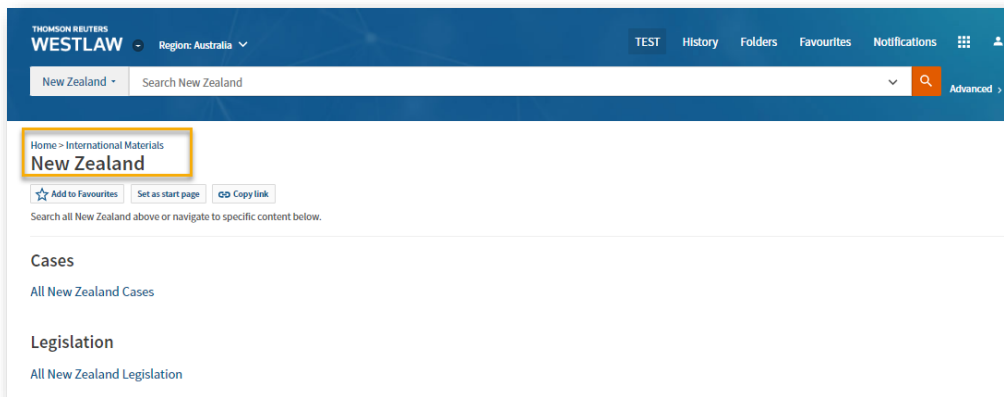


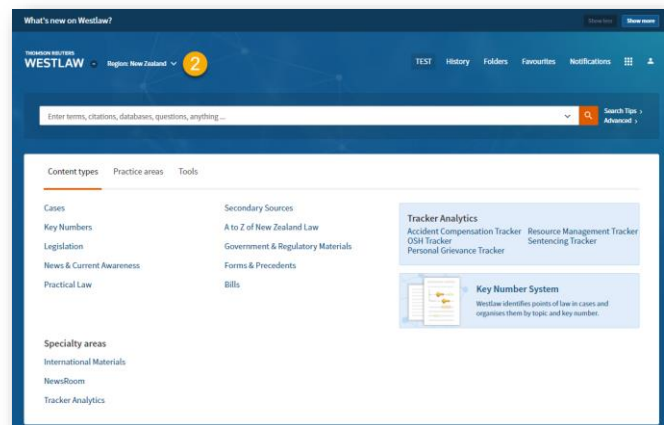
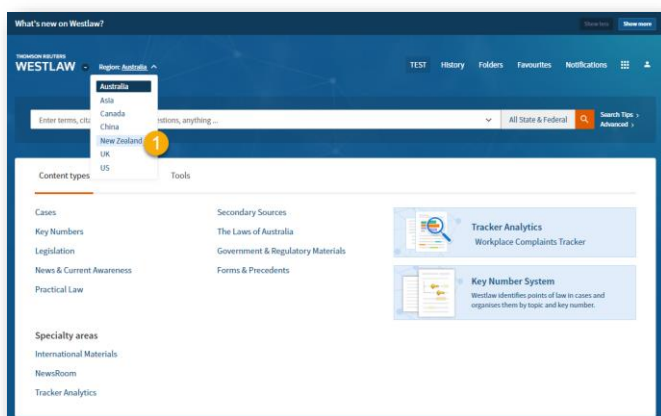
Accessing New Zealand Content on Westlaw Australia – Tips Guide

As part of the August release, we have introduced a new way to access New Zealand content in Westlaw Australia.

1. If you are currently subscribed to New Zealand content, when selecting New Zealand in the region dropdown menu, you will be redirected to the Westlaw New Zealand site. This will allow you to access the full functionality of New Zealand content including browsing, table of contents, deep-links and more. The New Zealand site access will be granted automatically, you will not need additional credentials.
- **OLD:**
Previously when you click on New Zealand in the region drop-down menu, you are taken to the New Zealand page in the International Materials section within Westlaw Australia, and you can only run search to find a document.



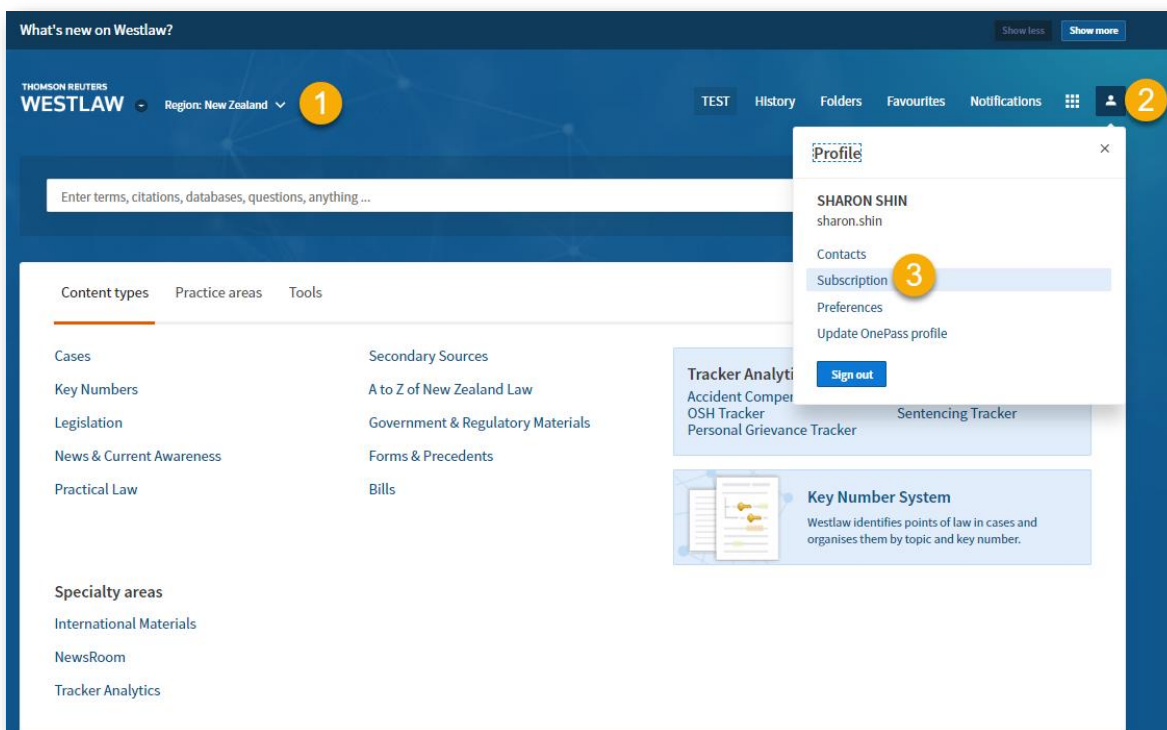
- **NEW:**
You will now be redirected to the New Zealand site.



How to view your subscription list

1. If you want to view a list of New Zealand content, select **New Zealand** from the region drop-down menu
2. Click the Profile icon
3. Then select Subscription from the list.

Note: If you want to see a list of **Australia** content, please select Australia from the region drop-down menu -> Profile -> Subscription.



Correct behaviours when you have access to both Australia and New Zealand sites:

- When you are researching in Westlaw New Zealand, all document links will open in Westlaw New Zealand
- When you are researching in Westlaw Australia, all document links you will open in Westlaw Australia

For example: 1) When viewing a NZ case in Westlaw New Zealand, 2) if you click on an Australian case reference, 3) the Australian document will open in Westlaw New Zealand.

1 Viewing an AU case in Westlaw Australia

Bell Lawyers Pty Ltd v Pentelow
High Court of Australia · 4 September 2019 · [2019] HCA 29 · (2019) 269 CLR 333 · (2019) 93 ALJR 1007 · (2019) 372 ALR 555 · 2019 WL 4164975 (Approx. 34 pages)

Document Negative Treatment (2) History (4) Citing References (144) Table of Authorities Powered by KeyCite

2 of 129 results Original terms

- 44 (1994) 179 CLR 403 at 411.
- 45 Latoudis v Casey (1990) 170 CLR 534 at 557; [1990] HCA 59; Cachia v Hanes (1994) 179 CLR 403 at 410; Oshlack v Richmond River Council (1998) 193 CLR 72 at 85-86 [33]-[34], 120 [134]; [1998] HCA 11; Northern Territory v Sangare [2019] HCA 25 at [12].
- 46 (1994) 179 CLR 403 at 410-411.
- 47 6 Edw I c.1.
- 48 Cachia (1994) 179 CLR 403 at 405.
- 49 (1994) 179 CLR 403 at 412.
- 50 (1994) 179 CLR 403 at 412-413 (footnote omitted).
- 51 (1994) 179 CLR 403 at 424-425.
- 52 Cachia (1994) 179 CLR 403 at 416-417.
- 53 Litigants in Person (Costs and Expenses) Act 1975 (UK).
- 54 McGuire v Secretary for Justice [2018] NZSC 116 at [56].
- 55 Skidmore v Blackmore (1995) 122 DLR (4th) 330.

2 Click on a NZ case

3 McGuire v Secretary for Justice

Supreme Court of New Zealand · 27 November 2018 · [2018] NZSC 116 · [2019] 1 NZLR 335 · (2018) 24 PRNZ 350 · 2018 WL 6176866 (Approx. 27 pages)

Document Negative Treatment (1) History (4) Citing References (119) Table of Authorities Powered by KeyCite

Original Image of [2018] NZSC 116 · View Reported Versions

[2018] NZSC 116
Supreme Court of New Zealand

McGuire v Secretary for Justice

SC22/2018
Hearing: 1 August 2018
Decision: 27 November 2018

Elias CJ, William Young J, Glazebrook J, O'Regan J, Ellen France J

Synopsis

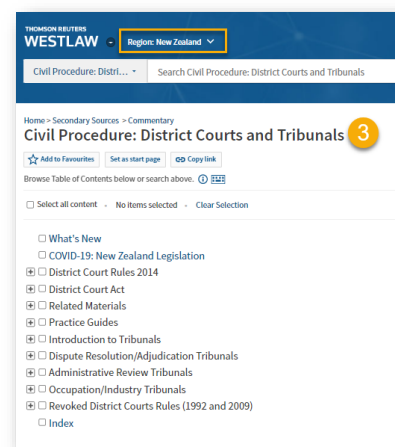
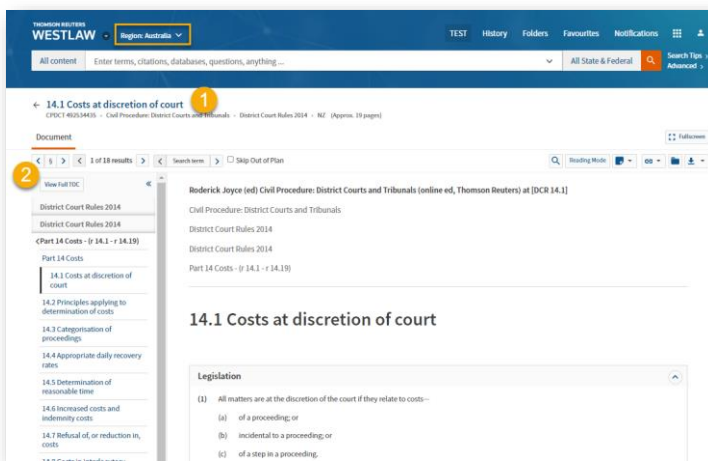
Unsuccessful appeal by M against Court of Appeal ('CA') decision allowing SJ's cross-appeal against High Court ('HC') decision refusing application to strike out part of M's judicial review claim; M provided legal services to legally aided clients until 2010, when the Legal Service Agency ('LSA') upheld a complaint that he had sought contingency fees that were precluded by legal aid legislation and terminated his legal services contract; M brought unsuccessful judicial review proceedings against LSA and brought present claim after SJ declined his application for approval as lead legal aid service provider in family law in November 2013 ('2013 decision'); M also had statutory right under s 82 Legal Services Act 2011 (LSA2011), which he did not exercise, to seek review of SJ's decision; M amended his claim to include challenge to SJ's 2015 decision to refuse him approval to provide legal aid services as duty solicitor and legal aid provider in criminal law; SJ sought to strike out M's judicial review claim in respect of 2013 decision as he had not obtained a review of the decision under s 82 LSA2011; HC dismissed SJ's application, which was allowed in CA; key questions on appeal whether (a) CA correctly allowed cross appeal and (b) HC Judge should have made a costs award in favour of M, who represented himself

Some exceptions to the above rules:

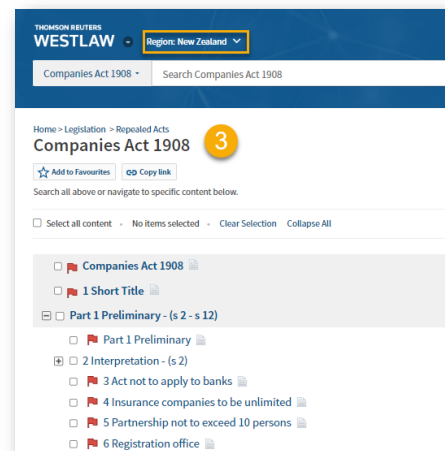
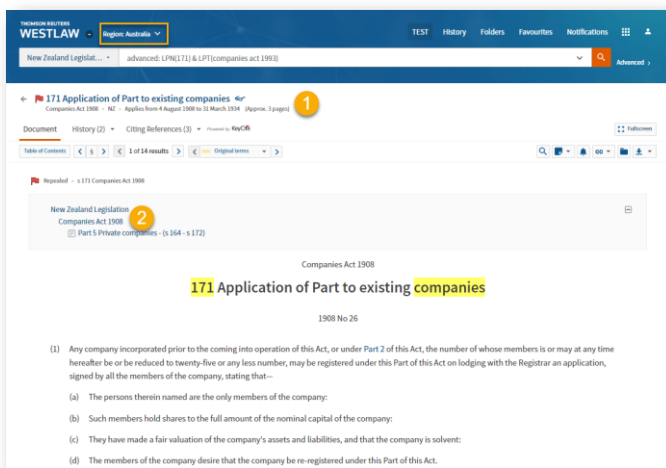
If you click on the below features, you will be redirected to the original application where the information is available.

- If you click on the “View Full Toc” button when viewing a document.
- If you click on the “document path” within viewing a document.
- Favourites / Custom Page
- Copy link (Deep links), Copy Citation and Copy with reference.

For example, 1) if you are viewing a New Zealand commentary document in Westlaw Australia and 2) click on the “View Full Toc” button, 3) you will be redirected to the New Zealand site to view the table of contents. The table of contents for New Zealand content is only available in Westlaw New Zealand and the table of contents for Australian content is only available in Westlaw Australia.



Another example: 1) If you are viewing a New Zealand legislation document in Westlaw Australia, and 2) click on a link within the document path, 3) you will be taken to the New Zealand site to view the table of contents for an Act.



Help & Support

Need more information about how to research within Westlaw? Please visit our [Customer Portal](#) to access User Guides, Help Videos, Tips, Complimentary Webinars and more.