

Contents

Table of Cases	viii
Table of Statutes	xvii
Preface	xxiii
Acknowledgments	xxiv
CHAPTER 1: Getting Our Bearings	1
Michael Taggart, 'The Nature and Functions of the State' in Peter Cane and Mark Tushnet (eds), <i>The Oxford Handbook of Legal Studies</i> (Oxford: Oxford University Press, 2003)	2
<i>R v Panel on Take-overs and Mergers, ex parte Datafin plc</i> [1987] QB 815	11
Reading questions on the <i>Administrative Decisions (Judicial Review) Act</i> 1977 (Cth)	22
CHAPTER 2: Historical and Constitutional Contexts	23
List of readings	23
CHAPTER 3: The Scope of Judicial Review	25
The review/appeal and legality/merit distinctions	26
<i>Green v Daniels</i> (1977) 13 ALR 1	26
The applicability of the <i>ADJR Act</i> (and beyond?)	32
<i>Griffith University v Tang</i> (2005) 221 CLR 99	32
<i>NEAT Domestic Trading Pty Ltd v AWB Ltd</i> (2003) 216 CLR 277	46
Non-justiciability	56
<i>Hicks v Ruddock</i> (2007) 156 FCR 574	56
<i>Aye v Minister for Immigration and Citizenship and Others</i> (2010) 187 FCR 449	62
CHAPTER 4: Judicial Review Remedies	68
<i>Project Blue Sky Inc v Australian Broadcasting Authority</i> (1998) 194 CLR 355	69
<i>Ainsworth v Criminal Justice Commission</i> (1992) 175 CLR 564	81
<i>Plaintiff M61/2010E v Commonwealth</i> (2010) 243 CLR 319	86
<i>Minister for Immigration and Multicultural Affairs v Bhardwaj</i> (2002) 209 CLR 597	89
<i>Jadwan Pty Ltd v Secretary, Department of Health and Aged Care</i> (2003) 145 FCR 1	101
CHAPTER 5: The Grounds of Judicial Review	110
Introduction	110
<i>Evans v New South Wales</i> (2008) 168 FCR 576	110
Thomas Poole, 'Questioning Common Law Constitutionalism' (2005) 25 <i>Legal Studies</i> 142	117
Mark Aronson, 'Is the <i>ADJR Act</i> Hampering the Development of Australian Administrative Law?' (2004) 15 <i>Public Law Review</i> 202	119

procedural grounds	120
<i>Kioa v West</i> (1985) 159 CLR 550	120
<i>Re Minister for Immigration and Multicultural Affairs; Ex parte Miah</i> (2001) 206 CLR 57	137
<i>Saeed v Minister for Immigration and Citizenship</i> (2010) 241 CLR 252	148
<i>Applicant VEAL of 2002 v Minister for Immigration and Multicultural and Indigenous Affairs</i> (2005) 225 CLR 88	159
<i>Re Minister for Immigration and Multicultural and Indigenous Affairs; Ex Parte Lam</i> (2003) 214 CLR 1	166
<i>Minister for Immigration and Multicultural Affairs v Jia Legeng</i> (2001) 205 CLR 507	180
<i>Hot Holdings Pty Ltd v Creasy</i> (2002) 210 CLR 438	196
<i>Minister for Immigration and Citizenship v SZIZO</i> (2009) 238 CLR 627	200
reasoning process grounds	204
<i>Minister for Aboriginal Affairs v Peko-Wallsend Ltd</i> (1986) 162 CLR 24	204
<i>Minister for Immigration and Multicultural Affairs v Yusuf</i> (2001) 206 CLR 323	215
<i>Tickner v Chapman</i> (1995) 57 FCR 451	216
<i>Minister for Immigration and Citizenship v SZJSS</i> (2010) 243 CLR 164	224
<i>Schlieske v Minister for Immigration and Ethnic Affairs</i> (1988) 84 ALR 719	230
<i>Rendell v Release on Licence Board</i> (1987) 10 NSWLR 499	233
<i>Seiffert v The Prisoners Review Board</i> [2011] WASCA 148	240
decisional grounds	247
<i>Craig v South Australia</i> (1995) 184 CLR 163	247
<i>Kirk v Industrial Court of New South Wales</i> (2010) 239 CLR 531	256
<i>Corporation of the City of Enfield v Development Assessment Commission</i> (2000) 199 CLR 135	266
<i>Minister for Immigration and Citizenship v SZMDS</i> (210) 240 CLR 611	277
<i>Plaintiff M70/2011 v Minister for Immigration and Citizenship</i> (2011) 244 CLR 144	292
<i>Collector of Customs v Agfa-Gevaert Ltd</i> (1996) 186 CLR 389	305
Michael Taggart, “Australian Exceptionalism” in <i>Judicial Review</i> ’ (2008) 36 <i>Federal Law Review</i> 1	313
CHAPTER 6: Access to Judicial Review	316
<i>Right to Life Association (NSW) Inc v Secretary, Department of Human Services and Health</i> (1995) 56 FCR 50	316
<i>Bateman’s Bay Local Aboriginal Land Council v Aboriginal Community Benefit Fund Pty Ltd</i> (1998) 194 CLR 247	326
CHAPTER 7: Restricting Judicial Review	339
<i>Plaintiff S157/2002 v Commonwealth</i> (2003) 211 CLR 476	339
<i>Kirk v Industrial Court of New South Wales</i> (2010) 239 CLR 531	352
<i>Commissioner of Taxation of the Commonwealth of Australia v Futuris Corporation Ltd</i> (2008) 237 CLR 146	356
<i>Plaintiff M61/2010E v Commonwealth</i> (2010) 243 CLR 319	361

CHAPTER 8: Tribunals and Merits Review	363
<i>Collector of Customs (NSW) v Brian Lawlor Automotive Pty Ltd</i> (1979) 2 ALD 1	363
<i>Drake v Minister for Immigration and Ethnic Affairs</i> (1979) 2 ALD 60	367
<i>Shi v Migration Agents Registration Authority</i> (2008) 248 ALR 390	370
<i>Re Drake and Minister for Immigration and Ethnic Affairs (No 2)</i> (1979) 2 ALD 634	380
CHAPTER 9: Beyond Courts and Tribunals	390
List of readings	390
John McMillan, ‘The Ombudsman and the Rule of Law’ (2005) 44 <i>AIAL Forum</i> 1	391
Anita Stuhmcke, “Each for Themselves” or “One for All”? The Changing Emphasis of the Commonwealth Ombudsman’ (2010) 38 <i>Federal Law Review</i> 143	403
CHAPTER 10: Freedom of Information	413
CHAPTER 11: Private Law in a Public Context: Contract and Tort	414
List of readings	414
CHAPTER 12: Values and Effects of Administrative Law	415
List of readings	415
Index	416