

‘Australian exceptionalism’ in judicial review
Tenth Annual Geoffrey Sawer Lecture 2007

Michael Taggart

Craig v South Australia (1995) 184 CLR 163

Plaintiff S157/2002 v Commonwealth of Australia (2003) 201 CLR 323

City of Enfield v Development Assessment Committee (2000) 199 CLR 135

Marbury v Madison, 1 Cranch 137, 177-78 (1803)

R v Secretary of State for the Home Department, ex parte Brind [1991] 1 AC 696

Minister of Immigration and Ethnic Affairs v Teoh (1995) 183 CLR 273

R (Daly) v Secretary of State for the Home Department [2001] 2 AC 532

Public Service Board of New South Wales v Osmond (1986) 159 CLR 656

Baker v Canada (Minister of Citizenship & Immigration) (1999) 174 DLR (4th) 193

Re Minister for Immigration and Multicultural Affairs, ex parte Lam (2003) 214 CLR 1

Salemi v MacKellar (No 2) (1977) 137 CLR 396, 404

Heatley v Tasmanian Racing & Gaming Commission (1977) 137 CLR 487

Attorney-General for Hong Kong v Shiu [1983] 2 AC 629

Griffith University v Tang (2005) 221 CLR 99

R v Electricity Commissioners; ex parte London Electricity Joint Committee (1920) Ltd
[1924] 1 KB 171

General Newspapers Pty Ltd v Telstra Corporation (1993) 117 ALR 629

NEAT Domestic Pty Ltd v AWB Ltd (2003) 216 CLR 277

R v North and East Devon Health Authority, ex parte Coughlan [2001] 1 QB 213

Mount-Sinai Hospital Center v Quebec (Minister of Health & Social Services) [2001] 2
SCR 281

Attorney-General (NSW) v Quinn (1990) 170 CLR 1