IN THE HIGH COURT OF AUSTRALIA SYDNEY REGISTRY

No. S417 of 2011

BETWEEN: Certain Lloyd's Underwriters Subscribing to Contract No IH00AAQS

Appellant

HIGH COURT OF AUSTRALIA
FILED
1 8 JAN 2012
THE REGISTRY SYDNEY

and

John Cross Respondent

No. S418 of 2011

BETWEEN: Certain Lloyd's Underwriters Subscribing to Contract No IH00AAQS

Appellant

and

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Mark George Thelander Respondent

No. S419 of 2011

BETWEEN: Certain Lloyd's Underwriters Subscribing to Contract No IH00AAQS

Appellant

and

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Jill Maria Thelander Respondent

APPELLANT'S CHRONOLOGY

Part I:

I certify that this chronology is in a form suitable for publication on the internet.

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Part II:

Date	Event
18 January 2001	Respondents are assaulted at the Narrabeen Sands Hotel by security officers employed by Australian Venue Security
	Services Pty Limited ("AVS"). (Court below at [4])

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00 Marris 0000	The O'r' Link W. A. COOO (NOW)
20 March 2002	The Civil Liability Act 2002 (NSW)
	commences, with retrospective operation.
40.1.11.0000	(Court below at [13])
19 April 2002	Proceedings were commenced by each of
	the Respondents against parties other than
	AVS (i.e. the manager of the Hotel and the
	owner of the Hotel). (Judgment on costs
	at first instance at page 1)
6 December 2002	The Civil Liability Amendment (Personal
	Responsibility) Act 2002 commences.
12 July 2005	Judge Bell DCJ grants leave to join AVS as
,,	a Defendant. (Court below at [8];
	Judgment on costs at first instance at
	page 1)
1 October 2005	Legal Profession Act 2004 commences.
1 October 2003	(Court below at [16])
20 June 2006	
20 June 2006	Civil Liability Amendment Act No 55 of 2006
00.5	commences.
26 February 2007	AVS placed into liquidation. Respondents
	do not seek leave to proceed against AVS.
	(Judgment on costs at first instance at
	page 1)
29 May 2008	Judge Truss DCJ grants leave to join the
	Appellants, as the insurers of AVS, as
	Defendants. (Judgment on costs at first
	instance at page 2)
27 November 2009	Judge Garling DCJ delivers judgment on
	liability. Verdicts against the Appellants are
	entered in favour of the Respondents as
	follows:-
	a) Mark Thelander \$70,113
	b) Jill Thelander \$40,000
	c) John Cross \$65,000
	() JOHN 01000
	(Judgment on liability at first instance at
	pages 1, 5 & 28)
22 April 2010	Judge Garling DCJ delivers judgment on
בב האווו בטוט	
1 June 2011	costs. (Court below at [6])
1 June 2011	Decision of the Court of Appeal of New
	South Wales on the appeal from the costs
	judgment of Garling DCJ. ([2011] NSWCA
	136)
5 July 2011	Decision of the Court of Appeal of New
	South Wales in Williamson v State of New
	South Wales. ([2011] NSWCA 183)
9 December 2011	Special leave granted to appeal from above
	decisions of Court of Appeal of New South
	Wales.
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Dated 16th of January 2012

RJH Darke SC

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