Third Biennial Conference

The challenge of contemporary labour law: New directions and disciplines

Friday 22 to Saturday 23 September 2006

Stamford Plaza Brisbane, Queensland

List of Papers

Anderson, G: Current developments in New Zealand

Araki, Takashi (Prof): Changing employment practices, Corporate Governance, and the role of labor law in Japan

Arup, C: Labour law and labour market regulation: Current varieties, new possibilities

Cameron, C: Porn and labour law: A cultural approach

Dungan, A: WorkChoices – the challenge for State Governments

Durbridge, R: WorkChoices: Hobson’s choice at work

Floyd, L: WorkChoices and bargaining: Swinging the pendulum too far to the right

Forsyth, A; Gahan, P; Howe, J and Mitchell, R: Regulating for innovation in workplace production and employment systems: A preliminary discussion of issues and themes

Forsyth, A; Korman, S and Marshall, S: Joint Consultative Committees in Australia: An empirical update
Fredericks, J: Duress & AWAs: The use of economic pressure by employers under WorkChoices

Harpur, P: Occupational health and safety: Statutory protection or human right?

Howe, J, and Landau, I: 'Light touch' Labour regulation by State Governments in Australia: A preliminary assessment

Johnstone, R: Issues arising from Constitutive Regulation of the firm in Occupational Health and Safety

Jones, M: The Market-Outsider Model of Corporate Governance and the management of labour: Does the Australian evidence on labour management practices correspond to the Model?

McCrystal, S: Collective bargaining by independent contractors: Challenges from labour law

Murphy, P: WorkChoices reflections: A practitioner's perspective

Naughton, R: A review of the transmission of business rules under WorkChoices

Pekarek, A and Gahan, P: The regulatory futures of Unions: A preliminary analysis

Rawling, M: Outworkers and the Federal takeover of labour law

Riley, J: Estoppel in the employment context: A solution to standard form unfairness?

Roles, C: Can non-solicitation of staff clauses in employment contracts be enforced? An examination of recent developments

Sutherland, C: From one to many: Institutional supervision of agreement-making in Australian labour law

Tham, J: Towards an understanding of standard employment relationships under Australian labour law

Whelan, D (Commissioner): The common law: A new avenue for enforcing fairness in employment contracts?