

DEAKIN LAW REVIEW

**VOLUME 17, NO 2
2012**

**Published in February 2013 by
SCHOOL OF LAW
DEAKIN UNIVERSITY
BURWOOD, VICTORIA 3125
AUSTRALIA**

**© 2012 Deakin University
and Contributors**

ABOUT THE DEAKIN LAW REVIEW

SUBMISSIONS

The *Deakin Law Review* is a leading Australian refereed law journal, published twice annually. Contributions of articles, case notes and book reviews for publication are welcome at any time. Contributions should be submitted electronically, in Word format, to the editors.

All submitted articles, case notes and book reviews are reviewed by at least one independent referee and the editorial committee. The *Deakin Law Review* ensures that each referee engaged is a recognised expert in the area of law(s) covered in the article.

STYLE GUIDE

The *Deakin Law Review* adheres to the third edition of the *Australian Guide to Legal Citation* (Melbourne University Law Review Association Inc, Melbourne) and submissions must conform to this Guide.

A Quick Reference Guide can be downloaded by visiting the ‘contributions’ section of the *Deakin Law Review* website:

<<http://www.deakin.edu.au/buslaw/law/dlr/contribute.php>>.

SPONSORS



INFORMATION FOR SUBSCRIBERS

RATES:

The subscription rate of the Deakin Law Review is \$99 per annum (including GST).

ORDERING:

Subscriptions for Australia and elsewhere (except for North America) may be ordered from the Editors, Deakin Law Review, School of Law, Deakin University, Burwood, Victoria 3125, Australia.

For North America subscriptions, please contact: Gaunt, Inc, Gaunt Building, 3011 Gulf Drive, Holmes Beach, Florida, US 34217-2199

ISSN:

The ISSN for the Deakin Law Review is: 1 321-3660

DEAKIN LAW REVIEW

VOLUME 17 NO 2

Editors

Professor Mirko Bagaric
Professor Jean du Plessis

Faculty Advisors

Professor Christoph Antons
Professor Mirko Bagaric
Professor Louis de Koker
Professor Jean du Plessis
Professor Danuta Mendelson

Editorial Board

Professor Janet Dine
Queen Mary, University of London, UK

Professor Ian Freckelton SC
Monash University, Australia

Professor Dan Hunter
New York University, US

Dr Maarit Jänterä-Jareborg
University of Uppsala, Sweden

Professor Maurice Mendelson QC
Blackstones Chambers, UK

Dr Chizu Nakajima
City University London, UK

Professor Barry Rider
Jesus College, University of Cambridge, UK

Professor Eltjo Schrage
University of Amsterdam, Netherlands

Professor Nicolas Terry
Indiana University, US

Student Sub-Editors

Tess Blackie
Aaron Shrimpton

Production Editor

Rachel Evans

Administration

Sheryl Pascoe

CONTENTS

Feature Article

- Board Diversity or Gender Diversity? Perspectives from Europe, Australia and South Africa **207**
Jean J du Plessis, Ingo Saenger and Richard Foster

Articles

- The Regulation of Online Dispute Resolution: Effectiveness of Online Consumer Protection Guidelines **251**
Kananke Chinthaka Liyanage

- Providing Legal Services to Rural and Regional Small Business: Gaps and Opportunities **283**
Richard Coverdale, Lucinda Jordan and Jean J du Plessis

Digital Sampling/Remix Culture Forum: Papers from the Forum held on Friday 6 July 2012 at Deakin Waterfront Campus, Geelong

- Background and Context **307**
Dan Meagher

- Copyright Review: Issues for Cultural Practice **309**
Jill McKeough, Commissioner, Australian Law Reform Commission

- Non-Infringing Uses in Digital Sampling: The Role of Fair Use and the De Minimis Threshold on Sample Clearance Reform **321**
Kembrew McLeod and Peter DiCola

- The Sampling and Remix Dilemma: What is the Role of Moral Rights in the Encouragement and Regulation of Derivative Creativity? **335**
Elizabeth Adeney

- Music Mash-Ups: The Current Australian Copyright Implications, Moral Rights and Fair Dealing in the Remix Era **349**
Wellett Potter

- An Elegy for Greg Ham: Copyright Law, the Kookaburra Case, and Remix Culture **385**
Matthew Rimmer

The Novel as Social Satire: 60 Years Later, *The Wind Done Gone* and the Limitations of Fair Use 425
Dilan Thampapillai

Book Reviews

Sentencing in International Criminal Law: The UN Ad Hoc Tribunals and Future Perspectives for the ICC 453
By Silvia D'Ascoli
Gilles Renaud

The International Arbitration Act 1974: A Commentary 457
By Malcolm Holmes and Chester Brown
Benjamin Hayward