

CORRIGENDUM

The following correction is made to the article ‘Legal Challenges to University Decisions Affecting Students in Australian Courts and Tribunals’ by Patty Kamvounias and Sally Varnham, published in volume 34 issue 1 of the *Review*:

In the discussion of the actions taken by Megumi Ogawa under ss 51AB and 52 of the *Trade Practices Act 1974* (Cth) against The University of Melbourne, the authors failed to record in their analysis the decision of Finkelstein J in *Ogawa v Phipps*.¹ In that case, Finkelstein J held that Ogawa’s proceeding against The University of Melbourne had been wrongly transferred to the Federal Magistrates Court, and accordingly granted certiorari and prohibition in respect of two decisions made by that Court.² Finkelstein J also made an order of mandamus requiring Ogawa’s matter to be transferred to the Federal Court of Australia.

¹ (2006) 151 FCR 311.

² Those decisions were *Ogawa v University of Melbourne* [2005] FMCA 1118 (8 August 2005) and *Ogawa v University of Melbourne [No 2]* [2005] FMCA 1216 (18 August 2005).