NEW DIMENSIONS IN PRIVACY LAW

This broad-ranging examination of privacy law considers the challenges faced by the law in changing technological, commercial and social environments. It encompasses three overlapping areas of analysis: privacy protection under the general law; legislative measures for data protection in digital communications networks; and the influence of transnational agreements and other pressures toward harmonised privacy standards. Leading, internationally recognised authors discuss developments across these three areas in the United Kingdom, Europe, the United States, APEC (the forum for Asia-Pacific Economic Cooperation), Australia and New Zealand. Chapters draw on doctrinal and historical analysis of case law, theoretical approaches to both freedom of speech and privacy, and the interaction of law and communications technologies, in order to examine present and future challenges to law’s engagement with privacy.

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INTERNATIONAL AND COMPARATIVE PERSPECTIVES

Edited by
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New Dimensions in Privacy Law: International and Comparative Perspectives
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It has been a tremendous pleasure to work with leading academic and judicial figures from five countries in producing this collection which addresses issues in UK, European, US, Australian, New Zealand and Asian privacy law. This project began with an Australian Research Council discovery grant on privacy and the internet, awarded to Sam Ricketson, Megan Richardson and Lesley Hitchens, and then took on a life of its own. A series of public seminars on ‘Privacy: New Issues and Policies’ was presented under the auspices of the CMCL – Centre for Media and Communications Law – at the University of Melbourne during 2003 and 2004. We are grateful to the Law School and the sponsors of the CMCL for their support of the events, and to the administrative staff at the CMCL who make such seminars run so smoothly.

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Andrew Kenyon and Megan Richardson
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