LIST OF PUBLICATIONS
(as at October 2022, and in descending chronological order per category)

BOOKS


4. *Principles of Tort Law* (Cambridge University Press, 2016), lxxix + 1,047 pp (18 chapters), plus 10 further chapters available at: www.cambridge.org/mulheron, under the ‘Resources’ tab


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12. ‘Creating, and Distributing, Common Funds Under the English Representative Rule’ (2021) 32 King’s Law Journal 381–413
15. ‘Joining the United Kingdom’s Class Action as a Non-Resident: A Legislative Drafting Conundrum’ (2020) 39 Civil Justice Quarterly 69–89
19. ‘Has Montgomery Administered the Last Rites to Therapeutic Privilege? A Diagnosis and a Prognosis’ [2017] Current Legal Problems 149–188
25. ‘The Damages-Based Agreements Regulations 2013: Some Conundrums in the “Brave New World” of Funding’ (2013) 32 Civil Justice Quarterly 241–55
32. ‘Emerald Supplies Ltd v British Airways plc: A Century Later, the Ghost of Markt Lives On’ (2009) 8 Competition LJ 159–179
35. ‘The “Primary Victim” in Psychiatric Illness Claims: Reworking the “Patchwork Quilt”’ (2008) 19 King’s College LJ 81–112
42. ‘The Defence of Therapeutic Privilege’ (2003) 11 J of Law and Medicine 201–213
44. ‘Contributory Negligence: Should Professional Fiduciaries Accept All the Blame?’ (2003) 19 Tolley’s J of Professional Negligence 422–438
45. ‘The March of Pure Economic Loss ... but to Different Drums’ (2003) 7 Canberra L Rev 87–108

Prize: Winner of The Hon Rex Mason Prize (for best New Zealand legal article of 2003)

54. ‘Juries, Medical Negligence and Causation in the High Court of Australia’ (2000) 8 Tort L Rev 19–23 (co-authored with John Gordon)
60. ‘Solicitors’ Conflicts of Duty and Interest: Some Recent Cases’ (1999) 1 University of Notre Dame
Australia L Rev 83–93


65. ‘Quantum Meruit upon Discharge for Repudiation’ (1997) 16 Australian Bar Rev 150–180


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71. ‘Class Actions and Law Reform: Insights from Australia and England, a Quarter of a Century Apart’ in D Graves and H Mould (eds), 25 Years of Class Actions in Australia (Ross Parsons, Sydney, 2017), ch 14, 303–23


75. ‘The Impetus for Class Actions Reform in England Arising From the Competition Law Sector’


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81. The Damages-based Agreements Regulations Reform Project 2019: An Independent Review of the DBA Regulations 2013 (co-authored, with Nicholas Bacon QC, as independent reviewer of the DBA Regulations, Oct 2019)


88. **Costs and Funding of Collective Actions: Realities and Possibilities** (commissioned by the European Consumers’ Organisation (BEUC), Brussels, Feb 2011), vii + 133 pp


91. **Competition Law Cases under the Opt-out Regimes of Australia, Canada and Portugal** (commissioned by the Department of Business, Enterprise and Regulatory Reform, October 2008), ix + 76 pp (available at: http://www.berr.gov.uk/files/file49008.pdf)


**EDITORIAL-BOARD REVIEWED ARTICLES**

93. ‘**The Damages-Based Agreements Regulations 2013: A Rocky Road Ahead?**’ (Practical Law Co, article identifier: 4-523-7972, Feb 2013) 1–7


95. ‘**Antitrust Litigation: A White Paper Tinged with Green?**’ Brussels Agenda, May 2008 (the invited ‘Viewpoint’ contribution)


100. ‘Anyone for Golf? ... But mind the Kangaroos’ (2000) 27 (5) Brief (Journal of the Law Society of Western Australia) 18–20, and reprinted by request of the Hong Kong Lawyer Editorial Board in (2000/Sep) Hong Kong Lawyer 38–39, and with the author’s permission


104. ‘Nine Lives for a Contractor to Avoid or Reduce Liquidated Damages’ (1998) 61 Australian Construction Law Newsletter 18–34


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