

# THE UNIVERSITY OF WESTERN AUSTRALIA LAW REVIEW

Volume 43(2)

March 2018

## EXECUTIVE POWER ISSUE

Introduction	
<i>Murray Wesson</i> .....	1
Executive Power in Australia - Nurtured and Bound in Anxiety	
<i>The Hon Robert French AC</i> .....	16
The Strange Death of Prerogative in England	
<i>Thomas Poole</i> .....	42
Judicial Review of Non-Statutory Executive Action: Australia and the United Kingdom	
<i>Amanda Sapienza</i> .....	67
Section 61 of the <i>Commonwealth Constitution</i> and an 'Historical Constitutional Approach': An Excursus on Justice Gageler's Reasoning in the <i>M68</i> Case	
<i>Peter Gerangelos</i> .....	103
Nationhood and Section 61 of the <i>Constitution</i>	
<i>Peta Stephenson</i> .....	149
Finding the Streams' True Sources: The Implied Freedom of Political Communication and Executive Power	
<i>Joshua Forrester, Lorraine Finlay and Augusto Zimmermann</i> .....	188
A Comment on How the Implied Freedom of Political Communication Restricts Non-Statutory Executive Power	
<i>Gerard Carney</i> .....	255
<i>Ad Hominem</i> Parole Legislation, Chapter III and the High Court	
<i>Sarah Murray</i> .....	275

- The Executive and the External Affairs Power: Does the Executive's Prerogative Power to Vary Treaty Obligations Qualify Parliamentary Supremacy?  
*Zaccary Molloy Mencshelyi, Stephen Puttick and Murray Wesson*.....286