volume 41 number 3 september 2019

the sydney law review

articles

Bloody Unfair: Inequality related to Menstruation — Considering the Role of Discrimination Law	
- Beth Goldblatt and Linda Steele	293
Income Management and Intersectionality: Analysing Compulsory Income Management through the Lenses of Critical Race Theory and Disability Studies ('Discrit')	
 Shelley Bielefeld and Fleur Beaupert 	327
Why the Bigamy Offence Should be Repealed	
– Theodore Bennett	359
before the high court	
A Reasonably Reasonable Apprehension of Bias: CNY17 v Minister for Immigration and Border Protection	
– Matthew Groves	383
case note	
Caps on Electoral Expenditure by Third-Party Campaigners: Unions NSW v New South Wales	
– Laura Ismay	397
book review	
The Statutory Foundations of Negligence – Prue Vines	411

EDITORIAL BOARD

Elisa Arcioni (Editor)	
Celeste Black (Editor)	
Fady Aoun	Sheelagh McCracken
Ben Chen	Tanya Mitchell
Emily Hammond	Michael Sevel
Ghena Krayem	Yane Svetiev

STUDENT EDITORIAL COMMITTEE

Callum Christodoulou	Byron Howard	Serena May
Elisabeth Enright	Laura Ismay	Ajay Sivanathan
George Farrugia	Elsher Keir	Vivienne Zhang
Claudia Harper	Charlotte Lewis	

Before the High Court Editor: Emily Hammond Publishing Manager: Cate Stewart

Correspondence should be addressed to:

Sydney Law Review Law Publishing Unit Sydney Law School Building F10, Eastern Avenue UNIVERSITY OF SYDNEY NSW 2006 AUSTRALIA

Email: sydneylawreview@sydney.edu.au Website and submissions: <https://sydney.edu.au/law/our-research/ publications/sydney-law-review.html>

For subscriptions outside North America: http://sydney.edu.au/sup/ For subscriptions in North America, contact Gaunt: info@gaunt.com

The Sydney Law Review is a refereed journal.

© 2019 Sydney Law Review and authors. ISSN 0082–0512 (PRINT) ISSN 1444–9528 (ONLINE)