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It's the legislation...!

Wednesday 3 June 2015 5.30pm

Professor John McMillan Australian Information Commissioner
Dr Genevieve Ebbeck Australian Government Solicitor
Cain Sibley Clayton Utz
Professor Kim Rubenstein ANU College of Law

Law Link Theatre ANU College of Law, Building 5, Fellows Road,
The Australian National University



The consideration by the High Court of administrative law continues to take place principally in the context of the Migration Act. But these Migration Act and other recent judgments have implications for a wide range of administrative decision-making, and in particular emphasise the centrality of statutory interpretation to administrative decision making.

The seminar will discuss, and draw trends from, the following recent High Court cases:

ACMA v Today FM [2015] HCA 7 concerning whether an administrative body can decide whether an offence has been committed

CPCF [2015] HCA 1 concerning the power to take persons approaching Australia back to India

Plaintiff M150 of 2013 [2014] HCA 25 concerning a determination under the Migration Act

Plaintiff S156 of 2013 [2014] HCA 22 concerning the designation of PNG as a regional processing country.

The views expressed in this event are those of the presenter and do not necessarily represent the views of The Australian National University.



Presented by
Australian Institute of
Administrative Law
Centre for International
& Public Law
ANU College of
Law

This event is free and open to the public

Enquiries to the AIAL Secretariat: aial@commercemgt.com.au
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The seminar attracts 1 unit in the ACT mandatory continuing professional development scheme for lawyers.

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