## CONTRIBUTORS

**Felicity Bell** is the Research Fellow for Law Society of New South Wales Future of Law and Innovation in the Profession (FLIP) research stream at UNSW Law. She has previously worked as a Judge's Associate, lawyer and lecturer. Her research background is in family law, children and the law, and legal professional ethics, including how lawyers construct their professional identity. Felicity is interested in children's participation in legal processes and her doctoral research was a study of the professional role of Independent Children's Lawyers in family law disputes. She has published in highly ranked journals and her work has been cited with approval in judgments of the Family Court of Australia.

**Tony Burke** is a PhD candidate at the University of Newcastle Law School and a practising solicitor. Tony's research interest is in relation to the impact of new technologies on the legal landscape and he practises primarily in the areas of Commercial and Business law. Prior to being admitted as a solicitor in 2006, Tony worked in the area of industrial chemistry and has been involved in a diverse range of research projects, including phosphate speciation in shallow water sediments, trace polarographic Molybdenum analysis in concentrated Manganese Sulphate solutions and Ab Initio Variational Calculations of Molecular Vibrational-Rotational Spectra.

**David Caruso** is the Foundation Director of the Litigation Law Unit (LLU) at the University of Adelaide; Co-Director of the Interdisciplinary Proof and Decision Science Unit (IPDS); Chief Executive Director of the China Australia Research Centre for Judicial Civilisation (CAPJC) and Associate Executive Director of the International Association of Evidence Science (IAES). He is a former President of the Law Society of South Australia and Director of the Australian Law Council. David practises privately in civil and commercial law and was Special Counsel to Fisher Jeffries/Gadens. He is the Principal Legal Consultant to the South Australian Centre for Economic Studies. He is the chief and principal investigator, respectively, on two research grants. He has authored and edited six books and has published widely in leading national and international journals on evidence and legal systems.

**Peter Cashman** is a practising barrister in NSW and a Professor of Law (Social Justice) at the University of Sydney. He graduated from the University of Melbourne with a degree in law and a diploma in criminology and subsequently completed a Masters Degree in Law and a PhD at the University of London (London School of Economics and Political Science). He was formerly: Commissioner in charge of the civil justice review with the Victorian Law Reform Commission; Commissioner jointly in charge (with Justice John Basten) of the reference on class actions with the Australian Law Reform Commission; founding Director of the Public Interest Advocacy Centre; founder and senior partner of the firm Cashman & Partners which merged with the Melbourne firm Maurice Blackburn & Co to form the national firm Maurice Blackburn Cashman (now Maurice Blackburn Pty Ltd); Governor of the American Trial Lawyers' Association (now the American Association for Justice) and National President of the Australian Plaintiff Lawyers' Association (now the Australian Lawyers Alliance). He has practised law in the United Kingdom, the United States and Australia.

**Meg Colasante** currently enjoys academic positions at the Graduate School of Business and Law, RMIT University, Melbourne (casual teaching and SoTL research), and the University of Melbourne (part-time curriculum development, Department of Optometry and Vision Sciences) while finalising her PhD at Deakin University (studying university teacher practices in leveraging digital video for learning). She developed a passion for leveraging media and technology to support student learning over two decades of tertiary teaching and educational design. Having designed the learning affordances for an online video annotation tool as part of her Master of Education (Deakin University), and as developed by EduTAG at RMIT University, Meg has published widely on video annotation, including with Professor Kathy Douglas in a Law context.

**Katelane Dart** is a student at the University of Newcastle, currently undertaking the Juris Doctor and Graduate Diploma of Legal Practice. She is a former graduate of the University of Newcastle with a Bachelor's degree in Architectural Design. Her areas of interest include legal design, and planning and environmental law.

**Kathy Douglas** is a Professor in the Graduate School of Business and Law, RMIT University, Melbourne, where she is Head of School. She has taught Negotiation and Dispute Resolution and Civil Procedure for many years and conducts research in the areas of ADR theory and practice, and tertiary education.

**Justice Stephen Gageler** was appointed to the High Court of Australia in October 2012. At the time of his appointment he was Solicitor-General of Australia. He is a graduate of the Australian National University and has post-graduate qualifications from Harvard University. He was admitted as a barrister of the Supreme Court of New South Wales in 1989 and was appointed Senior Counsel in 2000. Before his appointment as Solicitor-General in 2008, he practised extensively as a barrister throughout Australia, principally in constitutional law, administrative law and commercial law.

**Eliza Ginnivan** is a Senior Policy Officer in the NSW Department of Justice, where she works in civil law and justice system policy. She graduated from the University of Melbourne with a Bachelor of Arts (Media and Communications)/Bachelor of Laws (Hons). After practising as a lawyer in litigation, administrative law, and public interest law in the government and community legal sectors, she joined the NSW Department of Justice to develop reforms to prevent and resolve everyday legal disputes. In 2018 she undertook a Policy Lab Fellowship at the University of Sydney Law School to explore how online dispute resolution could be incorporated into NSW courts and tribunals. This research forms the basis of part of the article jointly authored with her Fellowship co-supervisor Dr Peter Cashman.

**Michael Legg** is a Professor and Director of the Law Society of New South Wales Future of Law and Innovation in the Profession (FLIP) research stream at UNSW Law. His research interests are in complex civil litigation, online dispute resolution (ODR), courts, and the relationship between the legal profession and technology, with a focus on artificial intelligence. Michael is a member of the Law Society of New South Wales' Future Committee, which conducted the Inquiry into the Future of Law and Innovation in the Profession. He was the Chair of the UNSW Law School's technology curriculum review, which examined the ramifications of the impact of technology on the legal profession for legal education. He holds law degrees from UNSW and the University of California, Berkeley, and is admitted to practice in Australia and the United States.

**Bin Li** is a Lecturer at the University of Newcastle Law School and the General Editor of The Newcastle Law Review. Before joining the Newcastle Law School, Bin worked as an academic at Beijing University of Aeronautics and Astronautics School of Law in Beijing. Bin has a broad interest in the technology and law, particularly how technological advances have impacted on access to justice. Bin's research interest also includes international air and space law and he is currently chairing a research project on the international regulation of drones. Bin is a member of the Australia New Zealand Space Law Interest Group, and an affiliated member of the Australian Forum for Climate Intervention Governance.

**James Metzger** is a Lecturer in the Faculty of Law at the University of New South Wales. He received his PhD from UNSW in 2016 for a thesis comparing Australian and American class action law and procedure. He has also received a Masters in Law from UNSW, his JD from Northwestern Pritzker School of Law, and a BA from Tufts University. His main research area is in civil procedure, specifically in the areas of class actions and blockchain-based dispute resolution. He is co-author of the text *The Trial: Principles, Process and Evidence* and will be co-author of the forthcoming edition of *Civil Procedure in New South Wales*.

**Monique Moore** is a Doctoral Student with the University of Western Australia and a researcher with the University of Newcastle Law School. She has a background in Law and Business Management. Monique's particular areas of interest include law, innovative new technology firms and entrepreneurship. This is based on her experience providing legal advice to the small business and not-for-profit sectors, and as a founder of an innovative start-up.

Jordan Phoustanis is a solicitor at Herbert Smith Freehills, Sydney. Jordan graduated from the University of Adelaide with a double degree in Law (university medal, first class honours) and Commerce (corporate finance). He is an experienced commercial litigator specialising in financial services and regulatory disputes/investigations and complex commercial litigation. Jordan has acted in a number of high-profile commercial disputes traversing several sectors, including regulatory disputes, class actions and insolvency. He has acted on a number of significant and high-profile regulatory investigations and commissions of inquiry. His research interests include corporate crime, securities law and market integrity, regulatory enforcement policy and evidence.

**Christina Platz** is a Law Lecturer at Graduate School of Business and Law, RMIT University, Melbourne and her research focuses on Intellectual Property Law with an emphasis on Copyright Law and the challenges of technology, as well as Alternative Dispute Resolution. Christina coordinates and teaches *Commercial Law*, *Intellectual Property Law* as well as *Negotiation and Dispute Resolution*. Christina's work has been published in leading international journals and her philosophy of teaching is to incorporate experiential and innovative tools of technology into her teaching as a reflective practice to support an active learning environment. **Tina Popa** is a Lecturer in the Graduate School of Business and Law, RMIT University, Melbourne, and the law school's Online Learning Coordinator. Her research and teaching interests are in Tort Law, Medical Law and Alternative Dispute Resolution. Tina coordinates and teaches *Tort Law* and *Health Law* in the Juris Doctor Program, and is passionate about using innovative teaching tools and authentic assessment to incorporate 'real-world lawyering' in the classroom. Tina regularly incorporates imagination in teaching to engage students and foster a creative learning environment in Law.

**Tania Sourdin** is a Professor and the Dean of the University of Newcastle Law School and was previously the Foundation Chair and Director of the Australian Centre for Justice Innovation (ACJI) at Monash University in Australia. Professor Sourdin has led national research projects and produced important recommendations for Alternative Dispute Resolution (ADR) and justice reform. She has also been a coinvestigator in two ARC projects relating to artificial intelligence (AI) and law. She is the author of a number of books, articles, and papers, and has published and presented widely on a range of topics including ADR, justice innovation, justice issues, mediation, conflict resolution, collaborative law, artificial intelligence, technology and organisational change. She has retained a practice focus and has worked for more than 30 years as a lawyer, including 25 years in various senior part-time tribunal positions, and as a mediator. Since 2014, she has been the NBN industry dispute resolution adviser.

**Dan Toohey** is a solicitor and Clinical Teacher with the University of Newcastle Legal Centre, Australia. He has an interest in legal ethics and in the interdisciplinary practice of Law. Dan's particular areas of interdisciplinary interest include law and technology, based on experience in the start-up and technology sectors, and law and social work based on experience in the disability sector.

**Lisa Toohey** is a Professor and the Deputy Dean (Research) at the University of Newcastle Law School. Her teaching and research areas of interest include dispute resolution, legal design, and civil procedure. Lisa is also a founding member of the Australasian Dispute Resolution Research Network, and a regular contributor to the ADR Research Network blog.

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