# BIBLIOGRAPHY OF

# PROFESSOR GEOFFREY LINDELL

## **Books**

- 1. Sawer's Australian Constitutional Cases (4<sup>th</sup> ed., 1982), co-author with Professor L. Zines
- 2. Future Directions in Australian Constitutional Law (1994), editor.
- 3. Conflict of Laws: Commentaries and Materials (1997) co-author with Professors Martin Davies and Sam Ricketson.
- 4. *Vision in Hindsight* (2001), co-editor with Robert Bennett.
- 5. The Australian Constitution in Retrospect and Prospect (2003), co-editor with B French and C Saunders.

# **Chapters in Books**

- 1. 'Duty to Exercise Judicial Review' in Zines (ed), Commentaries on the Australian Constitution: A Tribute to Geoffrey Sawer (1977), pp 150–90.
- 2. 'Federal Institutions and Processes: A Legal Perspective' in B Galligan (ed), *Australian Federalism* (1989), pp 140–82.
- 3. 'The Justiciability of Political Questions: Recent Developments', Ch 7 in H P Lee and G Winterton (eds), *Australian Constitutional Perspectives* (1992), pp 180–250.
- 4. 'Recent Developments in the Judicial Interpretation of the Australian Constitution' in G Lindell (ed), *Future Directions in Australian Constitutional Law* (1994), pp 1–46.
- 5. 'Responsible Government' in P Finn (ed), *Essays in Law and Government* (1995), pp 75–113.
- 6. 'Judicial Review of International Affairs' in Opeskin and Rothwell (ed) *International Law and Australian Federalism* (1997), pp 160–209.
- 7. 'Scope of the Commonwealth's Environmental Powers and Responsibilities' in P Leadbetter, N Gunningham and B Boer (eds), *Environmental Outlook No 3: Law and Policy* (1999), pp 107–35.
- 8. 'Invalidity, Dis-application and the Construction of Acts of Parliament: Their Relationship with Parliamentary Sovereignty in the light of the European Communities Act and the Human Rights Act' (1999) 2 Cambridge Yearbook of European Legal Studies, pp 399–415.
- 9. Introductory Chapter in G Lindell and R Bennett (eds), *Vision in Hindsight* (2001), pp xix xli.
- 10. 'Further Reflections on the Date of the Acquisition of Australia's Independence' (in B French, G Lindell and C Saunders (eds), *The Australian Constitution in Retrospect and Prospect* (2003), pp 51–9.

# **Monographs and Papers**

- 1. *Monograph*, 'Law and Policy Paper 22: Tribunals of Inquiry and Royal Commissions' (Centre for International and Public Law, ANU, in association with Federation Press, 2003).
- 2. 'Law and Policy Paper 22: Tribunals of Inquiry and Royal Commissions' (Centre for International and Public Law, ANU, in association with Federation Press, 2003).
- 3. *Paper*, 'Law and Policy Paper 24: 'Responsible Government and the Australian Constitution *Conventions* transformed into *Law*' (Centre for International and Public Law, ANU, in association with Federation Press, 2004).

## **Articles**

- 1. 'Judicial Review and the Composition of the House of Representatives' (1974) 6 Federal Law Review 84–106.
- 2. 'Fixed Term Parliaments: The Proposed Demise of the Early Federal Election' (1981) *The Australian Ouarterly*, Vol 53 No 1 (Autumn) 15–28.
- 3. 'The Corporations and Races Powers' (1984) 14 Federal Law Review 226–52.
- 4. 'Why is Australia's Constitution Binding The Reasons in 1900 and Now, and the Effect of Independence' (1986) 16 Federal Law Review 29–42.
- 5. 'Proportionate Representation of States in the House of Representatives and Associated Issues Some Recent Developments in Australia and the United States' (1988) 11 *University of NSW Law Journal* 102–52.
- 6. 'The Cross-vesting Scheme: Effect on Federal Jurisdiction vested in State Supreme Courts under the Judiciary Act 1903 (Cth) s39(2)' (1991) 17 *Monash University Law Review* 64–76.
- 7. 'The Arrangements for Self-Government for the Australian Capital Territory: A Partial Road to Republicanism in the Seat of Government'? (1992) 3 *Public Law Review* 5–32.
- 8. 'Parliamentary Inquiries and Government Witnesses' (1995) 20 *Melbourne University Law Review* 383–422.
- 9. 'A Response to Gageler and Leeming: "An Australian Republic: Is a Referendum Enough?" (1996) 7 *Public Law Review* 155–61 (with DJ Rose QC).
- 10. 'Expansion or Contraction? Some Reflections About the Recent Developments on Representative Democracy' (1998) 20 *Adelaide Law Review* 111–46.
- 11. 'The Races Power Problem: Other Observations' (1998) 9 *Public Law Review* 272–7.
- 12. 'The Australian Constitution: Growth, Adaptation and Conflict Reflections About Some Major Cases and Events' (1999) 25 *Monash University Law Review* 257–94.

#### **Review Articles**

- 1. G Winterton, 'Parliament, The Executive and the Governor-General' (1983) 6 *University of NSW Law Journal* 261–9.
- 2. 'Judge(s) and Co' on C Saunders (ed), Courts of Final Jurisdiction: The Mason Court in Australia (1996) in (1998) 21 University of NSW Law Journal 268–94. An edited version was also published as 'Judge(s) and Co: Judicial Law-Making and the Mason Court' (1998) 5 Agenda 83–96.
- 3. J Goldsworthy, The Sovereignty of Parliament, History and Philosophy (1999).
- 4. Book Symposium, Commentary (2002) 27 Australian Journal of Legal Philosophy 185–92.
- 5. 'Reflections on Parliamentary Sovereignty' (2002) 3(4) Constitutional Law and Policy Review 73–6.

## **Notes**

- 1. 'Applicability in Australia in section 3 of the Act of Settlement' (1980) 54 *Australian Law Journal* 628.
- 2. Report of the Senate Standing Committee on Constitutional and Legal Affairs: The Constitutional Qualifications of Members of Parliament, *Legislative Studies Newsletter* No.4, Nov 1981.
- 1. 'Constitutional Commission: The Advisory Committee on the Distribution of Powers A Personal Account' (1988) No 57 December, Canberra *Bulletin of Public Administration* 123–6.
- 2. 'Executive Actions and Appointments Following a Dissolution of Parliament' (1988) 62 *Australian Law Journal* 628–9 (see also 63 *Australian Law Journal* 11–2).
- 3. 'Form and Substance: Discrimination in Modern Constitutional Law The Prohibitions on Discrimination and Preference: The Position After *Street's Case*' (1992) 21 *Federal Law Review* 136–49.
- 4. 'The Parliaments of the States and Territories in an Australian Republic', *Legislative Studies* Vol 8, No 2, Autumn 1994, 19–23.
- 5. 'Theophanous and Stephens Revisited' (1997) 20 University of NSW Law Journal 195–203.
- 6. 'The Effect of a Vote of No Confidence in a Minister: An Unresolved Ouestion?' (1998) 1 Constitutional Law & Policy Review 6–9.
- 7. 'Parliamentary Appropriations and the Funding of the Federal Government's Pre–Election Advertising in 1998' (1999) 2(2) *Constitutional Law & Policy Review* 21–7.
- 8. 'A Constitutional Perspective on Hughes and the Referral of Powers' (2000) 3(2) *Constitutional Law and Policy Review* 21–5.
- 9. 'The Constitution, section 44(iv): comment on "Enclosing Politicians": the Ambitious Project' (2000) 3(2) *Constitutional Law and Policy Review* 30–2.

- 10. 'Reflections on the *Tampa* Affair' 2002 4(2) *Constitutional Law and Policy Review* 22–5.
- 11. 'The Constitutional Authority to Deploy Australian Military Forces in the Coalition War against Iraq' (2003) 5 *Constitutional Law and Policy Review* 46–50.
- 12. 'The Hollingworth Affair: Implications for the Future Appointment of Vice-Regal Representatives' (2004) 6 *Constitutional Law and Policy Review* 73–9.

## Other

- 1. Case Note, *Regie National des Usines Renault SA v Zhang* Choice of law in torts and another farewell to *Phillipps v Eyre* but the Voth test retained for forum non conveniens in Australia (2002) 3 *Melbourne Journal of International Law* 364–82.
- 2. *Comment*, on article by Professor Greg Craven, 'The Republic: Is the 1999 Proposal Beyond Repair?' in special edition of *The University of Notre Dame Australia* 3 (2001) 59, (2002) 4 *The University of Notre Dame Australia* 181–7
- 3. Entries in Blackshield, Coper and Williams (eds) the Oxford Companion on the High Court
  - Justiciablity, pp 391–2
  - High Court's role in the building of Australian Nationhood 494–5
- 4. Letter to the Editor on the Control of Fishing within the Three-Mile Limit Off the Australian Coast, published in (1978) 52 Australian Law Journal 397 (and see also p 583).
- 5. *Exchange of letters* (as co-author), published under 'Administrative Law: Henry VIII Clauses', in (2004) 78 *Australian Law Journal* 219, 221–8.