

volume 41 number 2

june 2019

the sydney law review

articles

- Exploring the Boundaries of Compensation for Misleading Conduct:
The Role of Restitution under the *Australian Consumer Law*
– *Elise Bant and Jeannie Marie Paterson* 155
- Finality and Fairness in Australian Class Action Settlements
– *Michael Legg and Samuel J Hickey* 185
- Why We Use Private Trusts in Australia: The Income Tax
Dimension Explained
– *Alex C Evans* 217

before the high court

- Discharged Contracts and *Quantum Meruit*: *Mann v Paterson
Constructions Pty Ltd*
– *John Eldridge and Timothy Pilkington* 255

case note

- Hossain v Minister for Immigration and Border Protection*:
A Material Change to the Fabric of Jurisdictional Error?
– *Courtney Raad* 265

review essay

- Are Human Rights Enough (in Australia)?
– *Dylan Lino* 281

EDITORIAL BOARD

Elisa Arcioni (Editor)

Celeste Black (Editor)

Fady Aoun

Ben Chen

Emily Hammond

Sheelagh McCracken

Tanya Mitchell

Jacqui Mowbray

Joellen Riley

Yane Svetiev

STUDENT EDITORIAL COMMITTEE

Callum Christodoulou

Elisabeth Enright

George Farrugia

Claudia Harper

Byron Howard

Laura Ismay

Elsher Keir

Charlotte Lewis

Serena May

Ajay Sivanathan

Vivienne Zhang

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)