RESEARCH OF LEGAL INTEREST DEPOSITED IN THE VICTORIA UNIVERSITY LIBRARY BETWEEN 1 OCTOBER 1988 AND 30 SEPTEMBER 1989

L = Legal Writing for LLB (Honours)

R = Research paper prepared in the LLM programme

T = LLM thesis

ADMINISTRATIVE LAW

Howe, B Judicial review and the Commissioner of Inland

Revenue: do administrative law remedies assist

the taxpayer? R

Liew, CC Theresa Lim Chin Chin and Others v The

Inspector-General of Police: the dying writ of

Malaysian habeus corpus. L

Phillips, A The Judicature Amendment Act 1972 and the

application for review: the expanding remedy. R

COMPANY LAW

Chew, S K Negative pledge and subordinated debt financing

in New Zealand: security interests. R

Paterson, H M Shielding the director: indemnification and

insurance in New Zealand. R

Wheeler, S L Section 205 of the Companies Act 1955: schemes

of arrangement. R

Whiteman, S J F Protection of minority shareholder rights. R

COMPETITION LAW

Hannah, STC Exclusive dealing: the first bite into the

franchising apple: should it be illegal under the

Commerce Act 1986? R

CONSTITUTIONAL LAW

Eagleson, W C The Attorney-General and the public interest:

political independence: reality or myth? **R**The Privy Council, will it be missed? **R**

Meech, G A

The Privy Council, will it be missed? R

Stewart, C W

Article five of the basic law of Germa

C W Article five of the basic law of Germany: a model for freedom of expression in New Zealand.

L

CONTRACT

Boyle, A M Joint ventures. R

CRIMINAL LAW

Levy, N DNA fingerprinting: jurisdiction for blood

sampling by force? L

ENVIRONMENTAL LAW

Armstrong, B Sustainable development as a guiding principle

for resource managment law reform in New

Zealand. R

Bramley, M Waste disposal law in New Zealand: a case for

law reform. R

Lucie-Smith, N P Methods of management and allocations of rights

to water resources. R

EQUITY

Holborow, D L Nichols v Jessup: unconscionability in New

Zealand after O'Connor v Hart. L

EVIDENCE

McKnight, P Psychologists and the credibility of other

witnesses: a note on $R \vee B$. L

INDUSTRIAL LAW

Barker, R Industrial relations dispute resolution and the

Labour Relations Act 1987. R

INSOLVENCY LAW

McLelland, T P Reform of the law relating to voidable

preferences. R

INTELLECTUAL PROPERTY

Doucas, M Opposed patent extensions. R

INTERNATIONAL LAW

Brandt, T The common heritage of mankind: present

directions, future choices. R

Cooke, F Transboundary terrorism: the responsibility of

states for harbouring terrorist groups. R

Edwards, G T State interest and the making of international law

by treaty: the protection of New Zealand's marine interests during the negotiation of the United Nations Convention on the Law of the

Sea. R

Fraser, M C The International Centre for the Settlement of

Investment Disputes: its relevance to New

Zealand, R

Gordon, C J Nuclear weapons and international law. R

Iorns, C J Actions speak louder than words: the

Convention on the Regulation of Antarctic

Mineral Resource Activities. R

Nyein, M Sovereignty in an interdependent world? IMF

conditionally. R

LAND LAW Rampton, C B

The Residential Tenancies Act 1986: resolving

tenancy disputes.

LAW AND ECONOMICS

Bates, R J Palmer, M S R Economic efficiency and law reform. L
State-owned enterprise accountability: an

economic analysis of politics and profit. R

LAW PROFESSION

Lynch, J J

"Better the devil you know": occupational

(de)regulation? R

LITIGATION

Cheney, B M M Emerson, J S Mander, C L

McLinden, J VB

Commercial disputes: The mini-trial option. R
Class action procedure in New Zealand. R

The potential of the pre-trial conference in the summary jurisdiction of the District Court. R
A deposition discovery option for New Zealand.

R

MAORI LAND LAW

Phillips, A

Utilisation of Maori land: an examination of

incorporations and section 438 trusts. R

MEDICO-LEGAL

Race, PB

Controls upon the medical and dental

professions. R

MINING

Lum, I N

Crown obligations and petroleum mining

licences. R

PROCEDURE

Bibbey, C E

"Price or prejudice", what a plaintiff may have to

pay for an interim injunction. R

Patel, C G Reform of the law of contempt by publication.

L