

31119

In the Privy Council.UNIVERSITY OF LONDON
W.C.I.

3 APR 1951

ON APPEAL
FROM THE HIGH COURT OF AUSTRALIA
INSTITUTE OF ADVANCED
LEGAL STUDIES

BETWEEN

THE COMMONWEALTH OF AUSTRALIA and
OTHERS (Defendants) - - - *Appellants in each
Appeal*

AND

10 BANK OF NEW SOUTH WALES and OTHERS
(Plaintiffs) *Respondents in the
first Appeal*

AND BETWEEN

SAME

AND

THE BANK OF AUSTRALASIA and OTHERS
(Plaintiffs) *Respondents in the
second Appeal*

AND BETWEEN

SAME

AND

20 THE STATE OF VICTORIA and ANOTHER
(Plaintiffs) *Respondents in the
third Appeal*

AND BETWEEN

SAME

AND

THE STATE OF SOUTH AUSTRALIA and
ANOTHER (Plaintiffs) *Respondents in the
fourth Appeal*

AND BETWEEN

SAME

AND

30 THE STATE OF WESTERN AUSTRALIA and
ANOTHER (Plaintiffs) *Respondents in the
fifth Appeal*

AND

THE STATE OF NEW SOUTH WALES and THE
ATTORNEY-GENERAL OF THE STATE OF
NEW SOUTH WALES and the STATE OF
QUEENSLAND and the ATTORNEY-
GENERAL OF THE STATE OF
QUEENSLAND *Interveners in each
Appeal.***Case for the Interveners.**40 The Interveners adopt and rely on paragraphs 22 to 67 inclusive of
the Case for the Appellants, and submit that the appeals should be allowed
for the Reasons numbered (2), (3), (4), (6) and (7) set out in paragraph 90
of the Case for the Appellants.

D. N. PRITT.

FRANK GAHAN.

No. 55 of 1948.

In the Privy Council.

ON APPEAL

From The High Court of Australia.

BETWEEN

THE COMMONWEALTH OF AUSTRALIA
AND OTHERS

AND

BANK OF NEW SOUTH WALES AND OTHERS

SAME

AND

THE BANK OF AUSTRALASIA AND OTHERS

SAME

AND

THE STATE OF VICTORIA AND ANOTHER

SAME

AND

THE STATE OF SOUTH AUSTRALIA AND ANOTHER

SAME

AND

THE STATE OF WESTERN AUSTRALIA
AND ANOTHER

(Consolidated Appeals)

AND

THE STATE OF NEW SOUTH WALES AND THE
ATTORNEY-GENERAL OF THE STATE OF NEW
SOUTH WALES AND THE STATE OF QUEENSLAND
AND THE ATTORNEY-GENERAL OF THE STATE
OF QUEENSLAND *Intervener in each Appeal.*

Case

FOR THE INTERVENERS.

LIGHT & FULTON,

24 John Street,

Bedford Row, W.C.1,

Solicitors for the Interveners.