Practice direction

Practice Direction No 4 of 1993 Pursuant to s 72 of the Supreme Court Act I direct that:

When any proceeding, after being fully heard before a Judge, is ordered to stand for judgment and the Judge is absent from the Northern Territory and the judgment and reasons for judgment have been reduced to writing by the Judge, then the same may be made and published by any other Judge in the Northern Territory. In any such case the judgment and reasons shall have the same force and effect as if the Judge whose judgment and the reasons as so made and published had been present in Court in the Territory and had made and delivered the same in person.

Dated the 21st day of September 1993. [signed]

Chief Justice.

Sport and the law

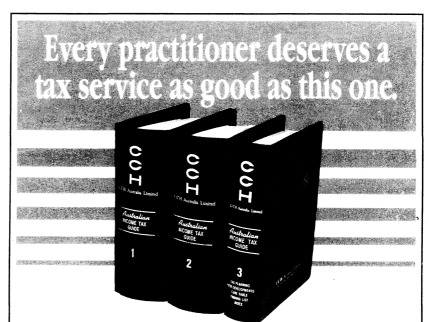
The Australian and New Zealand Sports Law Association Inc is on a membership drive.

The Association is specifically set up to address issues of sport and the law.

Members consist of lawyers, sport administrators, academics, athletes and sport and government organisations from Australia and New Zealand.

ANZSLA's third annual conference, "Amateur" Sport in a Professional World: New Horizons for Lawyers and Administrators, will be held at the Australian Institute of Sport in Canberra in December.

Anyone wanting details on either the conference or on ANZSLA membership should contact the President, Hayden Opie, PO Box 4252 Melbourne University, Parkville, Victoria, 3052.



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