

27 APRIL 2016



WATCH OUT – THE VENDOR’S REAL ESTATE AGENT IS NOT REALLY HIS “AGENT”!

On 11 March 2016, the Victorian Supreme Court handed down a remarkable decision that serves as an important reminder to the purchasers of real estate that the Vendor’s agent may not have authority to accept a cooling off notice to terminate the contract under section 31 of the Sale of Land Act 1962.

[> Learn more](#)



MEET MICHAEL
CARR

MEDIATION IN HAGUE CONVENTION (CHILD ABDUCTION) CASES

Te Mata & Butler [2016] FamCA 89 highlights the utility of mediation in proceedings conducted under the Hague Convention on the Civil Aspects of International Child Abduction. This case demonstrates the benefits of the early appointment of an experienced independent children’s lawyer in child abduction cases; mediation with skilled mediators utilising a specialised model of mediation; direct judicial communication; and judicial initiative and pragmatism.

[> Learn more](#)

EMPLOYER COPS \$400,000 PAYOUT FOR INDUSTRIAL RELATIONS BREACHES

On 1 April 2016, the Federal Circuit Court ordered an employer to pay more than \$465,000 in compensation and pecuniary penalties to a former tea-attendant as a consequence of it underpaying Award entitlements and engaging in unlawful adverse action in breach of section 340 of the Fair Work Act.

[> Learn more](#)

CREDIT CARD PAYMENT SURCHARGES SOON TO BE TIGHTLY REGULATED

For businesses that charge credit card or other payment surcharges, your conduct will soon be subject to tighter regulations. Businesses are now prohibited from charging excessive payment surcharges and are subject to greater ACCC scrutiny and enforcement.

[> Learn more](#)

DEALING WITH OVERSEAS CUSTOMERS – A TYPICAL SCENARIO

Tapping into overseas markets can be exciting and rewarding. However there are many traps that could make it very difficult for you to be paid, unless proper processes are put in place. We highlight a typical scenario where a business could be faced with difficult legal problems when dealing with overseas customers.

[> Learn more](#)

MST LAWYERS CHAPTER IN THE PRESTIGIOUS INTERNATIONAL PUBLICATION – THE FRANCHISING LAW REVIEW

MST Lawyers is reputed throughout the world as one of Australia's premier law firms that specialises in franchising. Its franchising lawyers are regularly invited to speak at local and international conferences and professional development seminars for other lawyers. In 2013 Philip Colman was invited to write the chapter on Franchising in Australia in the prestigious international publication "Franchising Law Review".

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