

INDEX

ALTERNATIVE DISPUTE RESOLUTION

- Women, and
 - bargaining power, inequality of 124-132
 - credibility gap 129-132
 - language, role of 130-132
 - economic differential, and 126
 - information differential, and 127-128
 - uncertain legal entitlements, and 128-129
 - violence, and 125
- fairer process, elements of 132
- accountability 142-143
- clearer entitlements 137-140
- counsel, assistance of . 140-142
- flexibility 133-135
- participation, consensual v
 - compelled 135-137
- satisfaction 143-144
- systematic bias, education about 144-146

BANKRUPTCY LAW

- Australia
 - creditors remedies 327
 - debtors alternatives 327
 - effects of 327

CIVIL AND POLITICAL RIGHTS

- Access to justice 76
- legal aid 50-63
- civil law 55-56
- family law 57, 62
- funds, gendered
 - distribution of 53-54
- litigation legal aid 52, 53
- recent attention to 51-52
- regulatory framework..... 54-55
- limitation of actions 63
- child sexual abuse 64-67

- fiduciary duty,
 - characterised as
 - breach of 72-75
 - overseas responses ... 75-76
 - statutory amendments 67-71

Sex Discrimination

- academia, in 82, 83, 87-90
- case studies 86-90
- direct discrimination 78
- discriminatory practices
 - indirect discrimination 90, 93, 116-117
 - definitions 90, 93
 - reasonableness, and 101-107
- legitimation of 82
- organisational culture, and 83-85
- retrenchment policy, as a 95-97
- feminist legal scholarship 80-82
- feminist concept of harm 86
- indirect discrimination 78
- private sector, in 6-87
- reasonableness, requirement of 93-116
- comparative analysis ... 107-113
- indirect discrimination, and 101-107
- response to
 - international 118-121
 - legislative 77, 118-121

Women, Political Representation

- of 5
- Australian constitutional system, in 26-27
- images of women 42-45
- women, historical under-representation and exclusion of 27
- constitutional drafting, in 28-29
- constitutional endorsement, in 29-30
- continuing to present day 35
- contribution of women
 - accorded less weight 38-42

- members of parliament, as 33-35
- public/private dichotomy, and 37-38
- voters, as 30-33
- becoming a more
 - representative democracy .. 45-48
- representative democracy in
 - the Australian constitutional
 - system8
 - gender, relevance of
 - democracy, for 24-26
 - gender differences...20, 23
 - invisibility of gender.....20
 - justice, for23
 - gender, the relevance of 19
 - participation as an
 - essential element 16-19
 - right to representation 15-16
 - voting, and 10-15

COMMON LAW

- Judicial Law Making 162
- tort 162

COMPARATIVE LAW

- State and Law in the Development
 - Process 321-325
 - Lao People's Democratic
 - Republic 323
 - Third World 321
 - Vietnam 323
 - Theory of 322
- Transplanting Law 323
 - Australian bankruptcy law 323
 - efficacy of 323-325
 - French road traffic codes 323
 - non-transferability theory 323
 - problems and failure of 322

COURTS AND JUDICIAL SYSTEM

- Judicial Law Making 161-212
 - academic discussion of 162
 - Cardozo 162, 184-185
 - 186, 189, 203
 - Cross 165, 171-172, 173
 - Dworkin 70-171
 - 173, 180, 189
 - Lane 191
 - Salmond 183

- Stone 166, 167, 168
- declaratory theory 171-173
- denial of 163, 171-174
- Dixonian legalism 187-191
- 203, 205
- High Court 163, 164, 185
 - analysis of decisions 202-206
 - recent decisions 192-202
- implications for presentation
 - of cases 207-211
- incremental law making 165-169
- legislation 179-182
- legitimacy of 163, 174-179
- Mason CJ 190, 192
- policy 195, 199, 201, 202
- precedent 165-166, 179-180
- radical law making 169-171
- sources 164, 183-191
- Role of Judges 161, 199

CRIMINAL LAW

- Child Sexual Abuse
 - breach of fiduciary duty and
 - limitation of actions 73-75
 - fiduciary duty, characterised as
 - breach of 72-75
 - limitation of actions 64, 67, 75
 - overseas responses 76
 - statutory amendments 67-71
- Fraud
 - prevention of 283
 - combining reactive and
 - proactive strategies .. 299-300
 - proactive strategies 284-286
 - reactive strategies 286, 287-296
 - administrative remedies 289-296
 - combining the two 296-299
 - criminal prosecution 289
 - streamlining of 296
 - government directions 297-299

INTERNATIONAL LAW

- Customary International Law
 - Application in Australia 259-266

Interpretive Aid, as an 244-250

Treaties

- administrative discretion, and
..... 250-259
- direct application of215
- comparative perspective 234-239
- existing law
- common law 215-217
- constitutional position 217-224
- reform, need for..... 228-233
- the "Ponsonby Rule"230
- reforming the Australian
system 239-244
- rule against, rationales for
.....s224-228
- federal-State balance 226-228
- separation of powers..... 224-226

- procedure for levying a
distress306-308
- right to distrain302-306
 - what may be
distrained304
 - who may distrain.....304
- voluntary administration, and ...312
- winding up, and312
 - compulsory winding up313
 - members' voluntary
winding up 313

LAW OF THE SEA

Historic Bays270

- principles of international law ...274
 - required elements of a
successful claim271
 - acquiescence273
 - sovereignty272
 - time272
 - vital interests274
- South Australian declaration,
US protest against276
- South Australian historic bays
 - bases of the South
Australian claim274
 - evaluation of the claim
.....277, 282
 - acquiescence281
 - sovereignty278
 - time 278-280
 - vital interests281

REMEDIES

Distress for Rent

- alternatives308
 - abandoned goods308
 - express clauses in a lease ...308
- appointment of receivers, and ...311
- bills of sale, and309
- insolvent tenants309
- registered charges, and310
- rules and procedure304
 - common law304