

Contents

<i>Foreword by the Hon Robert French AC, Chief Justice of the High Court of Australia</i>	<i>page</i> v
<i>Preface</i>	xiii
<i>Acknowledgments</i>	xvii
<i>Table of Cases</i>	xix
<i>Table of Statutes</i>	xxix
Chapter 1: Introduction	1
The importance of the judiciary	1
The development of an independent judiciary	3
The rule of law	4
Meaning of judicial independence	5
International standards and judicial independence	7
A declaration of judicial independence	9
Guarantees of judicial independence	10
The judiciary in Australia	11
Concluding observations	14
Chapter 2: The courts and judges	20
The Australian court system	20
The work of judges	24
Who is a judge?	27
Who are the judges?	35
Chapter 3: The judiciary as a branch of government	49
Introduction	49
The separation of powers doctrine	50
Meaning of judicial power	53
Parliament and the judicial process	56

	The <i>persona designata</i> doctrine	57
	The <i>Kable</i> doctrine and State courts	61
	Relationships with other branches of government	65
	Conclusion	75
Chapter 4:	Appointment and conditions of service	84
	Appointments	84
	Current appointment process	85
	Some controversial appointment episodes	86
	Qualifications for appointment	89
	Proposals for change	92
	Acting and part-time judges	94
	Conditions of service	98
	Judicial education	100
	Disputes about entitlement to hold and exercise judicial office	101
	Conclusion	107
Chapter 5:	Removal, suspension and discipline of judges	116
	Removal of judges	116
	The Lionel Murphy affair	117
	The Vasta affair	120
	‘Judicial misbehaviour’	122
	‘Incapacity’ – the Bruce affair	124
	Suspension of judges from office	126
	Judicial review of proceedings against judges	129
	Abolition of courts	131
	Reforming the removal mechanism	134
	Complaints against judges	135
	Resignation of judges	143
Chapter 6:	Judicial conduct	152
	Introduction	152
	The rule against bias	153
	Questions for the future	170
	Public interest and private interest	174
	Guide to judicial conduct	177
Chapter 7:	Extra-judicial activities of judges	186
	Non-judicial functions	186
	Commissions and committees of inquiry	189
	Restrictions on judges’ extra-judicial activities	192
	Declarations of inconsistent interpretation	201
	The <i>Guide to Judicial Conduct</i>	202
	Conclusion	202

CONTENTS

xi

Chapter 8: Protecting judicial institutions	207
Contempt of court	208
Offences relating to the administration of justice	210
Protection of judges from legal liability	216
Parliamentary conventions relating to the judiciary	231
Removal of jurisdiction	232
Chapter 9: The accountability of judges	249
The concept of accountability	249
Open hearings	251
Reasons for judgment	258
Appeals and review	265
The judiciary and Parliament	271
Judges as witnesses before Parliament	277
The courts and the media	278
Chapter 10: A public trust	308
<i>Appendix 1: Judicial statistics tables</i>	317
<i>Appendix 2: Guide to Judicial Conduct</i>	320
<i>Index</i>	365