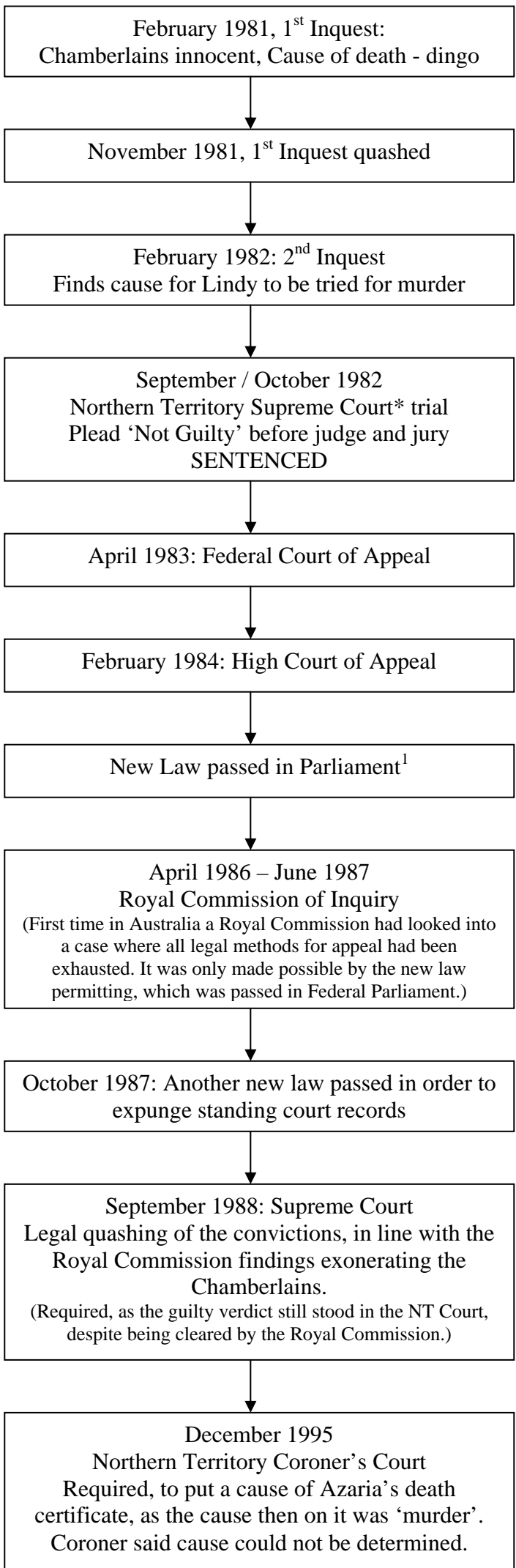


# AN OUTLINE OF THE JUDICIAL PROCESS PERTAINING TO THE CHAMBERLAIN CASE



\* These courts are also courts of appeal. An appeal can only be based on evidence *already* presented in the Supreme Court, or on lawyers' mistakes or the misreading of legal rules. In the Chamberlain case, there were several appeals to each of these courts between each court case.

<sup>1</sup> Due to public pressure, a new law was passed in Australia to allow a new legal process of inquiry to be held into any matters where it is suspected that the whole truth has been unable to be revealed or has been withheld for any reason. Previous to this, the High Court had been the final legal step in Australia, although other countries had provision for a further step. This allows an exhaustive inquiry into *all* evidence, no matter how insignificant, and is extremely wide ranging and thorough.