THE Western Australian Jurist

Volume 9

2018

THE WESTERN AUSTRALIAN JURIST

Volume 9 2018
CONTENTS iii
ERRATA vi
ARTICLES
Christianity and the Law: Trial Separation or Acrimonious Divorce? 1 Michael Quinlan
Revolt of the Disdained: America's 2016 Presidential Election 33 Steven Alan Samson
The New Politics of Sex
The Constitutionality of Communication Prohibitions Around Abortion Clinics
Respecting Difference: An Analysis of the Australian Safe Schools Program and Parental Rights in Education102 Matthew J French
Bill Leak, Andrew Bolt and Section 18C: Freedom of Speech and the Limitsof Political Criticism in Australia
Christianity and Human Rights185 Andrew S Kulikovsky
'It's Not Just Courtesy, It's The Law': (Not) Giving Way To Alienation 208 Alex Deagon
Does Proportionality Analysis Have A Role In Statutory Interpretation Under the Victorian <i>Charter</i> ?
SHORT ESSAYS
Should Equal Representation of the States be Retained in the Commonwealth Senate?
Does the <i>Australian Constitution</i> Mandate a Federal Balance? 274 Sean McMurdo
Section 44 of the <i>Australian Constitution</i> : Outdated or Still Important? 281 Yasmin McCann
BOOK REVIEW
Book Review: Alex Deagon, From Violence to Peace: Theology, Law and Community

THE WESTERN AUSTRALIAN JURIST

Volume 9

2018

Editor-in-Chief

Professor Augusto Zimmermann Sheridan College, Australia

Editor

Joshua Forrester Murdoch University, Australia

International Editorial Advisory Board

Distinguished Professor Emeritus William Wagner Western Michigan University, United States of America

> Emeritus Professor Jeffrey Goldsworthy Monash University, Australia

> > Professor Nicholas Aroney University of Queensland, Australia

> > > Professor Luigi Lacchè Università di Macerata, Italy

Emeritus Professor Gabriël A. Möens University of Queensland, Australia

Professor Gábor Hamza Eötvös Loránd University, Hungary

Professor Christian Edward Cyril Lynch Universidade Federal Fluminense, Brazil

> Professor Ermanno Calzolaio Università di Macerata, Italy

Professor Paulo Emílio Vauthier Borges de Macedo Universidade do Estado do Rio de Janeiro, Brazil

> Professor Thomas Crofts University of Sydney, Australia

Neville Rochow SC University of Adelaide, Australia

THE WESTERN AUSTRALIAN JURIST

Volume 9

2018



Published by WALTA – The Western Australian Legal Theory Association © The Western Australian Jurist and contributors ISSN 1839-1117 National Library of Australia, Canberra

ERRATA

There was an error in an article title in Volume 8 of *The Western Australian Jurist*. Joanne Lee, 'Should Interest Rates be Regulated or Abolished? The Case for the Abolution of Usury' (2017) 8 *Western Australian Jurist* 227 should read: Joanne Lee, 'Should Interest Rates be Regulated or Abolished? The Case for the Abolition of Usury' (2017) 8 *Western Australian Jurist* 227.

There was an error in an article in Volume 7 of *The Western Australian Jurist*. In Joshua Forrester, Lorraine Finlay and Augusto Zimmermann, 'An Opportunity Missed? A Constitutional analysis of proposed reforms to Tasmania's 'hate speech' laws' (2016) 7 *Western Australian Jurist* 275. At ibid 327-8 the sentence 'He endorses Dickson CJ's view in *Keegstra* that statements intending to incite hatred have little chance of being true in the first place, or of leading to lead to a better world' should read 'He endorses Dickson CJ's view in *Keegstra* that statements intending to incite hatred have little chance of being true in the first place, or of leading to lead to a better world' should read 'He endorses Dickson CJ's view in *Keegstra* that statements intending to incite hatred have little chance of being true in the first place, or of leading to a better world'.