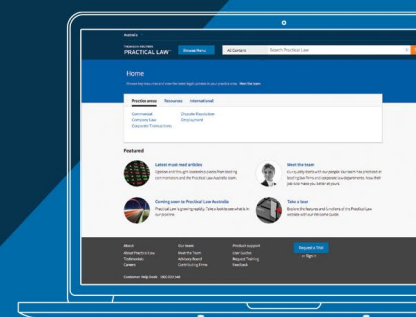


# Practical Law Australia

## Dispute Resolution

### Table of Contents



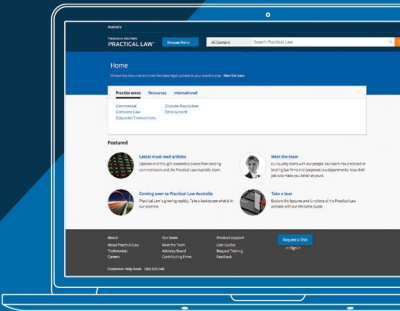
#### DISPUTE RESOLUTION COVERAGE AS OF NOVEMBER 2022

Litigation practice and procedure .....	3
Australian judicial system.....	3
Litigation and dispute resolution strategy.....	3
Jurisdiction, legislation, time limits and immunities.....	3
Court claims: overview and pre-action.....	4
Commencement: originating process, pleadings and service.....	5
Relief .....	6
ADR and compromise.....	7
Costs.....	9
Case management.....	10
Interim applications .....	10
Disclosure.....	11
Privileges and confidentiality .....	13
Evidence .....	14
Trial practice.....	16
Judgments, orders and enforcement .....	18
Appeals.....	19
State and territory litigation practice .....	19
Representative proceedings.....	23
Social media issues in litigation .....	24
Litigation for in-house counsel .....	24
Specialist proceedings.....	25
Commercial contract claims .....	25
Regulatory .....	25
Intellectual property litigation .....	25
Corporate insolvency .....	26

# Practical Law Australia

## Dispute Resolution

### Table of Contents

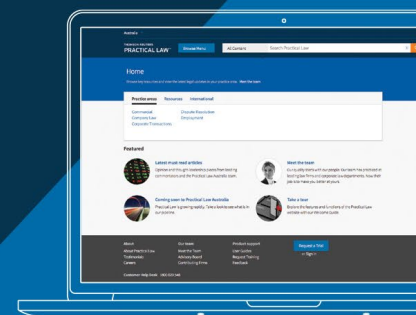


Receivership .....	26
Voluntary administration .....	27
Deeds of company arrangement .....	28
Liquidation .....	29
Personal insolvency .....	31
Bankruptcy .....	31
Personal insolvency agreements .....	32

# Practical Law Australia

## Dispute Resolution

### Table of Contents



## Litigation practice and procedure

### *Australian judicial system*

- Practice notes
  - The Australian judicial system
- Practice note: overview
  - Pre-Action Letters in Australia: Overview
- Checklists
  - Australian judicial system: flowchart
  - Quick guide: COVID-19: Australian court operations
  - Quick guide to the Federal Circuit and Family Court of Australia (FCFCOA)
  - State and territory Supreme Court procedure: comparative table

### *Litigation and dispute resolution strategy*

- Practice notes
  - Avoiding commercial disputes and minimising litigation risk
  - Directors' and officers' liability insurance in Australia
- Checklists
  - Insurance issues in litigation

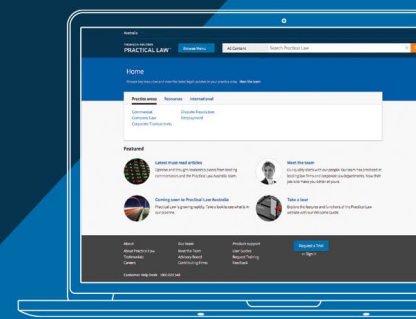
### *Jurisdiction, legislation, time limits and immunities*

- Practice notes
  - Construing federal legislation
  - Crown and foreign state immunities

# Practical Law Australia

## Dispute Resolution

### Table of Contents



- Federal jurisdiction, the cross-vesting scheme and conflicts of law
- Governing law and jurisdiction clauses
- Limitation of actions
- Practice note: overview
  - Pre-Action Letters in Australia: Overview
- Standard documents
  - Affidavit to support Federal Court transfer application
  - Application to transfer proceedings between Federal Court registries
  - Letter to potential applicant advising on limitation
  - Letter to potential respondent advising on limitation
- Checklists
  - Limitation periods for common actions

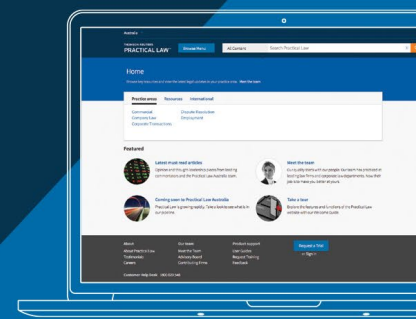
#### *Court claims: overview and pre-action*

- Practice note: overview
  - Federal court claims overview
  - Pre-Action Letters in Australia: Overview
- Practice notes
  - Common Federal Court actions
  - Directors' and officers' liability insurance in Australia
  - Pre-action conduct
- Standard documents
  - ADR policy
  - Freezing orders
  - Letter before action for breach of contract
  - Letter before action for negligence or breach of duty

# Practical Law Australia

## Dispute Resolution

### Table of Contents



- Letter to applicant client giving overview of the litigation process
- Letter to respondent client giving overview of the litigation process
- Search orders

- Checklists

- Insurance issues in litigation

#### *Commencement: originating process, pleadings and service*

- Practice note: overview

- New South Wales court divisions and lists
  - Pre-Action Letters in Australia: Overview

- Practice notes

- Interstate service of originating process in civil proceedings under the Service and Execution of Process Act 1992 (Cth)
  - Interstate service of third party proceedings under the Service and Execution of Process Act 1992 (Cth)
  - New South Wales: Originating process, pleadings and amendment
  - Originating process, pleadings, amendment and Anshun estoppel
  - Parties to proceedings
  - Queensland: Originating process, pleadings and amendment
  - Service of court documents during COVID-19
  - Service, appearance and extradition
  - Victoria: Originating process, pleadings and amendment
  - Western Australia: Originating process, pleadings and amendment

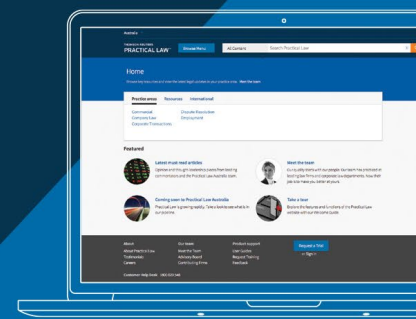
- Standard documents

- Britts' pleading precedents: contract claims
  - Britts' pleading precedents: cross-claims, replies to defences, defences to cross-claims
  - Britts' pleading precedents: defences to contract claims
  - Britts' pleading precedents: defences to tort claims
  - Britts' pleading precedents: miscellaneous claims

# Practical Law Australia

## Dispute Resolution

### Table of Contents



- Britts' pleading precedents: miscellaneous defences
- Britts' pleading precedents: tort claims
- Particulars request
- Statutory declaration (Cth and ACT)

(See also Federal Jurisdiction and legislation, time limits and immunities, Federal Court claims, overview and pre-action, Relief, Interim applications and Costs topics resources)

- Checklists
  - Commencing legal proceedings

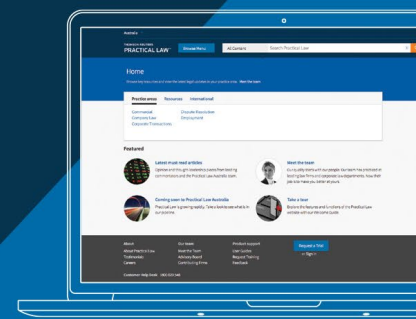
### *Relief*

- Practice note: overview
  - Commercial contract claims
  - Relief in court proceedings
  - State and territory proportionate liability regimes
- Practice notes
  - Accessorial liability in equity
  - Anton Piller, Mareva and anti-suit injunctions
  - Contribution and proportionate liability
  - Damages and other compensatory orders in competition and consumer law claims
  - Damages in contract and tort
  - Damages in shareholder claims under corporations law
  - Equitable declarations, estoppel and unjust enrichment
  - Equitable rectification
  - Equitable remedies to recover money
  - Injunctions: general principles
  - Injunctions: special cases and undertakings
  - Misleading conduct claims and litigation
  - New South Wales: Anton Piller (search) orders, Mareva injunctions (freezing orders) and anti-suit injunctions

# Practical Law Australia

## Dispute Resolution

### Table of Contents



- New South Wales: Injunctions: principles, practice and procedure
- Queensland: Anton Piller (search) orders and Mareva injunctions (freezing orders)
- Queensland: Injunctions: principles, practice and procedure
- Relief in regulatory proceedings
- Rescission
- Specific performance
- Victoria: Anton Piller (search) orders and Mareva injunctions (freezing orders)
- Victoria: Injunctions: principles, practice and procedure
- Western Australia: Anton Piller (search) orders and Mareva injunctions (freezing orders)
- Western Australia: Injunctions: principles, practice and procedure
- Standard documents
  - Freezing orders
  - Search orders
- Checklists
  - Commercial contract claims: actions and remedies
  - Common commercial circumstances in which an injunction may be sought
- Toolkits
  - Injunctions
  - Relief

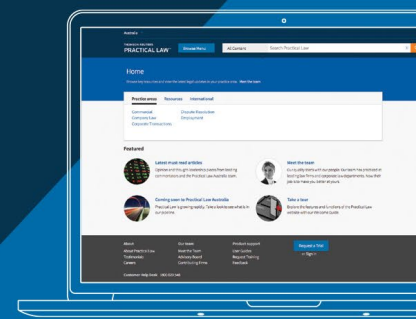
### *ADR and compromise*

- Practice note: overview
  - ADR processes: conciliation, neutral evaluation, expert determination and court referrals
- Practice notes

# Practical Law Australia

## Dispute Resolution

### Table of Contents



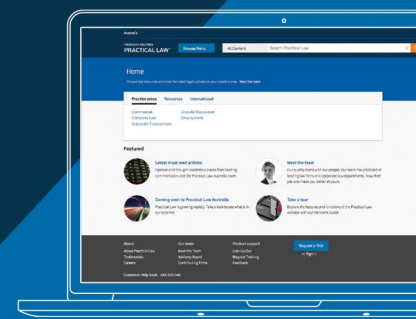
- Calderbank offers
  - Commercial arbitration: conduct and enforcement
  - Commercial arbitration: overview
  - Mediation: preparation and conduct
  - Mediation: principles
  - New South Wales: Alternative dispute resolution processes
  - Offers of compromise
  - Queensland: Alternative dispute resolution processes
  - Settlement agreements: enforcement
  - Settlement agreements: principles and preparation
  - Victoria: Alternative dispute resolution processes
  - Western Australia: Alternative dispute resolution processes
- Standard documents
    - ADR policy
    - Calderbank offer
    - Mediation agreement
    - Settlement agreement
    - Settlement deed
- Standard clauses
    - Arbitration agreement
    - Mediation clause
- (See also Costs topic resources)
- Checklists
    - Analysis of best and worst case scenarios for mediation
    - Drafting a settlement agreement or deed
    - Offers of compromise: state and territory comparison table
    - Statutory regime applicable to offers of compromise: flowchart
    - Table distinguishing Calderbank offers and offers of compromise
    - When to engage which ADR process



# Practical Law Australia

## Dispute Resolution

### Table of Contents



- Toolkits
  - ADR Toolkit
  - Doing business in Asia Pacific: cross-border dispute resolution
  - The Chancery Lane Project: model climate clauses

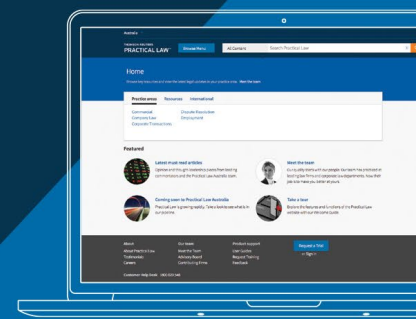
### Costs

- Practice notes
  - Costs: assessment and enforcement
  - Costs: general principles
  - Costs: solicitor and client agreements
  - Costs: third parties and special cases
  - New South Wales: Costs: general principles **(NEW)**
  - Queensland: Costs: assessment and enforcement **(NEW)**
  - Queensland: Costs: general principles **(NEW)**
  - Security for costs
  - Tax implications in litigation and dispute resolution
  - Victoria: Costs: general principles, assessment and enforcement **(NEW)**
- Standard documents
  - Security for costs: application for security for costs
  - Security for costs: draft order
  - Security for costs: lawyer's affidavit to support application
  - Security for costs: letter requesting financial information
  - Security for costs: letter requesting security for costs
  - Security for costs: notice to produce financial material
  - Security for costs: without prejudice letter
- Checklists
  - Costs: common terms and orders
  - Security for costs
- Toolkits

# Practical Law Australia

## Dispute Resolution

### Table of Contents



- Security for costs

(See also Interim applications and ADR and compromise topics resources.)

#### *Case management*

- Practice note: overview
  - New South Wales court divisions and lists
- Practice notes
  - Case management
  - Federal Court National Practice Area procedures
  - Overview of Federal Court docket system and general case management procedures
  - Procedural fairness
- Checklists
  - Quick guide to the Federal Circuit and Family Court of Australia (FCFCOA)
- Standard documents
  - First directions or case management hearing: draft orders

(See also Interim applications, Evidence and Trial practice topics resources.)

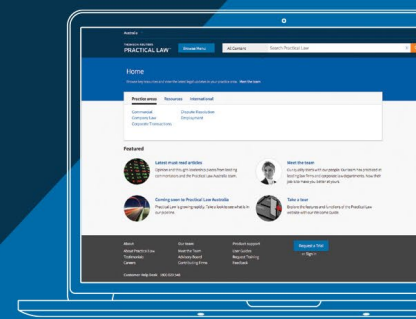
#### *Interim applications*

- Practice notes
  - Adjournment and extension applications
  - Amendment applications
  - Bias applications
  - Conflicts of interest and duty
  - Contempt

# Practical Law Australia

## Dispute Resolution

### Table of Contents



- Default judgment, stay and vexatious proceedings
  - Interlocutory applications: practice and procedure
  - Lay witness evidence practice
  - New South Wales: Summary judgment, summary dismissal and strike out applications
  - Particulars applications
  - Parties to proceedings
  - Queensland: Summary judgment and strike out applications
  - Separating and consolidating issues and hearings
  - Strike out applications
  - Summary judgment applications
  - Transfer applications
  - Victoria: Summary judgment, summary dismissal and strike out applications
  - Western Australia: Summary judgment and strike out applications
- Standard documents
    - Discovery orders
    - Freezing orders
    - Particulars request
    - Search orders
- Toolkits
    - Document disclosure toolkit
    - Injunctions toolkit
    - Interlocutory applications

(See also, for example, Costs topic, Security for costs documents and Federal jurisdiction topic, transfer application documents.)

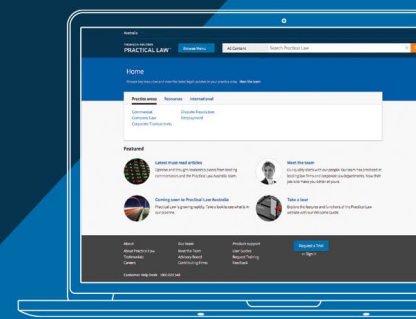
### *Disclosure*

- Practice note: overview
  - New South Wales: Preliminary discovery, notices to produce, subpoenas and interrogatories

# Practical Law Australia

## Dispute Resolution

### Table of Contents

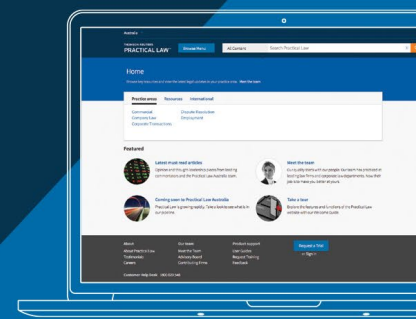


- Victoria: Non-party discovery, subpoenas, interrogatories and preliminary discovery
- Practice notes
  - Applications for preliminary discovery
  - Discovery applications and notices
  - Discovery involving third parties
  - Discovery: consequences of non-disclosure
  - Discovery: reviewing the client's documents
  - Discovery: reviewing the opponent's documents
  - Discovery: scoping and conducting a search for documents
  - Discovery: standard and electronic
  - Freedom of information (FOI) requests
  - Freedom of information (FOI): reviews and appeals
  - Interrogatories
  - Interstate service of subpoenas in civil proceedings under the Service and Execution of Process Act 1992 (Cth)
  - New South Wales: Discovery (standard procedure)
  - Queensland: Disclosure
  - Queensland: Non-party disclosure, subpoenas and interrogatories
  - Subpoenas
  - Victoria: Discovery and related processes
  - Western Australia: Discovery
  - Western Australia: Identity, pre-action and non-party discovery, subpoenas and interrogatories
- Standard documents
  - Discovery confidentiality regime
  - Discovery orders
  - Discover: letter to litigation client on disclosure obligations
- Standard clauses
  - Litigation hold notice
- Checklists

# Practical Law Australia

## Dispute Resolution

### Table of Contents



- Expert document management and protection basic guide
- FOI applications: flowchart
- FOI applications: table of exempt and conditionally exempt documents
- How to draft a subpoena to produce documents
- Subpoenas: practical tips
- Table of document retention obligations

- Toolkits

- Document disclosure toolkit

(See also Privileges and confidentiality topic resources.)

### *Privileges and confidentiality*

- Practice notes

- Confidentiality and access to court documents
  - How legal professional privilege applies to special cases
  - Legal professional privilege
  - Without prejudice and other privileges

- Standard documents

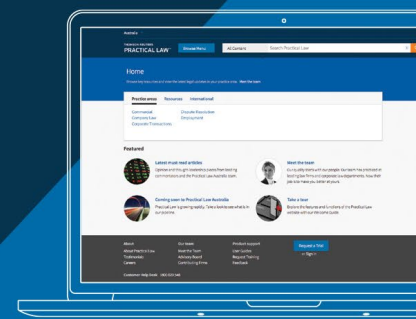
- Discovery confidentiality regime
  - Interim confidentiality orders and undertakings to preserve confidentiality pre-trial
  - Suppression and non-publication orders on and post-trial: interim general non-publication order
  - Suppression and non-publication orders on trial: agreed facts
  - Suppression and non-publication orders on trial: confidential documents
  - Suppression and non-publication orders on trial: identity in federal prosecution

- Checklists

# Practical Law Australia

## Dispute Resolution

### Table of Contents



- Preserving privilege in practice
- Toolkits
  - Confidentiality orders and undertakings, suppression and non-publication orders
  - Confidentiality
  - Document disclosure toolkit

(See also Disclosure topic resources.)

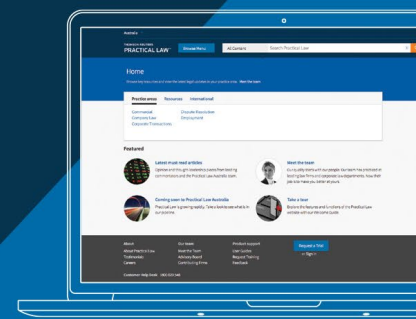
### *Evidence*

- Practice note: overview
  - Evidence in court proceedings
- Practice notes
  - Admissions
  - Annexures and exhibits
  - Business records and other exceptions to the hearsay rule
  - Credibility and character evidence
  - Discretionary and mandatory exclusion of evidence
  - Evidence of contracts and other documents
  - Evidence of foreign law
  - Expert opinion evidence practice
  - Hearsay
  - Judgment and conviction evidence
  - Lay witness evidence practice
  - New South Wales: Evidence (overview)
  - Obtaining evidence from non-party witnesses
  - Opinion evidence
  - Overseas witness evidence
  - Preparing factual evidence
  - Proof and inferences
  - Queensland: Evidence (overview)
  - Relevance

# Practical Law Australia

## Dispute Resolution

### Table of Contents

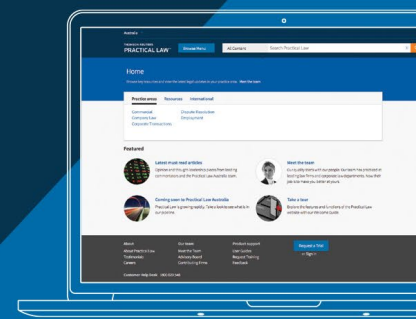


- Standards of proof
- Survey evidence
- Tendency and coincidence evidence
- Video-link evidence
- Victoria: Evidence (overview)
- Western Australia: Trial practice and procedure
- Western Australia: Evidence (overview)
- Standard documents
  - Expert witness: letter of instructions
  - Letter to witness about preparing their witness statement
  - New South Wales: Court book index
  - New South Wales: Letter of instruction to expert
  - New South Wales: Objections to expert evidence
  - New South Wales: Objections to written evidence
  - Objections to expert evidence
  - Objections to written evidence
  - Queensland: Letter of instruction to expert
  - Queensland: Objections to expert evidence
  - Queensland: Objections to written evidence
  - Queensland: Trial bundle index
  - Victoria: Court book index
  - Victoria: letter of instruction to expert
  - Victoria: Objections to expert evidence
  - Victoria: Objections to written evidence
  - Western Australia: Letter of instruction to expert
  - Western Australia: Objections to expert evidence
  - Western Australia: Objections to written evidence
  - Western Australia: Trial bundle index
- Checklists
  - Admissibility of evidence overview: flowchart
  - Admissions as exception to hearsay and opinion rules
  - Admissions as exception to hearsay and opinion rules in civil proceedings: flowchart
  - Admissions as exception to hearsay and opinion rules in criminal proceedings: flowchart

# Practical Law Australia

## Dispute Resolution

### Table of Contents



- Admissions: flowchart
- Client legal privilege: flowchart
- Coincidence evidence: flowchart
- Credibility evidence: flowchart
- Expert document management and protection basic guide
- Expert oral evidence basic guide
- Expert report compliance and admissibility basic guide
- Hearsay in civil proceedings: flowchart
- Hearsay in criminal proceedings: flowchart
- Hearsay overview: flowchart
- Opinion evidence overview: flowchart
- Opinion evidence: flowchart
- Picture identification evidence: flowchart
- Privilege against self-incrimination: flowchart
- Tendency evidence: flowchart
- Visual identification evidence: flowchart
- When and how to prepare a proof of evidence, an outline of evidence, an affidavit and a witness statement

- Toolkit

- Document disclosure toolkit
- Doing business in Asia Pacific: cross-border dispute resolution

(See also Trial practice standard documents, Privileges and confidentiality topic and Disclosure standard documents.)

### *Trial practice*

- Practice notes

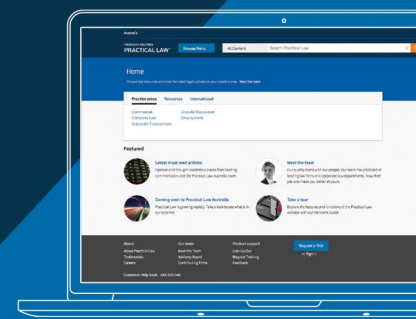
- Annexures and exhibits
- Citing legislation and cases in court proceedings
- Civil trial practice
- Document management in hearings
- Evidence of contracts and other documents
- Evidence of foreign law
- Expert opinion evidence practice



# Practical Law Australia

## Dispute Resolution

### Table of Contents

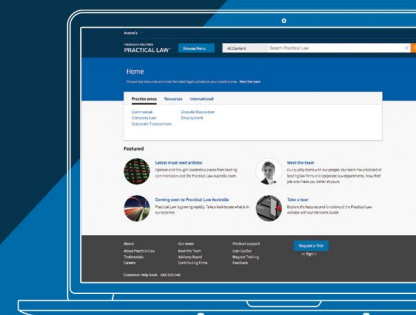


- Lay witness evidence practice
- New South Wales: Evidence (overview)
- New South Wales: Trial practice and procedure
- Obtaining evidence from non-party witnesses
- Preparing factual evidence
- Preparing lay witnesses for trial
- Queensland: Evidence (overview)
- Queensland: Trial practice and procedure
- Trial applications
- Victoria: Trial practice and procedure
- Western Australia: Trial practice and procedure
- Standard documents
  - Interim confidentiality orders and undertakings to preserve confidentiality pre-trial
  - Letter to witness about giving evidence at trial
  - New South Wales: Court book index
  - New South Wales: Letter of instruction to expert
  - New South Wales: Objections to expert evidence
  - New South Wales: Objections to written evidence
  - Objections to expert evidence
  - Objections to written evidence
  - Queensland: Letter of instruction to expert
  - Queensland: Objections to expert evidence
  - Queensland: Objections to written evidence
  - Queensland: Trial bundle index
  - Suppression and non-publication orders on and post-trial: interim general non-publication order
  - Suppression and non-publication orders on trial: confidential documents
  - Suppression and non-publication orders on trial: identity in federal prosecution
  - Suppression and non-publication orders on trial: agreed facts
  - Victoria: Court book index
  - Victoria: letter of instruction to expert
  - Victoria: Objections to expert evidence
  - Victoria: Objections to written evidence
  - Western Australia: Letter of instruction to expert
  - Western Australia: Objections to expert evidence

# Practical Law Australia

## Dispute Resolution

### Table of Contents



- Western Australia: Objections to written evidence
- Western Australia: Trial bundle index
- Checklists
  - Expert oral evidence basic guide
  - Expert report compliance and admissibility basic guide
- Toolkits
  - Civil trial practice
  - Confidentiality orders and undertakings, suppression and non-publication orders
  - Doing business in Asia Pacific: cross-border dispute resolution
  - New South Wales litigation practice
  - Queensland litigation practice
  - The Chancery Lane Project: model climate clauses
  - Victoria litigation practice
  - Western Australia litigation practice

(See also Evidence, Privileges and confidentiality and Disclosure topics resources.)

### *Judgments, orders and enforcement*

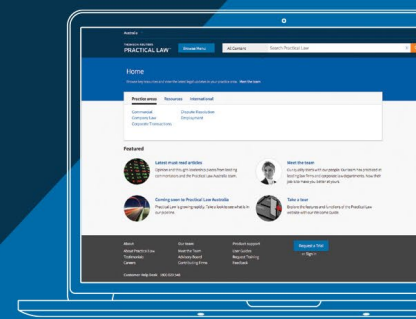
- Practice notes
  - Judgments and orders: entry and enforcement
  - Registering inter-jurisdictional and foreign judgments
  - Varying, setting aside and staying judgments and orders
- Standard documents
  - Letter to client: options to enforce a money judgment or order

(See also Interim applications, Costs and Appeals topics resources.)

- Toolkit

# Practical Law Australia Dispute Resolution

## Table of Contents



- Doing business in Asia Pacific: cross-border dispute resolution

### *Appeals*

- Practice notes
  - Appeals from non-judicial bodies: overview
  - Appeals: practice and procedure
  - Appeals: principles
  - Leave to appeal: principles, practice and procedure
  - New South Wales appeals: principles, practice and procedure
  - Queensland appeals: practice and procedure
  - Victoria appeals: Children's Court and Coroners Court procedure
  - Victoria appeals: principles, practice and procedure
  - Western Australia appeals: principles, practice and procedure
- Standard documents
  - Notice of appeal
  - New South Wales appeals: Blue Book index
  - Queensland appeals: appeal book index
- Standard clauses
  - Leave to appeal: orders
- Checklists
  - Appeals: timeline
  - Leave to appeal: federal and state comparison table
  - New South Wales appeals: timeline

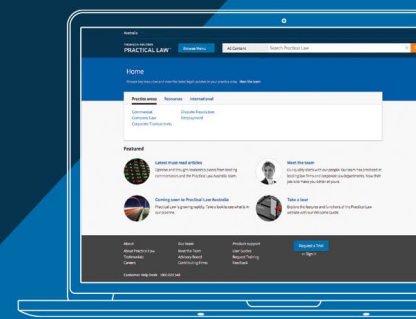
### *State and territory litigation practice*

- Practice note: overview

# Practical Law Australia

## Dispute Resolution

### Table of Contents

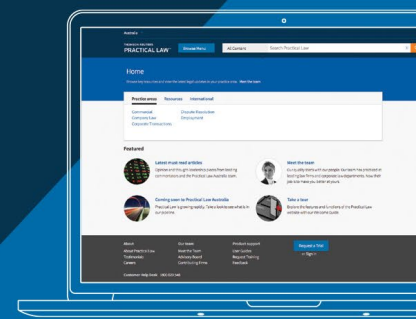


- New South Wales court divisions and lists
- New South Wales: Preliminary discovery, notices to produce, subpoenas and interrogatories
- South Australian Supreme Court practice and procedure
- Victoria: Non-party discovery, subpoenas, interrogatories and preliminary discovery
- Practice notes
  - Australian Capital Territory court practice and procedure
  - Australian Capital Territory Magistrates Court forms (alphabetical)
  - Australian Capital Territory Magistrates Court forms (numerical)
  - Australian Capital Territory Supreme Court forms (alphabetical)
  - Australian Capital Territory Supreme Court forms (numerical)
  - Interstate service of originating process in civil proceedings under the Service and Execution of Process Act 1992 (Cth)
  - Interstate service of subpoenas in civil proceedings under the Service and Execution of Process Act 1992 (Cth)
  - Interstate service of third party proceedings under the Service and Execution of Process Act 1992 (Cth)
  - New South Wales: Anton Piller (search) orders, Mareva injunctions (freezing orders) and anti-suit injunctions
  - New South Wales: Discovery (standard procedure)
  - New South Wales: Injunction: principles, practice and procedure
  - New South Wales: Originating process, pleadings and amendment
  - New South Wales court practice and procedure
  - New South Wales District Court forms (alphabetical)
  - New South Wales District Court forms (numerical)
  - New South Wales Local Court forms (alphabetical)
  - New South Wales Local Court forms (numerical)
  - New South Wales Supreme Court forms (alphabetical)
  - New South Wales Supreme Court forms (numerical)
  - Northern Territory Local Court forms (alphabetical)
  - Northern Territory Local Court forms (numerical)
  - Northern Territory Supreme Court forms (alphabetical)
  - Northern Territory Supreme Court forms (numerical)
  - Northern Territory Supreme Court practice and procedure
  - New South Wales: Evidence (overview)

# Practical Law Australia

## Dispute Resolution

### Table of Contents

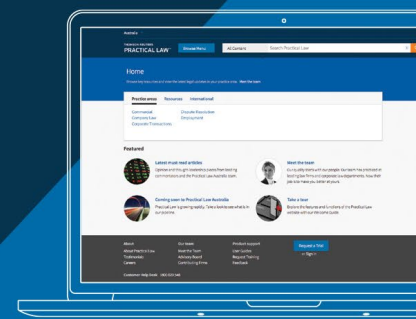


- New South Wales: Summary judgment, summary dismissal and strike out applications
- New South Wales appeals: principles, practice and procedure
- New South Wales: Costs: general principles (**NEW**)
- Queensland: Disclosure
- Queensland: Non-party disclosure, subpoenas and interrogatories
- Queensland: Originating process, pleadings and amendment
- Queensland court practice and procedure
- Queensland District Court forms (alphabetical)
- Queensland District Court forms (numerical)
- Queensland Magistrates Court forms (alphabetical)
- Queensland Magistrates Court forms (numerical)
- Queensland Supreme Court forms (alphabetical)
- Queensland Supreme Court forms (numerical)
- Queensland: Evidence (overview)
- Queensland: Summary judgment and strike out applications
- Queensland appeals: practice and procedure
- Queensland: Costs: assessment and enforcement (**NEW**)
- Queensland: Costs: general principles (**NEW**)
- South Australian District Court forms (alphabetical)
- South Australian District Court forms (numerical)
- South Australian Magistrates Court forms (alphabetical)
- South Australian Magistrates Court forms (numerical)
- South Australian Supreme Court forms (alphabetical)
- South Australian Supreme Court forms (numerical)
- South Australian Supreme Court practice and procedure
- Tasmanian court practice and procedure
- Tasmanian Magistrates Court forms (alphabetical)
- Tasmanian Magistrates Court forms (numerical)
- Tasmanian Supreme Court forms (alphabetical)
- Tasmanian Supreme Court forms (numerical)
- Victoria: Anton Piller (search) orders and Mareva injunctions (freezing orders)
- Victoria: Discovery
- Victoria: Injunctions: principles, practice and procedure
- Victoria: Originating process, pleadings and amendment
- Victorian Civil and Administrative Tribunal (VCAT) practice and procedure
- Victorian County Court forms (alphabetical)
- Victorian County Court forms (numerical)

# Practical Law Australia

## Dispute Resolution

### Table of Contents

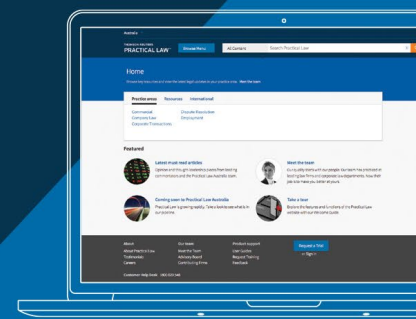


- Victorian Magistrates' Court forms (alphabetical)
  - Victorian Magistrates' Court forms (numerical)
  - Victorian Magistrates' Court practice and procedure
  - Victorian Supreme Court and County Court practice and procedure
  - Victorian Supreme Court forms (alphabetical)
  - Victorian Supreme Court forms (numerical)
  - Victoria: Trial practice and procedure
  - Victoria: Alternative dispute resolution processes
  - Victoria: Summary judgment, summary dismissal and strike out applications
  - Victoria appeals: Children's Court and Coroners Court procedure
  - Victoria appeals: principles, practice and procedure
  - Victoria: Costs: general principles, assessment and enforcement **(NEW)**
  - Western Australia: Discovery
  - Western Australia: Identity, pre-action and non-party discovery, subpoenas and interrogatories
  - Western Australia: Originating process, pleadings and amendment
  - Western Australia District Court forms (alphabetical)
  - Western Australia District Court forms (numerical)
  - Western Australia Magistrates' Court forms (alphabetical)
  - Western Australia Magistrates' Court forms (numerical)
  - Western Australian court practice and procedure
  - Western Australian Supreme Court forms (alphabetical)
  - Western Australian Supreme Court forms (numerical)
  - Western Australia: Anton Piller (search) orders and Mareva injunctions (freezing orders)
  - Western Australia: Injunctions: principles, practice and procedure
  - Western Australia: Trial practice and procedure
  - Western Australia: Alternative dispute resolution processes
  - Western Australia: Summary judgment and strike out applications
  - Western Australia appeals: principles, practice and procedure
  - Western Australia: Evidence (overview)
- Standard documents
    - New South Wales: Court book index
    - New South Wales: Letter of instruction to expert
    - New South Wales: Objections to expert evidence
    - New South Wales: Objections to written evidence

# Practical Law Australia

## Dispute Resolution

### Table of Contents



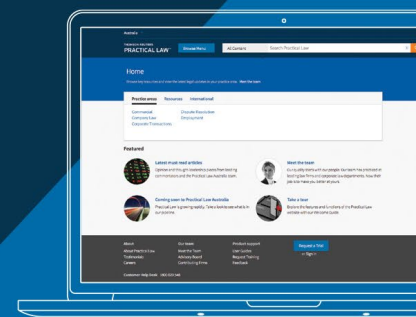
- New South Wales appeals: Blue Book index
  - Queensland: Letter of instruction to expert
  - Queensland: Objections to expert evidence
  - Queensland: Objections to written evidence
  - Queensland: Trial bundle index
  - Queensland appeals: appeal book index
  - Statutory declaration (Cth and ACT)
  - Statutory declaration (NSW)
  - Statutory declaration (NT)
  - Statutory declaration (Qld)
  - Statutory declaration (SA)
  - Statutory declaration (Tas)
  - Statutory declaration (Vic)
  - Statutory declaration (WA)
  - Victoria: Court book index
  - Victoria: letter of instruction to expert
  - Victoria: Objections to expert evidence
  - Victoria: Objections to written evidence
  - Western Australia: Letter of instruction to expert
  - Western Australia: Objections to expert evidence
  - Western Australia: Objections to written evidence
  - Western Australia: Trial bundle index
- Checklists
    - Leave to appeal: federal and state comparison table
    - New South Wales appeals: timeline
    - Offers of compromise: state and territory comparison table
  - Toolkit
    - New South Wales litigation practice
    - Queensland litigation practice
    - Victoria litigation practice
    - Western Australia litigation practice

### *Representative proceedings*



# Practical Law Australia Dispute Resolution

## Table of Contents



- Practice note: overview
  - Class actions in Australia
- Practice notes
  - Litigation funding

(See also Privileges and confidentiality, Relief, Interim applications, Disclosure and Costs topics resources.)
- Toolkit
  - Doing business in Asia Pacific: cross-border dispute resolution

### *Social media issues in litigation*

- Practice note: overview
  - Social media: claims
  - Social media: evidence
  - Social media: preservation and discovery
- Practice notes
  - Social media: jurisdiction and service
- Toolkit
  - Defamation
  - Social media

### *Litigation for in-house counsel*

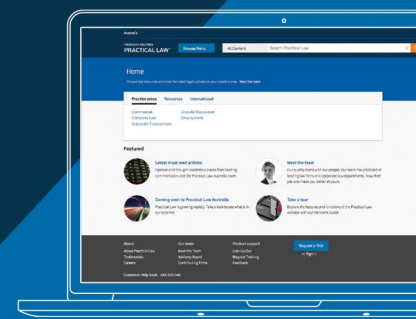
- Practice notes
  - Avoiding commercial disputes and minimising litigation risk



# Practical Law Australia

## Dispute Resolution

### Table of Contents



#### Specialist proceedings

##### *Commercial contract claims*

- Practice note: overview
  - Commercial contract claims
- Checklists
  - Commercial contract claims: actions and remedies

##### *Regulatory*

- Practice note: overview
  - ASIC: role, functions and powers: overview

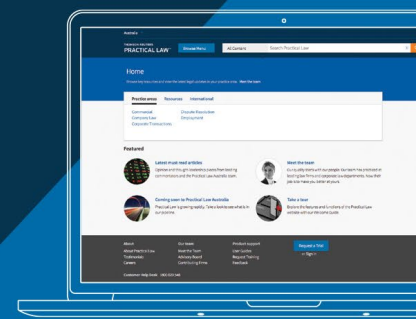
##### *Intellectual property litigation*

- Practice notes
  - Copyright infringement
  - Design infringement
  - Patent infringement
  - Trade marks: infringement
- Standard documents
  - Letter of demand (breach of confidence)
  - Letter of demand (copyright infringement)
  - Letter of demand (patent infringement)
  - Letter of demand (registered design infringement)
  - Letter of demand (registered trade mark infringement)
  - Letter take-down notice for online copyright infringement
  - Patent infringement: defence
  - Patent infringement: notice of cross-claim

# Practical Law Australia

## Dispute Resolution

### Table of Contents



- Patent infringement: originating application
- Patent infringement: statement of claim
- Patent revocation: originating application
- Patent revocation: statement of claim or cross-claim with particulars of invalidity

- Toolkit
  - Intellectual property (IP) infringement

### Corporate insolvency

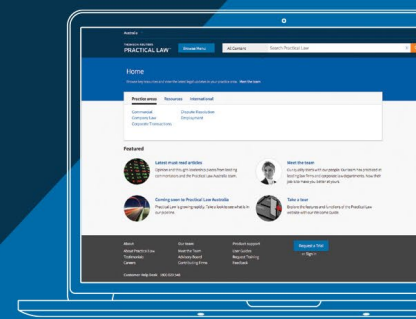
#### *Receivership*

- Practice note: overview
  - Receivership (private appointments)
- Practice notes
  - Ipso facto clauses: Enforcing termination and other contractual rights against a company in external administration
  - Key issues in the liquidation of a corporate trustee
- Checklists
  - Quick guide for landlords: external administration of a corporate tenant
  - Quick guide to the effect of receivership on the company and key stakeholders
  - Tips and strategies for contracting with a company: ipso facto and other clauses
  - Tips and strategies for protecting and enforcing contractual rights against a company in external administration
- Toolkit
  - Ipso facto clauses

# Practical Law Australia

## Dispute Resolution

### Table of Contents



(See also Voluntary administration resources.)

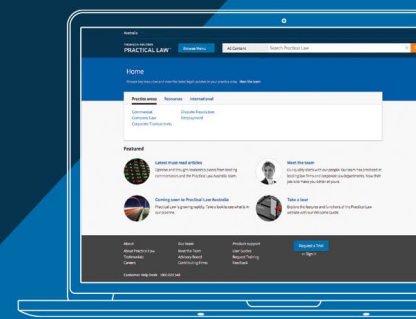
#### *Voluntary administration*

- Practice note: overview
  - Voluntary administration
- Practice notes
  - Applications to extend the convening period in voluntary administration: principles and procedure
  - Applications to extend time to register PPSA security interests: general principles
  - Applications to extend time to register PPSA security interests: practice and procedure
  - Appointment of an administrator
  - Corporate insolvency and related directors' duties
  - Directors of insolvent trustees and trusts: directors' and trustees' duties and liability in respect of beneficiaries and trust creditors
  - Ipso facto clauses: enforcing termination and other contractual rights against a company in external administration
  - Pre-pack arrangements in corporate insolvency
  - Registered schemes: responsible entities in external administration
  - Resignation and removal of an administrator
- Standard documents
  - Affidavit to support application for extension of convening period
  - Affidavit to support an application for an order extending time for registration of a PPSA security interest (secured creditor)
  - Affidavit to support application for an order extending time for registration of a PPSA security interest (solicitor)
  - Application for an order extending time for registration of a PPSA security interest
  - Application for extension of convening period

# Practical Law Australia

## Dispute Resolution

### Table of Contents



- Creditors' trust deed
  - Deed of company arrangement
  - Draft order extending time for registration of a PPSA security interest
  - Extension of convening period: draft order
- Checklists
    - Making an application for an order extending time for registration of a PPSA security interest
    - Opposing an application for an order extending time for registration of a PPSA security interest
    - Quick guide for landlords: external administration of a corporate tenant
    - Quick guide to the effect of voluntary administration on the company and key stakeholders
    - Tips and strategies for contracting with a company: ipso facto and other clauses
    - Tips and strategies for protecting and enforcing contractual rights against a company in external administration
    - Voluntary administration: flowchart
  - Toolkit
    - Administrator applications to extend the convening period
    - Applications to extend time to register PPSA security interests
    - Ipso facto clauses

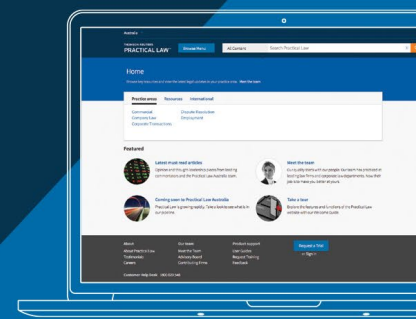
### *Deeds of company arrangement*

- Practice note: overview
  - Deeds of company arrangement
- Standard documents
  - Creditors' trust deed
  - Deed of company arrangement
- Checklists

# Practical Law Australia

## Dispute Resolution

### Table of Contents



- Quick guide for landlords: external administration of a corporate tenant
- Quick guide to the effect of a DOCA on the company and key stakeholders
- Tips and strategies for protecting and enforcing contractual rights against a company in external administration

- Toolkits

- Applications to extend time to register PPSA security interests

### *Liquidation*

- Practice note: overview

- Liquidation
  - Liquidators' powers to search for, seize and secure company records and property

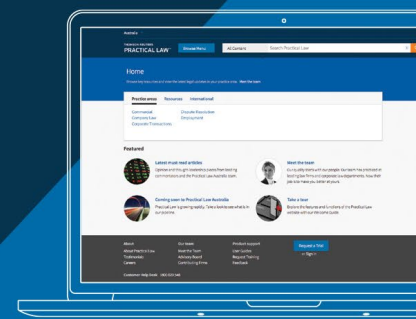
- Practice notes

- Applications to extend time to register PPSA security interests: practice and procedure
  - Applications to extend time to register PPSA security interests: general principles
  - Civil actions to enforce breaches of duty and other wrongful conduct
  - Corporate insolvency and related directors' duties
  - Creditor winding up applications
  - Directors of insolvent trustees and trusts: directors' and trustees' duties and liability in respect of beneficiaries and trust creditors
  - Guide to liquidators' claims for remuneration and disbursements: practice and procedure
  - Insolvent trading actions
  - Ipso facto clauses: enforcing termination and other contractual rights against a company in external administration
  - Key issues in the liquidation of a corporate trustee
  - Liquidator applications to challenge voidable transactions: practice and procedure

# Practical Law Australia

## Dispute Resolution

### Table of Contents

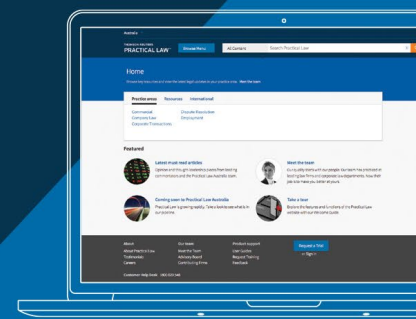


- Liquidators' remuneration and disbursements: general principles
- Proofs of debt
- Recovery of execution proceeds and other property
- Registered schemes: responsible entities in external administration
- Registered schemes: winding up and deregistration
- Security interests that can be challenged in liquidation
- Statutory demands
- Voidable transactions: general principles
- Voluntary deregistration and reinstatement
- Voluntary winding up
- Standard documents
  - Affidavit to support application for an order extending time for registration of a PPSA security interest (solicitor)
  - Affidavit to support application for an order extending time for registration of a PPSA security interest (secured creditor)
  - Affidavit to support liquidator application to challenge an unfair preference
  - Application for an order extending time for registration of a PPSA security interest
  - Circulating resolution: member agreement to voluntarily deregister a company
  - Consent to act as liquidator (voluntary winding up)
  - Draft order extending time for registration of a PPSA security interest
  - Letter before liquidator action to challenge an unfair preference
  - Liquidator application to challenge an unfair preference
  - Liquidator unfair preference application: draft orders
  - Minutes of general meeting of members (creditors' voluntary winding up)
  - Minutes of general meeting of members (members' voluntary winding up)
  - Minutes of meeting of directors (creditors' voluntary liquidation)
  - Minutes of meeting of directors (members' voluntary liquidation)
  - Notice of general meeting of members (creditors' voluntary winding up)
  - Notice of general meeting of members (members' voluntary winding up)
  - Notice of meeting of directors (creditors' voluntary liquidation)
  - Notice of meeting of directors (members' voluntary liquidation)
  - Without prejudice letter before liquidator application to challenge an unfair preference

# Practical Law Australia

## Dispute Resolution

### Table of Contents



- Checklists
  - Making an application for an order extending time for registration of a PPSA security interest
  - Making and opposing a winding up application
  - Opposing an application for an order extending time for registration of a PPSA security interest
  - Preparing and serving a statutory demand and affidavit
  - Preparing and serving an application to set aside a statutory demand and supporting affidavit
  - Quick guide for landlords: external administration of a corporate tenant
  - Quick guide to the effect of liquidation on the company and key stakeholders
  - Tips and strategies for contracting with a company: ipso facto and other clauses
  - Tips and strategies for protecting and enforcing contractual rights against a company in external administration
- Toolkit
  - Applications to extend time to register PPSA security interests
  - Ipso facto clauses
  - Liquidator applications to challenge unfair preferences
  - Statutory demands and winding up applications
  - Voluntary winding up and deregistration

### Personal insolvency

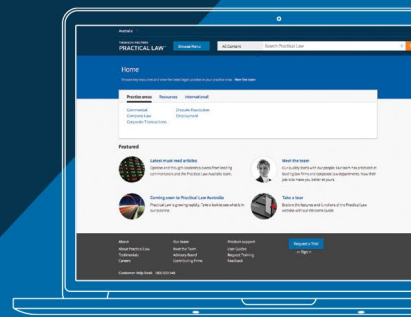
#### *Bankruptcy*

- Practice notes
  - Bankruptcy notices
  - Debtors' petitions for bankruptcy
  - Hearing of a creditor's petition for a sequestration (bankruptcy) order

# Practical Law Australia

## Dispute Resolution

### Table of Contents



- Preparing and serving a creditor's petition for a sequestration (bankruptcy) order
- Checklists
  - Issuing, serving and setting aside a bankruptcy notice
  - Presenting and opposing a creditor's petition

#### *Personal insolvency agreements*

- Practice notes
  - Entering into a personal insolvency agreement