Benchmark



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Banking

A Daily Bulletin listing Decisions of Superior Courts of Australia

Executive Summary (1 minute read)

Bamford v Commissioner of Taxation - s97(1) *Income Tax Assessment Act* 1936 (Cth) – "income of trust estate" - "that share of the net income of a trust estate"

O'Farrell v Palicave Pty Limited - Bankruptcy – appeal from Federal Magistrate's order that appellant's estate be sequestrated dismissed - whether respondent creditor estopped from claiming a debt additional to that sued for.

Hamilton v Inspector-General in Bankruptcy - ss33(1)(c) & 155D(1)(a) *Bankruptcy Act* 1966 (Cth) - extension of time in relation to registration as a trustee in bankruptcy.

Tidswell Financial Services Limited as Responsible Entity for the Pooled Mortgage Managed Investment Scheme v Sovereign Capital Limited - s48 *Federal Court of Australia Act* 1976 (Cth) - in third party claim, defendants seeking indemnity from third party in relation to plaintiff's claim against them under insurance policy with third party - application by third party granted that proceedings be conducted in NSW.

Keynes v Rural Directions Pty Ltd (No 2) - Forward contracts for supply of grain not derivatives or financial products.

White City Tennis Club Ltd v John Alexander's Clubs Pty Ltd & Poplar Holdings Pty Ltd - Contracts - equitable remedies – joint venture agreement – memorandum of understanding - option to acquire land - fiduciary duties - unconscionability - constructive trusts – appeal allowed.

Symbion Medical Centre Operations Pty Limited v Richard Spence Alexander - Application for new expedited hearing date refused.

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PM Sulcs & Associates Pty Ltd v Oliveri - Torts - detinue - order that defendant deliver up files & documents on provision by plaintiff of security for costs payable to defendant.

Arnautovic & Anor as joint liquidators of Australian Coal Technology Pty Ltd v Nichola & Ors trading as Middletons Lawyers & Anor - Amendment to correct name of party – ss64(1)(b) & 65(2)(b) *Civil Procedure Act* 2005 (NSW) - leave granted to amend.

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Summaries with links (5 minute read)

Friday 5 June 2009

Bamford v Commissioner of Taxation [2009] FCAFC 66

Full Federal Court of Australia

Emmett, Stone & Perram JJ (in Sydney)

s97(1) *Income Tax Assessment Act* 1936 (Cth)– three appeals – contributions to offshore superannuation fund - "income of trust estate" - "that share of the net income of a trust estate" - whether "share" can, in certain circumstances, refer to an amount rather than a proportion – disparity between net income & distributable income - whether capital receipts deemed income by trust deed are income for purposes of income tax assessment – whether present entitlement to income – two of the appeals dismissed – third appeal upheld, decision of AAT set aside & matter remitted – case law considered includes <u>Cajkusic v Commissioner of Taxation [2006] FCAFC 164; (2006) 155 FCR 430.</u>

Bamford

O'Farrell v Palicave Pty Limited [2009] FCAFC 64

Full Federal Court of Australia

Jacobson, Edmonds & Barker JJ (in Sydney)

Bankruptcy – appeal from Federal Magistrate's order that appellant's estate be sequestrated - whether respondent creditor estopped from claiming a debt additional to that sued for – no inconsistency between a judgment for instalments of principal under an agreement and a judgment for the balance outstanding under the same agreement – appeal dismissed.

O'Farrell

Hamilton v Inspector-General in Bankruptcy [2009] FCA 592

Federal Court of Australia

Marshall J (in Melbourne - via videolink to Hobart)

ss33(1)(c) & 155D(1)(a) Bankruptcy Act 1966 (Cth) - applicant seeking extension of time in which to make application to respondent to extend his registration as a trustee in bankruptcy – application granted.

Hamilton

<u>Tidswell Financial Services Limited as Responsible Entity for the Pooled Mortgage Managed Investment Scheme v Sovereign Capital Limited</u> [2009] FCA 582

Federal Court of Australia

Besanko J (in Adelaide - via videolink with Sydney & Brisbane)

s48 Federal Court of Australia Act 1976 (Cth) - failed investment at Diamond Bay, Vaucluse in Sydney -

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third party to proceedings Brit Underwriting Ltd on its own behalf & on behalf of underwriting members of three syndicates at Lloyd's of London subscribing to an insurance policy number - in third party claim, defendants seeking indemnity from third party in relation to plaintiff's claim against them under the policy with the third party - application by third party to proceedings for transfer of proceedings against it to Federal Court in NSW, or alternatively, an order that the proceedings against it be heard in Sydney – defendants seeking that proceedings be transferred to Queensland – application by third party granted, that proceedings be conducted in NSW Federal Court.

Tidswell Financial Services

Keynes v Rural Directions Pty Ltd (No 2) [2009] FCA 567

Federal Court of Australia

Besanko J (in Adelaide)

Financial products – derivatives – forward contracts for supply of grain -summary judgment entered in favour of defendants in relation to forward contracts – forward contracts not derivatives or financial products.

Keynes

White City Tennis Club Ltd v John Alexander's Clubs Pty Ltd & Poplar Holdings Pty Ltd [2009] NSWCA 114

Court of Appeal of New South Wales

Giles, Basten, Macfarlan JJA

Contracts - equitable remedies – joint venture agreement – memorandum of understanding - option to acquire land - fiduciary duties - unconscionability - constructive trusts – corporations: legal capacity & relations with outsiders - circumstances in which companies alter egos of their controller - Torrens Title - indefeasibility of title - in personam exception applicable where registered proprietor is a primary wrongdoer – for decision 21 November 2008, see 'Benchmark' I, B & IBC Tuesday 25 November 2008 & link below - appeal allowed – declaration made that second respondent holds all of its right, title & interest in the land identified in Folio Identifier 2/1114604 on a constructive trust for appellant – detailed consideration of text & case law from Australia, UK & New Zealand in judgment of Macfarlan JA .

White City Tennis Club

White City Tennis Club – decision 21 November 2008 - contracts – fiduciary relationships - *Trade Practices Act* 1974 (Cth) - repudiation - option - memorandum of understanding - equal bargaining power - unconscionable conduct/equitable fraud - in light of plaintiff's repudiation of contract, no fraud or unconscionable conduct found – proceedings dismissed.

Symbion Medical Centre Operations Pty Limited v Richard Spence Alexander [2009] NSWSC 470

Supreme Court of New South Wales

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Application for new expedited hearing date after request to vacate original expedited hearing date due to addition of new defendant and new cause of action - new case is not only in breach of contract but



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has expanded to a claim for tort of inducement of breach of contract – expedition refused – matter removed from Expedition List.

Symbion Medical Centre Operations

PM Sulcs & Associates Pty Ltd v Oliveri [2009] NSWSC 456

Supreme Court of New South Wales

Debelle J

Torts - detinue - files & documents in relation to earlier litigation held pending payment of costs & disbursements - whether costs agreement existed - no costs agreement existed : costs payable on quantum meruit basis as assessed under Division 6 of Part 11 *Legal Profession Act* 1987 (NSW) - order that defendant deliver up files & documents on provision by plaintiff of security for costs payable to defendant.

PM Sulcs

Arnautovic & Anor as joint liquidators of Australian Coal Technology Pty Ltd v Nichola & Ors trading as Middletons Lawyers & Anor [2009] NSWSC 481

Supreme Court of New South Wales

Barrett J

Amendment to correct name of party –ss64(1)(b) & 65(2)(b) *Civil Procedure Act* 2005 (NSW) - decision made by liquidators' employee on a misunderstanding - liquidators' intention was to sue correct party - director of both parties knew that wrong party had been sued – leave granted to amend – case law considered includes <u>Austin Australia Pty Ltd v A & G Scaffolding & Rigging Service Pty Ltd</u> [2007] NSWSC 1077; (2009) 25 ACLC 1363.

<u>Arnautovic</u>

Due to the public holiday on Monday, the next edition of 'Benchmark' will be published on Tuesday 9 June, 2009