Cambridge University Press & Assessment 978-0-521-76916-7 — The Australian Judiciary 2nd Edition Enid Campbell , H. P. Lee Index More Information

## Index

'judge' (title), 27-8, 33-4 abolition of courts, 131-3, 233-4 absolute privilege, 279 Adams, Michael, 151 Addy, George, 291 administration of justice, 50, 56, 132, 170, 280 contempt of court and, 208 elements required for, 207 offences relating to, 210-15 perversion of. See perverting the course of justice public confidence in, 63, 92, 154, 176, 177, 196, 207, 209, 279 witness anonymity and, 256 Administrative Appeals Tribunal, 23, 58, 187, 197 administrative law, 70-1, 130 Administrative Review Council, 204 administrative tribunals, 186-7, 300 Advisory Committee on the Australian Judicial System, 204 Advisory Committee on Trade and National Economic Management, 204 Allen, Colin, 241 appellate process, 265-6, 268-71 appeals by rehearing and, 266, 267 criminal cases and, 267, 268 de novo hearings and, 266 forms of. 266-7 judicial officers and, 271 limitations on availability of, 267-8 monetary stake and, 268 arbitrators and mediators, 34 Asprey, Kenneth, 298 Atkinson, Lord, 252 Atkinson, Roslyn, 89 Attorneys-General as defenders of the judiciary, 287-9 judicial appointments and, 85-6, 131-2

Australian Competition Tribunal, 187 Australian Federal Police, 55, 117 Australian Industrial Court, 246 Australian Industrial Relations Commission, 187, 281 Australian Institute of Judicial Administration, 100, 178, 262 Australian Law Reform Commission, 100,  $139_{-41}$ Australian Military Court, 57-8 Australian National Audit Office, 274 Australian Security Intelligence Organisation, 188, 197 Barry, Sir Redmond, 105 Barton, Sir Edmund, 28 Barwick, Sir Garfield, 57, 70, 86-7, 88, 110 Mundroola affair, 174-7 Basten, John, 180 Beaumont, B, 205 Bell, Virginia, 201, 206, 293, 305 Bentham, Jeremy, 252 Berger, Thomas, 290-2 Bevan, John Davies, 105 Beveridge, R L, 125 bias as criminal offence, 153 circumstances which may give rise to reasonable apprehension of, 157-65 enforcement of rule against, 154-6 exceptions to rule against, 165-7 preconceptions on classes of persons and, 173 - 4reactions of ordinary reasonable member of public and, 156-7 reasonable apprehension of, 153-4, 156, 171 rule against, 153-7, 172 See also disqualification of judges

Bill of Attainder, 65, 80

365

# CAMBRIDGE

Cambridge University Press & Assessment 978-0-521-76916-7 — The Australian Judiciary 2nd Edition Enid Campbell , H. P. Lee Index More Information

#### 366

Bill of Rights (Australia), 2-3, 292, 312 Black, Michael, 82, 185, 241 Blackburn, Sir Richard, 18, 123, 145 Bligh, Anna, 191 Boilermakers' case, 2, 29, 52, 53, 57, 59, 64 Borbidge, Rob, 74 Boulton, AJ, 31 Bowen, Sir Nigel, 174 Boyer Lectures, 289, 309 Bradley, Hugh, 99-100 Branson, C M, 182 Bray, J J, 104, 296 Brennan, Sir Gerard, 2, 5, 10, 52, 59, 60, 71, 72-3, 80, 88, 115, 148, 152, 180, 212, 221, 241, 298 on judicial conduct, 161 bribery and corruption, 210-12, 219, 223 Bridge, Lord, 217, 220, 221, 225-6 Briese, Clarence ('Clarrie'), 118-19, 120, 213-14 Bright, Sir Charles, 239 Bruce, Vince, 278 'incapacity' controversy and, 12, 124–6, 130–1, 151 Buckley, Lord, 217 Buddin, Terence, 48 Burchett, James, 296 Callaway, F H, 164 Callinan, Ian, 55, 112, 120, 168-9, 170, 180, 181, 183, 184 call for inquiry into conduct of, 123-4 Canadian Judicial Council, 290, 291-2 Cantor, HL, 215 Chamberlain, Azaria, 289 Charles, Stephen, 182, 221 Chernov, Alex, 221 childrens' courts access to proceedings, 257-8 Chipp, Don, 118-19 Clauson, P J, 121 Coke, Sir Edward, 241 Coleman, Ian, 48 Commission of Inquiry into Alleged Illegal Activities and Associated Police Misconduct. See Fitzgerald inquiry commissioner for declarations, 222 Commonwealth Industrial Court, 22, 29, 30, 246 complaints against judges, 135-43, 216 Commonwealth reforms, 139-43 contempt of court and, 209-10 state level reforms, 135-9 Conciliation and Arbitration Commission, 30,93

Conciliation and Arbitration Court, 28–9 conduct of judges, 177–9, 232

## INDEX

code of conduct, USA, 178-9 Guide to Judicial Conduct, 173, 178, 179, 202 mass media and, 279 media statements and, 153 conflict of interest. See interests of judges Constitution appeals to High Court of Australia and, 269 appellate jurisdiction of High Court of Australia and, 234 cross-vesting of state and federal jurisdiction and, 23 express rights of, 2 function of federal judicial branch and, 2 independence of High Court and federal courts and, 10 jurisdiction of courts, 232 liabilities of Commonwealth and, 237 original jurisdiction of High Court of Australia and, 234 political discussion and, 283 separation of powers doctrine and, 51, 52 Supreme Courts of States and, 233 suspension of judges and, 129 Constitutional Commission (1988), 91, 134, 135Advisory Committee on the Australian Judicial System, 139 contempt of court, 280 civil, 208 complaints against judges and, 209-10 court's jurisdiction to deal with, 208 criminal, 208, 209 criticism of court and, 210 'scandalising the court' and, 209 statute law and, 208-9 contempt of Parliament, 52, 57 Copyright Tribunal, 187 Council of Chief Justices of Australia and New Zealand, 100 court system access to proceedings of, 257-8 chief object of, 254 cross-vesting of state and federal jurisdiction, 23-4 efficiency audits and, 274-5 funding and, 66-7 integration of, 20 media and. See media perception of public confidence and, 64, 207, 253, 279, 315 public information officers and, 289-90 rules of. See rules of court televising of proceedings and, 289 See also abolition of courts Courts of Appeal, 301 judges' role in, 25 courts-martial, 52, 57

Crennan, Susan, 39, 48, 55, 96, 112, 180, 201, 206, 293, 305 Croft, Clyde, 47 Crown legal liability, 227, 228-9, 230 Davies, Lord Edmund, 295 Dawson, Sir Daryl, 2, 52, 54, 58, 59, 60, 80, 148, 180, 221, 241, 292, 299 de Jersey, Paul, 88, 192 Deane, Sir William, 54, 59, 80, 148, 157, 180, 201, 221, 239, 240, 282 Debelle, Bruce, 181 defamation, 279 Lange test and, 282-3 qualified privilege and, 282 Theophanous defence, 282 defamatory utterances, legal liability for, 223 Defence Force Disciplinary Tribunal, 187 defence service tribunals, 57 Denning, Lord, 217, 225, 279 Dilhorne, Viscount, 295 Diplock, Lord, 207, 252, 294 disqualification of judges association and, 161-2 communication with witnesses and, 159-60 conduct and, 159-61 direct interest in outcome and, 163-5 impartiality and, 308 indirect interest in proceedings and, 158 - 9knowledge of prejudicial but inadmissible fact or circumstances and, 162-3 questions for future, 170-4 waiver and, 166-7 who should decide, 167-70 See also bias Dixon, Sir Owen, 4, 51, 54, 70, 106, 115, 188, 235, 236, 299 Dodd, Ian, 12 Dodds-Streeton, Julie, 48 Donaldson, Sir John, 254, 294 double jeopardy, 301 Doyle, John, 9, 48, 101, 133, 278, 286-7, 290, 299, 315 on judicial accountability, 249, 250, 251 Duffy, Sir Frank Gavan, 29, 113 Eames, Geoffrey, 280-1 Elias, Dame Sian, 230 Else Mitchell, R., 31 Emerton, Karin, 48 Emmett, Arthur, 47 Evans, Gareth, 117, 174, 175, 176, 177 Evatt, H V, 239 Everett, M G, 204 external affairs power, 84

## INDEX

367

extra-judicial activities, 26 ambassadors, 188 as members of law reform commissions. committees and councils, 192 membership of commissions and committees of inquiry, 189-92, 220 non-judicial functions, 186-9 as officer of executive branch of government, 187-8 restrictions on, 192-201 service in executive branch of government by legislative edict, 188-9 tribunal membership, 186-7 Fahey, John, 285 Fair Work Australia judicial status and, 30-1 Family Court of Australia, 22, 23, 25, 58, 257, 268, 274, 301 Family Law Council, 204 Farquhar, Murray, 118, 213 Federal Court of Australia, 22-3, 233, 268, 274, 301 Fair Work Division, 23 General Division, 22 Federal Court of Bankruptcy, 22, 233 federal courts, tribunals and magistracy, 22 - 3advisory opinions and, 201 appointment to, 85 suspension of judges from, 129 Federal Magistrates Court, 23, 274 Fair Work Division, 23 Federal Police Disciplinary Tribunal, 187 Fingleton, Di trial, conviction and acquittal of, 223-4 Finn, Paul, 48 Fischer, Tim, 67, 71, 72, 73-4, 298 Fitzgerald, G E ('Tony'), 88, 120, 121 Fitzgerald inquiry, 120 Foord, John, 213-14 Foster, L, 95 Fox, Russell, 188 Fraser, Malcolm, 176 Frederico, Hubert, 239, 240 freedom of speech, 130, 231, 279, 280, 281 French, Robert, 6, 12-13, 14, 16, 39, 64, 82, 88, 156-7, 179, 198, 199, 200, 201, 202, 206, 253, 255, 293, 294, 296, 305 Fullagar, Sir Wilfred, 239, 298 Gaudron, Mary, 15, 41, 54, 62, 63, 79, 80, 88,  $109,\,183,\,195,\,201,\,221,\,240,\,243,\,247,$ 251, 282, 283

Gibbs Committee, 215, 240

Gibbs, Sir Harry, 12, 58, 121, 128, 134, 137–8, 239, 252–3, 296

#### 368

Gillard, Julia, 82 Giudice, Geoffrey, 31 Glass, Harold, 181 Gleeson, Anthony ('Murray'), 16, 41, 42, 45, 55, 68, 88, 96, 100, 112, 113, 114, 181, 183, 184, 226, 243, 247, 300, 313, 315 Boyer Lectures, 289, 309-10 Goldberg, A H, 123, 124 Grants Commission, 31 Gray, Ian, 99, 297, 298 Gray, Malcolm, 48 Green, Sir Guy, 48 Greenwood, Andrew, 47 Gribbin, Basil, 224 Griffith, Gavan, 118, 122 Griffith, Sir Samuel, 28, 53, 56, 115, 204.239 Gummow, W M, 2, 15, 39, 41, 48, 52, 55, 60, 62, 63, 96, 112, 181, 183, 184, 199-200, 201, 206, 226, 247, 259-60, 293, 300, 305 Haldane, Viscount, 294 Halisham, Lord, 242 Halsbury, Earl, 293 Hawke, Robert ('Bob'), 148 Hayne, Ken, 13, 15, 41, 55, 96, 112, 181, 183, 184, 199, 201, 206, 226, 247, 259-60, 293, 297, 305 Heerey, Peter, 296 Helsham, Michael, 121 Heydon, J D, 16, 48, 55, 96, 112, 162, 184, 200, 201, 206, 226, 293, 305 Higgins, H B, 29, 115 High Court of Australia, 22, 25, 27, 29, 312 advisory opinions and, 201 annual report, 274 appellate jurisdiction, 234 appointment to, 84-5 compensation for judicial liability and, 228 continuing existence of, 233 control orders and, 186 criticism of, 71-4 criticism over Wik decision, 288 exercise of malicious jurisdiction and, 220 - 1extra-judicial activities and, 193-6 fair comment on courts and their activities and, 209 freedom of political communication and, 210 implied freedom of political communication and, 281-4 incompatability doctrine and, 310 judicial independence and, 3 judicial liability and, 218

judicial powers of defence service tribunals and, 57

## INDEX

Kable doctrine and, 64 Lange test and, 282-3 leave to appeal to, 267-8, 269-71 legality of removal of judges and, 130 original jurisdiction, 233, 234 power of. 2 power of Family Court of Australia registrars and, 58 privative clauses and, 235-6 quo warranto, 102 reasonable apprehension of bias rule and, 153 - 4, 170reasons for judgment and, 264, 265 separation of powers doctrine and, 57 as ultimate court of appeal, 268-9 warrants and, 186 Hinch, Derryn, 283-4 Hoare, Marcus, 296 Hodgson, David, 48 Hoffman, Lord, 158, 171, 173 Hogan, Gerald, 105 Hollingworth, Elizabeth, 48 Holmes, Cate, 192 Hope, R M, 11, 181, 239, 280, 304 Hughes, William ('Billy'), 86 human rights compensation for breach of by judiciary, 998 Humphreys, Kevin, 213 Hunt, D A, 125, 239 in camera proceedings, 254-6 incompatibility doctrine, 59-61, 63, 202 Industrial Relations Commission of Australia, 30, 31 judicial status and, 28-30 Industrial Relations Court of Australia, 22, 30, 35, 233 interests of judges public and private interests, 174-7 registrable, 172-3 Irvine, Sir William, 191 Isaacs, Sir Isaac, 77, 115, 304 Jackson, D F, 204 Joint Committee on Parliamentary Privilege, 278 Jones, Kevin, 213-14 Jordan, Sir Frederick, 296 Judd, James, 205 judges (biographical information), 35 judicial accountability, 3, 13–14, 74, 258 annual reports and audits and, 274-7 categories of, 251 concept of, 249-51 judicial functions and, 250

## Cambridge University Press & Assessment 978-0-521-76916-7 — The Australian Judiciary 2nd Edition Enid Campbell , H. P. Lee Index More Information

#### INDEX

369

public awareness of operations of courts and, 249 security of tenure and, 250 judicial activism, 2-3 judicial appointments, 3, 84-94, 101-2, 308 contraversial episodes, 86-9 criteria for, 90 current process, 85-6 generic qualities and abilities for, 90 judicial appointments commission and, 93 - 4legal skills requirement and, 90-1 legislature and, 67 'merit' and, 89 political executives and, 309, 310 political experience and, 91 popular election as means of, 92-3 prior conduct and, 123-4 proposals for change to, 92-4 qualifications for, 89-91 reform of, 85 UK, reforms to, 93-4 Judicial Appointments Commission for England and Wales, 93 judicial bias. See bias Judicial Committee of the Privy Council, 29, 51, 61, 247, 269, 301 judicial conduct. See conduct of judges judicial decisions legislative overriding and, 67-9 reasons for. See reasons for judgment judicial ethics, 152-3 judicial functions, 24-7 adjudgement and punishment of criminal guilt, 54 administrative support and, 27 determination of validity of impugned legislation, 54 judicial accountability and, 250 rights and liabilities of parties to a contract, 54 judicial impartiality, 5, 6-7, 64, 96, 98, 100, 152, 166, 178, 280, 310-11 disqualification of judges and, 308 public confidence in, 6, 291 See also judicial independence judicial incapacity, 12, 122, 124-6, 141 Bruce affair and, 124-6, 130-1, 151 judicial independence, 3, 5, 49, 152, 202, 271, 272 abolition of courts and, 133 Australian situation, 11, 116 Declaration of Principles on Judicial Independence, 9-10, 112 development of, 3 guarantees of, post-federation, 11 guarantees of, pre-federation, 10-11

impartiality and. See judicial impartiality international standards and, 7-9 judicial immunity and, 313-14 judicial reticence and, 286-90 meaning of, 5-7 public confidence and, 123 removal of judges and, 12-13 rule of law and, 4-5 judicial institutions protection of. See protection of judicial institutions judicial misbehaviour. See misbehaviour of judges judicial office contempt and, 280 criminal offences against improper conduct, 212-13 definition, 28 disputes about entitlement to hold and exercise, 101-7 disqualification from. See disqualification of judges oaths and affirmations and, 3 qualifications for, 26 removal from. See removal of judges resignation from, 143-4 suspension from, 126-9 judicial officers appellate process and, 271 bribery and corruption and. See bribery and corruption compensation for errors by, 230-1 compliants against, 137 de facto officer doctrine and, 103-4 definition, 28 justices of the peace. See justices of the peace misfeasanace in a public office and. See misfeasance in a public office offences relating to the administration of justice and, 210–12 protection from legal liability. See protection of judges from legal liability suspension of, 127-8 judicial power Boilermakers' case and, 57 control orders and, 55 definition of, 53-4, 56 due process and, 56 independence of courts and, 253 judicial and non-judicial appellation and, 54 - 5judicial method and, 56 meaning of, 53-5 open courts and hearings and, 251-2 public trust and, 313

See also separation of powers doctrine

#### 370

judicial process absolute privilege and, 279 legislative interference with, 65-6 open court and, 251-3 Parliament and, 56-7 judicial reviews., 265, 311 agencies of government, 237-8 judicial errors and, 265-6 limitations on availability of, 267-8 privative clauses and, 235-6 proceedings against judges, 129-31 See also appellate process judiciary 'balanced', 91-2 acting, constitutional validity of, 94-8 age profile, 40 appointment to. See judicial appointments background of, 36-9 complaints against. See complaints against judges conditions of service in, 98-100 continual professional education of, 100-1 criticism of, 209-10, 280 disputes with politicians, reporting of, 284 - 6as element of constitutional system, 1 extra-curial pronouncements by, 290-2 extra-judicial work and activities. See extrajudicial activities as fair reflection of society, 91-2 gender balance in, 36, 85, 109 growth in administrative law and, 70-1 as 'guardians' of rights, 3 length of service of, 40 misbehaviour of. See misbehaviour of judges oaths and affirmations, 5, 102, 313 Parliament and, 271-7 Parliamentary conventions relating to, 231-2 as Parliamentary witnesses, 277-8 part-time, 98 position within federal system, 2 public confidence in, 50 public controversies and, 290-2 relationships with other branches of government, 65-74 removal from. See removal of judges retirement age of, 95, 98, 102 role in moulding public opinion, 314-15 traditional media reticence of, 312 unfair attacks on, 74 jurisdiction in chambers, 255 limitation of, 234-5 paternal, 255

### INDEX

privative clauses and, 235-7 removal of, 232-3 jurors, 35 justices of the peace, 21 damages and costs awarded against, 227-8 protection from legal liability, 220, 222-3, 995 Kable doctrine, 61-5, 96, 100, 198, 199 Kaye, William, 239 Keane, Patrick, 48 Keating, Paul, 71 Kiefel, S M, 39, 64, 198, 201, 206, 293, 305 Kilmuir, Lord, 287 King, Len, 66, 180, 181 Kirby, Michael, 15, 41, 55, 74, 107, 112, 179, 180, 181, 183, 204, 239, 247, 293, 295, 296, 300, 305 on abolition of courts, 131, 132, 133, 149 on acting judges, 95, 97 Boyer Lectures, 289 Comcars attack on, 12 on extra-judicial activities of judges, 187 indirect interest in proceedings, 159 on judicial appointments, 94 on judicial independence, 11 on judicial/government relations, 69 - 70on media reports of clashes between politicians and judiciary, 284-5 on reasons for judgment, 259, 297, 298 Kitto, Sir Frank, 53, 55 Knox, Sir Adrian, 88, 115, 204 Kourakis, Christopher, 48 Lane, Lord, 241 Laskin, Bora, 291 Latham, Sir John, 88, 188, 239 Lavarch, Michael, 89 Law Council, 141 Law Reform Commission, 93, 100 Lee, J A, 131 Lewis, Sir Terence, 120, 145 Lightfoot, Ross, 288 Loreburn, Earl, 255, 293, 294, 295 Lush, Sir George, 18, 121, 123, 145 Mackay, Lord, 287 Macrossan, John, 88 magistrates courts, 21 access to proceedings, 257, 258 Mahoney, Dennis, 126, 180, 181, 239, 296, 297Malcolm, David, 182 mandamus, 300 Manning, Kenneth, 298 Martin, Wayne, 138

INDEX

Mason, Sir Anthony, 51, 59, 64, 78, 80, 81, 148, 159, 179, 180, 183, 188, 221, 239, 240, 282, 283, 287 on abolition of courts, 132 on Attorney-General as defender of judiciary, 288 on complaints against judges, 138, 141 on independent judiciary, 5 on judicial appointments, 92, 94 on judicial independence, 5-6, 50, 100 on reasons for judgment, 264 on rule against bias, 154, 169-70 on traditional reticence of judiciary towards media, 289 Mathews, Jane, 60 Maxwell, Chris, 48 McClelland, James ('Jim'), 137 McCluskey, Lord, 311 McDougall, Ian, 151 McDougall, Robert, 47 McGarvie, Sir Richard, 134, 138, 250 Mcgrath, John, 229-30 McHugh, Michael, 2, 15, 41, 52, 54, 60, 61, 62, 63, 68, 79, 81, 99, 154, 179, 180, 181, 183, 184, 188, 201, 221, 243, 247, 251, 283, 284, 296, 297, 298, 305 McInerney, Sir Murray, 33 McKechnie, John, 48 McMurdo, Margaret, 89 McPherson, Bruce, 182 McTiernan, Sir Edward, 54 Meagher, D R, 179, 258-9, 261-2, 296, 297, 298 media, 278–90 court public information officers and, 289-90 disputes between politicians and judiciary and, 284-6 'Kilmuir Rules' and, 287 law of contempt and, 280 open hearings and, 278-9 press campaigns against judiciary and, 280 - 1qualified privilege and, 280 televising of court proceedings by, 289 traditional judicial reticence towards, 286-90, 312 Menzies, Sir Douglas, 159 Mildren, Dean, 48 misbehaviour of judges, 13, 122-4, 141, 216 Murphy affair and, 117-18, 119, 122-3 Senate Select Committee on Allegations Concerning a Judge, 119 Senate Select Committee on the Conduct of a Judge, 118-19, 122 misfeasance in a public office, 220, 221, 222

#### misfeasance in a public office, 220, 221, 222 Moffitt, Athol, 296, 298

371

Monahan, Robert, 298
Murphy, Lionel, 15, 175, 180, 277, 313 appointment of, 86–8 charge of attempting to pervert the course of justice and, 214–15 removal attempt, 11–12, 117–20, 122–3, 128–9, 130, 134

- National Crime Authority, 31–3 National Debt Commission, 188
- National Judicial College of Australia, 101
- National Native Title Tribunal, 187
- Neave, Marcia, 48
- New South Wales. Administrative Decisions Tribunal, 22
- New South Wales. Compensation Court, 21 New South Wales. Courts of Petty

Sessions, 233

- New South Wales. Judicial Commission, 13, 101, 125, 135–6
- Conduct Division, 125–6, 131, 136–7
- New South Wales. Land and Environment Court, 21
- New South Wales. Legislation Review Committee, 248
- New South Wales. Local Courts, 233
- New South Wales. Supreme Court, 289
- New Zealand Law Commission, 228, 229
- Nicholson, Alastair, 290
- Nicholson, R D, 7, 14
- Nugan Hand inquiry, 32
- O'Connor, Deidre, 161–2
- O'Connor, Richard, 28, 187
- Olney, H W, 99
- Olsson, Trevor, 296
- open courts and hearings., 251-8
- access to court proceedings and, 257–8
- confidentiality protection mechanisms, 255–6
- conflicting public interests in, 252
- exceptions to, 254-5
- Family Court of Australia and, 257
- justification for, 252-3
- meaning of, 253–4
- national security and, 255
- public confidence and, 252-3
- publicity and, 252
- role of media in, 278-9
- statutory exceptions to, 257-8
- withdrawal in interests of public decency and, 256

See also in camera proceedings

- opinions. See reasons for judgment
- Ormerod, Lord, 217
- Ormiston, William, 182

#### 372

Pagone, Gaetano ('Tony'), 259 Parliamentary Judges Commission of Inquiry, 121 parliamentary sovereignty doctrine, 51-2 Pembroke, Michael, 48 persona designata doctrine, 57-61 perverting the course of justice, 212-15, 308 abolition of attempting and conspiring offences, 215 attempt and, 212-13 requisite intention and, 212 tendency and, 89 Phillips, John Harber, 114 Piddington, A B, 86 Pincus, C W, 122-3 political communication, implied freedom of. 281-4 Powers, Sir Charles, 29 Priestley, L J, 148, 181, 296, 298 principle of necessity, 166 privative clauses, 235-7, 238 protection of judges from legal liability, 216-31 acting judicially and, 219-20 appropriate limiting formula, search for, 225-6common law and, 216-18 exercise of ministerial functions and, 219 Fingleton affair and, 223-4 jurisdiction and, 218-19, 225, 226, 227 malicious exercise of jurisdiction and, 990 - 9membership of royal commissions and, 220 non-judicial functions and, 219 reasons for, 224-5 responsibility for damages for judicial errors and wrongdoing, 226-31 statute law and, 222-3 protection of judicial institutions, 207-38 contempt of court and, 280 criticism of the judicary and, 209-10 offences relating to administration of justice and, 210-15 pseudonym order, 256 public confidence administration of justice system and. See administration of justice court system and. See court system in the judiciary, 50, 60, 63 judicial impartiality and. See judicial impartiality judicial independence and, 123 publicity. See open courts and hearings

qualified privilege, 280 Queen's or Senior Counsel, 37, 38 Queensland. Children's Court, 275

#### INDEX

Queensland. Crime and Misconduct Commission, 224 Queensland. District Court, 275 Queensland. Industrial Court, 275 Queensland. Mental Health Court, 21 Queensland. Supreme Court, 275 quo warranto, 102-3 reasons for judgment, 258-65, 308 concurring opinions and, 264 decisions subject to appeal and, 259 dissenting opinions and, 263, 265 duty to give, 259-60 fulfilling duty to give, 260-1 joint opinions and, 263, 264-5 matters of style and, 262-3 multiple oinions and, 263-5 preparation of, 264 remedies for failure to comply with duty to give, 261-2 separate opinions and, 263-4 Reeves, John, 48 Refshauge, Christopher, 47 Refugee Review Tribunal, 68, 218, 236 removal of judges, 116-22, 250-1, 272, 278, 308 High Court of Australia and, 130 judicial independence and, 12-13 Murphy affair and, 128–9, 130, 134 Parliamentary Judges Commission of Inquiry, 121 reform of mechanism for, 134 State courts and, 275-7 See also judicial incapacity; misbehaviour of judges responsible government, 51 Rich, Sir George, 29, 204, 239, 304 Richmond, Sir Clifford, 295 Rogers, Andrew, 106 Rose, Peter, 47 Roxon, Nicola, 141-2 royal commissions of inquiry, 189-92, 196 'Irvine Memorandum', 191 protection of judges from legal liability and, 220 Ruddock, Philip, 82 rule of courts, 272-4 Ryan, Morgan, 117, 118, 213, 214 Sackville, Ronald, 47, 112, 290 Samuels, Gordon, 298 Scarman, Lord, 294 Scullin, J H, 113 Senate Select Committee on Allegations Concerning a Judge, 119

Senate Select Committee on the Conduct of a Judge, 118–19, 122

# CAMBRIDGE

## Cambridge University Press & Assessment 978-0-521-76916-7 — The Australian Judiciary 2nd Edition Enid Campbell , H. P. Lee Index More Information

separation of powers doctrine, 50-3, 65, 251 High Court of Austalia and, 57 persona designata exception and, 58, 61 State courts and, 61-5 Shaw, Lord, 293 Sheppard, I F, 213-14, 296 Sholl, Sir Reginald, 239 Simmonds, Ralph, 48 South Australia. Coroner's Court, 276 South Australia. District Court, 276 South Australia. Environment, Resources and Development Court, 21, 276 South Australia. Industrial Relations Court, 275, 276 South Australia. Land and Valuation Court, 302 South Australia. Magistrates' Court, 276 South Australia. State Courts Administration Council, 276 South Australia. Supreme Court, 275, 276, 302 South Australia. Youth Court, 276 Southwell, Alex, 285-6 Standing Orders, 232 Staples, James, 147, 148 Starke, Sir Hayden, 29, 239 State courts, 20-1 annual reporting requirements, 275-7 appointment of acting judges and, 95-8 bodies perfoming functions of judicial nature, 21-2 guarantee of minimal jurisdiction, 234 Kable doctrine and, 61-5 reconstruction of, 233 removal of judges from, 275-7 separation of powers doctrine and, 61-5 specialist, 21 suspension from, 127-8 Stephen, Sir Ninian, 294, 299 Stewart, Donald Gerald, 31-3, 206 stipendiary magistrates, 21, 34, 222 Stone, Margaret, 47 Stone, Shane, 99 Street, Sir Laurence, 32, 293, 294 sub judice convention, 231-2 Supreme Courts appeals to High Court of Australia and, 269 contiued existence, Constitution and, 233 quo warranto, 102 Tadgell, Robert, 298 Tasmania. Supreme Court, 275

#### Tasmania. Supreme Court, 27 Tate, Pamela, 48 Taylor, Lord, 241, 249 Temby, Ian, 117

#### INDEX

Templeman, Lord, 220, 245

373

Thacker, Anne, 223 Thomas, J B, 121-2, 138, 143-4, 152, 153, 179, 292 Thomson, James, 97 Toohey, John, 2, 52, 59, 60, 62, 63, 79, 148, 192, 221, 240, 241, 282, 283 Vasta, Angelo removal of, 12, 120-2 Victoria. Accident Compensation Tribunal, 28 132-3 Victoria. Children's Court, 21 Victoria. Civil and Administrative Tribunal, 22, 101, 139 Victoria. Council of Judges, 277 Victoria. County Court, 277 Victoria. Judicial College, 101 Victoria. Magistrates' Court, 277 Victoria. Supreme Court, 277 diminishment of jurisdiction, 235 human rights and interpretation of statutory provisions, 201 Warren, Marilyn, 92, 98 Weinberg, Samuel, 99 Wells, Andrew, 18, 123, 145 Western Australia. Family Court, 21 Westminster system, 51, 232, 287 Whitlam, E G ('Gough'), 87, 188 Widgery, Lord, 252, 256 Wild, John, 295 Williams, Daryl, 101, 124, 288-9, 295 Wilson, Margaret, 89 Wilson, Sir Ronald, 58, 218 Windeyer, Sir Victor, 53 Winneke, John, 182, 221, 296 witnesses, 25, 159, 160 anonymity of, 256 assessment of credibility of, 190 defamation and, 223 disqualification of judges and, 159-60 exclusion from courtroom, 256 improper pressures on, 208 in camera proceedings and, 254 parliamentary proceedings and, 231 Parliamentary, judges as, 277-8 Wood, Helen, 48 Woodhouse, Owen, 294 Woodward, Sir Edward, 188 writ of certiorari, 300 writ of error, 300 writ of prohibition, 300

Young, Peter, 239 Young, William, 229–30