



THE FEDERATION PRESS



BOOKS WITH IDEAS

NEW + RECENT RELEASES + AUTUMN SAVINGS

NEW LAW BOOKS + RECENT RELEASES + BOOK NEWS

We are excited to bring you our first book round-up for 2026. It highlights both the breadth and depth of our publishing program. In addition to introducing new books on important subjects such as ***Australian Perspectives on Executive Power*** (edited by Samuel White and Mathew Stubbs) and ***Wilson And Coleman's Equity in Family Law*** (coming in May), we will soon be bringing an Australian legal classic back into print: ***The Making of the Australian Constitution*** by J.A. La Nauze (coming in July 2026). We have coverage of the very successful launch by the Hon Chief Justice Gageler of ***Law, Justice and Other Challenges: Selected Speeches and Papers of Michael Kirby*** (edited by Dr Paul Vout KC) and have a limited number of copies signed by Michael Kirby available. **Order by 31 March to secure your signed copy.**

AUTUMN SAVINGS

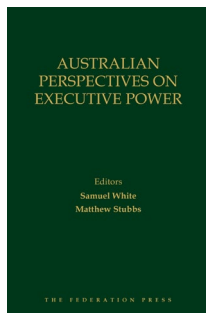
There are **savings to be had on a range of recent books** – see page 6 below. These titles are **25% off until 31 March, 2026**. Finally, **use the code EP1876 to claim free postage within Australia**, on all orders placed by 31 March.

VALE TONY BLACKSHIELD AND DAVID BROWN

In recent months we have been greatly saddened by the loss of two of our longest standing and best loved authors. **Tony Blackshield** was a renowned constitutional law scholar, master communicator, and one of the founding authors of our flagship publication ***Blackshield and Williams Australian Constitutional Law and Theory*** (now in its eighth edition). **David Brown** was a leading scholar, teacher, and tireless criminal justice advocate. He was one of the founding authors of the groundbreaking and influential ***Criminal Laws*** and remained active right through to the eighth edition published last year. Both Tony and David (along with their wonderful co-authors) contributed significantly to the early success and reputation of The Federation Press, and we remain indebted to them for their steadfast support. They will be much missed by all of us.

INTRODUCING THE 2026 HOLT PRIZE

On a positive note, we are proud to be launching the 2026 edition of Australia's richest legal publishing award, The Holt Prize. Further details and entry conditions can be found on **the final page of this document**.

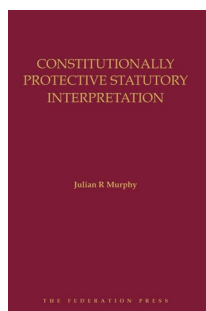


AUSTRALIAN PERSPECTIVES ON EXECUTIVE POWER

Samuel White and Matthew Stubbs (eds)

This book brings together leading judges, constitutional scholars and practitioners to address a single, unifying question: what will be the key issues in executive power in the coming decades? Across its chapters, the volume maps the doctrinal evolution and emerging fault-lines of non-statutory executive authority – from prerogative and “nationhood” powers to secrecy, immunity, intergovernmental agreements, conflict, expertise in decision-making, and the constraints imposed by proportionality and the implied freedom of political communication. The book confronts a central constitutional anxiety of modern government: how far executive power can extend in the absence of statute, and what meaningful limits constrain the exercise of non-statutory executive power. This collection is essential reading for legal practitioners, judges, scholars, government lawyers and policymakers. Contributors include The Hon Robert French AC and Anne Twomey.

March 2026 • HB • 304pp • 9781760025830 • RRP \$180.00

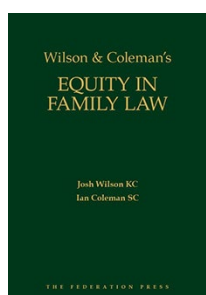


CONSTITUTIONALLY PROTECTIVE STATUTORY INTERPRETATION

Julian R Murphy

What does the Constitution have to say about statutory interpretation? That is the question at the centre of this book. The view which emerges is both novel and consequential. It develops significantly the presently nascent suggestions that the separation of powers informs the practice of statutory interpretation. It shows a constitutional commitment to the rule of law that has bite, in contrast to the suggestions in more recent cases and commentary that the rule of law has no doctrinal force beyond the extent to which it is inscribed in the constitutional text and structure. These themes, and others, are explored with close and incisive reference to Australian case law and scholarship. As observed by the Hon James Allsop AC in his Foreword, “This work stands out as a remarkable investigation of a most important element of the task of statutory interpretation”. **This book was joint winner of the 2024 Holt prize.**

January 2026 • HB • 220pp • 9781760025724 • RRP \$150.00



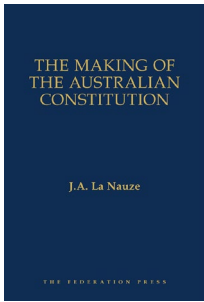
WILSON AND COLEMAN'S EQUITY IN FAMILY LAW

Josh Wilson KC and Ian Coleman SC

With ever more complex family financial arrangements, increasingly, equitable principles assume significance, and often decisive significance in family court property settlement cases. Unlike proceedings which are governed by the *Family Law Act*, equitable principles are found in state statutes and, more frequently, the principles which courts exercising equitable jurisdiction have developed over several centuries. Drawing on their experience as counsel, senior counsel and Family Court judges, Wilson and Coleman explain the practical implications of the principles, identifying the evidence needed to prove or defeat a claim for equitable relief in the Family Court.

May 2026 • HB • c352pp • 978160025878 • RRP \$160.00

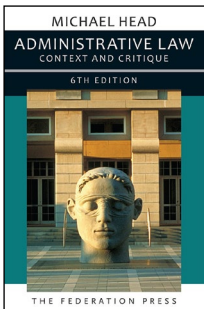
FORTHCOMING + RECENT RELEASES



THE MAKING OF THE AUSTRALIAN CONSTITUTION **J.A. La Nauze**

La Nauze's ground-breaking work, *The Making of the Australian Constitution*, has become a classic. It is regularly cited by the High Court and is the key to understanding the Commonwealth Constitution in its historical and political context. First published in 1972, it provided a historical anchor-point beneath the waves of constitutional litigation that were to follow. Since the High Court permitted reference to the Convention Debates in 1988, it has become an essential reference work for barristers. Long out of print, it has now been republished with a Preface by Justice Edelman of the High Court and a new Introduction by Professor Emerita Anne Twomey.

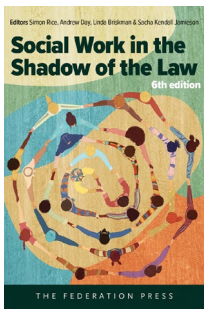
July 2026 • HB • c352pp • 9781760025892 • RRP \$125.00



ADMINISTRATIVE LAW: Context and Critique, 6th edition **Michael Head**

This sixth edition examines the creation, powers and initial performance of the federal Administrative Review Tribunal (ART), which commenced in October 2024 to replace the discredited AAT. It further updates the law to examine recent High Court and other superior court decisions, including the twists and turns of the courts on refugees and indefinite immigration detention. Important decisions have also been handed down dealing with issues such as standing, procedural fairness, jurisdictional error and ultra vires, and these are all critically examined and explained. These developments highlight the ever-evolving shape of administrative law. They underscore a central argument of this book – the necessity to examine the content and trajectory of administrative law in its political, administrative and socio-economic settings.

April 2026 • PB • c448pp • 9781760025854 • RRP \$89.95

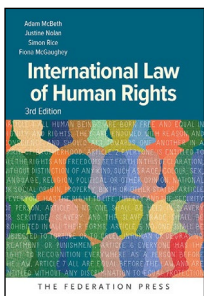


SOCIAL WORK IN THE SHADOW OF THE LAW, 6th ed

Simon Rice, Andrew Day, Linda Briskman, Sacha Kendall Jamieson (eds)

It is 30 years since Phillip Swain's ground-breaking edited collection, *In the Shadow of the Law* was first published. In this updated, 6th edition, the editors and authors from earlier editions are joined by a fourth editor and a number of new authors, bringing fresh and critical perspectives to contemporary issues at the intersection of social work and law. Through lived experience and professional expertise, the authors offer unique insights into the complexities and challenges of social work practice in legal contexts, and of the legal dimensions of social work practice. The wide range of topics in previous editions is expanded, with chapters specifically addressing alcohol and other drugs, children's rights, and victims of crime, and chapters on sites of punishment, surveillance, and confinement.

February 2026 • PB • 544pp • 9781760025793 • RRP \$130.00

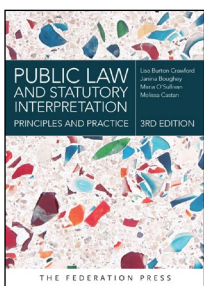


THE INTERNATIONAL LAW OF HUMAN RIGHTS, 3rd ed

Adam McBeth, Justine Nolan, Simon Rice, Fiona McGaughey (eds)

This book offers a clear and comprehensive guide to the key concepts, institutions, and mechanisms that shape global human rights protection, while exploring the real-world challenges facing the field today. Analysis is illuminated by case studies and examples drawn from Australia and around the world, thoroughly covering the scope of international human rights law. Written by leading experts who bridge theory and practice, this 2026 edition introduces several new chapters including more comprehensive accounts of LGBTQIA+ rights and the intersection between international human rights law and climate change, as well as up-to-date analysis of how rights can be limited. Long recognised as a leading student text, it is also a useful guide for practitioners seeking an overview of the institutions, instruments, and principles of human rights law.

February 2026 • PB • 734pp • 9781760025779 • RRP \$150.00

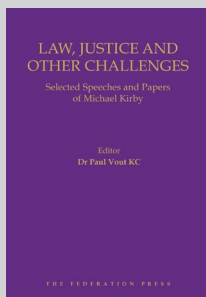


PUBLIC LAW AND STATUTORY INTERPRETATION: Principles and Practice, 3rd ed

Lisa Burton Crawford, Janina Boughey, Maria O'Sullivan, Melissa Castan

This book provides an engaging, comprehensive and reader-friendly overview of Australian public law institutions and principles, together with the principles and process of statutory interpretation. This book is the first text to draw these two topics together to clearly explain how the principles of statutory interpretation reflect the constitutional relationship between the legislative, executive and judicial branches of government. The new edition incorporates recent developments including discussions of the 2023 Voice Referendum, the Royal Commission Report into Robodebt and the High Court's decision on indefinite detention of non-citizens in *NZYQ v Minister for Immigration*. A highly successful student text, it will also be useful to scholars and practitioners seeking to understand the foundational principles of Australian public law and statutory interpretation.

January 2026 • PB • 384pp • 9781760025816 • RRP \$140.00



LAW, JUSTICE AND OTHER CHALLENGES: Selected Speeches and Papers of Michael Kirby **Dr Paul Vout KC (ed)**

This landmark collection compiles 55 papers and speeches by Michael Kirby covering half a century – from 1975 to 2025. The seven parts of the book represent both different stages of his life, and the broad themes and concerns that have defined his remarkable career: (I) Boy, Son and Student (II) Practitioner; (III) Law Reformer; (IV) Judge; (V) Human Rights and Social Inclusion Advocate (VI) Internationalist; and (VII) Biographer. In a number of the papers, Michael Kirby examines his struggle with his sexuality and society's evolving view on the subject. The book includes a new essay on his partner of fifty-five years, Johan van Vloten. We see Michael's views on the issues that have shaped our times. How would computers, just emerging in the 1970s, affect privacy and society generally? Should Australia recognise First Nations Peoples' customary law? How would the globalisation of media affect judicial independence? Does the Constitution condone indefinite detention?

View the full Table of Contents [here](#) and the *Introduction* [here](#).

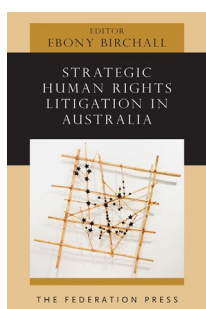


Photos by Damian Shaw. Taken at the Sydney book launch, Banco Court, Supreme Court of NSW, 29 Jan 2026

"The Governor-General makes the point in her Foreword that this is a very big book, as it should be, given the magnitude of Michael Kirby's contribution to ideas in Australia. Unusually for someone who has been so prominent as a judge, the speeches Michael has delivered and the writings he has published have not been a merely incidental or peripheral element in the scheme of his professional life. They have been an essential component of his contribution as a public figure. Taken as a whole, they represent one of the most significant and sustained contributions of any Australian to public discussion and debate about the law. Michael has been one of the leading voices in shaping public understanding of what the law is and in promoting discourse about what it could or should be." **From the launch speech by the Hon Stephen Gageler, Chief Justice of Australia. [Read the entire speech here.](#) [Read Michael Kirby's speech here.](#)**

December 2025 • HB • 832pp • 9781760025373 • RRP \$180.00

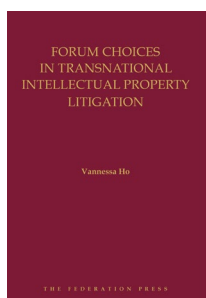
Books ordered by March 31 will be signed by Michael Kirby



STRATEGIC HUMAN RIGHTS LITIGATION IN AUSTRALIA **Ebony Birchall (ed)**

This is the first book to examine the theory and practice of promoting human rights through Australian courts. This edited collection brings together contributions from leading Australian human rights experts. The first half of the book covers topics related to designing and running strategic litigation. The second half offers thematic chapters on areas such as First Nations rights, climate change, refugee protection and police accountability. The book highlights both the opportunities and the limitations of pursuing systemic reform through the courts. It provides a shared framework for understanding, critiquing, and advancing strategic litigation in Australia. Taken together, these contributions offer both a record of what has been achieved and a resource for practitioners, advocates, scholars and students seeking to strengthen the role of litigation within broader campaigns for justice. Read the [Foreword by Hugh de Kretser](#), President of the AHRC.

November 2025 • PB • 304pp • 9781760025755 • RRP \$140.00



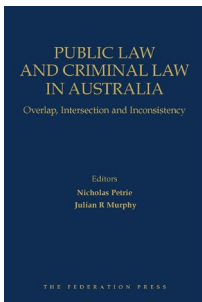
FORUM CHOICES IN TRANSNATIONAL INTELLECTUAL PROPERTY LITIGATION **Vanessa Ho**

The increasing use of new online and AI technologies to facilitate international transactions has led to a tantamount increase in IP proceedings across the world. As different domestic jurisdiction rules require litigants to instigate parallel proceedings in all forums where their IP rights exist, inefficient and unfair litigation has arisen. Further, the absence of a formal international treaty that uniformly regulates how a litigant may make forum choices during transnational IP litigation has undermined the legal system. This work considers this vexed issue, and Ho develops a much-needed theoretical framework to determine what constitutes an appropriate forum choice. Her book provides a synthesised analysis of jurisdiction issues in transnational IP disputes which will be invaluable for practitioners, the judiciary and policymakers.

This book was joint winner of the 2024 Holt prize. Read the [Foreword by Chief Justice Andrew S Bell.](#)

November 2025 • HB • 208pp • 9781760025700 • RRP \$150

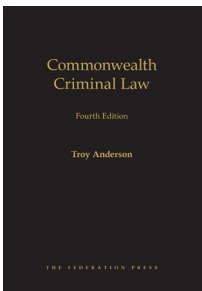
RECENT RELEASES



PUBLIC LAW & CRIMINAL LAW IN AUSTRALIA: Overlap, Intersection and Inconsistency **Nicholas Petrie and Julian R Murphy (eds)**

Scholarship on criminal law and public law rarely considers the relation between these two fields. This book, featuring contributions from leading practitioners and academics, seeks to redress this gap and provide a richer understanding of criminal law and public law. It includes both overview chapters and granular case studies of the points of overlap, intersection and inconsistency between public and criminal law. The collection is divided into three parts. Part I contains an overview chapter and then three chapters on the constitutional dimensions to the subject. Part II focuses on various institutions in the practice of criminal and public law, including prosecutors and anti-corruption commissions. Part III looks at some current issues including racial discrimination, whistleblowing and public protest. **Read the Foreword by the Hon Geoffrey Nettle AC KC**

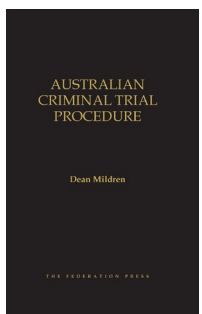
September 2025 • HB • 328pp • 9781760025649 • RRP \$190.00



COMMONWEALTH CRIMINAL LAW, 4th ed Troy Anderson

This book is the only comprehensive text dedicated to the Commonwealth criminal law – the offences, element analyses and sentencing. This edition reflects new case law and amendments to legislation and has a new chapter entirely dedicated to Commonwealth agencies' ability to investigate suspected offences. It covers the general principles of criminal responsibility created under the *Criminal Code 1995 (Cth)* and contains chapters dealing with the most commonly prosecuted offences. These include fraud against the Commonwealth, exploitation, money laundering, drug importation, terrorism and corporate crime. Commonwealth criminal law represents an expanding area of practice and this text has deliberately been designed to be useful for the busy practitioner, magistrate or judge who needs a quick understanding of a concept.

September 2025 • HB • 494pp • 9781760025663 • RRP \$160.00

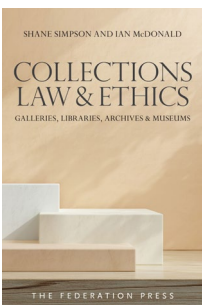


AUSTRALIAN CRIMINAL TRIAL PROCEDURE

Dean Mildren

This book by retired Supreme Court Justice Dean Mildren provides a systematic overview of criminal trial practice and procedure throughout Australia. Over the course of 26 chapters, the author guides readers through the entire criminal process, from pre-trial investigation and bail applications, through to consideration of the consequences of a finding of guilt, or an acquittal. The history of criminal practice is also explained, when it is relevant to a full understanding of the current law. While there are similar legislative provisions in each jurisdiction, there are also many differences, and these are highlighted. The book is a learning tool for those new to the area and acts as a ready reference for those already practising in it, regardless of whether they are working in one or multiple jurisdictions.

July 2025 • HB • 544pp • 9781760025526 • RRP \$180.00

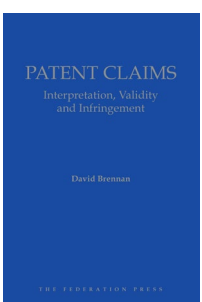


COLLECTIONS LAW & ETHICS: Galleries, Libraries, Archives & Museums

Shane Simpson and Ian McDonald

This book addresses the key legal and ethical issues that arise in public museums, galleries, libraries and archives in Australia and New Zealand. How a collection meets these issues affects the reputation of both the organisation and everyone associated with it. The authors, Shane Simpson and Ian McDonald, both pre-eminent cultural property lawyers, have decades of experience advising collecting and other cultural organisations. Written in plain English, *Collections Law & Ethics* includes extensive references to legislation and case law, and provides real-life examples, checklists and practical advice. An invaluable book for anyone working in, or advising, a public collecting organisation. **Read the Foreword by Professor Larissa Behrendt AO**

September 2025 • PB • 448pp • 9781760025564 • RRP \$89.95



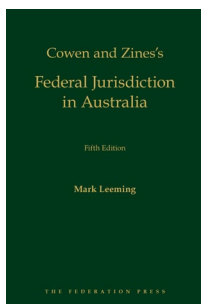
PATENT CLAIMS: Interpretation, Validity and Infringement

David Brennan

This book is an exposition of the crux of Australian patent law. It explains the role that patent claims play; the basis upon which claims are construed; the principal grounds which must be satisfied for claims to be valid; and the main bases upon which infringement liability may arise. The book has an intense focus on principles that have evolved over several decades under the *Patents Act 1990 (Cth)*, and in which Australian patent law can be seen to be both highly distinguishable from, and purposefully harmonised with, modern UK law. A key feature of the book is its cohesive treatment, in which cross-cutting influences are referenced to permit the reader to understand connections and trade-offs. This unique book "should be compulsory reading for practitioners practising in patent law and students studying it". [Read the full review...](#) by Wen Wu, *Intellectual Property Forum*, Issue 142, Dec 2025

August 2025 • HB • 464pp • 9781760025540 • RRP \$250.00

RECENT RELEASES

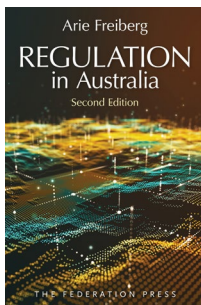


COWEN AND ZINES'S FEDERAL JURISDICTION IN AUSTRALIA, 5th ed

Mark Leeming

This new edition incorporates a spate of important developments of the last nine years over most areas of federal jurisdiction. These include decisions in all Australian States concerning the determination of federal matters in State tribunals following *Burns v Corbett*, the bona fide invocation of jurisdiction in *Citta Hobart Pty Ltd v Cawthorn*, the requirement of a matter in an appeal in *AZC20 v Minister for Immigration* and the nature of federal jurisdiction in the self-governing Territories in *Vunilagi v The Queen, and Commonwealth v Yunupingu*. Each of those decisions (and many others) have cited earlier editions of this work, which is widely regarded as authoritative in an area essential to practice as well as to the understanding of the Australian legal system. The book examines these developments closely and critically. It also maintains links with United States judgments and literature. [Read the Preface by Mark Leeming.](#)

July 2025 • HB • 368pp • 9781760025588 • RRP \$190.00

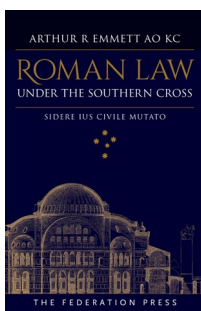


REGULATION IN AUSTRALIA, 2nd ed

Arie Freiberg

Much has changed in the world since the first edition was published in 2017. Governments have contended with a global pandemic and regulatory failure has been in the spotlight in Australia. Rapid changes in technology, tight budgets, and increasing international uncertainty are all creating new challenges for regulators. The new edition has been thoroughly revised and significantly expanded to assist regulators, policymakers and their advisors in dealing with these changes. The coverage of behavioural regulation has been extended, and new chapters have been added dealing with regulatory technologies, and the digital economy and artificial intelligence. *Regulation in Australia* provides an accessible overview of regulation which is firmly grounded in Australian law and practice and informed by the rapidly expanding literature on effective regulation.

May 2025 • PB • 848pp • 9781760025502 • RRP \$180.00

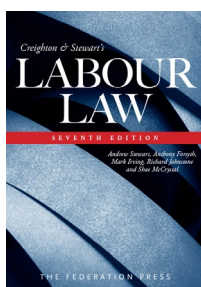


ROMAN LAW UNDER THE SOUTHERN CROSS: Sidere Ius Civile Mutato

The Hon Arthur Emmett AO KC

This unique book is the written distillation of the course that has enthralled students of Roman Law at Sydney University for more than 40 years. It covers the history of Roman law during the Republic and Empire, as well as the course of Justinian's codification. The book then describes the rebirth of Roman law in the 11th century and follows its spread throughout Western Europe down to the present day. It is interlaced with descriptions of the law of NSW corresponding with the relevant Roman law, as well as references to cases from the author's experiences as a lawyer. It describes the context and substance of the Roman law laid down by Justinian in a fashion appropriate for anyone interested in Roman antiquity and culture. [Read the Foreword by Chief Justice Andrew S Bell](#)

April 2025 • PB • 494pp • 9781760025335 • RRP \$140.00

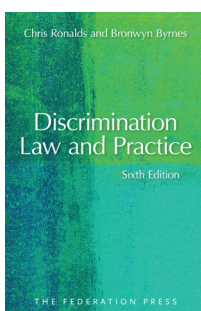


CREIGHTON & STEWART'S LABOUR LAW, 7th ed

Andrew Stewart, Anthony Forsyth, Mark Irving, Richard Johnstone, Shae McCrystal

This new edition of Australia's most authoritative text on labour law provides a comprehensive account of the rules and processes governing employment and workplace relations, including the many changes to the *Fair Work Act* introduced by the Albanese Government's Secure Jobs, Better Pay and Closing Loopholes amendments. Developments covered in this edition include: the High Court's new rules for determining employment status and the legislative reaction; shifts in approach to identifying and regulating casual employment; attempts to close the gender pay gap, including by restricting pay secrecy; new or expanded rights on working hours and leave, including a "right to disconnect"; and much more.

March 2025 • PB • 1520pp • 9781760023911 • RRP \$185.00



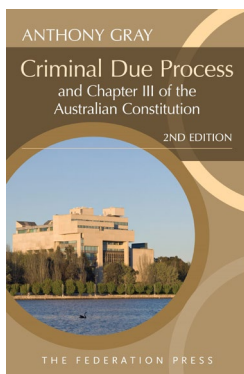
DISCRIMINATION LAW AND PRACTICE, 6th ed

Chris Ronalds and Bronwyn Byrnes

This new edition has been completely updated and provides a comprehensive analysis which simplifies the complex definitions of unlawful discrimination including direct and indirect discrimination, reasonable adjustments and harassment. It provides the reader with detailed commentary about the protected areas covered by the legislation including employment, education and the provision of goods and services, as well as the available defences. The authors also distil recent cases to illuminate the crucial but often vexed question of remedies. It includes a re-worked chapter on recent Federal Court decisions considering sexual harassment, and changes made by the *Sex Discrimination and Fair Work (Respect at Work) Amendment Act 2021* (Cth) and other recent legislative changes. [Read the Launch Speech by the Hon Justice Ingmar Taylor](#)

December 2024 • PB • 338pp • 9781760025311 • RRP \$110.00

UPDATE YOUR LIBRARY AND SAVE



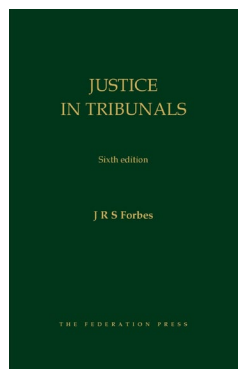
CRIMINAL DUE PROCESS AND CHAPTER III OF THE AUSTRALIAN CONSTITUTION, 2nd ed

Anthony Gray

This book describes the potential of Chapter III of the Australian Constitution to preserve fundamental due process rights.

May 2025
336pp
PB 9781760025489
RRP \$125.00

ON SALE FOR \$93.75



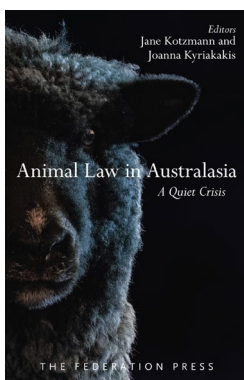
JUSTICE IN TRIBUNALS, 6th ed

J R S Forbes

Justice in Tribunals deals with the law relating to quasi-judicial authorities of government, professions, sporting, industrial, political and commercial associations and their supervision by the courts.

August 2024
482pp
PB 9781760025076
RRP \$180.00

ON SALE FOR \$135.00



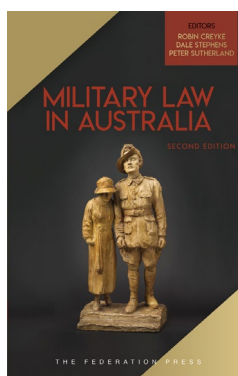
ANIMAL LAW IN AUSTRALASIA: A QUIET CRISIS

Jane Kotzmann and Joanna Kyriakakis (eds)

Taps into the growing interest in the area and provides a critical exploration of current issues in animal law.

May 2025
306pp
PB 9781760025441
RRP \$125.00

ON SALE FOR \$93.75



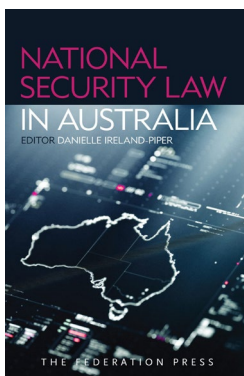
MILITARY LAW IN AUSTRALIA, 2nd ed

Robin Creyke, Dale Stephens and Peter Sutherland (eds)

This book covers contemporary legal practice in a military context. Includes new chapters on command responsibility, freedom of information and Defence procurement.

August 2024
592pp
HB 9781760025175
RRP \$140.00

ON SALE FOR \$105.00



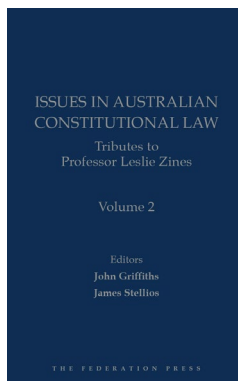
NATIONAL SECURITY LAW IN AUSTRALIA

Danielle Ireland-Piper (ed)

This new book, the first of its kind, is a curation of wide-ranging expertise on national security law in Australia.

October 2024
464pp
PB 9781760025205
RRP \$170.00

ON SALE FOR \$127.50



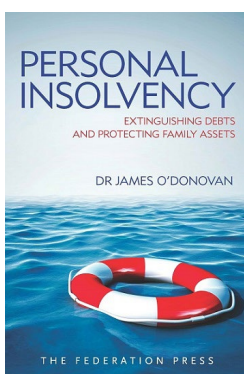
ISSUES IN AUSTRALIAN CONSTITUTIONAL LAW: TRIBUTES TO PROFESSOR LESLIE ZINES - VOLUME 2

John Griffiths and James Stellios (eds)

An invaluable resource for those who need a sophisticated understanding of recent developments in constitutional law.

June 2024
272pp
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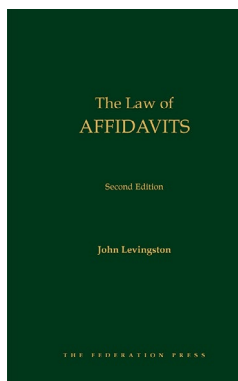
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