

Inhouse Counsel

2018 . Vol 22 No 5&6

Contents

- page 82 **General Editor's note**
Adrian Coorey AUSTRALIAN COMPETITION AND CONSUMER COMMISSION
- page 83 **ACCC's inquiry signals the need for the modernisation of media laws and reconsideration of digital platforms' self-regulation**
Sheenae LeCornu COLE MEDIA & ENTERTAINMENT LAW
- page 87 **GDPR: what does it mean for Australia?**
Alison Baker and Vanessa Murphy HALL & WILCOX
- page 91 **Google v Duffy defamation appeal: the results are in for Google**
Hannah Marshall and Daisy von Schoenberg MARQUE LAWYERS
- page 94 **The dangers of unreasonable director-related transactions**
Graham Roberts COOPER GRACE WARD LAWYERS
- page 98 **Testing the limits of deeds of company arrangement**
Jason Harris UNIVERSITY OF TECHNOLOGY SYDNEY

General Editor

Adrian Coorey *Principal Lawyer, Australian Competition and Consumer Commission*

Consulting Editor

James Halliday *Partner, Baker & McKenzie*

Editorial Panel

Deborah Chew *Partner, Hall & Wilcox Lawyers, Melbourne*

Peter Haig *Partner, Allens*

Liz Allnutt *Partner, Norton Rose Fulbright*

Trent Sebbens *Partner, Ashurst, Sydney*

Stuart Clark *Managing Partner, Clayton Utz, Sydney*

Tom Darbyshire *Partner, Kott Gunning Lawyers*

Ben Morawetz *Director, Australian Competition and Consumer Commission*

Vishal Ahuja *Partner, King & Wood Mallesons*