

Follow-up Australian Article on Enforcing a Judgment on a Judgment

Further to the [post in May this year](#) regarding P St J Smart's article which contended that an Australian court should not enforce a "judgment on a judgment", Ian Molloy has written a follow-up article in the latest *Australian Law Journal* (2007 vol 81, p 760) highlighting two cases which adopt this view. The cases are the Supreme Court of New South Wales decision in *Taylor v McGiffen* (unreported, Supreme Court of New South Wales, 15 July 1985) and the National Court of Justice of Papua New Guinea decision in [WorkCover Authority \(NSW\) v Placer \(PNG\) Exploration Ltd \[2006\] PGNC 47](#). Ian Molloy's article is available on the internet to Lawbook Online subscribers.