

THE UNIVERSITY OF
WESTERN AUSTRALIA
LAW REVIEW

Volume 42(2)

October 2017

Articles

The Problems with Amann: Would an Agreement-Centred Approach to Remoteness Benefit Australian Jurisprudence? <i>Hugh Davis</i>	1
Reigniting the Lamp: The Case for Including People who are Blind or Deaf as Jurors <i>Brock Budworth, Trevor Ryan and Lorana Bartels</i>	29
Jumping the Wall: Geoblocking, Circumvention and the Law <i>Thomas Burke</i>	56
Trust the People or Business as Usual? An Examination of Lay Participation in the Japanese Criminal Justice System <i>Kenny Yang</i>	69
Patient's Medical Records, Privacy and Copyright in Nigeria: On-Going Research <i>Titilayo O. Aderibigbe and Bankole Sopido</i>	88
Fragile Barriers: International Humanitarian Law in the Polar Regions <i>Wygene Chong</i>	110

Case Note

The Duty We Owe: Foetal Alcohol Spectrum Disorder, Indigenous Imprisonment and <i>Churnside v Western Australia</i> [2016] WASCA 146 <i>Jacqueline Baker</i>	119
---	-----

Book Review

<i>Hybridization of Food Governance. Trends, Types and Results</i> <i>Michael Blakeney</i>	136
---	-----