

# Communications Law Bulletin

## Contents

- 3** AI Sound-alikes, Voice Generation, Deepfakes, and the ELVIS Act: Safeguarding Voice and Likeness Rights in Australia
- 9** Legal Penalty Shootout: Manchester City takes on the Premier League
- 11** A Cautionary Tale for Defamation Plaintiffs: Why Not to Go Back into the Lion's Den to Retrieve Your Hat. *Lehrmann v Network Ten Pty Limited & Lisa Wilkinson*
- 13** Interview with Matilda Boseley
- 16** Federal Court Decides Scope of Exception to Copyright Infringement for Government Services
- 19** *Duncan v Australian Broadcasting Corporation* and the Infringement of Copyright in Films and Television Programs
- 24** *Selkirk v Wyatt* and Other Recent Decisions on Serious Harm
- 28** Event Report: CAMLA Young Lawyers Committee Defamation 101 Seminar
- 29** Regulation of AI in the UK and EU – The Current Landscape
- 32** Interview with Daniel Doctor
- 34** Absolute Privilege in Crime Reporting: Stage 2 Part B Defamation Law Reforms
- 36** Event Report: Gen-AI: From Engine to Entertainment
- 37** The Fine Line Between Judicial Interpretation and Activism: Could the Victorian Charter Form the Basis for a Common Law Tort of Privacy?
- 42** The Bare Recognition of Freedom of Expression in Australia
- 47** Event Report: CAMLA Young Lawyers Committee Young Lawyers Networking Event
- 48** Interview with Nick Kraegen
- 50** *Australian Information Commissioner v Medibank*: A Note on the Concise Statement Released by the OAIC
- 54** Media Release: Legal and Media Giants: Justice Michael Lee and Ita Buttrose AC OBE in Conversation at Women in Media Conference

### Editors

Ashleigh Fehrenbach  
and Eli Fisher

### Editorial Assistants

Jeren Gul and  
Daniella Lambert