

The University of Western Australia Law Review

Volume 41(1)
November 2016

THE UNIVERSITY OF WESTERN AUSTRALIA LAW REVIEW

Volume 41(1) November 2016

Articles

Sharpening the Learning Curve: Lessons from the Commonwealth Parliamentary Joint Committee of Intelligence and Security Review Experience of Five Important Aspects of Terrorism Laws	
Environmentally Sensitive Areas in Western Australia: Highlighting the Limits of the 'Just Terms' Guarantee Lorraine Finlay	1 49
Crime-used Property Confiscation in Western Australia and the Northern Territory: Laws Befitting Draco's Axones? Natalie Skead	67
Green and Lindsay: Two Steps Forward – Five Steps Back Homosexual Advance Defence – Quo Vadis? Kerstin Braun and Anthony Gray	91
The Real Price of Paying Ransoms: The Australian Legal Position Concerning Ransom Payments to Terrorist Organisations Amy Barber	119
Will Australian Courts Move to a Caribbean Beat? The Question of a State's Standing to Sue in the Tort of Misfeasance in Public Office <i>Anna Holmes</i>	155
The Admissibility and Use of Evidence of Prior Negotiations in Modern Contract Interpretation Caitlin Moustaka	203
Restitution of Art Looted During the Nazi Era, 1933-1945: Implications for Australia Michael Blakeney	251
State Consent and 'Official Acts': Clearing the Muddied Waters of Immunity Ratione Materiae for International Crimes Liam C Elphick	275

Case note

Holding Back the 'Battered Woman': Western Australia v Liyanage Dell Marie Butler			
Book reviews			
Natalie P Stoianoff et al (eds), Market Instruments and the Protection of Natural Resources (Edward Elgar, 2016) Michael Blakeney	343		
Colin T Reid and Walters Nsoh, <i>The Privatisation of Biodiversity? New Approaches to Conservation Law</i> (Edward Elgar, 2016)			
Michael Blakeney	345		