

Contents

<i>Preface</i>	v
<i>Overview by Tom Smyth</i>	ix
<i>List of Contributors</i>	xiii
<i>Table of Cases</i>	xiv
<i>Table of Statutes</i>	xxi

Introduction

An Overview of the Tribunal Scenes in Australia, Canada, New Zealand and the United Kingdom <i>Lord Justice Carnwath, Murray Chitra, Justice Garry Downes and Peter Spiller</i>	1
---	---

Chapter 1

Natural Justice and Tribunals (NZ) <i>Ema Aitken</i>	27
---	----

Chapter 2

Natural Justice and Tribunals (UK) <i>Penny Letts</i>	46
--	----

Chapter 3

How to Achieve Tribunal Independence: A Canadian Perspective <i>Philip Bryden</i>	62
---	----

Chapter 4

Tribunals in Australia: How To Achieve Independence <i>Gabriel Fleming</i>	86
---	----

Chapter 5

Pitfalls for Administrative Tribunals in Relying on Formal Common Law Rules of Evidence <i>France Houle</i>	104
---	-----

Chapter 6

Redefining the Facts – Marginalising the Claimant? <i>Ken MacKinnon</i>	122
--	-----

Chapter 7

Tribunals and Policy	139
----------------------	-----

Stuart Morris

Chapter 8

From Tribunal Reform to the Reform of Administrative Justice 153

Michael Adler

Chapter 9

Future Directions for Tribunals: A United Kingdom Perspective 175

Nick Wikeley

Chapter 10

The Future of Tribunals in New Zealand 194

Patricia McConnell

Chapter 11

Future Directions for Administrative Tribunals: Canadian
Administrative Justice – Where do we go from here? 203

Heather M MacNaughton

Chapter 12

Administrative Tribunals in Australia: Future Directions 227

John McMillan

Index 241