

Australian Resources & Energy Law Journal

Volume 29 Number 2, July 2010

CONTENTS

RECENT DEVELOPMENTS

COMMONWEALTH

- “Junior’s” on Track to Negotiate Rail Access in the Pilbara147
Bardi & Jawi Peoples’ Native Title Claim – A “Single Society”151
Henry Tax Reforms to Target Australian Resource Companies156

NEW SOUTH WALES

- Supreme Court Decision Creates Uncertainty for Exploration157
High Court Decision Means Fundamental Changes to OHS Prosecutions
in New South Wales160

QUEENSLAND

- Food Versus Mining Battle: Is the Strategic Cropping Land Policy the Balanced Answer?162

WESTERN AUSTRALIA

- Application for Extension of Time to Lodge an Objection Under the Mining Act165
Rights of Occupancy Under State Agreement: Validity and Warden’s Jurisdiction167

COMMENTS

- Contractual Indemnities in the Context of Resources Joint Venture Agreements:
Some Further Thoughts171
Access Arrangements for Mining and Petroleum in NSW:
The Liverpool Plains Decisions178

ARTICLES

- Common Law Damages for Public Environmental Harm188
Contractual Royalties – Look before you Leap223
Rights of States Regarding Underwater Cables and Pipelines235

BOOK REVIEW

- The Native Title Market: and Contesting Native Title
by David Ritter257