



SPONSORS' SEMINAR

Right of Entry and the Henny Penny Principle: is the sky a-going to fall?

One of the more hotly debated aspects of the *Fair Work Bill 2009* (Cth) in the lead up to its passage through the Commonwealth Parliament were the provisions of the legislation regulating union right of entry to workplaces. Unions pushed strongly for a winding back of the statutory regulation of right of entry introduced by the Work Choices legislation, while employers exhorted the Rudd Government to retain the status quo. This seminar will cover key developments in union right of entry after Work Choices, and will consider to what extent the Fair Work Act is likely to expand union entry rights when it comes into effect.

To address these issues, we are delighted to announce that our guest speaker will be:

Nick Harrington

Nick is a member of the Victorian Bar and practices predominantly in the areas of employment law, industrial relations and discrimination and human rights law.

Please note that for the convenience of sponsors, this seminar will be held at the offices of Allens Arthur Robinson, not at the Melbourne Law School. The venue details are set out below.

DATE: Thursday 25th June 2009
TIME: 6:00pm
PLACE: Allens Arthur Robinson
Level 27
530 Collins St
Melbourne

RSVP: Tessa Dermody (CELRL Coordinator) by Monday 22nd June
Tel: (03) 8344 8924
Email: law-celrl@unimelb.edu.au

Refreshments will be served after the seminar

If this particular educational activity is relevant to your immediate or long term needs in relation to your professional development and practice of the law, please claim one unit for each hour of attendance, refreshment breaks not included.