

Select Cases

Recent Appellate Decisions

- *Taylor v Owners Strata Plan No 11564* (2014) 306 ALR 547 (HCA)
- *Registrar -General (NSW) v Lawcover Insurance Pty Limited* [2014] NSWCA 241 Insurance; Real Property - Torrens Assurance Fund - s 6 Law Reform (Miscellaneous Provisions) Act 1946 (NSW)
- *Guild Insurance v Hepburn* [2014] NSWCA 400 Insurance - s 6 of Law Reform (Miscellaneous Provisions) Act 1946 (NSW)
- *Ralph Lauren Pty Limited v Byron Shire Council* [2014] NSWCA 107 Costs - Discontinued proceedings- Leave to reopen- Application to receive evidence on the appeal
- *Illawarra Hotel Company Pty Limited v Walton Construction Pty Limited* (2013) 84 NSWLR 410 (NSWCA) Building engineering and related contracts - Variations - Delays - Extensions of time - Function of court upon motion for adoption of referee's report
- *Siegwerk Australia Pty Limited v Nuplex Industries (Aust) Pty Limited* (2013) 305 ALR 413 (FCAFC) Appeal - Where reasons fail to deal with evidence. Insurance - General insurance - Broadform liability policy
- *Gales Holdings Pty Limited v Tweed Shire Council* (2013) 85 NSWLR 514 (NSWCA) Nuisance - Damages - reasonable foreseeability of loss - Local government
- *Parkview Queensland Pty Limited v Commonwealth Bank of Australia* [2013] NSWCA 422 Equity - Trusts and trustees - Where retention moneys under a building and construction contract were to be held on trust
- *Horsell International Pty Limited v Divetwo Pty Limited* [2013] NSWCA 422 Insurance - Construction of insuring clause - Whether second respondent's conduct "criminal act or omission" for purposes of exclusion clause - clause - Insurance broker - Duty of care - Retainer
- *Lithgow City Council v Jackson* (2011) 211 ALR 233 (HCA) Evidence - Admissibility - Opinion evidence - Section 78 of Evidence Act 1995 (NSW)
- Statutes - Interpretation - Whether s 12(2) of the Civil Liability Act 2002 (NSW)