Privacy

Confidential information — disclosure — injunction — claimants convicted of murder when children — possible danger to claimants' lives and safety if identified following release from detention — claimants on attaining majority seeking injunctions to restrain publication of confidential information relating to their identity, whereabouts and appearance — whether jurisdiction to grant — whether injunction to be granted. (United Kingdom)

Venables v News Group Newspapers Ltd and others; Thompson v News Group Newspapers Ltd and others [2001] 2 WLR 1038 (Fam D)

Confidential information — breach of confidence — injunction — celebrity couple granting magazine exclusive rights to publish photographs of wedding — photography forbidden at wedding except by magazine's photographer — couple and publisher seeking interim to restrain publication by rival magazine of photographs taken surreptitiously at wedding — whether right of personal privacy subsisting — whether publication by rival magazine breach of confidence — whether claimants likely to succeed at trail — whether interim injunction to be granted (United Kingdom)

Douglas and others v Hello! Ltd [2001] 2 WLR 992 (CA)

#### Private International Law

Conflict of laws — jurisdiction under European Convention — exclusive jurisdiction — immoveable property in Portugal held jointly by bankrupt and wife registered there in their joint names — bankrupt's interest becoming vested in trustee in bankruptcy — trustee seeking order for sale of Portuguese property — whether "bankruptcy" proceedings — whether "object" of proceedings "rights in rem in immoveable property" — whether Portuguese court having exclusive jurisdiction — whether jurisdiction in English court to make order sought (United Kingdom)

Ashurst v Pollard and another [2001] 2 WLR 722 (CA)

### Statutes and Statutory Interpretation

Constitutional law — fundamental rights — right not to be deprived of property — statute empowering state to acquire private land for road construction without compensation — subsequent Constitution prohibiting compulsory deprivation of property without payment of adequate compensation — saving provision in relation to existing law — whether statute unconstitutional — appropriate test

State — conflicting statutes — construction — statute empowering state to acquire private land for road construction without compensation — subsequent statute entitling owner of expropriated land to compensation for damage suffered —

224

225

whether property taken for public purpose — whether two statutes in pari materia (Dominica)  A-G v Theodore [2001] 1 LRC 13	
Statutory instrument — validity — whether ultra vires — Order restricting maximum fair rents registrable in respect of regulated tenancies — Order made in exercise of reserve power conferred in housing legislation — whether made for purpose extraneous to that for which power conferred (United Kingdom)	22
Regina v Secretary of State for the Environment, Transport and the Regions, Ex parte Spath Holme Ltd [2001] 2 WLR 15 (HL)	22
Torts	
Negligence — standard of care — failure by dentist to warn patient of risk inherent in proposed operation — whether material risk	
Negligence — causation — failure by dentist to warn patient of material risk inherent in proposed operation — whether failure to warn caused injuries of patient — whether patient would not have	
proceeded with operation if warned of risk  Courts and judicial system — appeal — decision by trial judge based on credibility of witness — authority of appellate court to reach conclusion different from trial judge — appellate review of findings of fact based on assessment of credibility of witness (Australia)	•
Rosenberg v Percival (2001) 178 ALR 577 (HC of A)	23
Negligence — duty of care — economic loss — careless statement	
made by statutory authority — whether statutory authority owed	
plaintiff duty of care	
Practice and procedure — trial — separate trial of issues in tort claims (Australia)	
Tekpo Pty Ltd and others v Water Board (2001) 178 ALR 634 (HC	
of A)	222
Negligence — joint and concurrent negligence — plaintiff bringing	232
action against two physicians and one hospital — trial judge	
finding impracticable to determine respective degree of fault —	
apportioning damages equally among three defendants —	
plaintiff seeking to increase portion of damages assessed against	
hospital — hospital vicariously liable for negligence of nurse —	
hospital also directly negligent in failing to train ambulance	
personnel — hospital's wrongdoing greater in magnitude than	
physicians — liability apportioned 50 per cent to hospital and 25	
per cent to each physician	
Civil procedure — costs — party and party — scale — trial judge	
awarding party-and-party costs — plaintiff seeking solicitor-and-	
client scale — alternatively arguing enhanced party-and-party costs — defendants had not unreasonably compounded	
costs — defendants had not unreasonably compounded	

complexity of proceedings — no justification for solicitor-and-client costs — no hybrid scale of costs (Canada — Ontario)  Martin et al v Listowel Memorial Hospital 192 DLR (4 <sup>th</sup> ) 250 (SC)  Defamation — damages for libel — mitigation — defendant pleading facts as to claimant's conduct in support of fair comment defence — defence unsuccessful — whether evidence of claimant's conduct admissible in reduction of damages (United Kingdom)  Burstein v Times Newspapers Ltd [2001] 1 WLR 579 (CA)	233
Equity — fiduciary duty — guardian of infant children purchased asset at market value from unadministered estate of infants' deceased father — children residuary beneficiaries of unadministered estate — children sought rescission of sale 21 years later — whether claim barred by Limitation Act 1935 (WA) — whether guardian trustee of "express trust" — whether guardian in breach of fiduciary duty in making purchase Equity — express trust — whether fiduciary in whom title not vested "express trustee" of property	•
Words and phrases — "express trust" (Australia)  Clay v Clay and others (2001) 178 ALR 193 (FC)  Gift — effectiveness — words of gift — donor establishing philanthropic foundation and appointing himself one of trustees — donor's oral statement that he gave all his wealth to foundation — donor's deposit balances and shares in four companies expressly included — whether donor making immediate irrevocable gift — gifted property vested only in donor — whether gift completed — whether deposit balances and shares validly vested in trustees after donor's death (British Virgin Islands)	236
T Choithram International SA and others v Pagarani and others [2001] I WLR 1 (PC)  Real property — gifts — validity — elderly woman inviting niece and husband to live in house and look after her — transferring house to self and them as joint tenants — subsequently having falling out with niece and seeking advice about transfer — severing joint tenancy — undue influence not established  Wills and estates — wills — testamentary capacity — suspicious circumstances — elderly woman making will unbeknownst to family leaving property equally to family — making new will 11 months later in favour of niece who lived with her — known one year later to have lost capacity due to progressive disease — later will invalid, for lack of capacity — earlier will valid ( Canada — British Columbia)	238
Holland v Longmuir et al 192 DLR (4 <sup>th</sup> ) 62 (CA)	239

Law Reform	243
Annual Reports	243
Bankruptcy and Insolvency Reform of Insolvency and Bankruptcy Laws (Ghana)	243
Courts Practice and Procedure From Restorative Justice to Transformative Justice (Canada) Subsidising Litigation (New Zealand)	246 260
Criminal Law and Procedure Stalking (Hong Kong-SAR) Compulsory HIV Testing of Persons Arrested in Sexual Offence	266
Cases (South Africa) Harmful HIV-Related Behaviour (South Africa)	274 276
Elections and Polls Reform of Electoral Laws (India)	290
Family Law Close Adult Personal Relationships (Canada)	. 303
Domestic Violence (Ghana) Islamic Marriages (South Africa)	320 32 <b>2</b>
Privacy Surveillance and the Interception of Communications (Ghana)	328
Torts Civil Remedies for Sexual Assault (Canada – British Columbia)	329
Legal Profession	
Legislation Legal Aid in Criminal and Care Proceedings (Costs) (Amendment) (No. 2) Regulations 2000 (United Kingdom)	338
Judicial Decisions  Judiciary — bias — judge — allegation of bias — apprehension of bias in form of prejudgment — judge making reference to	
parties' evidence — whether sufficient to create apprehension of bias — appropriate test — "fair-minded lay observer" — knowledge to be imputed to lay observer (Australia)	
Johnson v Johnson [2000] 5 LRC 223 (HC)	338

xxvii

Costs — departing from general rule — conduct of parties — unnecessary parties and appearances — party unnecessarily joined or brought to court — litigation conducted on instructions of stranger	
Crown — demise of Crown — Governor-General's commission continuing after death of King — challenge to validity of Income Tax Assessment Act 1936 (Cth) (Australia)	
McKewins Hairdressing and Beauty Supplies Pty Ltd (In Liq) v Deputy Commissioner of Taxation (2000) 74 ALJR 1000 (HC of A)	340
Appeal — new points, introduction of — appellant raised question of propriety of judge presiding in the Court of Appeal — judge has made full disclosure of facts of counsels — no objection raised in the course of proceedings of appeal in the Court of Appeal — whether appellant allowed to raise objection in the Federal Court — whether leave to appeal ought to be granted (Malaysia)	
Allied Capital Sdn Bhd v Mohamed Latiff bin Shah Mohd and another application [2001] 2 MLJ 305 (FC)	342
Courts-martial — procedure — duty of judge-advocate under r 103 of Armed Forces (Court-Martial) Rules of Procedure 1976 — court-martial bound to accept advice of judge-advocate on questions of law and procedure — power to convict on lesser charge — whether sufficient to merely advise court-martial to consider again for lesser charge and convict — whether judge-advocate must stipulate what other offences accused could be convicted (Malaysia)	
Leftenen-Kolonel Harbajan Singh a/l Jagat Singh & Ors v Azmi bin Abdul Rahman [2001] 1 MLJ 315 (CA)  Judge — application to recuse judge — Malaysian Bar party to suit — son of learned judge also member of Bar — judge heard another case between same parties — whether judge derive interest by son being member of Bar if judge hear suit  Malaysian Bar — right to hold extraordinary general meeting — serious allegation against Chief Justice — resolution to remove or suspend Chief Justice — whether any basis to call for meeting	343
(Malaysia)  Raja Segaran a/l Krishnan v Bar Malaysia & Ors [2000] 4 MLJ 571 (HC)	345
Witness — coaching of — plaintiff's counsel alleged to have coached witness during adjournment of cross-examination — whether discussions on matters arising out of cross-examination allowed and amounts to coaching witness in his evidence in court (Malaysia)	
Taff Hotels Sch Bhd v Permodalan Nasional Bhd [2000] 4 MLJ 622 (HC)	346

xxviii

Judicial precedent — whether pronouncement of Supreme Court merely <i>obiter</i> — whether lower courts should follow the pronouncement as a guide in making decisions — whether open for the lower courts to disregard the decision of the superior courts	
Pleadings — striking out writ and statement of claim — defendant field unconditional appearance — whether precluded from making the application to strike out (Malaysia)	
Anchorage Mall Sdn Bhd v Irama Team (M) Sdn Bhd and Anor [2001] 2 MLJ 520	347
Costs — application for — one month period from date of delivery of bill of costs to client expired — whether leave necessary before action could be filed to recover costs (Malaysia)  A J Ariffin, Yeo & Harpal (suing as a firm) v Dr Shaharuddin bin	
Dato' Haji Aziz [2000] 4 MLJ 610 (HC)  Legal profession — disciplinary proceedings — barrister —	348
voluntary removal from roll of practitioners — conviction of conspiracy to export foreign currency — drug-trafficking as object of conspiracy — sentence subsequently quashed and conditional discharge entered — barrister seeking reinstatement to roll — public interest in reputation of legal profession — whether account to be taken of drugs element of offence — Supreme Court refusing reinstatement — role of Privy Council on appeal therefrom (Mauritius)	
Chinien v A-G and Another [2000] 4 LRC 443 (PC)  Barrister — duty to court — competence — pursuit of claim described by judge as hopeless — judge ordering barrister and instructing solicitors personally to pay costs awarded against client — finding that barrister's incompetence amounted to serious dereliction of duty to court — whether jurisdiction to make costs order — whether conduct of barrister or solicitors constituting serious dereliction of duty to court (New Zealand)  Harley v McDonald; Glasgow Harley (a firm) v McDonald	348
[2001] 2 WLR 1749 (PC)  Judiciary — judicial immunity — Supreme Court judges — civil liability — whether judges immune from liability in respect of judicial acts — whether immunity absolute — whether judge liable where exceeding jurisdiction	350
Courts — jurisdiction — inherent jurisdiction — High Court — lawyer — judge restraining lawyer from appearing for party — whether jurisdiction extending to control over those appearing in court — statutory provision for regulation of legal profession — whether exhaustive (New Zealand)  Gazley v Lord Cooke of Thorndon and others [2000] 3 LRC 50  Privilege — litigation privilege — tape recording — conversation between defendant and third party — third party recording conversation at behest of plaintiff's solicitor — defendant applying for inspection of recording and transcript — plaintiff	352

claiming that recording made for purposes of litigation — whether recording and transcript privileged (New Zealand)  Crisford v Haszard and Another [2000] 5 LRC 556 (CA)  Improper conduct — misconduct unbefitting an advocate and solicitor — whether solicitor's conduct amounted to touting — whether solicitor guilty of improper conduct or practice as advocate and solicitor	355	
Disciplinary proceedings — show cause proceedings — application		
by Law Society for order directing solicitor to show cause or alternatively directing Council of Law Society to make		
application under s.98 of Legal Profession Act — application		
directed against Disciplinary Committee — whether solicitor		
concerned had right to be heard (Singapore)		
Law Society of Singapore v Disciplinary Committee [2000] 4		
SLR 413 (HC)	356	
Show cause action — misconduct unbefitting of advocate and		
solicitor — appropriate penalty (Singapore)		
Law Society of Singapore v Arjan Chotrani Bisham [2001] 1 SLR 684 (HC)	250	
Show cause action — failing to maintain proper accounting records	358	
and books — whether respondent failed to comply with Legal		
Profession (Solicitors' Accounts) Rules — whether constituting		
grossly improper conduct in discharge of professional duty		
(Singapore)		
Law Society of Singapore v Lin Yee Kai [2001] 1 SLR 721 (HC)	360	
Show cause action — grossly improper conduct in discharge of		
professional duties — sexual misconduct with client —		
appropriate penalty (Singapore)  Law Society of Singapore v Singham Dennis Mahendran [2001]		
1 SLR 566 (HC)	361	
Show cause action — sharing of professional fees with unqualified	501	
person — whether payment to employee was gratification or		
commission for having procured employment of legal business		
for respondent — appropriate penalty (Singapore)		
Law Society of Singapore v Lee Cheong Hoh [2001] 1 SLR 80		
(HC)	363	
Show cause action — respondent convicted of criminal offence under s.380 of Penal Code (Cap 224) — appropriate penalty —		
applicable principles (Singapore)		
Law Society of Singapore v Amdad Hussein Lawrence [2000] 4		
SLR 88 (HC)	365	
Prohibited borrowing transaction — lawyer and client fiduciary		
relationship — absence of independent legal advice (Singapore)		
Law Society of Singapore v Devadas Naidu [2001] 2 SLR 112	245	
(HC) Natural justice — whether rules of natural justice breached in	367	
conduct of proceedings — whether interview of complainant		
The state of the s		

must be conducted in plaintiff's presence — whether refusal to grant extension of time for filing of submissions unreasonable Inquiry Committee — interview of witnesses — disclosure to person under investigation — procedure (Singapore)	
Subbiah Pillai v Wong Meng Meng & Ors [2001] 1 SLR 59  Action — dismissal — abuse of process of the court — claimant carrying on business through company — claimant instructing defendant solicitors to exercise company's option to purchase land — company bringing proceedings against solicitors for negligence — claimant informing solicitors of intention to bring personal action in respect of that negligence but not doing so until after settlement of company's action — whether claimant's action an abuse of process — whether damages claimed irrecoverable as reflective of company's loss (United Kingdom)  Johnson v Gore Wood & Co (a firm) [2001] 1 All ER 481	367
(HL)(E); [2001] 2 WLR 72 (HL)(E)	370
Natural justice — bias — apparent bias — judge applying for job at consultancy providing expert evidence in case in which judge sitting — judge withdrawing application — whether appearance of bias — appropriate test (United Kingdom)  In re Medicaments and Related Classes of Goods (No. 2) [2001]	
1 WLR 700 (CA)	372
Partnership — liability of firm — breach of trust — partner in firm of solicitors acting as trustee — alleged breaches of trust — whether trustee-partner acting in ordinary course of firm's business — whether firm vicariously liable  Trustee — breach of trust — principal trust assets controlling shares in company — alleged breaches causing losses for company — whether beneficiaries having cause of action against trustees separate from company's — whether entitled to bring action — exemption clause in trust deed exonerating trustees for any action in professed exercise of trusts and powers save wilful fraud or dishonesty — whether trustees liable for deliberate breaches — solicitor-trustee believing alleged breaches in interests of beneficiaries — whether acting dishonestly — whether action to be struck out (United Kingdom)	
Walker and others v Stones and another [2001] 2 WLR 623 (CA) Solicitors' negligence — loss of personal injuries claim — plaintiff's claim automatically struck out for failure to comply with procedural timetable — solicitors admitting liability — plaintiff's condition worsening — court assessing damages as at national date of trail of personal injury action — whether later medical evidence to be taken into account — whether deduction to be made for risks of litigation (United Kingdom)	374
Charles v Hugh James Jones & Jenkins (a firm) [2000] 1 WLR 1278 (CA)	376

xxxi

Evidence	
Evidence (Witness Anonymity) Amendment Act 2000	
(Australia — Queensland) Evidence (Amendment) Act 2001 (Dominica)	43
Evidence (Amendment) Act 2001 (Dominica)	45
Family Law	
Criminal Justice and Court Services Act 2000 (United Kingdom)	47
Finance, Trade and Economic Development	
Multi-Level Marketing and Pyramid Selling (Prohibition)	
(Amendment) Act 2000 (Singapore)	47
Lifelong Learning Endowment Fund Act 2001 (Singapore)	48
Central Provident Fund (Amendment) Act 2000 (Singapore) Income Tax (Amendment) Act 2000 (Singapore)	50
income Tax (Amendment) Act 2000 (Singapore)	53
Health, Education and Social Welfare	
The Mizoram University Act 2000 (India)	54
Health Promotion Board Act 2001 (Singapore)	57
Health Sciences Authority Act 2001 (Singapore)	59
Compulsory Education Act 2000 (Singapore)	• 61
National Science and Technology Board (Amendment) Act 2000 (Singapore)	61
(ogapoto)	01
Housing and Construction	
National Housing Bank (Amendment) Act 2000 (India)	62
Building Control (Amendment) Act 2000 (Singapore)	67
Housing and Development (Amendment) Act 2000 (Singapore)	68
Industrial and Intellectual Property	
Designs Act 2000 (India)	69
Registered Designs Act 2000 (Singapore)	74
Intellectual Property Office of Singapore Act 2001 (Singapore)	77
Land	
Land Adjudication Act 2000 (Trinidad and Tobago)	80
Land Tribunal Act 2000 (Trinidad and Tobago)	85
Registration of Titles to Land Act 2000 (Trinidad and Tobago)	87
Primary Industries and Animals	
Agri-food and Veterinary Authority Act 2000 (Singapore)	93
	,,,
Privacy	
Freedom of Information Act 2000 (United Kingdom)	94
Professions and Trades	
Accountants (Amendment) Act 2000 (Singapore)	98
Traditional Chinese Medicines Practitioners Act 2000 (Singapore)	98

vi

Land law — management corporation — representative action — whether management corporation entitled to sue developers in contract on behalf of two or more subsidiary proprietors — tenancy-in-common — common property — whether tenants-in-common of common property must act together, or not at all, on matters that affect property  Words and phrases — 'jointly entitled' — 'the lots concerned'	
(Singapore)  Management Corporation Strata Title Plan No. 1938 v Goodview  Properties Pte Ltd [2000] 4 SLR 576 (CA)  Customary law — application — land — customary land — lease — lessor acting on behalf of tribe — accountability for proceeds — whether fiduciary principles of trusteeship applicable (Solomon Islands)	217
Kasa and another v Biku and another [2001] 1 LRC 133 (HC) Restrictive covenant — enforceability — vendor's covenant — Local authority conveying land to provide public house — covenant not to permit building of licensed premises on own land within half-mile radius — Local authority subsequently selling adjacent land and granting planning permission to developers for construction off football stadium and hotel — purchaser's successor in title seeking	218
injunction to enforce covenant against developers — whether covenant binding local authority's successors in title — whether covenant to be deemed to run with land (United Kingdom)  Morrells of Oxford Ltd v Oxford United Football Club Ltd and others [2001] 2 WLR 128 (CA)	220
Maritime Law  Shipping — bill of lading — defective cargo — buyers requiring delivery of samples for testing — buyers rejecting cargo and endorsing bills of lading to third party purchaser — whether buyers potentially liable to shipowners under contract of carriage as bill holders demanding delivery — whether buyers' liability discharged on endorsement of bills (United Kingdom)  Borealis AB v Stargas Ltd and another (Bergesen DY A/S third party); Borealis AB v Stargas Ltd and others [2001] 2 WLR 1118 (HL)	222
Natural Resources and Energy Resource management — offences — discharge of contaminant into water — floodwaters threatening to overtop and destroy partly constructed earth dam — channel cut at top of dam to release water — significant part of dam washed away — whether "discharge" — whether dam materials a "contaminant" — whether defences of emergency or necessity applied. (New Zealand)  Doug Hood Ltd v Canterbury Regional Council [2000] 1 NZLR 490 (HC)	222
·/	223 xxiii

Contract Interpretation — reference to surrounding circumstances — provision that consent not to be unreasonably withheld to assignment of company's undertaking — whether consent could be withheld on grounds other than creditworthiness (New Zealand)  WEL Energy Group Ltd v Electricity Corporation of New Zealand	Constitution of Zimbabwe 1980 — Declaration of Rights — s. 18(2) — s. 18(9) — right to legal representation — public servant charged with disciplinary offence — in same position as a person charged with criminal offence — entitled to legal representation — refusal to grant postponement of disciplinary hearing — can amount to denial of right to representation (Zimbabwe) Nhari v Public Service Commission 1999 (1) ZLR 513 (SC)	155
Ltd; Australian Communications Authority v Albury Local Internet Pty Ltd (2001) 178 ALR 559 (FC of A)  Contract Interpretation — reference to surrounding circumstances — provision that consent not to be unreasonably withheld to assignment of company's undertaking — whether consent could be withheld on grounds other than creditworthiness (New Zealand)  WEL Energy Group Ltd v Electricity Corporation of New Zealand Ltd [2001] 2 NZLR 1 (CA)  Contract — completion — fictional fulfilment — contract of sale, with payment in instalments — buyer tendering final instalment but seller rejecting tender — seller not entitled to cancel Legal practitioner — conduct and ethics — abuse of court process — legal practitioner helping client to attempt to frustrate binding contract by using court process — practitioner deprived of fees (Zimbabwe) Ndlovu v Murandu 1999 (2) ZLR 341 (S) (HC)  Courts Practice and Procedure Stay of proceedings — want of jurisdiction — whether power exists to stay proceedings where want of jurisdiction — relevant considerations — existence of legislation recognising proceedings stayed on ground of want of jurisdiction (Australia) Kinham Pty Ltd and Another v TKJ Nominees Pty Ltd and Others	Media and communications — Telecommunications Industry Ombudsman scheme — application for injunction directing Internet service providers to join TIO scheme — whether necessary to become a member of TIO Ltd — whether abrogation of common law rights Statutes — abrogation of common law rights — whether legislative intention (Australia)	
Interpretation — reference to surrounding circumstances — provision that consent not to be unreasonably withheld to assignment of company's undertaking — whether consent could be withheld on grounds other than creditworthiness (New Zealand)  **WEL Energy Group Ltd v Electricity Corporation of New Zealand Ltd [2001] 2 NZLR 1 (CA)  **Contract — completion — fictional fulfilment — contract of sale, with payment in instalments — buyer tendering final instalment but seller rejecting tender — seller not entitled to cancel  **Legal practitioner — conduct and ethics — abuse of court process — legal practitioner helping client to attempt to frustrate binding contract by using court process — practitioner deprived of fees (Zimbabwe)  **Ndlovu v Murandu 1999 (2) ZLR 341 (S) (HC)  **Courts Practice and Procedure** Stay of proceedings — want of jurisdiction — whether power exists to stay proceedings where want of jurisdiction — relevant considerations — existence of legislation recognising proceedings stayed on ground of want of jurisdiction (Australia)  **Kinham Pty Ltd and Another v TKJ Nominees Pty Ltd and Others**	Ltd; Australian Communications Authority v Albury Local Internet	156
Courts Practice and Procedure  Stay of proceedings — want of jurisdiction — whether power exists to stay proceedings where want of jurisdiction — relevant considerations — existence of legislation recognising proceedings stayed on ground of want of jurisdiction (Australia)  Kinham Pty Ltd and Another v TKJ Nominees Pty Ltd and Others	Interpretation — reference to surrounding circumstances — provision that consent not to be unreasonably withheld to assignment of company's undertaking — whether consent could be withheld on grounds other than creditworthiness (New Zealand)  **WEL Energy Group Ltd v Electricity Corporation of New Zealand Ltd [2001] 2 NZLR 1 (CA)  **Contract — completion — fictional fulfilment — contract of sale, with payment in instalments — buyer tendering final instalment but seller rejecting tender — seller not entitled to cancel  **Legal practitioner — conduct and ethics — abuse of court process — legal practitioner helping client to attempt to frustrate binding contract by using court process — practitioner deprived of fees (Zimbabwe)	157
	Courts Practice and Procedure  Stay of proceedings — want of jurisdiction — whether power exists to stay proceedings where want of jurisdiction — relevant considerations — existence of legislation recognising proceedings stayed on ground of want of jurisdiction (Australia)  Kinham Pty Ltd and Another v TKJ Nominees Pty Ltd and Others	
		_

Persons in custody — independent legal advice — former police officer acting as probationary solicitor's representative — whether refusal of admission to police stations lawful (United Kingdom)  Regina (Thompson) v Chief Constable of Northumbria Police [2001] 1 WLR 1342 (CA)	377
Cross-examination — personal injury action — video evidence — claimant seeking damages for personal injury — defendant possessing videotape evidence apparently undermining claimant's case on impact of injury — defendant disclosing videos to claimant — action being struck out because of oversight by both parties — defendant not attending application for reinstatement — District Judge reinstating action and setting trial date — defendant subsequently applying to rely on video evidence in	
claimant's cross-examination — court dismissing application on grounds that use of video evidence would lead to loss of trial date — principles governing use of video evidence for purposes of cross-examination in personal injury cases (United Kingdom)  Rall v Hume [2000] 3 All ER 248 (CA)	378
Limitation of action — concealment of right of action — breach of duty — Defendant solicitors raising limitation defence in action for negligence — claimant relying on statutory provision postponing limitation period where defendant had concealed from claimant any fact relevant to his right of action — statute providing that deliberate breach of duty amounting to concealment if claimant unlikely to discover it for some time — whether person committing deliberate act of concealment required to be aware of its legal consequences (United Kingdom) Brocklesby v Armitage & Guest (a firm) [2001] 1 All ER 172	376
(CA) Conduct in court — duty to assist court — direction to jury (United Kingdom)	379
R v Langford, Court of Appeal, The Times, 12 January 2001  Duty of care — breach of fiduciary duty — dishonest assistance in fraud — failure to make relevant inquiries (United Kingdom)	381
Grupo Torras SA v Al-Sabah [2001] Lloyd's Rep Bank 36  Privilege — legal professional privilege — affidavit — affidavit containing record of telephone conversation — non-contentious or contentious matter (United Kingdom)  C v C (Custody: Affidavit), Court of Appeal, The Times, 16 March	381
2001  Trial — fairness — cross-examination of complainant by Judge (United Kingdom)	381
R v Cameron [2001] All ER (D) 133 (Mar)  Trial — summing up — direction to the jury — assault — reasonable chastisement — factors to be taken into consideration (United Kingdom)	382
R v H [2001] All ER (D) 193 (Apr)	383

xxxii

## **Contents**

Legislation	1
(see also under Legal Profession and International Developments sections)	
Children and Young Persons Criminal Justice and Court Services Act 2000 (United Kingdom)	1
Commercial Law Electronic Transactions Act 2000 (Australia — New South Wales) Information Technology Act 2000 (India)	1 4
Companies and Corporate Bodies Companies (Amendment) Act 2000 (Singapore) Accountants (Amendment) Act 2000 (Singapore)	15 17
Constitutional Law and Human Rights Constitution (Eighty-first Amendment) Act 2000 (India) President's Emoluments and Pension (Amendment) Act 2000 (India) Constitution of the Penultic of Singapore (Amendment) Act 2001	. 19 · 20
Constitution of the Republic of Singapore (Amendment) Act 2001 (Singapore) Disqualifications Act 2000 (United Kingdom)	20, 21
Courts Practice and Procedure Oaths and Declarations Act 2000 (Singapore) Customs Recognition Act 2000 (Solomon Islands) Criminal Justice and Court Services Act 2000 (United Kingdom)	22 23 25
Criminal Law and Procedure Proceeds of Criminal Conduct Act 2000 (Anguilla) Telecommunications (Interception) Legislation Amendment Act 2000	29
(Australia) Crimes (Forensic Procedures) Act 2000 (Australia — ACT) Witness Protection Act 2000 (Australia — Queensland) Computer Misuse Act 2000	31 33 34 37
Mutual Assistance in Criminal Matters (Amendment) Bill 2001 (Trinidad and Tobago) Sexual Offences (Amendment) Act 2000 (United Kingdom)	38 39
Defence Forces and Police Police Powers and Responsibilities Act 2000 (Australia — Queensland)	40
Elections and Polls Political Donations Act 2000 (Singapore)	41

Courts and judicial system — appeal — appeal in point of law — whether question of law or error of law (Australia)  Vetter v Lake Macquarie City Council A (2001) 178 ALR 1 (HC of A)  Workers' compensation — injury — election by worker to claim permanent loss compensation in respect of injury — further material deterioration in worker's medical condition — whether no reasonable cause at time of election to believe further deterioration would occur (Australia)	209
New South Wales v Taylor (2001) 178 ALR 32 (HC of A)  Contract of employment — implied term — redundant employees entering into agreement settling all claims arising from employment — employer subsequently found to have conducted business illegally and dishonestly — employees claiming stigma damages for breach of implied term of trust and confidence and misrepresentation — whether claims barred by agreement (United Kingdom)	211
Bank of Credit and Commerce International v Ali and others [2001] 2 WLR 735 (HL)  Discrimination — race — aiding unlawful acts — student union officers expelled by university and excluded from premises — student union treating employment contracts as ended — whether university knowingly aiding dismissals (United Kingdom)  Anyanwu and another v South Bank Student Union and another (Commission for Racial Equality intervening) [2001] 1 WLR 639 (HL)	212
Insurance  Marine — unseaworthiness — total loss of vessel — insurers not liable if ship sent to sea in unseaworthy state with privity of the assured — "blind eye knowledge" of unseaworthiness alleged — obligation to observe utmost good faith — extent of obligation at claim stage — whether assured privy to unseaworthiness (United Kingdom)  Manifest Shipping Co Ltd v Uni-Polaris Shipping Co Ltd and others [2001] 2 WLR 170 (HL)	214
Customary law — déception d'outre moitié du juste prix — defendant granting plaintiff vehicular right of access for agreed sum — plaintiff seeking to enforce agreement — defendant relying on customary law remedy for déception d'outre moitié du juste prix — essential elements of remedy — whether juste prix for servitude right capable of objective determination — whether remedy applicable — whether agreement enforceable (Jersey) Snell v Beadle (nee Silcock) [2001] 2 WLR 1180 (PC)	215

Immigratio	าท

Refugees — victim of domestic violence in Pakistan — whether harm feared amounted to persecution "for reasons of" membership of particular social group — relevance of state protection — discriminatory withholding of protection from group of persons — relevance of attitude of state in not providing protection (Australia)

Minister for Immigration and Multicultural Affairs v Khawar and others (2001) 178 ALR 120 (FC of A)

Illegal entrant — decision to remove — illegal entrant marrying woman settled in United Kingdom shortly before being served with notice of removal directions — decision made before incorporation of human rights Convention but implemented after incorporation — whether decision required to comply with Convention — whether decision unlawful — whether interference with right to family life (United Kingdom)

Regina (Mahmood) v Secretary of State for the Home Department [2001] 1 WLR 840 (CA)

Appeal — notice — appeal against refusal of asylum dismissed by special adjudicator — notice of determination sent to asylum seeker's old address — application for leave to appeal to be made within five days of receipt of determination — rule providing that determination deemed to have been received two days after dispatch — whether deeming provision *ultra vires* for purposes of application for leave to appeal (United Kingdom)

Regina v Secretary of State for the Home Department, Ex parte Saleem [2001] 1 WLR 443 (CA)

#### Industrial and Intellectual Property

Copyright — infringement — defence — freedom of expression — newspaper articles using extracts from copyright owner's work — whether copyright law restricting right to freedom of expression more than necessary in democratic society — whether facts of individual cases to be examined to assess whether protection of freedom of expression requiring additional defences (United Kingdom)

Ashdown v Telegraph Group Ltd [2001] 2 WLR 967 (Ch D)

#### Industrial Relations

Workers' compensation — injury — whether injury arising out of or in course of employment — whether daily or other periodic journey between worker's place of abode and place of employment — whether injury received during or after interruption of or deviation from such journey — whether injury caused partly or wholly by fault of worker

204

205

207

Finance, Trade and Economic Development	
Trade and commerce — trade practices — restrictive trade practices — misuse of market power — whether corporation with	
substantial degree of power in market took advantage of that power (Australia)	
Melway Publishing Pty Ltd v Robert Hicks Pty Ltd (t/as Auto Fashions Australia) (2001) 178 ALR 253 (HC of A)	196
Taxation and revenue — deductions — whether payment by insurer to insured taxpayer in settlement of claims income or capital	190
(Australia) Federal Commissioner of Taxation v CSR Ltd (2001) 178 ALR 288	
(FC of A)	197
Taxation and revenue — customs and excise — duty — proceeding by Collector of Customs for recovery of unpaid duty after goods released to owner — dispute as to whether duty owed — whether	
s. 167 of Customs Act 1901 (Cth) prevents owner of goods from disputing indebtedness other than by paying duty "under protest"	
and then commencing action against Collector of Customs for recovery of duty	
Statutes — construction — presumption that legislation does not erode fundamental rights — relevance and contents of	•
presumption (Australia)	199
Malika Holdings Pty Ltd v Stretton (2001) 178 ALR 218 (HC of A) Banker and customer — duty of care — negligence or breach of	199
mandate — banker's draft issued without authority signed to accordance with company's mandate — whether there was failure	
on part of banker to adhere to mandate prescribed — whether there was a general duty of care on banker (Malaysia)	
Sinnatamby Seahomes Sdn Bhd v Perwira Habib Bank Malaysia Bhd [2001] 2 MLJ 450 (HC)	200
Banking — banker and customer — claim for amount outstanding under banking facility — whether facility agreement illegal —	
whether customer contracted with bank as principal or nominee — whether bank negligent in sale of shares held as security for	
facility (Singapore)  Bayerische Landesbank Girozentrale v Teh Li Li [2000] 4 SLR 602	
(HC)	201
Banking — letter of credit — types of letter of credit — whether deferred payment credit or negotiation credit — whether	
respondents entitled to negotiate letter of credit — whether	
respondents entitled to reasonable interpret letter of credit as negotiation credit — whether appellants estopped from denying	

that respondents authorised to negotiate credit — bills of exchange — holder in due course of drafts — payee of bill could

Credit Agricole Indosuez v Banque Nationale de Paris [2001] 2 SLR

202

not be holder in due course (Singapore)

Co-conspirators rule — standard of evidence of common purpose required — evidence of common purpose — evidence of subscription to common purpose by accused (New Zealand)	
R v Mahutoto [2001] 2 NZLR 115 (HC)  Crime — evidence — telephone intercept — recordings of telephone conversations between national of European country and British appellants — intercepts and recordings made in European country in accordance with local law — whether recordings admissible in evidence at trial of appellants on drugs charges — whether breach of appellants' rights — whether public policy requiring exclusion (United Kingdom)	189
R v P [2001] 2 WLR 463 (HL)  Production order — access conditions — self-incrimination — whether judge entitled to order journalist to produce material which might incriminate him (United Kingdom)  Regina (Bright) v Central Criminal Court; Regina (Alton) v Central Criminal Court; Regina (Rusbridger) v Central Criminal Court	190
[2001] 1 WLR 662 (DC)  DNA profile evidence — non-intimate sample taken from defendant on arrest for burglary — DNA profile not destroyed on defendant's acquittal — DNA profile from swabs taken from rape victim matching defendant's profile — defendant arrested and further non-intimate sample taken — whether evidence of	
defendant's DNA profile derived from second sample admissible at trial on rape charge (United Kingdom)  Attorney General's Reference (No. 3 of 1999) [2001] 2 WLR 56 (HL)	192
Identity — complainant identifying defendant in street — no identification parade held — whether admission of identification evidence unfair — appropriate direction to jury — whether conviction unsafe (United Kingdom)	172
Regina v Forbes [2001] 2 WLR 1 (HL)	193
Family Law  Family protection — practice and procedure — costs — unsuccessful plaintiff — indemnity costs — substantial costs  Family protection — claims — whether adequate provision made in will for "proper maintenance and support" — whether breach of moral duty — plaintiff recognised by significant support received from testator during his lifetime and by gifts in will — whether plaintiff to pay costs of other parties defending unsuccessful claim	
Wills — mutual wills — absence of evidence of intention to be bound not to change will — no promise not to revoke will — no promise not to deal with property inconsistently with mutual engagement not to revoke will (New Zealand)	
Lewis v Cotton [2001] 2 NZLR 21 (CA)	195
	xix

automatic life sentence retrospectively aggravating sentence for first offence — whether inhuman or degrading punishment or arbitrary and disproportionate - whether lack of risk to public constituting exceptional circumstance (United Kingdom) Regina v Offer; Regina v Mc Gilliard; Regina v Mc Keown; Regina v Okwuegbunam; Regina v S [2001] 1 WLR 253 (CA) 183 Practice — time limit — applicant charged with murder held in custody pending committal hearing - offence of manslaughter subsequently charged on expiry of time limit — whether fresh time limit applicable to manslaughter charge — whether provisions compatible with guaranteed rights (United Kingdom) 184 Regina (Wardle) v Crown Court at Leeds [2001] 2 WLR 865 (HL) Cultural Affairs Broadcasting — exclusive broadcasting rights — consent to exercise - broadcaster in United Kingdom acquiring exclusive right to broadcast Danish away football matches in competitive tender process — broadcaster reaching smaller audience in Denmark than public service broadcasters — Independent Television Commission refusing consent to exercise right on ground Danish public service broadcasters renewing interest in televising matches — whether consent properly withheld (United Kingdom) Regina v Independent Television Commission, Ex parte TVDanmark 185 1 Ltd [2001] 1 WLR 74 (HL) Elections and Polls Conduct of Election Rules 1961, R 59-A — general elections counting of votes - notification - issued changing the manner of counting of votes - mixing of votes constituency-wise instead of by polling station — not mala fide — interim order issued by High Court set aside (India) Election Commission of India v Asok Kumar [2000] AIR Supreme 187 Court 2979 (SC) Evidence Expert evidence — whether anthropologist's opinion admissible whether hearsay evidence forming part of basis of opinion admissible Evidence — rules of evidence — native title — whether court bound by rules of evidence Aboriginals and Torres Strait Islanders - native title - evidence whether court bound by rules of evidence (Australia) Daniel and others (for the Ngarluna, Yindjibarndi, Yaburara, Mardudhunera and Wong-goo-tt-oo Peoples) v Western Australia 188 and others (2001) 178 ALR 542 (FC of A)

xviii

Costs — exercise of discretion — principles	
Solicitor-General v Moore [2000] 1 NZLR 533 (CA)	174
Offences — intention — knowledge required to prove offence of	
possessing restricted weapon — whether knowledge that weapon	
within definition of "restricted weapon" required (New Zealand)	
R v Foox [2000] 1 NZLR 641 (CA)	176
Sentence — Solicitor-General's appeal against sentence — sexual	1,0
violation by unlawful sexual connection, indecent assault on girl	
under 16 — emphasis on mitigating factors to bring sentence	
down to level at which could be suspended (New Zealand)	
R v M [2000] 2 NZLR 60 (CA)	176
Controlled drugs — trafficking — moving possession of drugs for	
purpose of trafficking — presumption of purpose of possession	
— possession must first be proven in order for presumption to be	
relied upon (Singapore)	
Lim Beng Soon v Public Prosecutor [2000] 4 SLR 589 (CA)	177
Arrest — arrest without warrant — legality — police powers —	
power to arrest person suspected on reasonable grounds of having	
committed offence — suspect arrested for questioning — whether	
arrest lawful — appropriate test — detention following arrest	
without warrant — Statute requiring person arrested to be	
brought before Magistrate 'without unnecessary delay' -	
whether statute permitting detention for questioning	
Appeal - jurisdiction - parties not challenging order of court but	•
seeking to appeal against reasons for judgment - whether appeal	
competent (Tonga)	
Fifita and another v Fakafanua [2000] 5 LRC 733 (CA)	179
Court of Appeal (Civil Division) — jurisdiction — criminal cause or	
matter restraint order in support of external confiscation order —	
whether made in "criminal cause or matter" — whether appeal	
from High Court lying to Court of Appeal (Civil Division)	
Crime — restraint order — external confiscation order —	
Panamanian company used to hold proceeds of fraud — United	
States court ordering shares in company to be forfeited following	
conviction — convicted person having transferred shares to wife	
— subsequent confiscation order against wife — wife refusing to	
comply and moving to England — High Court order restraining	
wife from dealing with assets — power to restrain in aid of United States confiscation orders coming into force after original	
forfeiture order but prior to subsequent order against wife —	
whether restraint order properly granted (United Kingdom)	
Government of the United States of America v Montgomery and	
another [2001] 1 WLR 196 (HL)	101
Sentence — life imprisonment — defendants convicted of second	181
"serious offence" — life sentence to be imposed in absence of	
exceptional circumstances — first offence committed before	
enactment of automatic life sentence provisions — whether	
whether	

xvii

Costs — wasted costs order — criminal proceedings — right to	
make submissions (United Kingdom)	
Re Wiseman Lee (Solicitors) (Wasted Costs Order) (No. 5 of	
2000) Court of Appeal, The Times, 5 April 2001	383
Duty owed to client — conflict of interest — claimant ordered to	
instruct new solicitors — validity of order (United Kingdom)	
SMC Engineering (Bristol) Ltd v Fraser [2000] All ER (D) 1673;	383
Witness — statement — evidence given in open court — weight —	
judge's impression of witness and evidence (United Kingdom)	
Jewo Ferrous BV v Lewis Moore (a firm) [2000] All ER (D)	
1464	384
Criminal contempt — court's power to act of its own motion	
(United Kingdom)	
R v MacLeod, Court of Appeal, The Times, 20 December 2000	384
Trial — direction to jury — direction to acquit — direction given before witnesses called — judge considering conviction unlikely	
(United Kingdom)	
AG's Reference (No. 2 of 2000) [2000] All ER 1717	385
Costs — wasted costs order — order made against barristers —	
allegation of impropriety — availability of reasonably credible	
material (United Kingdom)	
Medcalf v Mardell (No. 2) [2000] All ER (D) 1969	386
Duty solicitor scheme — committee's refusal to reselect solicitor —	
alleged misfeasance in public office — maladministration	
(United Kingdom)	
Amoo-Gottfried v Legal Aid Board [2000] All ER (D) 2074	387
Production of documents — without prejudice material — waiver —	
material used in <i>Mareva</i> application (United Kingdom)	
Somatra Ltd v Sinclair Roche & Temperley [2000] All ER (D)	207
1055	387
Costs — order for costs — discretion — payment into court —	
claimant rejecting defendant's written offer to pay £4,000 in	
settlement of action — defendant paying £3,000 into court	
several months after claimant's rejection of offer — claimant	
failing to beat payment in — recorder ordering claimant to pay defendant's costs from date of written offer — whether recorder	
in error in treating written offer in same way as payment in (United Kingdom)	
Amber v Stacey [2001] 2 All ER 88 (CA)	388
Citation of cases in civil courts — restrictions and rules —	300
categories of judgments citeable only if purporting to establish	
principle or extend present law — requirement for advocates to	
indicate proposition of law demonstrated by each authority cited	
(United Kingdom)	
Practice Direction, Supreme Court [2001] 2 All ER 510	390
racince Direction, Supreme Court (2001) 2 All ER 310	シラリ

Representative proceedings — procedural requirements sufficiency of pleadings — whether pleadings flawed — whether further leave to amend pleadings should be granted - pleadings - purpose of proceedings - sufficiency of pleadings in representative proceedings — appeals — leave to appeal (Australia) Philip Morris (Australia) Ltd and others v Nixon and others (2000) 170 ALR 487 (FC of A) 160 Appeal — mootness — housing co-operative voting to terminate member's occupancy rights — judge dismissing member's application to have co-operative's decision set aside - judge's decision involving standard of review of co-operative's decision and question of discretion — parties settling dispute before appeal heard at Divisional Court - appeal moot (Canada -Tamil Co-operative Homes inc v Arulappah 192 DLR (4th) 177 (CA) 163 Contempt of court — order for committal, application for committal proceedings — ex parte application for leave to commit granted by the court — parties entered into a settlement agreement and applicant wished to discontinue committal proceedings --- whether once an ex parte leave to commit has been given and motion to commit has been filed, the applicant can on his own and without the leave of the court withdraw the committal proceedings by entering into a settlement agreement whether the applicant's act by not obtaining leave constitute an abuse of the process of the court (Malaysia) Teoh Seng Kian v Ong Kook Liong & anor [2001] 2 MLJ 118 164 Appeals to Court of Appeal — subsequent applications for new trial and extension of time — whether High Court had jurisdiction to order new trial following unsuccessful appeals to Court of Appeal and Privy Council (New Zealand) UDC Finance Ltd v Madden [2000] 1 NZLR 504 (HC) 165 Jurisdiction — whether Court of Appeal has inherent jurisdiction whether jurisdiction to make orders necessary to preserve rights claimed by unsuccessful party to appeal pending outcome of further appeal to Privy Council - Judicature Act 1908, ss. 16, 51C, 57(1) and 57(4) — Privy Council (Judicial Committee) Rules Notice 1973, RR 5 and 6 — Court of Appeal (Civil) Rules 1997, RR 9(1) and 19 (New Zealand) Prior v Parshelf 45 Ltd (In Receivership) [2000] 1 NZLR 385 166

Practice — appeal — Magistrate under statutory duty to give reasons for conviction, within specified period of notice of appeal against conviction — Magistrate failing to comply — appeal dismissed — whether appeal prejudiced — whether conviction to

Disclosure — privilege — legal professional privilege — company documents (United Kingdom)	
CAS (Nominees) Ltd v Nottingham Forest plc [2000] All ER (D) 1115	392
Negligence — specialist litigation — reliance on advise of barrister — appropriateness (United Kingdom)	
Green v Hancocks (a firm) [2000] All ER (D) 957	393
Privilege — legal professional privilege — solicitor and client — communications between legal adviser and client — inspector of	
taxes exercising statutory investigatory power — whether provision authorising inspector to require disclosure of material	
subject to legal professional privilege (United Kingdom)	
R (on the application of Morgan Grenfell & Co Ltd) v Special Commissioner [2001] 1 All ER 535	393
Costs — award out of central funds — defendant acquitted —	2,72
whether payment to be made out of central funds only in respect of costs actually paid by defendant (United Kingdom)	
R (on the application of McCormick) v Liverpool City	
Magistrates' Court; R (on the application of L) v Liverpool City Magistrates' Court [2001] 2 All ER 705	395
Disciplinary proceedings — criminal conviction on same facts — further proceedings by disciplinary body (United Kingdom)	
Law Society v Gilbert [2000] All ER (D) 1891	397
Disciplinary proceedings — Solicitors Disciplinary Tribunal — prima facie case not made out — power to refer case for	
investigation (United Kingdom)	
R (on the application of Toth) v Solicitors Disciplinary Tribunal [2001] All ER (D) 334	397
Contempt proceedings — refusal of legal aid — reasons for decision (United Kingdom)	
R (on the application of Daltry) v Selby Magistrates' Court	
[2000] All ER (D) 1581  Insurance — legal expenses insurance — claimant solicitors acting	398
for insured having policy of legal expenses insurance — insured	
becoming insolvent — claimant bringing action against insurers	
<ul> <li>— whether rights under policy transferring to claimant solicitors (United Kingdom)</li> </ul>	
Tarbuck v Avon Insurance plc [2001] 2 All ER 503	398
Right to fair and public hearing — criminal proceedings — right to legal assistance — lawyer receiving fixed fee — conflict of	
interest (United Kingdom)	
Prosecutor Fiscal, Fort William v McLean, High Court of Justiciary, The Times, 11 August 2000	400
Solicitor — officer of court — court's supervisory jurisdiction —	100
solicitor for local authority in care proceedings cohabiting with	
solicitor for other parties in same proceedings — whether cohabitation giving rise to apprehension of bias — whether	

xxxiv

Magistrate — whether judicial office performing non-judicial	
function (Sri Lanka)	
Weerawansa v Attorney General and others [2001] 1 LRC 407 (SC)	144
Fundamental rights — breach — remedies — damages —	
assessment — appropriate considerations — exemplary damages	
— whether available — assessment — appropriate considerations	
— order relating to disciplinary proceedings (St Vincent and the	
Grenadines)	
Peters v Marksman and another [2001] 1 LRC 1 (HC)	147
Fundamental rights — right to fair trial — protection against	
conviction of criminal offence not defined by law — witchcraft	
offences — whether defined by law — whether statutory	
offences — whether defined by law — whether statutory provisions vague and ambiguous — whether valid — freedom	
from torture, inhuman or degrading treatment or punishment —	
right to life — punishment — statute authorising court to impose	
exclusion order on conviction of witchcraft offence — whether	
such order contravening fundamental right — whether statutory	
provision invalid — relevant considerations — protection against	
deprivation of property — statute authorising court to impose	
exclusion order on conviction of witchcraft offence — whether	
such order amounting to deprivation of property — whether	
infringing fundamental right — whether invalid (Uganda)	,
Attorney General v Abuki and another [2001] 1 LRC 63 (SC)	149
Nationality — registration as citizen — illegitimate child born	1 <del>4</del> 2
abroad — automatic acquisition of citizenship by child of British	
mother — Secretary of State having discretion to register child of	
British father — refusal of British father's application to register	
illegitimate son born to and living with Norwegian mother in	
Norway — whether failure to respect or interference with family	
life of father and son — whether discrimination on grounds of	
sex or birth (United Kingdom)	
Regina (Montana) v Secretary of State for the Home Department	
[2001] 1 WLR 552 (CA)	150
	152
Constitution of Zimbabwe 1980 — Declaration of Rights — s. 15(1)	
- protection against inhuman or degrading treatment -	
unconvicted prisoners — constitutional rights of unconvicted	
prisoners — purpose of detaining unconvicted prisoners —	
restraints which may be placed on such prisoners — limits to	
such restraints — prisoners kept in solitary confinement, isolated	
from co-accused, deprived of own clothing and cell light on at all	
times — such treatment inhuman	
Human rights — treatment of unconvicted prisoners in inhuman way	
— violation of s. 15(1) of Constitution (Zimbabwe)	. =
Blanchard v Minister of Justice 1999 (2) ZLR 24 (S) (SC)	153

# Commonwealth Law Bulletin

Volume 27 No. 1 2001

puse	
i	Editorial Note
v	Contents
1	Legislation
104	Judicial decisions
243	Law reform
338	Legal profession
435	Ombudsmen
438	International developments
548	Articles
548	The OECD, Harmful Tax Competition and Tax Havens: Towards as
	Understanding of the International Legal Context
571	Recent Judicial Trends in Enforcement of Freedoms — The Indian
	Experience
583	Judicial Checks on Government
	Understanding of the International Legal Context
591	New Ways of Doing Business: Some Legal Concepts Underwriting
	a New Model of Governance — Thoughts from the English-
	Speaking Caribbean
610	Challenges to the Imposition of Provincial Business License Fee
	in Solomon Islands
635	Miscellaneous
635	Some Notes
676	Reviews and notices
703	Announcements
703	Law Ministers and Attorneys-General of Commonwealth Countries
IBC	Secretariat Legal Publications



Commonwealth Secretariat

be quashed — Privy Council — costs — criminal cases — appeal against conviction dismissed but appeal against sentence allowed — whether exceptional circumstances justifying order for costs against prosecution (Trinidad and Tobago)  Cedano v Logan [2001] 1 WLR 86 (PC)  Practice — interim declaration — investigation into money laundering — bank informed by police of money laundering investigation involving customer — police objecting to bank disclosing information for fear of tipping off customer — bank seeking directions as to whether to make payments out of customer's account — appropriate procedure (United Kingdom)  Governor and Company of the Bank of Scotland v A Ltd and others [2001] 1 WLR 751 (CA)	167 168
Criminal Law and Procedure  Prostitution — soliciting for purpose of prostitution — elements of offence — Undercover police officer complying with teenage accused's request that he prove that he was not a police officer by touching accused's pubic area — police officer did not commit offence of communicating for purposes of prostitution or of engaging sexual services of prostitute — police officer's conduct also not constituting sexual assault — misrepresentation of occupation as police officer not constituting fraud such as to vitiate accused's consent — no abuse of process — accused properly convicted of communicating for purpose of engaging in	•
prostitution (Canada — Nova Scotia)  Regina v NMP; Stepping Stone, Intervener 188 DLR (4 <sup>th</sup> ) 350 (CA)  Sentence — fraud — false passports — false entries in electoral roll — guilty plea — correct starting point for sentence — reduction for cooperation and plea — whether sentence of four and a half years' imprisonment manifestly excessive (New Zealand)	169
Cole v Police [2001] 2 NZLR 139 (HC)  Criminal practice and procedure — Governor-General's reference — principles (New Zealand)	171
R v Ellis [2000] 1 NZLR 513 (CA)  Discovery — charge of driving with excess blood alcohol — request for disclosure of instrument manual for breath-alcohol machine — whether Court could deal with dispute over disclosure of non-personal official information in absence of Ombudsman inquiry — effect of commercial confidentiality on disclosure — whether police and Institute of Environmental Science and Research separate entities for purposes of disclosure (New Zealand)	171
Police v Keogh [2000]   NZLR 736 (HC)  Trial — whether appearance of fair trial — cumulative effects of numerous factors, none individually sufficient for mistrial (New	173
Zealand) Solicitor-General v Moore [2000] 1 NZLR 533 (CA)	173

<u>xvi</u>

Gaming and wagering — application for casino licence — whether power to impose conditions relating to education and treatment of problem gambling (New Zealand)

Riverside Casino Ltd v Moxon [2001] 2 NZLR 78 (CA)

Judicial review — independent inquiry — public or private — decision of Secretary of State to establish inquiry into deaths caused by general practitioner — decision that hearings to be in private — refusal to fund legal representation of interested parties — whether unlawful or irrational — whether contravening legitimate expectation — whether infringing right to freedom of expression (United Kingdom)

Regina (Wagstaff and others) v Secretary of State for Health and another; Regina (Associated Newspapers Ltd and others v Secretary of State for Health [2001] 1 WLR 292 (DC)

#### Arbitration

Award — setting aside — applicable regime — express selection of ICC rules to govern arbitration — whether parties elected to exclude application of Pt II and Model Law — setting aside — whether grounds for setting aside award established (Singapore)

John Holland Pty Ltd (fka John Holland Construction & Engineering Pty Ltd) v Toyo Engineering Corp (Japan) [2001] 2

SLR 262 (HC)

Bankruptcy and Insolvency

Bankruptcy — bankruptcy notice — application to set aside — whether judgment creditor in position to issue immediate execution upon judgment against debtor — whether restraining order against property of debtor under Criminal Assets Recovery Act 1990 (NSW) operates as stay of execution of judgment or order for purposes of Bankruptcy Act 1966 (Cth)

Administrative law — Administrative Appeals Tribunal — appeal — extension of time to appeal (Australia)

Deputy Commissioner of Taxation v Stuart-Jones (N7602 of 1999); Stuart- Jones v Deputy Commissioner of Taxation (N170 of 2000) (2001) 178 ALR 102 (HC of A)

Insolvency — winding up — interest — creditor submitting proof of debt in company's liquidation — whether entitled to prove for interest — proper rate — hotchpot — retrocession agreement between company and creditor — company under contractual obligation to indemnify creditor for payments made to insured — company's liability on creditor's insolvency assessable by reference to creditor's liability to insured — creditor placed in liquidation — foreign proceedings by creditor against company— foreign court ordering company to provide security — company's bank issuing letter of credit in creditor's favour — bank granted charge over company's credit balances — company going into

108

110

111

declaration that local authority's solicitor no longer acting appropriate (United Kingdom)	
In re L (Minors) (Care Proceedings: Solicitors) [2001] 1 WLR 100	401
Court-martial — membership — permanent president of courts —	
martial sitting in district court-martial — part-time judge	
advocate sitting in district court-martial — whether courts lacking	
independence or impartiality — whether breach of Convention	
rights (United Kingdom)	
Regina v Spear and another; Regina v Boyd [2001] 2 WLR	
1692 (Ct-MAC)	401
Constitution of Zimbabwe 1980 — Declaration of Rights — s. 18(2)	
— s. 18(9) — right to legal representation — public servant	
charged with disciplinary offence — in same position as a person	
charged with criminal offence — entitled to legal representation	
— refusal to grant postponement of disciplinary hearing — can	
amount to denial of right to representation (Zimbabwe)	
Nhari v Public Service Commission 1999 (1) ZLR 513 (SC)	402
Legal practitioner — conduct and ethics — abuse of court process	
— legal practitioner helping client to attempt to frustrate binding	
contract by using court process — practitioner deprived of fees	
(Zimbabwe)	400
Ndlovu v Murandu 1999 (2) ZLR 341 (S) (HC)	403
Other Developments	404
Recent Articles	404
The Second Meeting of the Judicial Group on Strengthening Judicial	404
Integrity, Bangalore, India, 24 to 26 February 2001	404
Law Council policy on judicial appointments (Australia)	425
Public to judge Law Society members (United Kingdom)	426
Claim that judges are out of touch (United Kingdom)  Tribute to lawyers doing pro bono work (United Kingdom)	427
Coaching lawyers to sharpen their act (United Kingdom)	428
Judges urged to court the media (United Kingdom)	429
Curb on QCs to cut legal aid bill (United Kingdom)	429
Cost crisis over legal complaints (United Kingdom)	429
Call for review of system of judge selection (United Kingdom)	430
Courts squeeze under criticism (United Kingdom)	
	430
	430 431
Fewer juries set to bring faster justice and fuller jails (United Kingdom)	430 431 432
	431

- Constitution judicial review standing purported abrogation of Constitution person whose rights likely to be affected Constitution supreme law citizen seeking reassurance that Constitution still in force to protect and maintain his rights citizen not frivolous or a busybody no alternative remedy issues sufficiently grave, of sufficient public importance and involving high constitutional principle whether citizen having locus standi
- Supremacy of Constitution attempt coup d'état doctrine of necessity application Prime Minister, Ministers and MPs held hostage in Parliament state of emergency declared by lawful President military commander later assuming authority to restore law and order military commander promulgating decrees revoking Constitution and existing laws military commander appointing interim military government and obtaining release of hostages whether revocation of Constitution within doctrine of necessity whether revocation unconstitutional whether Constitution supreme and extant
- Supremacy of Constitution attempted coup d'état state of emergency doctrine of necessity Prime Minister, Ministers and MPs held hostage in Parliament rebels purporting to abrogate Constitution and appointing new President and Ministers lawful President declaring state of emergency, appointing acting new Prime Minister and proroguing Parliament whether declaration of state of emergency lawful under doctrine of necessity whether Constitution still in force
- Supremacy of Constitution attempted coup d'état abrogation of Constitution Amendment Constitution capable of alteration only as provided therein whether purported abrogation of Constitution constituting amendment whether attempted coup d'état a failure (Fiji)
  - Prasad v Republic of Fiji and another [2001] 1 LRC 665 (HC)
- Constitution infringement of whether s.28B(3) of the Trade Description Act 1972 was *ultra vires* Art 145(3) of the Federal Constitution and was void to that extent
- Criminal procedure prosecution conduct of prosecution under the Trade Description Act 1972 — whether assistant controller of trade descriptions lawfully empowered to conduct prosecution (Malaysia)
- Nguang Chan Sdn Bhd v Public Prosecutor [2001] 2 MLJ 129 (CA) New Zealand Bill of Rights Act 1990 — relationship between freedom of expression and censorship legislation — meaning of "objectionable" (New Zealand)
  - Moonem v Film and Literature Board of Review [2000] 2 NZLR 9 (CA)

136

liquidation — creditor obtaining default judgment against company and payment under letter of credit — bank exercising charge — creditor proving in company's liquidation for outstanding balance — whether sum received under letter of credit to be brought into hotchpot — whether creditor entitled to prove for claims incurred but not reported (Cayman Islands)

Cleaver and another v Delta American Reinsurance Co (in liquidation) [2001] 2 WLR 1202 (PC)

115

#### Children and Young Persons

Children — court's inherent jurisdiction — medical treatment — conjoined twins — weaker twin surviving only through stronger twin's blood supply — separation required to prevent death of both but certain to cause death of weaker twin — parents refusing consent — whether operation to separate lawful — whether in best interests of each twin (United Kingdom)

In re A (Children) (Conjoined Twins: Surgical Separation) [2001] 2 WLR 480 (HL)

118

#### Companies and Corporate Bodies

Directors — authority — management agreement — whether a single director has authority under the articles of association to enter into management agreement — whether there is implied or ostensible authority — whether management agreement entered into was authorised — fiduciary duties — breach of — creation of management agreement — director did not act bona fide in the interest of company — director acting beyond his power — liability to account to company for all breaches and profits derived from breaches — trusteeship — whether there was breach of constructive trust in dealings leading to the management agreement Contract — conditional contract — condition precedent to formation

contract — conditional contract — condition precedent to formation of contract — approval of MITI not obtained — agreement lapsed by effluxion of time — no agreement as condition precedent not fulfilled (Malaysia)

Industrial Concrete Products Bhd v Concrete Engineering Products Bhd [2001] 2 MLJ 332 (HC)

Winding up — just and equitable grounds — whether company was quasi-partnership in which partners could no longer work together — nature of relationship between shareholders — examining facts and precise nature of petitioners' complaint — whether breach of fiduciary duty by shareholder in his concurrent capacity as director of company precluded him from winding up the company on just and equitable grounds — petition — whether petitioner could rely on ground of oppression which was not pleaded — whether shareholder should be allowed to exit at will (Singapore) Re John White Springs (S) Pte Ltd; Re Segno Precision Pte Ltd [2001] 2 SLR 248 (HC)

120

122

ix

Governor-General — powers — convening of Parliament — Prime Minister no longer having majority — motion of no confidence — Acting Governor-General declining to convene Parliament — Governor-General later convening Parliament — whether Governor-General having power to convene Parliament contrary to Prime Minister's advice — whether lawful for Governor-General to disregard Standing Orders of Parliament — whether lawful for Governor-General to alter decision of Acting Governor-General (Solomon Islands)

Ulufa'alu (Prime Minister) v Governor-General [2001] 1 LRC 425 (HC)

Fundamental rights — rights of child — paramountcy — adoption of child — statutory proscription of adoption by non-citizens of child born in South Africa — Constitution requiring paramountcy to be given to best interests of the child — whether proscription inconsistent with constitutional guarantee — whether invalid — legislation inconsistent with Constitution — order of invalidity — suspension — whether suspension in best interests of child — whether suspension justified (South Africa)

Minister for Welfare and Population Development v Fitzpatrick and others [2001] 1 LRC 292 (CC)

Fundamental rights — limitation — Constitution authorising limitations on fundamental rights on specified conditions — whether limitation reasonable and justifiable in open and democratic society based on human dignity, freedom and equality — interpretation — relevant considerations — balancing exercise — whether 'strict scrutiny' test to be applied — right to freedom and security of the person — right to dignity — freedom of religion, belief and opinion — provision prohibiting corporal punishment in schools — religious schools contending corporal punishment required by Bible — whether prohibition infringing on freedom of religion, belief and opinion — whether infringement reasonable and justifiable in open and democratic society based on human dignity, freedom and equality (South Africa)

Christian Education South Africa v Minister of Education [2000] 1 LRC 441 (CC)

Fundamental rights — right to personal liberty and security of person — freedom from arbitrary arrest and detention — right not to be deprived of liberty and security except in accordance with principles of fundamental justice — petitioner arrested without warrant — detention under statutory authority without being brought before judge or furnished with specific details of reason for arrest — whether contrary to fundamental rights — breach — remedies — Constitutional relief — 'executive or administrative action' — judicial power — detention — Magistrate making remand order — detainee not brought before

138

140

Statutes and Statutory Interpretation Statutes (Miscellaneous Amendments and Repeal) Act 2000 (Singapore)	100
Trusts and Trustees Trustee Act 2000 (United Kingdom)	102
Judicial Decisions	104
(see also under Legal Profession, Ombudsmen and International Developments sections)	
Administrative Law  Administrative law — Crown proceedings — remedies — prerogative orders — mandamus — Minister — government confiscating landowner's property — Court declaring confiscation void — Court ordering return of land and payment of compensation — landowner in subsequent proceedings seeking order against Minister of Finance for unpaid balance — Whether mandamus available  Practice and procedure — res judicata — Government confiscating landowner's property — Court declaring confiscation void — Court ordering return of land and payment of compensation — landowner conceding that order not sustainable against Minister of Finance — landowner in subsequent proceedings seeking mandamus against Minister for unpaid balance — whether res judicata (Grenada)  Gairy and another v Attorney General of Grenada [2001] 1 LRC	•
119 (CA) Rights and liabilities of public servants — rules of natural justice — dismissal from police force, whether dismissal wrongful — appellant was not informed of possibility of dismissal if found guilty	104
Statutory interpretation — subordinate legislation — repeal of — addendum (Malaysia)  Mohd Noor bin Abdallah v Nordin bin Haji Zakaria & anor [2001] 2 MLJ 257 (CA)	105
Rights and liabilities of public servants — termination — termination of service of member of public service — steps taken in disciplinary process whether show cause letter issued by the disciplinary authority to public servant amounted to giving reasonable opportunity of being heard — whether public servant has the right to be given an oral hearing — whether disciplinary authority acted in breach of natural justice (Malaysia)  Lembaga Tatatertib Perkidmatan Awam Hospital Besar Pulau Pinang & anor v Utra Badi a/l K Perumal [2001] 2 MLJ 417 (FC)	
Judicial review — natural justice — bias — standard for allegation of apparent bias — extent of proceedings to be considered in considering whether predetermination present	107
	vii

Secretariat Legal Publications	Inside Back Cover
<b>Coming Events</b>	713
Law Ministers and Attorneys-General of Commonwealth Countries	703
Announcements	703
Reviews and Notices  Law Reports of the Commonwealth 2000, Vols 1 – 5 (Butterworths, London)	676
Cancer pictures on cigarette packets to shock smokers (United Kingdom)	675
End to "file it all" policy? (United Kingdom)	675
Speaker to be chosen by secret ballot (United Kingdom)	674
Parliament 'must improve scrutiny of legislation' (United Kingdom)	673
Call for end to assumption 'doctor knows best' (United Kingdom)  Privacy law 'must not gag the press' (United Kingdom)	671 673
Green Paper on Electronic Commerce (South Africa)	670
Plans for oath to Queen to be scrapped (Jamaica)	669
Improving security within Government (Australia)	668

Other Developments	
Egmont Group: Statement of Purpose	468
OECD: Report on Non-Cooperative Countries and Territories	470
OECD: Review to Identify Non-Cooperative Countries and	
Territories: Increasing The Effectiveness of Anti-Money	
Laundering Measures	482
OSCE: Charter for European Security	506
OSCE: Document on Small Arms and Light Weapons	527
UN: Human Rights and Terrorism	539
UN: Intergovernmental Forum on Forests	541
UN: Measures to Eliminate International Terrorism	545
Articles	548
The OECD, Harmful Tax Competition and Tax Havens: Towards an	
Understanding of the International Legal Context (Professor	
William Gilmore)	548
Recent Judicial Trends in Enforcement of Freedoms — The Indian	
Experience (Hon Justice J S Verma)	571
Judicial Checks On Government (Cyrus V Das)	583
New Ways of Doing Business: Some Legal Concepts Underwriting a	
New Model of Governance — Thoughts from the English-	
Speaking Caribbean (Carla Herbert)	591
Challenges to the Imposition of Provincial Business License Fees in	610
Solomon Islands (Jennifer Corrin Care)	610
Miscellaneous	635
	320
Some Notes	635
Sixth Meeting of Commonwealth Ministers Responsible for	
Women's Affairs	635
14th Conference of Commonwealth Education Ministers	642
Concluding Statement of the Meeting of the Commonwealth	
Ministerial Group on Guyana, New York, 14 September 2000	653
First Annual Small States Forum	654
Gender Equality Goals in the 21st Century	655
EU may ban aid to states allowing female circumcision	656
Court rules gunmakers not responsible for criminal use of weapons	657
Guide to Records of Imperial and Commonwealth Conferences	658
Improving Access to New Technologies (Australia)	659
Legal co-operation agreement signed with Indonesia (Australia)	662
Information security — A major priority (Australia)	663
Genetic Privacy (Australia)	664
Reform proposal for Marriage Celebrants (Australia)	665
More help for parents of abducted children (Australia)	666
Study finds legal aid clients not disadvantaged (Australia)	667

Immigration — refugee — asylum — deportation back to third country — provision of international convention protecting those with well-founded fear of persecution — asylum seekers fearing persecution from non-state agents and arriving in United Kingdom via third countries — third countries interpreting convention provision as applying only to persecution by state — Secretary of State certifying return of asylum seekers to third countries — whether convention provision open to range of permissible interpretations (United Kingdom)

R v Secretary of State for the Home Department, ex parte Adan; R v Secretary of State for the Home Department, ex parte Aitseguer [2001] 1 All ER 593 (HL)

Immigration — illegal entrant — application for exceptional leave to remain — judicial review — illegal entrant alleging real risk of being subjected to torture or inhuman or degrading treatment or punishment on return to country of origin — Secretary of State rejecting contention and refusing to grant exceptional leave to remain — illegal entrant challenging Secretary of State's decision in judicial review proceedings on grounds of irrationality — whether judicial review court having primary fact-finding role on such a challenge (United Kingdom)

R v Secretary of State for the Home Department, ex parte Turgut [2001] 1 All ER 719 (HL)

Injunction — interlocutory — reference to European Court — directive banning advertising and sponsorship of tobacco products within European Community — United Kingdom government proposing to implement directive by secondary legislation — tobacco companies challenging validity of directive and seeking injunction restraining implementation pending judgment on validity — judge granting injunction but Court of Appeal reversing decision — tobacco companies appealing to House of Lords — European Court of Justice holding directive invalid before determination of appeal — whether House of Lords entitled to give ruling on questions of law raised by appeal (United Kingdom)

R v Secretary of State for Health and others, ex parte Imperial Tobacco Ltd and others [2001] 1 All ER 850 (HL)

Carriage by air — carriage of passengers — international carriage — international convention imposing liability on carrier for 'bodily injury' to passenger arising from 'accident' — claimant travelling on aircraft operated by defendant — fellow passenger indecently assaulting claimant while sleeping — claimant suffering mental injury but not physical injury — whether claimant suffering 'accident' — whether 'bodily injury' including mental injury (United Kingdom)

Morris v KLM Royal Dutch Airlines [2001] 3 All ER 126 (CA)

462

464

465

466

xxxix

Council Regulation adopted following ON Resolution preventing	
retroactive claims arising out of embargo — whether intended to	
have permanent effect — whether claims arising out of guarantee	
permanently precluded (United Kingdom)	
Shanning International Ltd v Lloyds TSB Bank plc; Lloyds TSB	
Bank plc v Rasheed Bank [2001] 1 WLR 1462 (HL)	45
European Community — breach of Community law — damages —	1.5
discrimination on grounds of nationality — whether damages for	
injury to feelings, distress and aggravated damages recoverable	
Limitation of action approach of limitation through a Control	
Limitation of action — period of limitation — breach of Community	
law — claim for damages — whether "action founded on tort" —	
whether applications to add further claims by existing parties	
and further parties to existing proceedings statute-barred	
(United Kingdom)	
Regina v Secretary of State for Transport, Ex parte Factortame	
Ltd and others (No. 7) [2001] 1 WLR 942 (QBD)	45:
Crown — Colony — subordinate legislation — validity —	
Ordinance purporting to banish and prohibit return of resident	
citizens — whether ultra vires — whether for "peace, order and	
good government" of territory —whether susceptible to judicial	
review — Colonial Laws Validity Act 1865 (28 & 29 Vict c 63),	
ss.2, 3 — British Indian Ocean Territory Order 1965 (SI	
1965/1920), s.11(1) — Immigration Ordinance 1971 (British	
Indian Ocean Territory Ordinance No. 1 of 1071)	
Indian Ocean Territory Ordinance No. 1 of 1971), s.4	
(United Kingdom)	
Regina (Bancoult) v Secretary of State for Foreign and	
Commonwealth Affairs and another [2001] 1 WLR 1219 (QBD)	45
European Community — consumer protection — product liability —	
whether unavoidability of risk relevant in determining whether	
product defective — whether unavoidable risk falling within	
development risks defence if producer unable to discover defect	
in particular product by means of accessible information	
(United Kingdom)	
A and others v National Blood Authority and another [2001]	
1 All ER 289 (QBD)	458
Practice — parties — joinder of parties — claim for negative	
declaration — whether party properly joined — whether claim	
should be set aside as against party — whether negative	
declaration should be granted	•
Conflict of laws — jurisdiction — court — appropriate court —	
exclusive jurisdiction — whether defendant 'one of a number of	
defendants in the courts of the place where any one of them is	
domiciled' (United Kingdom)	
Messier-Doughty Ltd v Sabena SA (No. 2) [2001] 1 All ER 275	
(CA)	461
(CA)	461

xxxviii

Vicinia Convention on Eaw of Frenches to Interpretation	
of Refugees Convention and Protocol — whether construction of	
Refugees Convention given by foreign courts relevant — use	
of implementing legislation of Convention party to construe	
Convention — relevance of UNHCR "Handbook on the	
Procedures and Criteria for Determining Refugee Status" role	
of punctuation as interpretive aid (Australia)	
Minister for Immigration and Multicultural Affairs v Savvin and	
Others (2000) 171 ALR 483 (FC of A)	447
International law — extradition — jurisdiction — doctrine of	
specialty — double criminality — petitioner extradited to India	
from US — petitioner charged with offences not specified in US	
extradition decree — whether court having relevant jurisdiction	
— whether charges to be quashed — principles to be applied	
(India)	
Lahoria v Union of India and Others and other petitions [2001]	
	448
4 LRC 663 (SC)	770
Carriage by air — international carriage — loss of goods — liability	
of carrier — limitation — liability limited uncles loss caused with	
intent or 'recklessly and with knowledge that damage would	
probably result' - unexplained loss of package after arrival at	
agent's cargo centre — whether carrier, servants and agents	
protected by limitation (Singapore)	
Singapore Airlines Ltd and Another v Fujitsu Microelectronics	450
(Malaysia) Sdn Bhd and Others [2001] 4 LRC 125	450
Conflict of laws — tort — choice of law — British residents' hire	
car colliding with Spanish lorry in Spain — seriously injured	
passenger suing car driver in England — applicable law for	
determination of liability and quantification of damages	
(United Kingdom)	
Edmunds v Simmonds [2001] 1 WLR 1003 (QBD)	451
Conflict of laws — jurisdiction under European Convention —	
exclusive jurisdiction — immoveable property in Portugal held	
jointly by bankrupt and wife registered there in their joint names	
- bankrupt's interest becoming vested in trustee in bankruptcy	
— trustee seeking order for sale of Portuguese property —	
whether "bankruptcy" proceedings — whether "object" of	
proceedings "rights in rem in immoveable property" — whether	
Portuguese court having exclusive jurisdiction — whether	
jurisdiction in English court to make order sought	
(United Kingdom)	
Ashurst v Pollard and another [2001] 2 WLR 723 (CA)	452
International law — United Nations — sanctions — contract for	
supply of equipment to Iraq — subsequent invasion of Kuwait by	
Iraq leading to UN trade embargo against Iraq — supplier unable	
to complete contract — UN Resolution lifting sanctions under	
contain conditions after expulsion of Iron from Kuweit EC	
certain conditions after expulsion of Iraq from Kuwait — EC	

xxxvii

Ombudsmen	435
Judicial Decisions  Media and communications — Telecommunications Industry Ombudsman scheme — application for injunction directing Internet service providers to join TIO scheme — whether necessary to become a member of TIO Ltd — whether abrogation of common law rights (Australia)  Australian Communications Authority v Viper Communications Pty Ltd; Australian Communications Authority v Albury Local Internet Pty Ltd (2001) 178 ALR 559 (FC of A)  Pension scheme — surplus fund — occupational pension scheme providing for regular actuarial valuations — scheme requiring employer to make arrangements to deal with actuarial surplus — employer using part of surplus to offset existing accrued liabilities to make contributions — whether permissible (United Kingdom)  National Grid Co plc v Mayes and others; International Power (formerly National Power plc) v Healy and others [2001] 1 WLR	435
864 (HL)	435
Other Developments Elections watchdog may cap donations (United Kingdom)	436
International Developments	438
Conventions and Agreements	
Council of Europe: European Convention on the Legal Protection of Services based on, or consisting of, Conditional Access IMO: Protocol on Preparedness, Response and Co-operation to	438
Pollution Incidents by Hazardous and Noxious Substances, 2000 (HNS Protocol)	443
IMO: International Convention on Civil Liability for Bunker Oil	,,,,
Pollution Damage 2001	444
Legislation Chemical Weapons (Prohibition) Act 2000 (Singapore)	446
Citizenship and migration — refugees — statelessness — whether definition of "refugee" requires that stateless persons be outside country of former habitual residence owing to a well-founded feat of persecution  Foreign relations — International Conventions — interpretation of Convention relating to Status of Refugees — whether 1967 Protocol amends 1951 Refugees Convention — applicability of	

Group of companies — application for Court approval of amalgamation proposal — test to be applied (New Zealand)

Weatherstone v Waltus Property Investment Ltd [2001] 2 NZLR 105

(CA)

124

Constitutional Law and Human Rights

Fundamental rights — freedom of expression — broadcasting — commercial radio station — licence — application for licence to operate radio station — application not determined by telecommunications officer after lapse of one year — whether delay infringing fundamental right — appropriate judicial remedy — whether action of mandamus appropriate — protection against arbitrary search and seizure — search warrant — validity — Magistrate granting search warrant — warrant executed with consent and broadcasting equipment seized — warrant stating that evidence on oath given that reasonable cause to believe that certain specified property concealed on premises — warrant signed by Magistrate — warrant not expressly stating that Magistrate satisfied that there was reasonable cause — warrant not stating statutory authority therefore — whether omissions rendering search warrant defective (Antigua and Barbuda)

Observer Publications Ltd v Matthew and others [2001] 1 LRC 37 (CA)

Constitutional law — fundamental rights — right not to be deprived of property — statute empowering state to acquire private land for road construction without compensation — subsequent Constitution prohibiting compulsory deprivation of property without payment of adequate compensation — saving provision in relation to existing law — whether statute unconstitutional — appropriate test

Statute — conflicting statutes — construction — statute empowering state to acquire private land for road construction without compensation — subsequent statute entitling owner of expropriated land to compensation for damage suffered — whether property taken for public purpose — whether two statutes in pari materia (Dominica)

A-G v Theodore [2001] 1 LRC 13 (ECCA)

Judicial review — whether available — Electoral Boundaries Commission — review of constituency boundaries — recommendations made in report to President — Parliament failing to make provision for right of appeal to High Court from such recommendations although empowered to do so by Constitution — validity of subsequent Presidential order expressly not to be inquired into by any court — whether court having jurisdiction to review recommendations (Dominica)

Constituency Boundaries Commission and Another v Baron [2001] 1 LRC 25 (CA)

126

128

130

λ