

- page 122 **Be careful who you brief — expert evidence, vicissitudes, and other matters: *Smith v Alone***  
*Robert Crittenden and Lachlan Heather MERIDIAN LAWYERS*
- page 125 **Holcombe v Hunt**  
*Andrea de Souza MINTERELLISON*
- page 127 **Jambrovic v Day**  
*Bridie Walsh SLATER AND GORDON LAWYERS*
- page 130 **AB v Australian Capital Territory**  
*Jessica Rosla SLATER AND GORDON LAWYERS*
- page 132 **Appeal court apportions responsibility to landlord and tenant as well as the managing agent: *Libra Collaroy Pty Ltd v Bhide***  
*Charu Stevenson GILCHRIST CONNELL*

**General Editor**

**Janine McIlwraith** *Slater & Gordon, Melbourne*

**Consulting Editors**

**Carolyn Sappideen** *Professor, Faculty of Law, University of Western Sydney*

**Prue Vines** *Professor, Faculty of Law, University of NSW*

**Editorial Board**

**Mark Doepel** *Partner, Sparke Helmore, Associate Professor, School of Law, University of Notre Dame*

**Richard Douglas QC** *Callinan Chambers, Brisbane*

**Bill Madden** *Special Counsel, Carroll & O’Dea*

**Greg Williams** *Partner, Clayton Utz*  
**Andrew Eastwood** *Partner, Herbert Smith Freehills*

**Deborah Templeman** *Principal, Gilchrist Connell*

**Robert Crittenden** *Principal, Meridian Lawyers*

**Amanda Stickley** *Law Faculty Assistant Dean Learning & Teaching, Queensland University of Technology (QUT)*

**Christine Plevy** *Special Counsel, MinterEllison*

**Anthony Lo Surdo SC** *12 Wentworth Selborne Chambers*

**Peter D’Arcy King** *4 Selborne Chambers, Sydney*

**Elizabeth Brookes** *Senior Associate, Maurice Blackburn*