of legislation), 2: 225.

Wilde C D M, "International Finance Agreements Amendment Act 1966", (review of legislation), 2: 359.

Kolsky Lewis M, "The free trade agreement paradox", 21: 554.

Butler P and Herbert C, "Access to justice vs access to justice for small and medium-sized enterprises: The case for a Bilateral Arbitration Treaty", 26: 186.

Law of the Sea

Barton G P, "Territorial Sea and Fishing Zone Act 1965 and Continental Shelf Act 1964", (review of legislation), 2: 81.

McRae D M, "Submarine Cables and Pipelines Protection Act 1966", (review of legislation), 2: 351.

Treaties

Keith K J, "New Zealand treaty practice: The Executive and the Legislature", 1: 272.

Callaghan C, " 'Constitutionalisation' of treaties by the Courts - the Treaty of Waitangi and the Treaty of Rome compared", 18: 334.

Chen M, "A constitutional revolution? The role of the New Zealand Parliament in treaty-making", 19: 448.

Geiringer C, "Tavita and all that: Confronting the confusion surrounding unincorporated treaties and administrative law", 21: 66.

Charters C, "Developments in indigenous peoples' rights under international law and their domestic implications", 21: 511.

Borrows J, "Ground-rules: Indigenous treaties in Canada and New Zealand", 22: 188.

Caldwell J, "Child abduction cases: evaluating risks to the child and the Convention", 23: 161.

Judiciary

See Legal Profession and Judiciary

Jurisprudence

Brown B J, “Light on latent effects of law”, 10: 1.

Evans J, “The concept of a legal power”, 11: 149.

Keith, Sir Kenneth, “The Treaty of Waitangi in the Courts”, 14: 37.

Durie E T and G S Orr, “The role of the Waitangi Tribunal and the development of a bicultural jurisprudence”, 14: 62.

Robertson M, “Critical legal studies and socialism”, 14: 355.

Bookman S, “Providing oxygen for the flames? The state of public interest litigation in New Zealand”, 25: 442.

Perlin M L, “Have you seen dignity?: The story of the development of therapeutic jurisprudence”, 27: 1135.

Land Law

Caveats

Brookfield F M, “Caveats: The Haupiri Courts cases”: *Re an application by Liquidator of Haupiri Courts Ltd* [1969] NZLR 348; *Re an application by Haupiri Courts Ltd (No 2)* [1969] NZLR 353, (case notes), 3: 454.

Easements

Davis B H, “*Masters v Snell* [1979] 1 NZLR 34: Problems with an easement”, (case notes), 8: 398.

Foreshore and Seabed

Davis J L R, “Literature and the law”: *Alfred F Beckett Ltd v Lyons* [1967] 2 WLR 421, (case notes), 2: 470.

Suszko A, “The Marine and Coastal Area (Takutai Moana) Act 2011: A just and durable resolution to the foreshore and seabed debate?”, 25:148.

Indefeasibility

Davis J L R, “The Indefeasibility of land transfer titles”: *Farrier-Waimak Ltd v Bank of New Zealand* [1965] NZLR 426, (case notes), 1: 554.

Houghton J, “Immediate indefeasibility with transactional uncertainty”, 28: 261.

Maori Land

See also Indigenous Peoples; Treaty of Waitangi

Haughey E J, “Maori claims to lakes, river beds and the foreshore”, 2: 29.

McHugh P G, “Trusts for the utilisation of Maori land in multiple ownership”, 10: 341.

Gilling B D, “The Queen's sovereignty must be vindicated: The 1840 rule in the Maori Land Court”, 16: 136.

Boast R, “Maori proprietary claims to the foreshore and seabed after Ngati Apa”, 21: 1.

Young G, “Judge Norman Smith: A tale of four 'Take'”, 21: 309.

Suszko A, “The Marine and Coastal Area (Takutai Moana) Act 2011: A just and durable resolution to the foreshore and seabed debate?”, 25:148.

Mining

Petroleum Amendment Act 1962 (review of legislation), Mining Tenures Registration Act 1962, Counties Amendment Act 1962, Public Works Amendment Act 1962, (review of legislation), 1: 159.

Public Works

O’Keefe J A B, “Public Works Amendment Act 1970”, (review of legislation), 4: 419.

Toomey E, “The offer back provisions in the Public Works Act 1981: A minefield for the Crown or local authorities”, 19: 309.

Toomey E, “Sections 50 and 40 of the Public Works Act 1981 - Sequential Provisions”, 23: 397.

Sale of Land

Burrows J F, “Conditional sales of land”: *Daubney v Kerr* [1962] NZLR 319, 1: 144.

Burrows J F, “Damages and the sale of land”: *Jacobs v Bills* [1967] NZLR 249, (case notes), 2: 471.

Sutton R J, “Unjust enrichment”: *Carley v Farrelly* [1975] 1 NZLR 356, (case notes), 6: 367.

Todd S, “Multiple causes of loss and claims for contribution”, 25: 960.

Ren J, “Easier said than done: A lesson in contract construction from the *Home Bonds* cases”, 25: 1049.

Brazier L and D McLauchlan, “A failure to perform: But was it a breach?”, 25: 1107.

Tenancy

Davis B H, “Rent Appeal Act 1973”, (review of legislation), 6: 198.

Laidlaw J L, “Rent Appeal Boards: Adequacy of reasons and notice of inspections”: *Clark v Rent Appeal Board* [1975] 2 NZLR 24, (case notes), 6: 383.

Davis B H, “The Property Law Amendment Act 1975”, (review of legislation), 7: 92.

Frame A and P Harris, “Formal rules and informal practices: A study of the New Zealand Rent Appeal Boards”, 7: 213.

Davis B H, “Another equitable tenancy in common”: *Malayan Credit Ltd v Jack Chia-M P H* [1986] 1 All ER 711, (case notes), 12: 434.

Bierre S, Bennett M and Howden-Chapman P, “Decent expectations? The use and interpretation of housing standards in tenancy tribunals in New Zealand”, 26: 153.

Roberts M, “Planet kids: The resurrection of the failure of consideration approach to frustration?” 26: 350.

Grinlinton D, “Tenant liability for negligent damage following *Holler v Osaki*”, 27: 625.

Title

Land Transfer Amendment Act 1963, (review of legislation), 1: 330.

Tobin C J, “Multi-unit flats and the trading company”: *Jenkins v Harbour View Courts Ltd* [1966] NZLR 1, (case notes), 2: 210.

Davis J L R, “Lord Sefton backs a loser” *Tophams Ltd v Sefton* [1966] 2 WLR 814, (case notes), 2: 216.

Hinde G W, “Land Transfer Amendment Act 1966”, (review of legislation), 2: 489.

Whalan D J, “Immediate success of registration of title to land in Australasia and early failures in England”, 2: 416.

Hinde G W, “*Frazer v Walker* [1966] NZLR 331: Light and shade on the Land Transfer Act”, (case notes), 2: 458.

Whalan D J, “Partial restoration of the integrity of the Torrens system register”, 4: 1.

Burrows J F, “Unregistered interests and the Land Transfer Act 1952”: *Premier Group Ltd v Lidgard* [1970] NZLR 280, (case notes), 4: 290.

Cain G, “Unit Titles Act 1972”, (review of legislation), 5: 295.

Whalan D J, “The meaning of fraud under the Torrens system”, 6: 207.

Thomas R, “Degraded unit title property rights – A judicial trend”, 25: 1023.

Gibbons T, “Units, exclusion, and governance: Bright lines and body corporates in New Zealand”, 26: 222.

Brower A and J Page, “Freeing the land beyond the shadow of the law: 20 years of the Crown Pastoral Land Act”, 27: 975.

Law Reform

Gray H R, “A Rationale of law reform”, 2: 162.

Turner, Sir Alexander, “Changing the law”, 3: 404.

Harris D R, “Comment of the Right Honourable Sir Alexander Turner's address 'Changing the law': 3 NZULR 404”, 4: 45.

Szakats A, “Reform of compensation: The White Paper on the Woodhouse Report”, 4: 139.

McLauchlan D W, “Contract and commercial law reform”, 11: 36.

Cameron B J, “The law reform committees 1966-86”, 13: 123.

Hammond R G, “The part-time law reform committees: An overview”, 13: 135.

Cooke, Rt Hon Sir Robin, “The Public and Administrative Law Reform Committee: The Early years”, 13: 150.

Farmer J A, “The work of the Public and Administrative Law Reform Committee”, 13: 155.

Coote B, “The Contracts and Commercial Law Reform Committee and the Contracts Statutes”, 13: 160.

Asher R J, “The statutory reforms of the Contracts and Commercial Law Reform Committee from a 1988 perspective”, 13: 190.

McMullen, Sir Duncan, “The work of the Criminal Law Reform Committee”, 13: 199.

Hannan J, “Pragmatism and principle in the construction of change: The Criminal Law Reform Committee”, 13: 206.

Maxton J K, “The Property Law and Equity Reform Committee”, 13: 217.

Littlewood M, "The possibility of amending New Zealand's general anti-avoidance rule", 25: 522.

Burrows J, "Academics and law reform", 25: 667.

McDonald E and Y Tinsley, "'The law as it should be' when prosecuting sexual offences: The contribution of legal academics to law reform", 25: 758.

Duffield D, "The enforcement of animal welfare offences and the viability of an infringement regime as a strategy for reform", 25: 897.

Legal Aid

See under Legal System

Legal Education

Derham D P, "Legal Education", 2: 130.

Coote B, "A law teacher looks at his trade", 3: 38.

Hammond R G, "Some proposals with respect to legal education in New Zealand", 9: 28.

Wilson M A, "Waikato Law School: A new beginning", 14: 103.

Coote B, "Qualifications for admission to the legal profession in New Zealand: A brief history", 17: 140.

Chart J R, "Lawyers' work and legal education: Getting a better fit", 19: 177.

Finn J, "The founders of the New Zealand legal profession: The first cohort of lawyers 1841–1851", 25:24.

Devonshire P and I Brailsford, "Re-Defining Learning Outcomes: A Case for the Assessment of Skills and Competencies in a Law Degree", 25:270.

Wilson M and A T H Smith, "Fifty years of legal education in New Zealand: 1963–2013 – Where to from here?", 25: 801.

Hewitt A and K Toole, "The practical knowledge conundrum: What practical knowledge should be included in a law school curriculum and how can it be taught?", 25: 980.

Beever A, "The teaching of legal ethics in New Zealand", 27: 212.

Baird N et al, "Employer perceptions of the work readiness of New Zealand law graduates: What more can law schools do?", 28: 54.

Hood A, "Considering the future of legal education in New Zealand: Reflections on the article 'Employer perceptions of the work readiness of New Zealand law graduates: What more can law schools do?'", 28: 85.

Legal History

Cornford P A, "The administration of justice in New Zealand 1841-1846: Part I - The Fisher period", 4: 18.

Cornford P A, "The administration of justice in New Zealand 1841-1846: Part II - The Swainson period", 4: 120.

Mathieson D L, "Forty years on: Reflections", (40th anniversary NZULR) 20: 405.

Finn J, "Debt, drunkenness, and desertion: The Resident Magistrates' Court in early Canterbury 1851-61", 21: 452.

Frame A, “Hoani Te Heuheu's case in London 1940-41: An explosive story”, 22: 148.

Charlton G and R Haazen, “Floating and driving timber in 19th-century New Zealand: Judge Francis D Fenton and the doctrine of navigable streams”, 24: 649.

Anderson S, “Going for the Broke: Making Bankruptcy Law in New Zealand c. 1860–1867”, 26: 507.

Legal Profession and Judiciary

Rickett C E F, “Lord Denning: Sincere man and problematic judge”, 10: 91.

Spiller P, “Lord Cooke of Thorndon”, 17: 1.

Eagles I, “Legal professional privilege and the corporate client”, 12: 297.

Smillie J, “Obituary: Professor P B A Sim”, 13: 235.

Powles M, “The New Zealand community magistrates scheme: Whose community and what involvement?”, 19: 29.

Grantham R and C Rickett, “In memoriam: Professor Peter Birks”, 21: 193.

Thomas E W, “So-called “judicial activism” and the ascendancy of judicial constraints”, 21: 685.

Farrar J H, “In memoriam: Professor David Allan AM”, 22: 1.

Elias, Dame Sian, “In memoriam: Lord Cooke of Thorndon”, 22: 181.

Kendall K, “Privilege and taxation advice: New Zealand's nondisclosure right compared with the tax adviser's privilege in the United States”, 24: 337.

Hammond G, “Judges and academics in New Zealand”, 25: 681.

Legal Research

See Research

Legal System

Function of Law

Beever A, “The law's function and the judicial function”, 20: 299.

Gray A, “Preventive Detention in New Zealand: A Critical Comparative Analysis” 26: 557

Jury Service

Juries Amendment Act 1963, 1: 330.

Legal Aid

Evans P J and S D Ross, “Legal aid in New Zealand and abroad”, 5: 1.

Legislation

Kilbride P E, “Subjective powers and ultra vires”: *Commissioners of Customs & Excise v Cure & Deeley Ltd* [1962] 1 QB 340, (case notes), 1: 118.

Jamieson N J, “The tradition of free expression in Australasian legislative drafting”, 9: 1.

Wright F and T Angelo, “The Pitcairn Trials Act 2003 (NZ), Ordinance 6 of 2004 (Pit), and the bounty of the mutiny”, (note), 21: 486.

Prebble J et al, “Legislation with retrospective effect, with particular reference to tax loopholes and avoidance”, 22: 17.

Prebble J et al, “Retrospective legislation: reliance, the public interest, principles of interpretation and the special case of anti-avoidance legislation”, 22: 271.

Geddis A, “The comparative irrelevance of the New Zealand Bill of Rights Act to legislative practice”, 23: 465.

Harris M, “Is New Zealand Law Ready for a *Marbury v Madison* Moment?”, 25:210.

Ruddell J, “Statutory interpretation, parliamentary intention and the general anti-avoidance rule”, 25: 497.

Knight DR, “Rhetoric or Reality? Recasting Local Government’s Purpose and Role” 26: 895.

Precedent

Mathieson D L, “Australian precedents in New Zealand Courts”, 1: 77.

Palmer G, “The admissibility of judgments in subsequent proceedings”, 3: 142.

Kavanagh P B, “Stare decisis in the House of Lords”, 5: 323.

Smith I T, “The status of a decision of the House of Lords”: *Bognuda v Upton & Shearer Ltd* [1972] NZLR 741, (case notes), 5: 388.

Taggart M B, “The binding effect of decisions of the Privy Council”: *Breuer v Wright* [1982] 2 NZLR 77, (case notes), 11: 66.

Procedure

Barton G P, “Judicature Amendment Act 1965”, (review of legislation), 2: 229.

Barton G P, “New Zealand (Appeals to the Privy Council) (Amendment) Order 1972”, (review of legislation), 6: 82.

Brookfield F M, “New Zealand (Appeals to the Privy Council) (Amendment) Order 1972; Another view”, (review of legislation), 6: 408.

Williams D V, “Towards being the Court of final resort”: *Howley v Lawrence Publishing Co Ltd* (CA 77/84), (case notes), 12: 206.

Paterson R J, “Forum non conveniens in New Zealand”, 13: 337.

Perry M, “Judges’ reasons for judgments - to whom do they belong?”, 18: 257.

Powles M, “The New Zealand community magistrates scheme: Whose community and what involvement?”, 19: 29.

Cox N, “The abolition or retention of the Privy Council as the final court of appeal for New Zealand: Conflict between national identity and legal pragmatism”, 20: 220.

Harley G J, “The expected impact of the Supreme Court of New Zealand on tax cases”, 22: 76.

Gray A, “Preventive Detention in New Zealand: A Critical Comparative Analysis” 26: 557

Statutory Interpretation

Kilbride P E, “Section 5(j) again”: *Aburn v Police* [1964] NZLR 435; *Union Motors Ltd v Motor Spirits Licensing Authority* [1964] NZLR 146, (case notes), 1: 319.

Kilbride P E, “The use of marginal notes”: *Union Motors Ltd v Motor Spirits Licensing Authority* [1964] NZLR 146, (case notes), 1: 321.

Burrows J F, “The cardinal rule of statutory interpretation in New Zealand”, 3: 253.

Paterson D E, “The subjective construction of statutory provisions authorising action by public officials”, 6: 101.

Burrows J F, “Statutes and judicial discretion”, 7: 1.

Burrows J F, “Judicial anticipation of statutes”: *R v O'Brien* [1976] 1 NZLR 513, (case notes), 7: 169.

Burrows J F, “Interpretation sections”, 8: 33.

Arnold T, “Looking at language: A comment on *R v Brown* [1978] 2 NZLR 174”, (case notes), 9: 66.

Evans J, “Some fine points of statutory interpretation and a constitutional upheaval”: *Falema'i Lesa v Attorney-General* [1982] 2 WLR 898; *Levave v Immigration Department* [1979] 2 NZLR 74, (case notes), 10: 278.

Burrows J F, “Statutory interpretation in New Zealand”, 11: 1.

Evans J, “Controlling the use of parliamentary history”, 18: 1.

Allan J, “Statutory interpretation and the Courts”, 18: 439.

Ruddell J, “Statutory interpretation, parliamentary intention and the general anti-avoidance rule”, 25: 497.

Huntly B, “Judicial Review of Administrative Interpretations: Lessons for New Zealand from the United States?”, 26: 791.

Liability

See under Torts

Local Government

See also Resource Management

Paterson D E, “Local Legislation Act 1966”, (review of legislation), 2: 357.

Paterson D E, “*Hutt County v Water Allocation Council* [1971] NZLR 90”, 4: 398.

Bollard R J, “Liability of local authorities for loss caused through administrative action”, 11: 165.

Knight DR, “Rhetoric or Reality? Recasting Local Government’s Purpose and Role” 26: 895.

A Brower, J Page and D Thomas, “Building (Earthquake-Prone Buildings) Amendment Act 2016: Risk, space and the authority to govern”, 27: 484.

Media Law

Hogg P W, “News Media Ownership Act 1965”, (review of legislation), 2: 87.

Paterson D E, “Broadcasting Act 1968”, (review of legislation), 3: 471.

Hodge W C, “Contempt of Court by publication”: *Taylor v Attorney-General* [1975] 2 NZLR 675, (case notes), 7: 171.

Paton-Simpson E, “Human interests: Privacy and free speech in the balance”, 16: 225.

Oliver J, “Copyright, fair dealing, and freedom of expression”, 19: 89.

Evans K, “Of privacy and prostitutes”, 20: 71.

Knight D R, “Dunne v Canwest TVWorks Ltd: Enhancing or undermining the democratic and constitutional balance?”, (case comment), 21: 711.

Medical Law

Paterson R J, “Life support withdrawal: Who speaks for the patient?": *Auckland Area Health Board v Attorney-General* (unreported) (1993) HC M853/92, (case notes), 15: 213.

Tobin R, “In the best interests of the patient: Withdrawal of food and water, *Airedale NHS v Bland* [1993] 2 WLR 316”, (case notes), 15: 340.

Manning J, “Court-ordered Caesarian Section - the priority of maternal autonomy”, 18: 546.

Dawson J, “ 'Mental disorder' and the discharge of compulsory psychiatric patients”: *Waitemata Health v Attorney-General* [2001] NZFLR 1122; (2001) 21 FRNZ 216, (case and comment), 20: 132.

Pengilley W, “Competition policy and arrangements involving the medical profession in Australia and New Zealand: An overview”, 21: 409.

Williams A, “Government litigation and settlement of health care tort claims: a framework for consistency and management of legal risk”, 22: 511.

Dawson J, “Medical Privilege and Court-Ordered Psychiatric Reports”, 25:239.

Downie J, Willmott L and White B, “Cutting the Gordian knot of futility: A case for law reform on unilateral withholding and withdrawal of potentially life-sustaining treatment”, 26:24.

Tokeley K, “The Natural Health and Supplementary Products Bill: Homeopathy, the truth and the placebo effect”, 26: 421.

Chan C H, “Advance directives refusing treatment: A proposal for New Zealand”, 27: 38.

Bhatia N and J Tibballs, “The development of property rights over cadaveric tissues and organs: Legal obstructions to the procurement of organs in an ‘opt-out’ system of organ donation in Australia and New Zealand”, 27: 946.

Perlin M L, “Have you seen dignity?": The story of the development of therapeutic jurisprudence”, 27: 1135.

Planning

See Resource Management

Privacy

See under Torts

Property Law

Huang C, “The constitution and takings of private property”, 24: 621.

Page J and Brower A, “Of earthquakes, red zones and property rights: The *Quake Outcasts* case” 26:132.

A Brower, J Page and D Thomas, “Building (Earthquake-Prone Buildings) Amendment Act 2016: Risk, space and the authority to govern”, 27: 484.

Sanders J, “The tree next door: An analysis of the use and application of sections 332-338 of the Property Law Act 2007”, 28: 137.

Agency

Mundy R, “The capacity to execute an enduring power of attorney in New Zealand and England: A case of Parliamentary oversight?”, 13: 253.

Carney T, “Abuse of enduring powers of attorney - lessons from the Australian Tribunal experiment?”, 18: 481.

Devonshire P, “Fraud on a power: patterns in the mosaic”, 22: 496.

Banking and Building Societies

McKenzie P D, “Building Societies Act 1965”, (review of legislation), 2: 221.

Rickett C E F, “Banks and the recovery of mistaken payments”, 16: 105.

Dervan H and S Jensen, “Prudential regulation in 21st century New Zealand: The case for deposit insurance”, 28: 211.

Chattels

McLauchlan D W, “The Chattels Transfer Amendment Act 1974: The Property Law Amendment Act 1975”, (review of legislation), 7: 83.

Credit Contracts

van Zijl T, “The Credit Contracts Act 1981: Which is the finance rate?”, (review of legislation), 10: 302.

McKenzie P D, “The Credit Contracts Act 1981”, 10: 385.

Dugan R, “The New Zealand Credit Contracts Act: A United States lawyer's perspective”, 11: 20.

Estates

See Wills, Estates and Succession

Equitable Priorities

Watts P, “The loss of equitable priorities through negligent omission - Kindersley V-C's heresy”, 18: 46.

Intellectual Property

Sutton R J, “Industrial design: The Copyright Amendment Act 1985”, 12: 343.

Gray E, “Reproduction in the course of instruction: Interpretation of section 21(4)(a) of the Copyright Act 1962”, 13: 319.

Austin G W, “Copyright infringement in New Zealand's private international law”, 19: 1.

Sims A, “Copyright and Contract”, 22: 469.

Batty R, “Parallel importing and trade mark use: A tale of two uses”, 25: 467.

Hire Purchase

Ellinger E P, “The Hire Purchase and Credit Sales Stabilisation Regulations 1957”, 3: 279.

Farmer J A, “Injustice under the Hire Purchase and Credit Sales Stabilisation Regulations”: *Central District Finance Corporation Ltd v Cotton* [1965] NZLR 373, (case notes), 2: 206.

Davies J L R, “The effects of illegality”: *Portland Holdings Ltd v Cameo Motors Ltd* [1966] NZLR 571, (case notes), 2: 342.

Shea A M, “The Hire Purchase Act 1971”, (review of legislation), 5: 175.

Mortgage

Devonshire P, “The mortgagee's power of sale: New perspectives on an old theme”, 16: 251.

Harding M, “Property, contract and the forged registered mortgage”, 24: 21.

Relationship Property

See under Family Law

Sale of Goods

Tobin C J, “The passing of property on sale of goods”: *Farm Products Co operative (Taranua) Ltd v Bellkirk Poultry Farm* [1965] NZLR 1012, (case notes), 2: 213.

Lawson R G, “Buyers and sellers in possession: Some recent developments under the Sale of Goods Act 1908”: *Elwin v O'Regan and Maxwell* [1971] NZLR 1124, (case notes), 5: 64.

Lawson R G, “Quiet possession”: *Healing (Sales) Pty v Inglis Electric Pty Ltd* (1968) 121 CLR 584, (case notes), 5: 172.

Lawson R G, “The Layby Sales Act 1971”, 5: 181.

Davies I, “The negotiability of motor vehicles in England and New Zealand: A conundrum for the common law”, 16: 275.

Gedye M, “Financing transactions structured as sales of goods”, 25: 1076.

Securities

Shur B D and D E Allan, “Financing dealers' stock-in-trade”, 1: 371.

Webb D, “Legal advice in surety transactions: A duty-based approach”, 19: 259.

Baas S, “Fixtures under the Personal Property Securities Act: What New Zealand doesn't know it's missing”, 19: 403.

Gedye M, “Financing transactions structured as sales of goods”, 25: 1076.

Wills

See Wills, Estates and Succession

Research

Vidler Smith C and J Prebble, “Databases for New Zealand legal research” (note), 21: 173.

Resource Management

Curry G P, “The Marine Pollution Act 1974”, (review of legislation), 6: 303.

Pardy B, “Sustainability: An ecological definition for the Resource Management Act 1991”, (review of legislation), 15: 351.

Gillespie A, “Whale-watching and the precautionary principle: The difficulties of the New Zealand domestic response in the whaling debate”, 17: 254.

Wheen N R, “Desperate remedies and the West Coast sawmillers” (case and comment), 19: 351.

Gillespie A, “Threatened areas of international significance”, 22: 432.

Holley C and N Gunningham, “Natural resources, new governance and legal regulation: When does collaboration work?”, 24: 309.

Warnock C, “Understanding the objective: Psychological effects in environmental decision-making”, 24: 574.

Corrin J, “The root of the problem: Carbon rights and natural resources issues in Solomon islands and Vanuatu”, 26:1.

Severinsen G, “Bearing the weight of the world: Precaution and the burden of proof under the Resource Management Act”, 26: 375

Dawson A, “Principles, participation, and proposed changes to the Resource Management Act”, 27: 185.

Historic Places

Williams I H, “The Historic Places Act 1980”, (review of legislation), 10: 60.

Planning

Robinson K, “Town and Country Planning Amendment Act 1966”, (review of legislation), 2: 476.

Davis B H, “Legal aspects of the history and background of town and country planning”, 3: 310.

Davis B H, “Planning restrictions and the Land Transfer Act 1952”: *Paparua County v District Land Registrar* [1968] NZLR 1017 (case notes), 3: 328.

Robinson K, “Town and Country Planning Amendment Act 1968”, (review of legislation), 3: 343.

Palmer K A, “The Ronaki case: Planning hearing rights”: *Attorney-General v Ronaki Ltd* [1977] 2 NZLR 174, (case notes), 8: 57.

Hannan J, “The National Development Act 1979”, 9: 200.

Property Rights

Barton B, “The legitimacy of regulation”, 20: 364.

Joseph P A, “The environment, property rights, and public choice theory”, 20: 408.

Gibbons T, “Property Rights in Resource Consents: Some Thoughts from Law and Economics”, 25:46.

Water and Soil

Brookfield F M, “Surface waters: The natural rights of drainage and disposal”, 1: 440.

Davis J L R, “Literature and the law”: *Alfred F Beckett Ltd v Lyons* [1967] 2 WLR 421, (case notes), 2: 470.

Brookfield F M, “Water and Soil Conservation Amendment Act 1969”, (review of legislation), 4: 181.

Davis B H, “The Water and Soil Conservation Amendment Act 1971”, 5: 87.

Milne P J, “Water resource allocation and management in New Zealand: recent developments”, 11: 245.

Sale of Liquor

Kelsey E J, “The Sale of Liquor Amendment Act 1976”, (review of legislation), 9: 194.

Security

Guild P A, “New Zealand Security Intelligence Act 1969”, (review of legislation), 4: 183.

Miller J, “Private Investigators and Security Guards Act 1974”, (review of legislation), 6: 403.

Walsh T, “New Zealanders in Crisis in Australia: The Absence of a Social Safety Net”, 26: 673.

Social Law

Keith K J, “Corbett’s case”: *Corbett v Social Security Commission* [1962] NZLR 878, (case notes), 1: 124.

Coote B, “Investigate or override”: *Corbett v Social Security Commission* [1962] NZLR 878, (case notes), 1: 137.

Seymour J A, “The Children and Young Persons Act 1974”, (review of legislation), 6: 395.

Cameron N, “The Children and Young Persons Amendment Act 1977”, (review of legislation), 8: 75.

Evans J, “Tooley and Finnes on abortion: Two radically opposing views”, 10: 261.

Tokeley K, “The legal protection of non-smokers from exposure to tobacco smoke”, 15: 291.

Bookman S, “Providing oxygen for the flames? The state of public interest litigation in New Zealand”, 25: 442.

Walsh T, “New Zealanders in Crisis in Australia: The Absence of a Social Safety Net”, 26: 673.

Rahim M and V Vicaro, “Regulating Quality in CSR Reporting in Australia”, 26: 839

Taxation

Land and Income Tax Amendment (No 2) 1962, (review of legislation), 1: 160.

Richardson I L M, "Some aspects of valuation of trading stock for income tax purposes", 1: 256.

J R F, Peate v Commissioner of Taxation of the Commonwealth of Australia [1966] 3 WLR 246, (case notes), 3: 82.

Cain G, "Hobbies and assessability": *Harley v Commissioner of Inland Revenue* [1971] NZLR 482, (case notes), 5: 62.

McLauchlan D W, "Section 108: Further problems for the Commissioner": *Wisheart, Macnab and Kidd v Commissioner of Inland Revenue* (unreported, 21 July 1971), (case notes), 5: 72.

McKay L, "Section 108: Yet more problems": *Udy v Commissioner of Inland Revenue* [1972] NZLR 714; *Gerard v Commissioner of Inland Revenue* (1972) 2 ATR 271, (case notes), 5: 383.

McKay L, "Some aspects of the alienation of income for taxation purposes", 6: 1.

McKay L, "The Arcus and personal services income principles", 6: 140.

Congreve R L, "Land and Income Tax Amendment Act (No 2) 1974", (review of legislation), 6: 310.

Prebble J, "Tax avoiding arrangements that comply with section 104 Income Tax Act 1976": *Halliwell v CIR* (1977) 2 TRNZ 186, (case notes), 8: 70.

Prebble J, "Income tax on sale of subdivided land": *Lowe v Commissioner of Inland Revenue* (1979) GR 37/76, (case notes), 8: 408.

Alston A, "Should we have a capital gains tax", 9: 257.

Alston A, "The concept of residence in taxation", (review of legislation), 14: 179.

Brown D, "The Charities Act 2005 and the definition of charitable purposes", 21: 598.

Prebble J et al, "Legislation with retrospective effect, with particular reference to tax loopholes and avoidance", 22: 17.

Harley G J, "The expected impact of the Supreme Court of New Zealand on tax cases", 22: 76.

Prebble J et al, "Retrospective legislation: reliance, the public interest, principles of interpretation and the special case of anti-avoidance legislation", 22: 271.

Elliffe C and Keating M, "Tax Avoidance - Still Waiting for Godot?", 23: 368.

Kendall K, "Privilege and taxation advice: New Zealand's nondisclosure right compared with the tax adviser's privilege in the United States", 24: 337.

Vial P, "The Generic Tax Policy Process: A 'Jewel in our Policy Formation Crown'?", 25:318.

Mullineux J, "The Scope of the Tax Evasion Offences in Section 143B of the Tax Administration Act 1994", 25:347.

Ruddell J, "Statutory interpretation, parliamentary intention and the general anti-avoidance rule", 25: 497.

Littlewood M, "The possibility of amending New Zealand's general anti-avoidance rule", 25: 522.

Mullineux J, "The distinction between tax avoidance and tax evasion", 26: 273.

Narayan S, "Goods and services tax on privately-imported goods", 26:470.

Lowery F, “Scrambling to Undo Tax Avoidance: The Collateral Litigation in *Ben Nevis*”, 26: 819.

Burnett C, “Tax litigation in New Zealand: An empirical analysis”, 27: 315.

Johnston A and K Sadiq, “Beyond country-by-country reporting: A modest proposal to enhance corporate accountability”, 27: 569.

Bowler-Smith M, “Rethinking the taxation of (large) corporates”, 27: 744.

Sawyer A, “Reflections on the contributions of lawyers to tax policymaking in New Zealand”, 27: 995.

Martin F et al, “The rise and fall (?) of two Charities Commissions: How common law countries can learn from the experiences in New Zealand and Australia”, 27: 1185.

Elliffe C, “Interpreting international tax agreements: Alsatia in New Zealand?”, 28: 1.

Tenancy

Fenton R T, “The assignment of informal leases”, 7: 342.

Gravells N P, “The new law of forfeiture of leases: more than a change of terminology?”, 23: 1.

Bierre S, Bennett M and Howden-Chapman P, “Decent expectations? The use and interpretation of housing standards in tenancy tribunals in New Zealand”, 26: 153.

Grinlinton D, “Tenant liability for negligent damage following *Holler v Osaki*”, 27: 625.

Terrorism

See under Criminal Law

Torts

Accident Compensation

Burn J F, “Accident Compensation Act 1972: A symposium: A practitioner's view”, (review of legislation), 5: 392.

Wilson M A, “The Workers' Compensation Act 1956 and the Accident Compensation Act 1972: A comparison”, (review of legislation), 5: 395.

Willy A A P, “The Accident Compensation Act and recovery for losses arising from personal injury and death by accident”, 6: 250.

Palmer G, “The Accident Compensation Amendment Act 1974, (review of legislation), 6: 299.

Sutcliffe F, “Precedent and policy in accident compensation”, 7: 305.

Vennell M A, “The Accident Compensation Act 1972 and exemplary damages”: *Donselaar v Donselaar* (CA 145/77), *Taylor v Beere* (CA 38/80), (case notes), 10: 165.

Mackenzie R, “Lump sums or litigation? Compensation for sexual abuse: The case for reinstatement of a compensation for criminal injuries scheme”, 15: 367.

Tennent D, “Degenerative Conditions: One of the Dilemmas of Accident Compensation Cover. Is There a Way of Clarifying the Confusion in Order to Achieve Fairness?”, 23: 315.

Connell S, “Justice for Victims of Injury: The Influence of New Zealand’s Accident Compensation Scheme on the Civil and Criminal Law” 25:181.

Tennent D, “Accident compensation and degenerative conditions: Are we close to clarifying the confusion and achieving justice?”, 26: 396

Wall J, “No-fault compensation and unlocking tort law’s ‘reciprocal normative embrace’”, 27: 125.

Mijatov T, Forster W and Barraclough T “Problems with access to law in personal injury disputes”, 27: 365.

Erbacher S, “Another misstep in negligence and illegality”, 27: 1060.

Assumption of Risk

H R G, “Volenti non fit injuria as a defence to negligence”: *Morrison v Union SS Co* [1962] NZLR 783, (case notes), 1: 147.

Davis A G, “More light on volenti”: *Morrison v Union SS Co* [1962] NZLR 783, (case notes), 1: 300.

Damages

Brooks B T, “Assessing damages for personal injuries”, (case notes), 3: 192.

Burrows J F, “Exemplary damages and House of Lords authority”, 3: 194.

Chripps Y, “Avenues of compensation for genetic engineering accidents”, 9: 150.

McLauchlan D W, “Damages for pre-contract expenditure”, 11: 346.

Scott S R, “Restitution and the argument of subjective devaluation: When is an enrichment not an enrichment?”, 15: 246.

Todd S, “Exemplary damages”, 18: 145.

Evans K, “Of privacy and prostitutes”, 20: 71.

Williams A, “Government litigation and settlement of health care tort claims: a framework for consistency and management of legal risk”, 22: 511.

Beever A, “The future of exemplary damages in New Zealand”, 24: 197.

Smith S A, “Rights-threats, wrongs and injustices: The common law’s causes of action”, 27: 1033.

Defamation

Davis A G, “Publication of a defamatory statement”: *Collerton v MacLean and others* [1962] NZLR 1045. (case notes), 1: 115.

Burrows J F, “Defamation and qualified privilege”: *Dunford Publicity Studios Ltd v News Media Ownership* [1971] NZLR 961, (case notes), 5: 56.

Johnston I D, “Uncertainties in the defence of fair comment”, 8: 359.

Laster D, “Commonalities between breach of confidence and privacy”, 14: 144.

Tobin R, “Public discussion as a defence to a nineteenth century defamation action”, 21: 385.

Tobin R, “Publication and innocent dissemination in the law of defamation: Adapting to the internet age” 27: 102.

Duty of Care

Guest F W, “The Limits of a duty of care”: *McCarthy v Wellington City Corporation* [1966] NZLR 481, (case notes), 2: 344.

Todd S, “The Peabody Case: Inflexible drains and rigid constructions”: *Governors of the Peabody Donation Fund v Sir Lindsay Parkinson & Co* [1985] AC 210, (case notes), 11: 392.

Foreseeability

Guest F W, “The Wagon Mound in New Zealand”: *Russell v McCabe* [1962] NZLR 392, *Wells v Sainsbury and Hannigan Ltd* [1962] NZLR 552, (case notes), 1: 113.

T P H, “The Wagon Mound again”: *Miller Steamship Co Pty Ltd and R W Miller & Co Pty Ltd v Overseas Tankship (UK) Ltd* [1963] NSW 737, (case notes), 1: 303.

Function of Law

Beever A, “The law's function and the judicial function”, 20: 299.

Liability

Derham D P and D M da Costa, “Absolute liability”, 1: 37.

“Absolute Liability Committee Report”, 1: 151.

Davis A G, “Liability for animals”, 1: 206.

Transport Amendment Act 1964, (review of legislation), 1: 331.

Brooks B T, “A hot time in Gidgegannup”: *Goldman v Hargrave* [1966] 2 WLR 513, (case notes), 2: 337.

Tobin C J, “Products liability: A United States Commonwealth comparative survey”, 3: 377.

Tobin C J, “Products liability: Recovery of economic loss?”, 4: 36.

Vennell M A, “Solicitor's liability to third parties”, (case notes), 10: 362.

Bollard R J, “Liability of local authorities for loss caused through administrative action”, 11: 165.

Harris D R, “Can the law of torts fulfil its aims”, 14: 113.

Manning J, “Civil liability of District Court Judges”: *Harvey v Derrick* [1995] 1 NZLR, (case notes), 16: 431.

Todd S, “Multiple causes of loss and claims for contribution”, 25: 960.

Tolmie J, “Uncertainty and potential overreach in the New Zealand common purpose doctrine”, 26: 441.

Beever A, “Engagement, criticism and the academic lawyer”, 27: 1111.

Limitation

Limitation Amendment Act 1962. (review of legislation), 1: 160.

Maintenance and Champerty

Taylor L, “Funding insolvent company claims”, 25: 587.

Malicious Prosecution

Todd S, “The tort of malicious prosecution”: *Commercial Union Assurance Co of NZ Ltd v Lamont* (unreported) (1988) CA, *Marley v Mitchell* (unreported) (1988) CA, (case notes), 13: 420.

Mareva Injunction

Calnan R J, “The ‘Mareva’ Injunction”: *Hunt v BP Exploration Co (Libya) Ltd* [1980] 1 NZLR 104, (case notes), 9: 279.

Mistake

Sutton R J, “Kelly v Solari: The justification of the Ignorantia Juris Rule”, 2: 173.

Sutton R J, “New ideas in mistake”: *Thomas v Houston Corbett & Co* [1969] NZLR 151, (case notes), 3: 323.

Shapira G, “Mutual mistake or money paid under mistake of fact”: *Southland Savings Bank v Anderson* [1974] NZLR 118, (case notes), 6: 181.

Sutton R J, “Reform of the law of mistake in contract”, 7: 40.

Negligence

D E P, “Liability for negligent answers”: *Smith v Auckland Hospital Board* [1965] NZLR 191, (case notes), 1: 550.

Davis A G, “Economic damages for negligence”: *Weller & Co v Foot and Mouth Disease Research Institute* [1966] 3 WLR 1082, (case notes), 2: 196.

Coote B, “The Effect of *Hedley Byrne*”, 2: 263.

Brooks B T, “Liability for damage by fire”: *Mason v Levy Auto Parts of England Ltd* [1967] 2 WLR 1384, (case notes), 2: 473.

McKenzie P D, “Liability for careless advice”: *Barrett v J R West Ltd* [1970] NZLR 789, (case notes), 4: 394.

Stevens L L, “Two steps forward and three back! Liability for negligent words”, 5: 39.

Vennell M A, “The fate of the tort of negligence”, (review of legislation) 5: 402.

Smillie J A, “Liability of builders, manufacturers and vendors for negligence”, 8: 109.

Johnston I D, “Negligent mis-statement: Auditor’s liability to third parties for careless report on company’s annual accounts”: *Scott Group Ltd v McFarlane and Others* (unreported) (1977) CA, (case notes), 8: 175.

Todd S, “Fitness duties in tort”: *Junior Books Ltd v Veitchi Co Ltd* [1982] 3 WLR 477, (case notes), 10: 273.

Todd S, “Latent defects in property and the Limitation Act: A defence of the ‘discoverability’ test”, 10: 311.

Smillie J A, “Principle, policy and negligence”, 11: 111.

Vennell M A, “Liability for negligent statements on the basis of proximity: *Meates v Attorney-General* [1983] NZLR 308”, (case notes), 11: 179.

Vennell M A, “Economic loss and damage to the supply of electricity”: *NZ Forest Products Ltd v Attorney-General* (unreported) (1985) HC A69/84, 11: 399.

Todd S, “Determining the duty issue”: *Williams v Attorney-General* [1990] 1 NZLR 646, *Downsview Nominees Ltd v First City Corporation* (1990) 5 NZCLC 66, (case notes), 14: 172.

Beever A, “Cygnet Farms and the state of the law of negligence in New Zealand”, 27: 601.

Erbacher S, “Another misstep in negligence and illegality”, 27: 1060.

Nonfeasance

Sawer G, “Nonfeasance under fire”, 2: 115.

Nuisance

Harding A, “Encroachment of roots of trees as nuisance”: *Morgan v Khyatt*, [1962] NZLR 791, (case notes), 1: 149.

Johnston I D, “The boundaries of nuisance redrawn”: *Clearlite Holdings Ltd v Auckland City Corporation and Another* [1976] NZLR 729, *Paxhaven Holdings Ltd v Attorney-General* [1974] 2 NZLR 185, (case notes), 7: 364.

Spiller P, “Liability in nuisance for natural use of land”: *Helson and Helson v Dear*, (unreported) (1988) HC 536/86, (case notes), 13: 308.

Sanders J, “The tree next door: An analysis of the use and application of sections 332-338 of the Property Law Act 2007”, 28: 137.

Privacy

Gunasekara G and Toy A, “MySpace of public space: the relevance of data protection laws to online social networking”, 23: 191.

Toy A, “Cross-border and extraterritorial application of New Zealand data protection laws to online activity”, 24: 222.

Moore J, “Traumatised bodies: Towards corporeality in New Zealand’s privacy tort law involving accident survivors”, 24: 386.

Gunasekara G and Toy A, “Principles or rules: The place of information privacy law”, 24: 525.

Toy A, “Different planets or parallel universes: Old and new paradigms for information privacy”, 25: 938.

Bain T, “The wrong tort in the right place: Avenues for the development of civil privacy protections in New Zealand”, 27: 295.

Mullineux J and M Brown, “The authority for and limits of covert investigation methods in New Zealand”, 28: 349.

Special Relationship

Ryan J L, “That damned elusive special relationship!”: *Dimond Manufacturing Co Ltd v Hamilton* [1969] NZLR 609, (case notes), 4: 48.

Statutory Duty

Aikman C C, “Damages for breach of statutory duty”: *Pease v Eltham Borough Council*, [1962] NZLR 437, (case notes), 1: 148.

Gray H R, “Breach of statutory duty”: *MacEachern v Pukekohe Borough Council* [1965] NZLR 330, (case notes), 1: 552.

Gray H R, “Criteria in breach of statutory duty cases”: *MacEachern v Pukekohe Borough Council* [1965] NZLR 1089, (case notes), 2: 346.

Transport

Caldwell R A, “Transport Amendment Act 1966”, (review of legislation), 2: 486.

Burrows J F, “Warrants of Fitness and illegality”: *Fenton v Scotty's Car Sales Ltd* [1968] NZLR 929, (case notes), 3: 334.

Muir I A, “Breath and blood tests”: *Transport Department v Taylor* [1971] NZLR 622, (case notes), 4: 400.

Clark R S, “Transport Amendment Act 1970”, (review of legislation), 4: 414.

McKenzie P D, “Hovercraft Act 1971”, (review of legislation), 5: 89.

Liddell W G, “Open government, national security and motor vehicle registration”, Transport (Vehicle and Driver Registration and Licensing) Act 1986, (review of legislation), 12: 211.

Treaty of Waitangi

See also Constitutional Law

Robinson H, “Simple nullity or birth of law and order? The Treaty of Waitangi in legal and historiographical discourse from 1877 to 1970”, 24: 259.

Jones C, “Tāwhaki and te Tiriti: A principled approach to the constitutional future of the Treaty of Waitangi”, 25: 703.

Claims

Haughey E J, “Maori claims to lakes, river beds and the foreshore”, 2: 29.

Mikaere A L, “Settlement of Treaty claims: Full and final, or fatally flawed?”, 17: 425.

Hayward J, “Three's a crowd? The Treaty of Waitangi, the Waitangi Tribunal and third parties”, 20: 239.

Boast R, “Maori proprietary claims to the foreshore and seabed after Ngati Apa”, 21: 1.

Gibbs M, “What structures are appropriate to receive Treaty of Waitangi settlement assets?”, 21: 197.

Fisher M, “Binding remedies: The Ngāi Tahu Treaty settlement negotiations in a post-*Haronga* context”, 27: 505.

Jurisprudence

Keith, Sir Kenneth, “The Treaty of Waitangi in the Courts”, 14: 37.

Durie E T and G S Orr, “The role of the Waitangi Tribunal and the development of a bicultural jurisprudence”, 14: 62.

Frame A, “Hoani Te Heuheu's case in London 1940-41: An explosive story”, 22: 148.

Land Law

Gilling B D, “The Queen's sovereignty must be vindicated: The 1840 rule in the Maori Land Court”, 16: 136.

Young G, “Judge Norman Smith: A tale of four 'Take'”, 21: 309.

Trusts

Rickett C E F, “The classification of trusts”, 18: 305.

Palmer J, “Attempting clarification of constructive trusts”, 24: 113.

Havelock R, “The Battle over Knowing Receipt” 26: 587.

Accumulations

Property Law Act 1952, (review of legislation), 1: 323.

Certainty

Grbich Y F R, “Certainty of objects: The rule that never was”, 5: 348.

Charities

Inglis B D, “The flavour of charity”: *In re White, Perpetual Trustees Estate and Agency Co v Milligan* [1963] NZLR 788, (case notes), 1: 312.

Charitable Trusts Amendment Act 1963, (review of legislation), 1: 331.

McKay L, “Comment: Proposals of the Property Law and Equity Reform Committee working paper on the control and supervision of charitable trusts”, 8: 198.

Rickett C E F, “Charity and politics”: *Molloy v Commissioner of Inland Revenue* [1981] 1 NZLR 688; *McGovern v Attorney-General* [1982] 1 WLR 222, (case notes), 10: 169.

McQueen H, “The peculiar evil of silencing expression: The relationship between charity and politics in New Zealand”, 25:124.

Martin F et al, “The rise and fall (?) of two Charities Commissions: How common law countries can learn from the experiences in New Zealand and Australia”, 27: 1185.

De facto Spouses

McMorland D W, “Trusts and the property problems of de facto couples”: *Hayward v Giordani* [1983] NZLR 140, (case notes), 11: 275.

Family Trusts

Davies J L R "The deserted wife and the matrimonial home": *Hofman v Hofman* [1965] NZLR 795, (case notes), 3: 83.

Hansen B G, "Family trusts: 'Normal dealing' or 'tax avoidance' ": *McKay v Commissioner of Inland Revenue* (1972) 2 ATR 379, (case notes), 5: 377.

Prebble J, "Constitution of sub-trusts to receive income of infant beneficiaries of discretionary trusts", 9: 247.

Perpetuities

McKay K U, "Perpetuities Act 1964", 1: 484.

Trustees

Butler A S, "Modern portfolio theory and investment powers of trustees: The New Zealand experience", 16: 349.

Palmer J, "The availability of allowances in equity: Rewarding the bad guy", 21: 146.

Devonshire P, "Fraud on a power: patterns in the mosaic", 22: 496.

Wills, Estates and Succession

Wills Amendment Act 1962, (review of legislation), 1: 161.

Kilbride P E, "Solicitor-client privilege and testamentary promises": *Re Moore deceased* [1965] NZLR 895, (case notes), 2: 214.

Jenkin P J H, "Distribution on intestacy", 3: 169.

Hampton L F, "Testamentary construction", (case notes), 3: 200.

Travis B S, "Transmissibility of contingent interests": *Re Shannon, deceased, Public Trustee v Redmayne* [1968] NZLR 852, (case notes), 3: 337.

Hinde G W, "Executors according to the tenor": *Re Young deceased* [1969] NZLR 454, (case notes), 3: 448.

Cameron N, "Administration Act 1969", (review of legislation), 4: 60.

Barton G P, "Wills Amendment Act 1969", (review of legislation), 4: 78.

McKay L, "Historical aspects of estate tax", 8: 1.

Sutton R J, "The Wills Amendment Act 1977", (review of legislation), 8: 413.

Tobin R, "The Family Protection Act 1955: Expanding the categories of eligible applicant", 16: 1.

Women and the Law

Orchard G F, "Sexual violation: The rape law reform legislation", (review of legislation), 12: 97.

Seuffert N, "Battered women and self-defence", 17: 292.

Massetot A and Brand T, "Diversity, Quotas and Compromise in the Boardroom: Tackling Gender Imbalance in Economic Decision-Making", 26: 535.

INDEX TO BOOK REVIEWS

This index lists book reviews under the most appropriate category of law.

Administrative Law

- Orr G S, *Report on Administrative Justice in New Zealand*, 1964, reviewed by J F Northey, 1: 592.
- Rubinstein A, *Jurisdiction and Illegality*, 1965, reviewed by R S Clark, 1: 593.
- Foulkes D, *Introduction to Administrative Law*, 1964, reviewed by P E Kilbride, 2: 103.
- Gellhorn W, *When Americans Complain*, reviewed by J F Northey, 3: 118.
- Wade H W R, *Administrative Law*, 1967, reviewed by J F Northey, 3: 249.
- Rendel M, *The Administrative Functions of the French Conseil d'Etat*, 1970, reviewed by J F Northey, 4: 441.
- Thio S M, *Locus Standi and Judicial Review*, 1971, reviewed by J F Northey, 5: 208.
- Hewitt D J, *Natural Justice*, 1972, reviewed by J F Northey, 5: 319.
- Public and Administrative Law Reform Committee, *Administrative Tribunals Constitution*, 1975, 7: 211.
- Whitmore H and M Aronson, *Review of Administrative Action*, 1978, reviewed by J L Caldwell, 8: 337.
- Hallett L A, *Royal Commissions and Boards of Inquiry: Some Legal and Procedural Aspects*, 1982, reviewed by M Taggart, 10: 403.
- Flick G A, *Federal Administrative Law*, 1983, reviewed by K J Keith, 11: 108.
- Taggart M B, *Judicial Review of Administrative Action in the 1980s: Problems and Prospects*, 1986, reviewed by J A Farmer, 13: 117.
- Wellington District Law Society Tribunals Subcommittee (eds), *Administrative Tribunals Handbook*, 1988, 13: 437.
- Schwarze J, *European Administrative Law*, 1992, reviewed by B Robertson, 15: 463.
- Joseph P A, *Constitutional and Administrative Law in New Zealand* (2nd ed), 2001, reviewed by B V Harris, 20: 533.

Arbitration

- Walton A, *Russell on the Law of Arbitration*, 1970, reviewed by J A B O'Keefe, 5: 206.

Civil Law

- Ryan K W, *An Introduction to the Civil Law*, 1962, reviewed by M Buist, 1: 178.
- Blanchard, Rt Hon Justice Peter (ed), *Civil Remedies in New Zealand*, 2003, reviewed by S Frankel, 21: 186.

Commercial Law

- Pannam C L, *The Law of Money Lenders in Australia and New Zealand*, 1965, reviewed by G P Barton, 3: 108.

- Collinge J, *The Law Relating to the Control of Competition, Restrictive Trade Practices and Monopolies in New Zealand*, 1969, reviewed by D E Paterson, 4: 199.
- Richardson J E, *Introduction to the Australian Trade Practices Act*, 1969, reviewed by D E Paterson, 4: 199.
- Bright T N, *Banking Law and Practice in New Zealand*, 1969, reviewed by E P Ellinger, 4: 320.
- Schreiber H et al, *Resale Price Maintenance: A Guide to the Australian Law*, 1972, reviewed by A Szakats, 5: 408.
- Gautama S et al, *Credit and Security in Indonesia: The Legal Problems of Development Finance*, 1973, reviewed by A Szakats, 6: 97.
- Tanikawa H et al, *Credit and Security in Japan: The Legal Problems of Development Finance*, 1973, reviewed by A Szakats, 6: 97.
- Guzman S T J et al, *Credit and Security in the Philippines: The Legal Problems of Development Finance, 1973-1974*, reviewed by A Szakats, 7: 101.
- Tingsabadh C et al, *Credit and Security in Thailand : The Legal Problems of Development Finance, 1973-1974*, reviewed by A Szakats, 7: 101.
- Weerasooria W et al, *Credit and Security in Ceylon (Sri Lanka): The Legal Problems of Development Finance, 1973-1974*, reviewed by A Szakats, 7: 101.
- Cunningham J P, *The Fair Trading Act 1973*, 1973, reviewed by L F Hampton, 7: 303.
- Ryan K W, *International Trade Law*, 1975, reviewed by D V Williams, 7: 404.
- Wilson, The Hon. J N, *Contractors' Liens and Charges*, 1976, reviewed by M A Vennell, 7: 407.
- Allan D E et al, *Credit and Security in Australia: Legal Problems of Development Finance*, 1977, reviewed by J H Farrar, 8: 324.
- Sutton R J, *The Law of Creditors' Remedies in New Zealand*, 1978, reviewed by J F Burrows, 8: 327.
- Sykes E I, *The Law of Securities* (3rd ed), 1978, reviewed by J H Farrar, 8: 432.
- Viskovic G G F and S C Calderwood, *Commercial Securities, An Introduction to the Law*, 1979, reviewed by G J Anderson, 9: 417.
- Collinge J, *Restrictive Trade Practices and Monopolies, Mergers and Take-overs in New Zealand*, (2nd ed), 1982, reviewed by J Cook, 10: 396.
- Farrar J H et al, *Butterworths Commercial Law in New Zealand*, 1985, reviewed by R J Sutton, 12: 224.
- Russell M W, *Banking Law in New Zealand*, 1986, reviewed by A Borrowdale, 12: 341.
- Tyree A L, *New Zealand Banking Law*, 1987, reviewed by P T Rishworth, 13: 115.
- Duggan A J, *Regulated Credit: The Credit and Security Aspects*, 1989, reviewed by R J Scragg, 14: 293.
- Russell M K, *Introduction to New Zealand Banking Law* (2nd ed), 1991, reviewed by S R Scott, 15: 113.
- Yanagida Y et al, *Law and Investment in Japan: Cases and Materials*, 1994, reviewed by L R Nottage, 17: 223.
- Walker G and B Fisse, *Securities Regulation in Australia and New Zealand*, 1994, reviewed by G Shapira, 17: 229.
- Rickett C E F and G Grantham (eds), *Essays on Insider Trading and Securities Regulation*, 1997, reviewed by J Manyam, 17: 459.
- Walker G (ed), *International Securities Regulation: Pacific Rim*, 1996, reviewed by P Fitzsimons, 17: 463.

Bottomley S and D Kinley (eds), *Commercial Law and Human Rights*, 2001, reviewed by A Geddis, 20: 162.

Dugan B and B Dugan, *Electronic Transactions: Electronic Transactions Act 2002*, 2004, (review note by A H Boss, "Cyberspace exploration under the New Zealand Electronic Transactions Act 2002"), 21: 724.

Trotman, L and D Wilson, *Fair Trading: Misleading or Deceptive Conduct*, 2006, reviewed by J Manyam, 22: 733.

DiMatteo A L, *International Sales Law: A Global Challenge*, 2014, reviewed by N Bruce-Smith, 26: 498.

Company Law

Adamson A V, *The Valuation of Company Shares and Businesses* (3rd ed), 1961, reviewed by L M Papps, 1: 180.

Goldberg L, *Concepts of Depreciation*, 1960, reviewed by B M Carran, 1: 181.

Northey J F, *Introduction to Company Law*, 1964, reviewed by P W Hogg, 1: 349.

Weinberg M A et al, *Weinberg in Take-Overs and Mergers* (3rd ed), 1971, reviewed by J F Northey, 5: 102.

Sealy L S, *Cases and Materials in Company Law*, 1971, reviewed by P D McKenzie, 5: 317.

Cain T E, *Charlesworth and Cain on Company Law*, 1972, reviewed by A Finnie, 5: 411.

Walton R, *Kerr on Receivers* (14th ed), 1972, reviewed by P D McKenzie, 6: 203.

Baxt R, *An Introduction to Company Law* (2nd ed), 1982, reviewed by J H Farrar, 10: 196.

Blanchard P, *The Law of Company Receiverships in New Zealand and Australia*, 1982, reviewed by P D McKenzie, 11: 303.

Farrar J H and M W Russell, *Company Law and Securities Regulation in New Zealand*, 1985, reviewed by G Shapira, 11: 403.

Blanchard P and M Gedye, *The Law of Company Receiverships in New Zealand and Australia*, 1994, reviewed by T Mears, 16: 451.

Bratton W W (ed), *Corporate Law*, 2001, reviewed by A Geddis, 20: 261.

Comparative Law

Fratcher W F, *International Encyclopaedia of Comparative Law* Vol VI, Chapter 11, *Trust*, 1973, reviewed by A H Angelo, 6: 414.

Gregory R and P Giddings (eds), *Righting Wrongs: The Ombudsman in Six Continents*, 2000, reviewed by A Sawyer, 19: 482.

Computers

Tapper C, *Computers and the Law*, 1973, reviewed by F M Auburn, 6: 420.

Dugan B and B Dugan, *Electronic Transactions: Electronic Transactions Act 2002*, 2004, (review note by A H Boss, "Cyberspace exploration under the New Zealand Electronic Transactions Act 2002"), 21: 724.

Conflict of Laws

Ehrenzweig A A, *A Treatise on the Conflict of Laws*, 1962, reviewed by B D Inglis, 1: 164.

Ehrenzweig A A and D W Louisell, *Jurisdiction in a Nutshell*, 1964, reviewed by B D Inglis, 2: 100.

Ehrenzweig A A, *Conflicts in a Nutshell*, 1965, reviewed by B D Inglis, 2: 100.

Morris J H C (ed), *Dicey and Morris on the Conflict of Laws*, 1967, reviewed by W J Brocklebank, 3: 233.

Webb P R H, *Casebook on the Conflict of Laws in New Zealand*, 1970, reviewed by A C Holden, 4: 424.

Morris J H C, *The Conflict of Laws*, 1971, reviewed by P R H Webb, 5: 205.

Constitutional Law

Else-Mitchell J, (ed), *Essays on the Australian Constitution*, 1961, reviewed by K J Keith, 1: 176.

Lumb R D, *The Constitutions of the Australian States*, 1963, reviewed by P E Kilbride, 1: 590.

Gellhorn W, *Ombudsmen and Others*, 1966, reviewed by J F Northey, 2: 498.

Roberts-Wray, Sir Kenneth, *Commonwealth and Colonial Law*, 1966, reviewed by J F Northey, 3: 237.

Phillips H, *Reform of the Constitution*, 1970, reviewed by J F Northey, 4: 440.

Manual of the Council of Europe: Structure, Functions and Achievements, 1970, reviewed by D R Mummery, 5: 103.

Clarke H W, *Constitutional and Administrative Law*, 1971, reviewed by W C Hodge, 5: 320.

Bathurst M E et al (eds), *Legal Problems of an Enlarged European Community*, 1972, reviewed by C R Connard, 6: 202.

Hambly A D (ed), *Australian Lawyers and Social Change*, 1976, reviewed by G Palmer, 7: 300.

Palmer G, *Unbridled Power?: An Interpretation of New Zealand's Constitution and Government*, 1979, reviewed by D J Round, 9: 209.

Law Reform Commission (Australia), *The Recognition of Aboriginal Customary Law*, Report No. 31, 1986, reviewed by P G McHugh, 12: 446.

Wormuth and Firmage (eds), *To Chain the Dog of War: The War Powers of Congress in History and Law*, 1986, 13: 122.

Palmer G, *Unbridled Power: An Interpretation of New Zealand's Constitution and Government* (2nd ed), 1987, reviewed by F M Brookfield, 13: 231.

Eagles I et al, *Freedom of Information in New Zealand*, 1992, reviewed by P Roth, 15: 221.

Joseph P A (ed), *Essays on the Constitution*, 1995, reviewed by B Robertson, 17: 104.

Palmer, Sir Geoffrey and M Palmer, *Bridled Power: New Zealand Government Under MMP* (3rd ed), 1997, reviewed by M Wilson, 17: 456.

Gregory R and P Giddings (eds), *Righting Wrongs: The Ombudsman in Six Continents*, 2000, reviewed by A Sawyer, 19: 482.

Graham C, *Regulating Public Utilities: A Constitutional Approach*, 2000, reviewed by N Jamieson, 20: 252.

Joseph P A, *Constitutional and Administrative Law in New Zealand* (2nd ed), 2001, reviewed by B V Harris, 20: 533.

Campbell T and A Stone, *Law and Democracy*, 2003, reviewed by A Geddis, 20: 537.

- Palmer, Sir Geoffrey and M Palmer, *Bridled Power* (4th ed), 2004, reviewed by Sir Paul Walker, 21: 341.
- Joseph P A, *Constitutional and Administrative Law in New Zealand* (3rd ed), 2007, reviewed by N Baird, 23: 155.
- Butler A and P, *The New Zealand Bill of Rights Act: A Commentary* (2nd ed), 2015, reviewed by S Churches, 27: 208.
- Palmer G and A Butler, “*A Constitution for Aotearoa New Zealand*”, 2016, review article by L Sirota, “Happy Sisyphus”, 27: 789.
- Smith S A, “Rights-threats, wrongs and injustices: The common law’s causes of action”, 27: 1033.

Contract

- McGarvie R E and F P Donovan, *Cases and Materials on Contract*, 1962, reviewed by B Coote, 1: 172.
- Treitel G H, *The Law of Contract*, 1962, reviewed by B D Inglis, 1: 343.
- Anson, Sir William and A G Guest, *Principles of the English Law of Contract and of Agency in its Relation to Contract*, 1964, reviewed by B Coote, 1: 577.
- McNeil J L and R Rains, *Nigerian Cases and Statutes on Contract and Tort*, 1965, reviewed by B Coote, 2: 106.
- Cheshire G C and C H S Fifoot, *Law of Contract* (2nd NZ ed), 1965, reviewed by P E Kilbride, 2: 367.
- Coote B, *Exception Clauses*, 1964, reviewed by B D Inglis, 2: 381.
- Allan D E (ed), *Asian Contract Law: A Survey of Current Problems*, 1969, reviewed by B Coote, 4: 101.
- Smith J C, *A Casebook on Contract*, 1969, reviewed by B Coote, 4: 103.
- Guest A G (ed), *Anson's Law of Contract*, 1969, reviewed by B Coote, 4: 206.
- Guest A G (ed), *Chitty on Contracts*, 1968, reviewed by R I Barker, 4: 207.
- Sassoon D M, *C I F and F O B Contracts: British Shipping Laws* vol 5, 1970, reviewed by E P Ellinger, 5: 195.
- Waddams S M, *Milner's Cases and Materials on Contracts*, 1971, reviewed by B Coote, 5: 197.
- McGarvie R E, *Cases and Materials on Contracts*, 1971, reviewed by B Coote, 5: 198.
- Cheshire G C and C H S Fifoot, *The Law of Contract* (4th NZ ed), 1974, reviewed by B D Inglis, 7: 96.
- McGarvie R E, *Cases and Materials on Contract*, 1975, reviewed by D W McLauchlan, 7: 200.
- McLauchlan D W, *The Parol Evidence Rule*, 1976, reviewed by F Dawson, 7: 298.
- Waddams S M, *The Law of Contract*, 1977, reviewed by J F Burrows, 8: 321.
- Smellie R, *Building Contracts and Practice in New Zealand*, 1979, reviewed by J F Burrows, 9: 103.
- Dawson F and D W McLauchlan, *The Contractual Remedies Act 1979*, 1981, reviewed by J F Burrows, 10: 88.
- Cope M, *Duress, Undue Influence and Unconscientious Bargains*, 1985, reviewed by J F Burrows, 12: 116.
- Chen-Wishart M, *Unconscionable Bargains*, 1989, reviewed by C E F Rickett, 14: 185.
- Stoljar S J, *The Law of Quasi-Contract*, 1989, reviewed by C E F Rickett, 14: 188.
- Chetwin M, *Graw's Introduction to the Law of Contract in New Zealand*, 1993, reviewed by R B Mulholland, 16: 212.
- Skelton A, *Restitution and Contract*, 1998, reviewed by J Dietrich, 18: 434.

Spence M, Protecting reliance: The emergent doctrine of equitable estoppel, 1999, reviewed by D Webb, 19: 132.

Blanchard, Rt Hon Justice Peter (ed), *Civil Remedies in New Zealand*, 2003, reviewed by S Frankel, 21: 186.

Criminal Law

Spence W S, *Garrow and Spence's Criminal Law* (4th ed), 1962, reviewed by B J Brown, 1: 169.

Morris N, *Studies in Criminal Law*, 1964, reviewed by I D Campbell, 1: 348.

Adams, Sir Francis et al (eds), *Criminal Law and Practice in New Zealand*, 1964, reviewed by P T Mahon, 1: 352.

Mueller G O W, *International Criminal Law*, 1965, reviewed by P T Burns, 2: 102.

Smith J C and B Hogan, *Criminal Law*, 1965, reviewed by I D Campbell, 2: 233.

Dick A E (ed), *Criminal Justice in Our Time*, 1965, reviewed by R J Sutton, 2: 256.

West D J, *Murder Followed by Suicide*, 1965, reviewed by I F McDonald, 2: 258.

Hood R, *Borstal Re-Assessed*, 1965, reviewed by I F McDonald, 2: 259.

Bresler F, *Reprieve*, 1965, reviewed by I F McDonald, 2: 259.

Williams G L, *The Mental Element in Crime*, 1965, 2: 501.

Lanham D J, *Study Guide to Criminal Law*, 1967, reviewed by R A Caldwell, 3: 368.

Adams, Sir Francis, Criminal Onus and Exculpations, or Provisoes and Exceptions in the Criminal Law, 1968, 3: 491.

Smith J C and B Hogan, *Criminal Law* (2nd ed), 1969, reviewed by I D Campbell, 4: 98.

Cross R, *An Introduction to Criminal Law*, 1968, reviewed by B J Brown, 4: 205.

Cross R, *Cases on Criminal Law*, 1968, reviewed by B J Brown, 4: 205.

Elliott D W and J C Wood, *A Casebook on Criminal Law*, 1969, reviewed by K A Palmer, 4: 322.

Arguile R, *Criminal Procedure*, 1969, reviewed by G P Barton, 4: 329.

Adams, Sir Francis, *Criminal Law and Practice in New Zealand*, 1972, reviewed by P B Temm, 5: 314.

Arens R, *Insanity Defence*, 1974, reviewed by G F Orchard, 6: 418.

Law Reform Commission of Canada, *Studies on Strict Liability*, 1974, reviewed by E R Edinger, 7: 99.

Seymour J A, *Dealing with Young Offenders in New Zealand*, 1976, reviewed by N Cameron, 7: 409.

Williams G, *Textbook of Criminal Law*, 1978, reviewed by B J Brown, 8: 425.

Bates D L, Powers of Entry, Search, Inspection and Seizure in New Zealand, 1983, reviewed by C McLachlan, 10: 405.

Public and Administrative Law Reform Committee, *Statutory Powers of Entry*, 1983, reviewed by C McLachlan, 10: 405.

Hodge W C, *Doyle's Criminal Procedure in New Zealand* (2nd ed), 1984, reviewed by S France, 11: 292.

Hall G C, *Sentencing in New Zealand*, 1987, reviewed by W J Brookbanks, 13: 111.

Campbell I G, *Mental Disorders and Criminal Law in Australia and New Zealand*, 1988, reviewed by W J Brookbanks, 13: 433.

Billings P J, *DNA on Trial: Genetic Identification and Criminal Justice*, 1993, reviewed by B Weir, 16: 82.

Wells C, *Corporations and Criminal Responsibility*, 1993, reviewed by B Robertson, 16: 100.

Robertson, J et al (eds), *Adams on Criminal Law*, 1996, reviewed by W Ball, 17: 329.

Simester A P and W Brookbanks, *Principles of Criminal Law*, 1998, reviewed by D Mathias, 18: 301.

Smith J C, *Criminal Law* (9th ed), 1999, reviewed by W Brookbanks, 19: 142.

Robertson J B (ed), *Essays on Criminal Law: A Tribute to Professor Gerald Orchard*, 2004, reviewed by F Wright, 21: 343.

Toki V, *Indigenous courts: self-determination and criminal justice*, 2018, reviewed by E Marchetti, 28: 164.

Criminology

Grygier T, *Criminology in Transition: Essays in Honour of Hermann Mannheim*, 1965, reviewed by B J Brown, 2: 254.

Radzinowicz L, *The Need for Criminology*, 1965, reviewed by P T Burns, 2: 258.

Dispute Resolution

Walton A, *Russell on the Law of Arbitration*, 1970, reviewed by J A B O'Keefe, 5: 206.

Spiller P (ed), *Dispute resolution in New Zealand*, 1999, reviewed by D Hollands, 18: 605.

Employment

Grunfeld C, *Modern Trade Union Law*, reviewed by D L Mathieson, 3: 114.

Boulter M, *Worker's Compensation and Practice in New South Wales*, 1966, reviewed by D F Dugdale, 3: 369.

Mathieson D L, *Industrial Law in New Zealand*, 1970, reviewed by J L Ryan, 4: 195.

Cronin J B and J B Grime, *Labour Law*, 1970, reviewed by J L Ryan, 4: 431.

Drake C, *Labour Law*, 1969, reviewed by D L Mathieson, 4: 324.

Szakats A, *Introduction to the Law of Employment*, 1975, reviewed by M A Wilson, 7: 202.

Mathieson D L, *Industrial Law in New Zealand*, 1975, reviewed by J A Farmer, 7: 209.

Smith I T, *Industrial Relations and Industrial Law*, 1975, reviewed by J A Farmer, 7: 209.

Macken J J, *The Common Law of Employment*, 1978, reviewed by J Hughes, 8: 323.

Szakats A, *Introduction to the Law of Employment* (2nd ed), 1981, reviewed by W C Hodge, 10: 84.

Szakats A and M A Mulgan, *Dismissal and Redundancy*, 1985, reviewed by J Hughes, 11: 408.

Geare A J & cedil; *The System of Industrial Relations in New Zealand* (rev ed), 1988, reviewed by M A Wilson, 13: 328.

Hughes J, *Labour Law in New Zealand*, 1990, reviewed by M Vranken, 14: 190.

Environment

See Resource Management

Evidence

Mathieson D L, *Cross on Evidence: New Zealand Edition*, 1963, reviewed by J F Burrows, 1: 345.

Willis J D, Garrow and Willis's Principles of the Law of Evidence in New Zealand (5th ed), 1966, reviewed by R A Caldwell, 2: 508.

Nokes G C, *An Introduction to Evidence* (4th ed), 1967, reviewed by D A Williams, 3: 231.

Campbell E and L Waller (eds), *Well and Truly Tried, Essays on Evidence in Honour of Sir Richard Eggleston*, 1982, reviewed by D L Mathieson, 10: 391.

Mathieson D L, *Cross on Evidence* (5th ed), 1996, reviewed by W Ball, 17: 330.

Family Law

Cowan Z and D M da Costa, *Matrimonial Causes Jurisdiction*, 1961, reviewed by D J Whalan, 1: 163.

Webb P R H, *Source Book of Family Law*, 1964, reviewed by B D Inglis, 2: 107.

Sim, Sir Wilfred, *Divorce Law and Practice in New Zealand* (7th ed), 1965, reviewed by B D Inglis, 2: 109.

Webb P R H et al, *Source book of Family Law*, 1967, reviewed by P G Hillyer, 3: 248.

Bromley P M, *Family Law* (3rd ed), 1966, reviewed by P R H Webb, 2: 512.

Law Faculty, Victoria University, *Family Law Centenary Essays*, 1967, reviewed by P R H Webb, 3: 246.

Tolstoy D, *The Law and Practice of Divorce and Matrimonial Causes Including Proceedings in Magistrates' Courts*, 1967, reviewed by P R H Webb, 3: 252.

Hambly A D, *Cases and Materials on Australian Family Law*, 1971, reviewed by B D Inglis, 4: 438.

Sim, Sir Wilfred, *Divorce Law and Practice in New Zealand* (8th ed), 1971, reviewed by P R H Webb, 5: 97.

Webb P R H, *Family Law*, 1974, reviewed by B D Inglis, 7: 96.

Gray K J, *Reallocation of Property on Divorce*, 1977, reviewed by I Matson, 8: 90.

Fisher R L, *The Matrimonial Property Act 1976*, 1976, reviewed by P R H Webb, 8: 97.

Fisher R L, *Fisher on Matrimonial Property* (2nd ed), 1984, reviewed by W R Atkin, 11: 406.

Patterson W M, *Family Protection and Testamentary Promises in New Zealand*, 1985, reviewed by J K Maxton, 11: 409.

Dickey A, *Family Law*, 1985, reviewed by P R H Webb, 12: 227.

Henaghan M and B Atkin, *Family Law Policy in New Zealand*, 1992, reviewed by S St John, 16: 89.

Mee J, *The property rights of cohabitants*, 1999, reviewed by J M Priestly, 18: 605.

Ayers K and P Wyllie, *Trusts and Relationship Property*, 2003, reviewed by B Atkin, 21: 182.

Human Rights

Schmeiser D A, *Civil Liberties in Canada*, 1964, reviewed by K J Keith, 1: 594.

Ginger Berkley A F (ed), *Civil Liberties: XIII 1967-1968*, 1968, reviewed by E H Flitton, 3: 484.

Keith K J (ed), *Essays on Human Rights*, 1968, reviewed by J F Northey, 4: 83.

Campbell E and H Whitmore, *Freedom in Australia*, (2nd ed), 1973, reviewed by J A Smillie, 6: 204.

Havemann P (ed), Indigenous peoples' rights in Australia, Canada and New Zealand, 1999, reviewed by K Quince, 18: 597.

Woodhouse D (ed), *The Pinochet Case: A Legal and Constitutional Analysis* 2000, reviewed by J S Davidson, 19: 250.

Wilson M and P Hunt (eds), Culture, Rights, and Cultural Rights -Perspectives from the South Pacific, 2000, reviewed by N Tomas, 19: 369.

Bottomley S and D Kinley (eds), *Commercial Law and Human Rights*, 2001, reviewed by A Geddis, 20: 162.

Huscroft G and P Rishworth (eds), *Litigating Rights: Perspectives from Domestic and International Law*, 2002, reviewed by R Ahdar, 20: 402.

Joseph P A, *Constitutional and Administrative Law in New Zealand* (2nd ed), 2001, reviewed by B V Harris, 20: 533.

Rishworth P et al, *The New Zealand Bill of Rights*, 2003, reviewed by A S Butler, 21: 183.

Çoban A R, Protection of Property Rights within the European Convention on Human Rights, 2004, reviewed by A Costi, 21: 493.

Brennan S et al, *Treaty*, (Australia) 2005, reviewed by J Ruru, 22: 366.

Kavanagh A, *Constitutional Review under the UK Human Rights Act*, 2009, reviewed by A Geddis, 24: 302.

Huscroft G, Miller B W and Webber G (eds), *Proportionality and the Rule of Law: Rights, Justification, Reasoning*, 2014, reviewed by P Butler, 26: 501.

Meagher D and M Groves (eds), *The Principle of Legality in Australia and New Zealand*, 2017, reviewed by S Churches, 27: 1023.

Insolvency

Hayek E J, *Principles of Bankruptcy in Australia*, 1967, reviewed by D F Dugdale, 3: 243.

Insurance Law

Contracts and Commercial Law Reform Committee, *Aspects of Insurance Law* (vol 2), 1983, reviewed by J A Rendall, 11: 103.

Tarr A A, *Insurance Law in New Zealand*, 1985, reviewed by J Birds, 12: 118.

International Law

Higgins R, The Development of International Law Through the Political Organs of the United Nations, 1963, reviewed by K J Keith, 1: 361.

- Starke J G, *An Introduction to International Law*, 1963, reviewed by P Burns, 1: 632.
- Cheshire G C, *Private International Law* (7th ed), 1965, reviewed by J L R Davies, 2: 243.
- Brownlie I, *International Law and the Use of Force by States*, 1963, reviewed by K J Keith, 2: 503.
- Keeton G W and G Swarzenberger, *The Year Book of World Affairs 1967*, 1967, reviewed by J F Northey, 3: 241.
- Lumb R D, *The Law of the Sea and Australian Off-shore Areas*, 1966, reviewed by K J Keith, 3: 241.
- Swarzenberger G, *A Manual of International Law*, 1967, reviewed by P Burns, 3: 251.
- Morris J H C, *Cases on Private International Law*, 1968, reviewed by R J Sutton, 3: 363.
- Ehrenzweig A A, *Private International Law: A Comparative Treatise on American International Conflicts Law, Including the Law of Admiralty*, 1967, reviewed by P R H Webb, 3: 365.
- Bowett D W, *The Law of International Institutions*, 1970, reviewed by G M Kelly, 4: 316.
- Cheshire G C, *Private International Law* (8th ed), 1970, reviewed by B D Inglis, 5: 100.
- The Indian Year Book of International Affairs 1966-1967 vol xv-xvi, 1970, reviewed by K J Keith, 5: 104.
- Brown E D, *The Legal Regime of Hydrospace*, 1971, reviewed by F M Auburn, 5: 198.
- Weston B H, *International Claims: Post-war French Practice*, 1971, reviewed by K J Keith, 5: 201.
- Schwarzenberger S, *International Law and Order*, 1971, reviewed by F M Auburn, 5: 203.
- Woodhouse D (ed), *The Pinochet Case: A Legal and Constitutional Analysis* 2000, reviewed by J S Davidson, 19: 250.
- Huscroft G and P Rishworth (eds), *Litigating Rights: Perspectives from Domestic and International Law*, 2002, reviewed by R Ahdar, 20: 402.
- Conte A, *Security in the 21st Century: The United Nations, Afghanistan and Iraq*, 2005, reviewed by T Haidon, 21: 731.
- Blay S et al (eds), *Public International Law: An Australian Perspective* (2nd ed), 2005, reviewed by J Mossop, 21: 733.
- Anton D K et al, *International Law: Cases and Materials*, 2005, reviewed by J Mossop, 21: 733.
- Ackermann L, *Human dignity: Lodestar for equality in South Africa*, reviewed by P Rishworth, 26: 148.
- DiMatteo A L, *International Sales Law: A Global Challenge*, 2014, reviewed by N Bruce-Smith, 26: 498.

Jurisprudence

- Paton, Sir George, *A Text-Book of Jurisprudence*, 1964, reviewed by P B A Sim, 1: 364.
- Allen, Sir Carleton, *Law in the Making*, 1964, reviewed by P W Hogg, 1: 585.
- Dias R W M, *Jurisprudence* (3rd ed), 1970, reviewed by J A O'Keefe, 4: 435.
- Ehrenzweig A A, *Psychoanalytic Jurisprudence*, 1971, reviewed by B D Inglis, 5: 193.
- Samek R A, *The Legal Point of View*, 1974, reviewed by S F D Guest, 6: 412.
- Unger R M, *Law in Modern Society*, 1976, reviewed by W M Mansell, 7: 294.
- Smith J C, *Legal Obligation*, 1976, reviewed by A Dennis, 7: 413.

- Stevens R, *Law and Politics*, 1979, reviewed by Hon Sir Alec Haslam, 9: 95.
- Cosgrove R A, *The Rule of Law: Albert Venn Dicey, Victorian Jurist*, 1980, reviewed by C E F Rickett, 9: 411.
- Oddie G and R Perrett, *Justice, Ethics and New Zealand Society*, 1992, reviewed by M Robertson, 15: 462.
- Fraser D, *Cricket and the Law: The Man in White is Always Right*, 1993, reviewed by C E F Rickett, 16: 85.
- Davies M, *Asking the Law Question*, 1994, reviewed by S Ratnapala, 16: 326.
- Campbell D and P Thomas (eds), *Fundamental Legal Conceptions as Applied in Judicial Reasoning* by Wesley Newcomb Hohfeld, 2001, reviewed by N J Jamieson, 20: 143.

Land Law

- Hall P, *Land Values*, 1965, reviewed by J A B O'Keefe, 2: 112.
- Hinde G W (ed), *The New Zealand Torrens System Centennial Essays*, 1971, reviewed by J F Burrows, 4: 421.
- Adams E C, *Land Transfer Act*, 1971, reviewed by J A B O'Keefe, 5: 192.
- O'Keefe J A B, *The Legal Concept and Principles of Land Value*, 1974, reviewed by B H Davis, 7: 198.
- Hinde G W et al, *Land Law* vol 1, 1978, reviewed by J F Burrows, 8: 328.
- Hinde G W et al, *Introduction to Land Law*, 1979, reviewed by J F Burrows, 9: 100.
- Webb P R H and A Webb, *Luxford's Real Estate Agency*, 1979, 9: 313.
- McMorland D W, *Sale of Land*, 1994, reviewed by J Pedley, 16: 448.
- Cooke, E, *Land Law*, 2006, reviewed by E Toomey, 22: 728.
- Boast R, *The Native Land Court 1862–1887: A historical study, cases and commentary*, reviewed by C Jones, 26:145.
- Gibbons T, *Unit Titles Law and Practice*, 2015, reviewed by R Thomas, 27: 500.

Law and Morality

- Hart H L A, *Law, Liberty and Morality*, 1963, reviewed by D L Mathieson, 1: 367.
- Devlin, Lord, *The Enforcement of Morals*, 1965, reviewed by D L Mathieson, 1: 582.
- Cohen M and M E Gouin (eds), *Lawyers and the Nuclear Debate*, 1988, reviewed by J B Elkind, 13: 330.

Law Reform

- Yardley D C M, *The Future of the Law*, 1964, reviewed by J F Northey, 1: 590.
- Opeskin B and D Weisbrot (eds), *The Promise of Law Reform*, (Australia) 2005, reviewed by J Farrar, 22: 365.
- Frankel S and D Ryder (eds), *Recalibrating Behaviour: Smarter Regulation in a Global World*, 2013, reviewed by J Kelsey, 25: 1123.

Legal Education

- le Brun M and R Johnstone, *The Quiet Revolution*, 1994, reviewed by R J Scragg, 17: 101.

- Keyzer P, *Legal Problem Solving*, 1994, reviewed by R J Scragg, 17: 221.
- Krever R, *Mastering Law Studies and Law Exam Techniques*, 1995, reviewed by R J Scragg, 17: 221.
- Penk S and MR Russell, *New Zealand Legal Method Handbook*, 2014, reviewed by R Powell, 26: 906.
- Gledhill K and B Livings (eds), *The Teaching of Criminal Law – The pedagogical imperatives*, 2017, reviewed by A Schloenhardt, 27: 835.

Legal History

- Lennard G, Sir William Martin: The Life of the First Chief Justice of New Zealand, 1962, reviewed by I L M Richardson, 1: 168.
- Heuston R F V, *Lives of the Lord Chancellors: 1885-1940*, 1964, reviewed by A G Davis, 1: 332.
- Harding A, *A Social History of English Law*, 1966, reviewed by N Tollemache, 2: 377.
- Abel-Smith B and R Stevens, *Lawyers and the Courts*, 1966, reviewed by J A B O'Keefe, 2: 379.
- Holdsworth, Sir William, *A History of English Law: Volume XV*, 1965, reviewed by W I Hooker, 2: 383.
- Alexandrowicz C H, An Introduction to the History of the Law of Nations in the East Indies, 1967, reviewed by K J Keith, 3: 372.
- Milsom S F C, *Historical Foundations of the Common Law*, 1969, reviewed by L J Downer, 4: 88.
- Spiller P et al, *A New Zealand Legal History*, 1996, reviewed by B J Brown and M Wilson, 17: 332.
- Morrison W (ed), *Blackstone's Commentaries on the Laws of England*, 2001, reviewed by R J Scragg, 20: 154.
- Coote B et al, *Learned in the Law: The Auckland Law School 1883-2008*, 2009, reviewed by R Sutton, 23: 393.
- Prest W, William Blackstone: Law and Letters in the Eighteenth Century, 2008, reviewed by D V Williams, 23: 516.
- Bigwood R (ed), The Permanent New Zealand Court of Appeal - Essays on the First 50 Years, reviewed by S Anderson, 24: 488.

Legal Profession and Judiciary

- Partlett D, *Professional Negligence*, 1985, reviewed by T Dugdale, 12: 327.
- Roach K, *The Supreme Court On Trial: Judicial Activism or Democratic Dialogue*, 2001, review article by J Allan, "The author doth protest too much, methinks", 20: 519.
- Barker, Sir Ian and G Wear, *Law Stories: Essays on the New Zealand Legal Profession 1969-2003*, 2003, reviewed by T Gibbons, 21: 338.
- Foxton D, *The Life of Thomas E Scrutton*, 2013, reviewed by J H Farrar, 26: 499.

Legal Services

- Zander M, *Legal Services for the Community*, 1978, reviewed by I Muir, 8: 429.

Legal System

Wheare K C, *Legislatures*, 1963, reviewed by R S Clark, 1: 368.

Jacob I H, *Chitty and Jacob's Queen's Bench Forms* (19th ed), 1965, reviewed by H R Gray, 2: 111.

Cross, Sir Geoffrey, *Radcliffe and Cross, The English Legal System* (4th ed), 1964, reviewed by N Tollemache, 2: 250.

The A G Davis Essays in Law, 1965, reviewed by Sir Alexander Turner, 2: 361.

Sim, Sir Wilfred et al (eds), *The Practice of the Supreme Court and the Court of Appeal* (10th ed), 1966, 2: 506.

Maher F K H et al, *Cases and Materials on the Legal Process*, 1966, reviewed by G W Hinde, 2: 370.

Maher F K H and D P Derham, *An Introduction to Law*, 1966, reviewed by G W Hinde, 2: 370.

Jenks C W, *Law in the World Community*, 1967, reviewed by D M McRae, 3: 364.

Burns P and J A B O'Keefe, *The Functions and Powers of Justices of the Peace and Coroners*, 1968, reviewed by C E H Pledger, 3: 367.

Lloyd, Lord, *Law*, 1968, reviewed by J A B O'Keefe, 3: 482.

Code Holland R H et al, *Law, Justice and Equity: Essays in Tribute to G W Keeton*, 1967, reviewed by AC Brassington, 3: 482.

Wade H W R (ed), *Annual Survey of Commonwealth Law 1966*, 1967, reviewed by G W Hinde, 3: 488.

Gifford K H, *How to Understand an Act of Parliament* (2nd Australian ed), 1967, reviewed by G W Hinde, 3: 490.

Gifford K H, *How to Understand an Act of Parliament* (NZ ed), 1967, reviewed by G W Hinde, 3: 490.

Dworkin G, *Odgers' Construction of Deed and Statutes* (5th ed), 1967, reviewed by G W Hinde, 3: 362.

Baalman J, *Outline of Law in Australia* (3rd ed), 1969, reviewed by M W Whincup, 3: 492.

Langan P St J, *Maxwell on the Interpretation of Statutes* (12th ed), 1969, reviewed by G W Hinde, 4: 90.

O'Keefe J A B and W L Farrands, *Introduction to New Zealand Law*, 1969, reviewed by A Szakats, 4: 92.

Brown B J (ed), *Fashion of Law in New Guinea*, 1969, reviewed by R S O'Regan, 4: 100.

Derham D P et al, *An Introduction to Law*, (2nd ed), 1972, reviewed by B Coote, 6: 94.

Chloros A G, *Bibliographical Guide to the Law of the United Kingdom*, 1973, reviewed by J F Burrows, 6: 95.

Northey J F et al, *Index to New Zealand Legal Writing*, 1977, reviewed by J F Burrows, 8: 100.

Gammeltroft-Hansen H et al (eds), *Danish Law*, reviewed by A H Angelo, 10: 195.

High Court of Solomon Islands, *The Solomon Islands Law Reports 1980/81*, 1982, reviewed by A H Angelo, 10: 307.

Graham T, *Precedents in Practice*, 1983, reviewed by T J Bickley, 10: 394.

Prose K S and M D H Smith, *Cases and Materials on the Legal Process: Maher et al*, (4th ed), 1984, reviewed by J Morris, 11: 293.

Chalmers and Paliwala, *An Introduction to the Law in Papua New Guinea* (2nd ed), 1984, reviewed by P D McKenzie, 11: 301.

- Brown B J, *Shibboleths of Law: Reification, Plain English and Popular Law*, 1987, reviewed by J Bassett, 13: 113.
- Evans J, *Statutory Interpretation*, 1988, reviewed by J F Burrows, 13: 326.
- Beck A, *Summary Judgment Procedure*, 1988, reviewed by P T Rishworth, 13: 327.
- Laster K, *Interpreters and the Legal System*, 1994, reviewed by W K Hastings, 16: 219.
- Gray B D and R B McLintock (eds), *Courts and Policy: Checking the Balance*, 1995, reviewed by B Robertson, 17: 104.
- Cooke, Rt Hon Lord, *The Hamlyn Lectures: Turning Points of the Common Law*, 1997, reviewed by P Spiller, 17: 469.
- Brown G, *Legal terminology*, 1998, reviewed by B Gravatt, 18: 142.
- Morrison W (ed), *Blackstone's Commentaries on the Laws of England*, 2001, reviewed by R J Scragg, 20: 154.
- Scragg R, *New Zealand's Legal System: The Principles of Legal Method*, 2005, reviewed by M Bennett, 21: 501.
- Geiringer C and D R Knight (eds), *Seeing the Whole World: Essays in Honour of Sir Kenneth Keith*, 2008, reviewed by B V Harris, 23: 513.
- Frankel S and D Ryder (eds), *Recalibrating Behaviour: Smarter Regulation in a Global World*, 2013, reviewed by J Kelsey, 25: 1123.
- Penk S and MR Russell, *New Zealand Legal Method Handbook*, 2014, reviewed by R Powell, 26: 906.

Local Government

- Palmer K A, *Local Government Law In New Zealand*, 1978, reviewed by J R Milligan, 8: 423.

Media Law

- Burrows J F, *News Media Law in New Zealand*, 1974, reviewed by F M Brookfield, 6: 416.
- Callendar Smith R, *Press Law*, 1978, reviewed by J F Burrows, 8: 432.
- Burrows J F, *News Media Law in New Zealand* (3rd ed), 1990, reviewed by S Mize, 14: 414.
- Burrows J and U Cheer, *Media law in New Zealand* (4th ed), 1999, reviewed by R Tobin, 18: 600.

Medical Law

- Dawson J, *The Process of Committal*, 1987, reviewed by Gallen, J, 13: 109.
- Walters W A and H A Finlay, *Sex Change*, 1988, 13: 437.
- Collins D B, *Medical Law in New Zealand*, 1992, reviewed by J Dawson, 15: 218.
- Goldberg R, *Causation and Risk in the Law of Torts: Scientific Evidence and Medicinal Product Liability*, 1999, reviewed by A Barker, 19: 136.
- Johnson S (ed), *Health Care and the Law* (2nd ed), 2000, reviewed by J Horner Catt, 19: 257.
- Skegg P D G and R Paterson (eds), *Medical Law in New Zealand*, 2006, reviewed by Alison Douglass, 22: 540.
- Henaghan M and J Wall (eds), *Law, Ethics, and Medicine: Essays in Honour of Peter Skegg*, 2016, reviewed by G Laurie, 27: 840.

Henaghan M and J Wall (eds), *Law, Ethics, and Medicine: Essays in Honour of Peter Skegg*, 2016, reviewed by W Brookbanks, 27: 845.

Partnership

Higgins P E P and K L Fletcher, *The Law of Partnership in Australia and New Zealand* (3rd ed), 1975, reviewed by G Shapira, 7: 207.

Privacy

Taylor G and P Roth, *Access to Information*, 2011, reviewed by S Price, 25:402.

Warby M, N Moreham and I Christie (ed), *Tugendhat and Christie's The Law of Privacy and the Media* (2nd ed), 2011, reviewed by U Cheer, 25:405.

Property Law

Adams E C, *Garrow's Law of Real Property* (5th ed), 1961, reviewed by D E Allen, 1: 333.

Dugdale D F, *New Zealand Hire Purchase Law* (2nd ed), 1965, reviewed by J A Farmer, 1: 588.

Jackson D, *Principles of Property Law*, 1967, reviewed by J F Burrows, 3: 111.

Brown H, *The Practitioners' Guide to Hire-Purchase Cases*, 1965, reviewed by D F Dugdale, 3: 245.

Else-Mitchell J and R W Parsons, *Hire-Purchase Law* (4th ed), 1968, reviewed by E H Flitton, 3: 371.

Morris J H C (ed), *Sweet & Maxwell's Property Statutes*, 1968, reviewed by G W Hinde, 4: 99.

Thornton C E I and J P O'Brien, *Building Society Law: Cases and Materials*, 1970, 4: 437.

Ellinger E P, *Documentary Letters of Credit: A Comparative Study*, 1970, reviewed by S A Riesenfeld, 5: 95.

Falconer D, *Terrell on the Law of Patents*, 1971, reviewed by D Vaver, 5: 410.

Dugdale D F, *New Zealand Hire Purchase Law* (3rd ed), 1978, reviewed by R Connard, 8: 334.

B H Davies, *Introduction to Real Property*, 1979, reviewed by A Alston, 9: 100.

Ricketson S, *The Law of Intellectual Property*, 1984, reviewed by C F Finlayson, 11: 304.

Puri K K, *Industrial Design Law in Australia and New Zealand*, 1986, reviewed by E Buchanan, 12: 223.

Brown A, *The Law of Intellectual Property*, 1989, reviewed by Gault J, 13: 430.

Arup C, *Innovation, Policy and Law: Australia and the International High Technology Economy*, 1993, reviewed by D Webb, 16: 215.

Greig J A and B Horrigan, *Enforcing Securities*, 1994, reviewed by T G W Telfer, 17: 108.

McLean J (ed), *Property and the Constitution*, 1999, reviewed by S Anderson, 19: 367.

Worthington S, *Personal Property Law Text and Materials*, 2000, reviewed by S Scott, 20: 544.

Costi A R, *Protection of Property Rights within the European Convention on Human Rights*, 2004, reviewed by A Costi, 21: 493.

Duggan A and D Brown, *Australian Personal Property Securities Law*, 2012, reviewed by S Mueller, 25: 1122.

Public Policy

Grimes A et al (ed), *Economics for Policy: Expanding the Boundaries* (essays by Peter Gorringer), 2001, reviewed by P Dalziel, 19: 480.

Graham C, *Regulating Public Utilities: A Constitutional Approach*, 2000, reviewed by N Jamieson, 20: 252.

Religion

Robilliard St J A, *Religion and the Law*, 1984, reviewed by W R Atkin, 11: 211.

Research

Genn H, *Paths to Justice: What people do and think about going to law*, 1999, reviewed by K Dalziel, 19: 255.

Greville M et al, *Legal Research and Writing in New Zealand* (2nd ed), 2004, reviewed by F Wright, 21: 180.

Dawson J and N Peart (eds), *The Law of Research: A Guide*, 2003, reviewed by A Costi, 21: 188.

Benton R, Frame A and Meredith P, *Te Mātāpunenga: A compendium of references to the concepts and institutions of Māori customary law* by Ahu T, 26:142.

Boast R, *The Native Land Court 1862–1887: A historical study, cases and commentary*, reviewed by C Jones, 26:145.

Beever A, “Engagement, criticism and the academic lawyer”, 27: 1111.

Resource Management

McAuslan P, *Land, Law and Planning*, 1975, reviewed by B H Davis, 7: 302.

Ratcliffe J, *Land Policy: An Explanation of the Nature of Land in Society*, 1976, reviewed by W H Barker, 8: 104.

Palmer K A, *Planning Law in New Zealand*, 1977, reviewed by I H Williams, 8: 332.

Williams D A R, *Environmental Law in New Zealand*, 1980, 9: 414.

Robinson K, *The Law of Town and Country Planning* (3rd ed), 1981, reviewed by D R Hall, 10: 80.

Birnie P and A Boyle, *International Law and the Environment*, 1993, reviewed by W Mapp, 16: 94.

Applegate J S (ed), *Environmental Risk*, 2004, reviewed by J Mossop, 21: 340.

Restorative Justice

Marshall C D, *Beyond Retribution: A New Testament Vision for Justice, Crime and Punishment*, 2001, reviewed by R Ahdar, 20: 166.

Roche D (ed), *Restorative Justice*, 2004, reviewed by E McDonald, 21: 499.

Toki V, *Indigenous courts: self-determination and criminal justice*, 2018, reviewed by E Marchetti, 28: 164.

Society

Sawer G, *Law and Society*, 1965, reviewed by D L Mathieson, 2: 98.

Chappell D, *The Police and the Public in Australia and New Zealand*, 1969, reviewed by G P Barton, 4: 326.

Burgess S and M Corcoran, *Cycles of Disadvantage?*, 1999, reviewed by P Dalziel, 19: 141.

Genn H, *Paths to Justice: What people do and think about going to law*, 1999, reviewed by K Dalziel, 19: 255.

Mitchell C and S R Moody (eds), *Foundations of Charity*, 2000, reviewed by S M Richardson, 19: 375.

Matthew H, *Charity Law and the Liberal State*, 2014, reviewed by J Chevalier-Watts, 26: 711.

Taxation

Nevill P H W, "*Tigger*" *Talks on Taxes* (3rd ed), 1966, reviewed by C D M Wilde, 2: 382.

Paul T F, *Land and Income Tax Handbook* (2nd ed), reviewed by I L M Richardson, 3: 252.

Molloy A P, *Income Tax*, 1976, 1976, reviewed by L McKay, 7: 402.

Davies D R, *Principles of International Double Taxation*, 1985, reviewed by A Alston, 12: 229.

Mancer C J and J A Veal (eds), *Staples' Guide to New Zealand Tax Practice 1997* (57th ed), 1997, reviewed by J Manyam, 17: 466.

Tenancy

Partington M, *Landlord and Tenant*, 1975, reviewed by F M Brookfield, 7: 205.

Hinde G W (ed), *Studies in the Law of Landlord and Tenant - The Adams Essays*, 1975, reviewed by D J Whalan, 7: 290.

Torts

Morison W L et al, *Cases on Torts*, 1962, reviewed by D L Mathieson, 1: 174.

Street H, *The Law of Torts* (3rd ed), 1963, reviewed by F R Crane, 1: 340.

Wright C A, *Cases on the Law of Tort* (3rd ed), 1963, reviewed by F R Crane, 1: 340.

Mazengarb O C, *Negligence on the Highway*, 1962, reviewed by D L Mathieson, 1: 357.

McNeil J L and R Rains, *Nigerian Cases and Statutes on Contract and Tort*, 1965, reviewed by B Coote, 2: 106.

Terrell E and M Colton, *Law of Running-Down Cases* (3rd ed), 1964, reviewed by H R Gray, 2: 110.

Fleming J G, *The Law of Torts* (3rd ed), 1965, reviewed by F W Guest, 2: 240.

Fleming J G, *An Introduction to the Law of Torts*, 1967, reviewed by D L Mathieson, 3: 105.

Kemp D A McI, *The Quantum of Damages: Vol 1 Claims* (3rd ed), 1967, reviewed by R J Craddock, 3: 370.

Heuston R F V (ed), *Salmond on the Law of Torts*, 1969, reviewed by W L Morrison, 4: 189.

Szakats A, *Compensation for Road Accidents*, 1968, reviewed by B J Brown, 4: 202.

Atiyah P S, *Accidents, Compensation and the Law*, 1970, reviewed by J F Burrows, 4: 312.

Jolowicz J A et al, *Winfield and Jolowicz on Tort*, 1971, reviewed by M A Vennell, 5: 189.

Baker C D, *Tort*, 1972, reviewed by M A Vennell, 5: 412.

McGregor H, *McGregor on Damages* (13th ed), 1972, reviewed by B Coote, 6: 92.

Fleming J G, *The Law of Torts* (5th ed), 1977, reviewed by I D Johnston, 8: 101.

Blair A P, *Accident Compensation in New Zealand*, reviewed by J Hughes, 8: 427.

Bingham R, *The Modern Cases on Negligence*, 1978, reviewed by I D Johnston, 8: 434.

Palmer G, *Compensation for Incapacity*, 1979, reviewed by J Hughes, 9: 312.

Masel G R, *Professional Negligence of Lawyers, Accountants, Bankers and Brokers*, 1981, reviewed by C E F Rickett, 9: 409.

Fleming J G, *The Law of Torts* (6th ed), 1983, reviewed by M A Vennell, 10: 406.

Trindade F A and P Cane, *The Law of Torts in Australia*, 1985, reviewed by J Mesher, 12: 114.

Finn P D, *Essays on Torts*, 1989, reviewed by M A Vennell, 14: 290.

Mullany N J and P R Handford, *Tort Liability for Psychiatric Damage*, 1993, reviewed by S Todd, 15: 466.

Campbell I, *Compensation for personal injury in New Zealand: Its rise and fall*, 1996, reviewed by K Mackinnon, 18: 299.

Dietrich J, *Restitution: A New Perspective*, 1998, reviewed by M D Conaglen, 18: 431.

Goldberg R, *Causation and Risk in the Law of Torts: Scientific Evidence and Medicinal Product Liability*, 1999, reviewed by A Barker, 19: 136.

Honore T, *Responsibility and Fault*, 1999, reviewed by S Watson, 19: 475.

Markesinis B S et al, *Tortious Liability of Statutory Bodies - A Comparative and Economic Analysis of Five English Cases*, 1999, reviewed by S Watson, 19: 477.

Todd S et al, *The Law of Torts in New Zealand* (3rd ed), 2001, reviewed by B Atkin, 20: 159.

Beever A, *Tort Law: Commentary and Materials*, 2003, reviewed by B Allan, 20: 539.

Blanchard, Rt Hon Justice Peter (ed), *Civil Remedies in New Zealand*, 2003, reviewed by S Frankel, 21: 186.

Handford, P, *Mullany & Handford's Tort Liability for Psychiatric Damage* (2nd ed), 2006, reviewed by K Mackinnon, 22: 731.

Devonshire P, *Account of Profits*, 2013, reviewed by J Palmer, 26: 495.

Beever A, *A Theory of Tort Liability*, 2016, review article by Z Sinel, "Allan Beever's one-dimensional tort universe", 27: 807.

Transport

Elliott D W, *Road Accidents*, 1968, reviewed by J Matheson, 3: 485.

Treaty of Waitangi

Kawharau I H (ed), *Waitangi: Maori and Pakeha Perspectives of the Treaty of Waitangi*, 1989, reviewed by A L Mikaere, 14: 97.

Belgrave M et al (eds), *Waitangi Revisited: Perspectives on the Treaty of Waitangi* (2nd ed), 2005, reviewed by J Ruru, 21: 503.

Hayward J and N R Wheen (eds), *The Waitangi Tribunal/Te Roopu Whakamana i te Tiriti o Waitangi*, 2004, reviewed by C Iorns Magallanes, 21: 507.

Wheen N R and J Hayward (eds), *Treaty of Waitangi Settlements*, 2012, reviewed by W J Hopkins, 25: 641.

Trusts

Henderson E W (ed), *Garrow and Henderson's Law of Trusts and Trustees* (3rd ed), 1966, reviewed by G W Hinde, 2: 247.

Rowland P M B, *Trust Accounts* (3rd ed), 1964, reviewed by T R Johnston, 2: 260.

Pettit P H, *Equity and the Law of Trusts* (2nd ed), 1970, reviewed by A P Molloy, 5: 98.

Pettit P H, *Equity and the Law of Trusts* (3rd ed), 1974, reviewed by R L Congreve, 7: 98.

Cope M, *Constructive Trusts*, 1992, reviewed by S R Scott, 15: 346.

Ayers K and P Wyllie, *Trusts and Relationship Property*, 2003, reviewed by B Atkin, 21: 182.

Wills, Estates and Succession

Grace G J, *Dobbie's Probate and Administration Practice* (2nd ed), 1966, reviewed by G P Barton, 4: 86.

Molloy A P, *Molloy on Estate Planning*, 1970, reviewed by I L M Richardson, 4: 426.

Vance E S, *The Law and Practice in Victoria and an Examination of the Case Law of Australia and New Zealand Relating to Executors*, 1969, reviewed by A P Molloy, 4: 439.

Hardingham I J et al, *The Law of Wills*, 1977, reviewed by R J Sutton, 8: 211.

Richardson I L M, *Adams and Richardson's Law of Estate and Gift Duties*, (5th ed), 1978, reviewed by J Prebble, 9: 96.

Blacktrop B J, *Nevill's Concise Law of Trusts, Wills and Administration in New Zealand* (7th ed), 1980, reviewed by S Todd, 9: 317.

Hardingham I J et al, *Wills and Intestacy in Australia and New Zealand*, 1983, reviewed by W R Atkin, 11: 208.

Maxton J K, *Nevill's Law of Trusts Wills and Administration* (8th ed), 1985, reviewed by A Borrowdale, 12: 338.

Women and the Law

Turner K and P Vaver (eds), *Women and the Law in New Zealand*, 1975, reviewed by I Matson, 7: 197.

Synergy Applied Research Ltd, *A Socio-Economic Assessment of New Zealand Women's Refuges*, 1983, reviewed by W R Atkin, 10: 408.

Graycar R and J Morgan, *The Hidden Gender of Law*, 1990; J A Scutt, *Woman and the Law: Commentary and Materials*, 1990, review article by M Evans and R Mackenzie, "The dream of a common law? Feminism and the teaching and practice of law", 14: 403.

Stanchi K, L Berger and B Crawford (eds), *Feminist Judgments: Rewritten Opinions of the United States Supreme Court*, 2016, reviewed by Elisabeth McDonald, 27: 494.

