



Quiz

Banking, Litigation, and Access to Law

1. What arguments did the litigants in *Sanderson & Anor v Bank of Queensland Limited* [2016] QCA 137 rely on?
 - a. An OPCA that because the Bank had not produced the original document, there was no loan
 - b. An "equality of arms" argument based on Article 14 of the *International Covenant on Civil and Political Rights*
 - c. Both a. and b.
 - d. Breach of procedural fairness
2. Which case provides authority for the proposition that the principles of *Dietrich v R* do not apply to civil matters?
 - a. *Meads v Meads* [2012] ABQB 571; [2013] 3 WWR 419
 - b. *New South Wales v Canellis* [1994] HCA 51
 - c. *National Australia Bank Ltd v Rice* [2015] VSC 10
 - d. None of the above

3. What is a lesson from the case of *Sanderson*?
 - a. Courts should maintain the fact and appearance of scrupulous fairness when OPCA arguments are raised
 - b. There is a need for community legal services and for solicitors and barristers to reconsider their fee rates in order to ensure that as many people as possible get access to justice
 - c. There is a concern in the community that true access to justice is restricted to the financially elite
 - d. All of the above
4. What is QPILCH?
 - a. A service where particularly at risk young people with a legal problem but with other associated problems as well get assigned to a group of practitioners and a group of referrers for a number of years to help them transition from troubled youth to adulthood
 - b. A clearing house which acts as a referral agency where individuals without means or ability to access other assistance, have a central place to telephone volunteer law students and solicitors who assist with making referrals to mental health practices, various clinics, law firms and barristers
 - c. A department of Legal Aid in Queensland
 - d. The Lawyers Association in Queensland
5. What important problem(s) does Mr Jones believe need to be addressed in relation to the legal justice system?
 - a. General affordability of legal services
 - b. Increasing delays in the court system
 - c. Lack of funding to community legal centres
 - d. Both a. and c.

Answers:

1. c 2. b 3. d 4. b 5. d