

Australian Bar Review (ABR)

Volume 44 Part 2

(articles and case note included in this part are linked to the two LexisNexis platforms)

CONTENTS

Articles

Family saved by Dower — *Bill Windeyer* 107

[LexisNexis AU](#) | [Lexis Advance](#)

DIY — Its costly consequence for counsel — *Dr R J Desiatnik* 113

[LexisNexis AU](#) | [Lexis Advance](#)

Should Supreme Courts bind District Courts? — *Oliver Jones* 126

[LexisNexis AU](#) | [Lexis Advance](#)

Common practice, breach of duty and jury trials: The history of *Mercer v Commissioner for Road Transport and Tramways* (1936) — *Mark Lunney* 144

[LexisNexis AU](#) | [Lexis Advance](#)

A new approach to service outside the jurisdiction and outside Australia under the *Uniform Civil Procedure Rules* — *Michael Douglas and Vivienne Bath* 160

[LexisNexis AU](#) | [Lexis Advance](#)

Three people in the marriage? Testing the limits of pt VIIIAA of the *Family Law Act 1975* (Cth) — *James McComish* 186

[LexisNexis AU](#) | [Lexis Advance](#)

The exercise of judicial power by State Parliaments — *Gerard Carney* 204

[LexisNexis AU](#) | [Lexis Advance](#)

Case Note

Causation and fiduciary misconduct in Hong Kong and beyond — *Daniel Farinha* 221

[LexisNexis AU](#) | [Lexis Advance](#)