THE QUEENSLAND LAWYER

Volume 35, Number 2

July 2015

EDITORIAL ............................................................................................................................ 41

ADMINISTRATIVE LAW – Bill Lane and Eleanor Dickens

Uelese v Minister for Immigration and Border Protection [2015] HCA 15 by
– Chloe Cameron .................................................................................................................... 45

COMMERCIAL LAW – Dr Clive Turner


CONVEYANCING AND PROPERTY LAW – Dr Bill Dixon

Compensation or consideration for a statutory right of user? ........................................... 54

CRIMINAL LAW – Andrew M West

Particulars in workplace health and safety prosecutions .............................................. 57
Alleging previous convictions in the magistrates court ................................................ 58

HEALTH AND GUARDIANSHIP LAW – Dr Malcolm Smith

Children, consent and the refusal of blood: A recent Queensland case ..................... 60

INDUSTRIAL LAW – Dr Kristy Richardson

Fighting at work – Disentitling and serious and wilful misconduct? ............................. 63

ARTICLES

Pleading guilty online in Queensland: Efficiency at the expense of justice – Mikayla Brier-Mills

In 2014, Queensland introduced a Pleading Guilty Online (PGO) system to allow people charged with relatively minor traffic offences to plead guilty through an internet portal. This article argues that the system prioritises efficiency over justice, and ignores the barriers faced by many people who come into contact with the justice system, including literacy, language and communication problems. The simplicity of the online platform belies the fairness and certainty that is common (and often challenged) in online contracts, and there are inadequate protections to authenticate user identity. In addition, the system removes the informed and contextualised decision-making of a magistrate, including the appropriateness of any penalty. This article concludes that the PGO system could lead to unfair outcomes. As such, the system should recognise the vulnerability of some users, should not be expanded to other offences, and should be improved to collect more information. ............................................................................................................................. 66

(2015) 35 Qld Lawyer 39 39
BOOK REVIEWS – Judge Michael Shanahan DCJ

The Law of Misleading or Deceptive Conduct – Colin Lockhart reviewed by Andrew Quinn ................................................................. 75

Native Title in Australia – Richard Barlett reviewed by Daniel Welsh .................. 76

Criminal Law in Queensland and Western Australia: Cases and Commentary – Eric Colvin, Justice John McKechnie and Jodie O’Leary reviewed by David McGrath .................................................................................................................. 77

Law of Confidentiality – G E Dal Pont reviewed by Thomas Serafin ....................... 78

REPORT – Federal Circuit Court Judge Michael Jarrett

FCA v Commissioner of Queensland Police Service (Family law and child welfare, Magistrates) ............................................................................ 79