PETER MORRIS SC

Select Cases

- Ayres v Ollerenshaw [2014] NSWCA 320 S.A Limitations Act
- Allard v Jones Lang Lasalle (Vic) P/L [2014] NSWCA 325 contributory negligence
- Rail Corp NSW v King [2014] NSWCA 207 liability for railway accident
- Lloyd v Borg [2013] 84 NSWLR 652 (vicarious liability).
- Northern NSW Local Health Network v Heggie [2013] NSWCA 255 rights of approval
- Transpacific Industrial Solutions P/L v Phelps [2013] NSWCA 31 Employers liability
- Izzard v Dunbier Marine Products (NSW) Pty Limited [2012] NSWCA 193 concerning the application of provisions of the Motor Accidents Compensation Act to industrial accidents
- Gattellaro v Spencer Whitby [2011] NSWCA 415; [2010] NSWSC 1442 (Hislop J) solicitor negligence
- Vertzayias v King [2011] NSWCA 215 solicitor negligence
- Pahi v Unilever Australia Ltd [2010] NSWCA 149 liability of principals
- Wicks v State Rail Authority (2010) 241 CLR 60; [2009] NSWCA 261 stands as current authority on the interpretation of s.30 Civil Liability Act 2002
- Vella v Permanent Mortgages Pty Limited [2008] NSWSC 505 (Young J) the duty of care owed by finance brokers
- Barrett v Dubbo City Council [2006] NSWCA 65 waiver of privilege
- Samsung Electronics Australia Pty Limited v Macura [2005] NSWCA 356 liability of principals
- Brymount Pty Limited t/as Watson Toyota v Cummins [2004] NSWCA 438 limits on the duty of care
- Makita (Aust) Pty Limited v Sprowles 52 NSWLR 705 expert evidence
- *Noel v GIO Insurance Limited.* The plaintiff had suffered catastrophic injury, and life expectancy was the principal issue. Medical and other evidence was taken on commission in France.
- Badraie v The Commonwealth. In these proceedings appeared for the corporations responsible for the management of detention centres in various parts of Australia. The proceedings were conducted over 74 days before Johnson J in the Supreme Court. The proceedings were ultimately settled.
- Beard & Ors v Commercial Union Insurance Co Australia Limited & Ors. Appeared for all the plaintiffs in actions for damages arising from a fire in a backpacker's hostel in Kings Cross in 1999. The plaintiffs resided overseas and the litigation was unfunded. The first part of the litigation involved insurance issues and the outcome is reported (Commercial Union Insurance Co Australia Limited v Beard (1999) 47 NSWLR 735. The balance of the litigation involved complex issues concerning the liability of owners, occupiers and local government authorities. The matter was heard over 4 weeks before Simpson J in 2002 and, prior to the delivery of judgment, resolved, favourably, for the plaintiffs.