

# Privacy Law

## Bulletin

2022 . Vol 19 No 3

---

## Contents

- page 38 **Considering OAIC cases: how far does “reasonably identifiable” stretch?**  
*Anna Johnston SALINGER PRIVACY*
- page 42 **Seller beware: data governance, ACCC enforcement action and privacy reforms — lessons from a consumer law perspective**  
*Helen Clarke, Jennifer Dean, Benjamin O’Mara and Jessica Bi JOHNSON WINTER & SLATTERY*
- page 47 **A Cambridge Analytica claim in the Land Down Under gets the green light: Facebook Inc v Australian Information Commissioner**  
*Dain Thomas, Benjamin Regattieri and Julie Robb BANKI HADDOCK FIORA*
- page 52 **No more hardship reporting financial hardship: analysis of the updates to the Privacy (Credit Reporting) Code 2014**  
*Andrea Beatty, Alessandra Romeo and Mark Dehaini PIPER ALDERMAN*

### General Editor

**Sharon Givoni** *Principal Lawyer, Sharon Givoni Consulting*

### Editorial Board

**The Hon Michael Kirby AC CMG** *Past High Court Justice and Australian Privacy Medal Winner*  
**Dr Ashley Tsacalos** *Partner, Clayton Utz; Honorary Professorial Fellow, Faculty of Law, University of Wollongong; Adjunct Lecturer, Faculty of Law, University of Sydney*  
**Andrea Beatty** *Partner, Piper Alderman*

**Helen Clarke** *Partner, Johnson Winter & Slattery*

**Peter Leonard** *Principal, Data Synergies; Professor of Practice, IT Systems and Management and Business Law, UNSW Business School, Sydney*

**Michael Rivette** *Barrister, Chancery Chambers, Victoria*

**David Markus** *Vice President, State Street*

**Dr Jie (Jeanne) Huang** *Associate Professor, University of Sydney Law School*

**Alec Christie** *Partner, Clyde & Co; Senior Member, NSW Civil and Administrative Tribunal, Administrative & Equal Opportunity and Occupational Divisions*

**Toby Blyth** *Partner, Colin Biggers & Paisley*