Bibliography for paper delivered by Federal Magistrate Coakes at the 'Learned Friends Conference' in Vietnam on 9 January 2012 for the paper entitled, 'Prejudice – Is It Always Black and White'

- R v Sussex Justices, Ex Parte McCarthy [1924] 1 KB 256, [1923] All ER 233 –
  Lord Chief Justice Stewart
  - "... a long line of cases shows that it is not merely of some importance but is of fundamental importance that justice should not only be done, but should manifestly be and undoubtedly be seen to be done"
- Paper by Justice J.A. Dowsett of the Federal Court of Australia entitled,
  'Prejudice The Judicial Virus' delivered at the "Judicial Reasoning Art or Science" Conference (February 2009), Canberra in conjunction with National Judicial College of Australia, ANU College of Law and the Australian Academy of Forensic Sciences
- Paper delivered by the Honourable Murray Gleeson, former Chief Justice of the High Court of Australia entitled, 'Role of the Judge and Becoming a Judge' presented at the National Judicial Orientation Programme at Sydney on 16 August 1998
- 4. Paper entitled, 'Unconscious Judicial Prejudice' delivered by the Honourable Keith Mason former president of the New South Wales Court of Appeal presented to the Supreme and Federal Courts Judges Conference January 2001
- 5. R v Watson; Ex Parte Armstrong [1976] HCA 39; (1976) 136 CLR 248
- 6. Webb & Hay v R [1994] HCA 30; (1994) 181 CLR 41

- 7. Ebner v Official Trustee in Bankruptcy [2000] HCA 63; 205 CLR 337; 176 ALR 644
- 8. Dimes v Proprietors of the Grand Junction Canal and Others [1852] EngR 789; (1852) 3 HLC 759
- R v Bow Street Metropolitan Stipendiary Magistrate, Ex Parte Pinochet Ugarte
  [1999] UKHL 1; [2000] 1 AC 119
- 10. Johnson v Johnson [2000] HCA 48; 201 CLR 488
- 11. Antoun v The Queen (2006) 224 ALR 51; [2006] HCA 2
- 12. Paper entitled 'The Rule Against Bias' by M Groves, Senior Lecture, Faculty of Law, Monash University [2009] UMonashLRS 10
- 13. Loveridge & Emery & Anor [2011] FamCAFC 226 Full Court of the Family Court of Australia from a decision of Austin J refusing to disqualify himself
- 14. *Nadkarni & Nadkarni* [2011] FamCAFC 160 Full Court of the Family Court of Australia, from a decision of Federal Magisrate Harman determining an application for disqualification when not listed for hearing that day and refusing to hear submissions
- 15. Hopper & Hopper [2011] FMCAfam 154, Federal Magistrates Court of AustraliaFederal Magistrate Brown declining to disqualify himself
- Cooper & Xerri [2011] FMCAfam 828 Federal Magistrate Lapthorn refusing to disqualify himself
- 17. Paper entitled 'Judicial Impartiality: The Impossible Quest' by the Right Honourable McLachlan PC, Chief Justice of Canada
- 18. *Liteky v United States* (92-6921), 510 U.S 540 (1994)