

References to CAMAC report *Sons of Gwalia*

- M Hirst, 'On the beat: Another one bites the dust' (2011) 11(9) *Insolvency Law Bulletin* 162
- C Di Lernia, 'Shareholder rights in the face of corporate bankruptcy events' (2010) 38 *Australian Business Law Review* 83
- R Baxt, 'Editorial' (2010) 38 *Australian Business Law Review* 81
- N Moore & J Black, 'Australian Insolvency Law Reform Proposals' (2010) 29-3 *American Bankruptcy Institute Journal* 34
- 'The High Court again strikes at the heart of the rights of shareholders – the *Sons of Gwalia* endorsed by CAMAC' *The Baxt Report* Vol 5, Issue 2 (March 2009) 11
- K Berkeley, J Mackie, J Marshall & C Della-Bosca, 'Sons of Gwalia and the CAMAC report – where to from here?' *Insolvency Law Bulletin* (March 2009) 115
- D Pompilio, 'Should claims held by misled and deceived shareholders rank with rather than behind claims held by other unsecured creditors of insolvent companies?' (2009) 27 *Company and Securities Law Journal* 426
- C Witting, 'Modified limited liability' (2009) 27 *Company and Securities Law Journal* 108
- J Harris & M Legg, 'What price investor protection? Class actions Vs Corporate rescue' (2009) 17 *Insolvency Law Journal* 185
- E Boros, 'Shareholder litigation after *Sons of Gwalia Ltd v Margaretic*' (2008) 26 *Company and Securities Law Journal* 235.
- A Bilski & P Brown, 'Sons of Gwalia versus shareholder subordination: Fairness versus efficiency' (2008) 26 *Company and Securities Law Journal* 93
- M Duffy, 'After *Sons of Gwalia* – Some perspectives on the position of shareholders and creditors and the question of law reform' (2008) 22 *Australian Journal of Corporate Law* 161
- A Hargovan & J Harris, 'Shareholders as creditors: A response to the CAMAC discussion paper on law reform' (2008) 22 *Australian Journal of Corporate Law* 135
- C Fenwick and G Magner, 'Creditors vs Misled Shareholders: Finding the Right Balance' (2007/08) 8(5) *Insolvency Law Bulletin* 81