

Special leave granted in PT Garuda Indonesia Ltd v Australian Competition and Consumer Commission

The High Court has recently granted special leave to appeal from the decision of the Full Court of Federal Court in *PT Garuda Indonesia Ltd v Australian Competition and Consumer Commission* [2011] FCAFC 52; (2011) 192 FCR 393; 277 ALR 67, on which James McComish has previously posted. The case concerns the applicability of foreign state immunity to government-owned airlines in the context of civil proceedings for breach of competition laws.