



WHISTLEBLOWING – what is it, who does it, when is it lawful, when is it mandatory?

DATE: Wednesday 25 March 2020
TIME: 5.00pm – 6.30pm
PLACE: Court Room 1, Level 21,
 Law Courts Building,
 Queens Square, Sydney

The *Treasury Laws Amendment (Enhancing Whistleblower Protection) Act 2019* has focused attention on what was already a subject of much interest, importance and discussion. The Act amends the *Corporations Act 2001* and the *Tax Administration Act 1953* to permit and protect disclosures and protect disclosers, in the areas that they cover. But the topic is broader, for example:

- What are the relevant principles of the general law relevant to whistleblowing?
- What if the facts disclosed by the whistleblower turn out to be incorrect?
- Does the discloser's motivation matter, eg a disgruntled employee or a trade competitor?
- Are journalists in a special position – should they be?
- In what circumstances **must** an employee or associate of a taxpayer disclose to the Commissioner of Taxation that tax is being evaded?

The panellists have a special interest in the subject and will speak on these and other questions.

Professor A J Brown

Professor of Public Policy & Law in the Centre for Governance & Public Policy, Griffith University

Professor Robert Deutsch

Senior Tax Counsel, Tax Institute and Professor of Law, University of New South Wales.

Ms Connie Carnabuci

General Counsel, Australian Broadcasting Commission.

The Hon Stephen Charles AO QC

Formerly a Judge of the Supreme Court of Victoria

Chair

The Hon Justice Julie Ward

Chief Judge in Equity, Supreme Court of New South Wales.

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 by 19 March 2020