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**HEMMANT'S LIST**

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**LLEWELLYN WARD JUDD**

**QUALIFICATIONS**

**Master of Banking and Finance Law** (University of Melbourne)

Equity in Commerce, Advanced Consumer Law, Advanced Corporations Law, International Financial Institutions, Hedge Funds & Private Equity Law, and Managed Investment Schemes

**Master of Laws** (University of Queensland)

Insolvency, Multi Modal Transport Contracts, Advanced Administrative Law, Carriage of Goods Contracts and Private Maritime Law and others

**Graduate Diploma of Applied Laws** (College of Law)

Wills and Estates, Contested Probate and other Applications and Family Provision

**Diploma of Law** (Legal Practitioners Admission Board and University of Sydney)

**Bachelor of Arts** (University of Sydney)

History and French

**SIGNIFICANT CASES AND JUDGMENTS**

*Torley v Hyundai Motor Company Australia Pty Limited* [2023] FCA 591

in representative proceedings, applications by the respondents seeking orders for inspections of the representative applicant's vehicle under r. 14.01 of the *Federal Court Rules* 2011, whether inspections should occur before or after close of pleadings; instructed by Johnson Winter Slattery Solicitors; led by Stephen Free SC

*CDO Pty Ltd ATF the McDonald Family Trust v Michel, in the matter of Laava ID Pty Ltd* (No.4) [2023] FCA 25

opposing application for relief against oppression; judgment regarding the appropriate remedy, proceedings dismissed; instructed by Peterson Haines Lawyers; unled

*CDO Pty Ltd ATF the McDonald Family Trust v Michel, in the matter of Laava ID Pty Ltd* (No.3) [2022] FCA 1302

opposing application for relief against oppression; reasons for judgment following main hearing; instructed by Peterson Haines Lawyers; unled

*CDO Pty Ltd ATF the McDonald Family Trust v Michel, in the matter of Laava ID Pty Ltd* [2022] FCA 148

opposing an application for an order under r. 30.01 of the FCR 2011 that certain questions be determined separately; application for security for costs; whether an undertaking to give security was reasonable having regard to recent asset sales and the movement of cash into managed trust structure; instructed by Peterson Haines Lawyers; unled

*CDO Pty Ltd ATF the McDonald Family Trust v Michel, in the matter of Laava ID Pty Ltd* (No.2) [2022] FCA 249

application to amend points of defence and withdraw admission; whether the proposed amendment was in the effect a withdrawal of an admission; instructed by Peterson Haines Lawyers; unled

*CDO Pty Ltd ATF the McDonald Family Trust v Michel, in the matter of Laava ID Pty Ltd*

opposing application for relief against oppression; whether there was oppression and assuming oppression, the appropriate remedy, judgment reserved; instructed by Peterson Haines Lawyers; unled

*Chiropractors Board of Australia v Dr Dillon*

professional disciplinary proceedings in QCAT; whether the practitioner's conduct amounted to professional misconduct or unprofessional conduct, judgment reserved; instructed Allaw Queensland Solicitors; opposed Queens Counsel, unled

*Strange v Turnbull; McKenzie v Turnbull* [2021] NSWSC 27

application for continuance of preservation orders; instructed by Aptum Legal; unled

*Robert John Strange v Robeena June Turnbull; Alison Gai McKenzie v Robeena June Turnbull*, 1erace SCJ, unreported 5 February 2021

application to stay execution; instructed by Aptum Legal; unled

*Porter v Gardiner and Ors*

QSC medical negligence proceedings; whether doctor failed to palpate lump in breast; settled at mediation; instructed by Dwyer Law; led by T Matthews MBE QC

*El Bishry & Ors v. Gold Coast Hospital and Health Service*

QSC medical negligence proceedings; whether failure to promptly diagnose and treat blocked bowel; instructed by Dwyer Law; settled at mediation

*Mallonland Pty Ltd & Anor v Advanta Seeds Pty Ltd [2021] QSC 74*

in representative proceedings; first initial hearing in Queensland Supreme Court before Jackson J, whether, in terms of pure economic loss, the plaintiffs were able to protect themselves against exposure to the risk of economic loss; instructed by Clifford Gouldson Lawyers and Freehills; led by P Dunning QC, G Beauchamp QC, E Goodwin; also appeared with M Brooks and M Barnes

*Stott v Advanta Seeds Pty Ltd [2020] NSWSC 846*

application to extend time for service of evidence; whether witnesses ought to be permitted to give evidence by audio visual link due to COVID 19; instructed by Clifford Gouldson Lawyers; led by G Sirtes SC

*Strange v Turnbull; McKenzie v Turnbull 2020 NSWSC 1923*

application for interim preservation orders; whether judgment debtor dissipating funds from the sale of properties; instructed by Aptum Legal; unled

*Strange v Turnbull; McKenzie v Turnbull (No.2) 2020 NSWSC 1924*

application for interim preservation orders; application to be released from implied 'Harman' undertakings; instructed by Aptum Legal; unled

*Warden v. Singh & Ors*

QSC medical negligence proceedings; whether failure to promptly diagnose and treat osteosarcoma; settled at mediation; instructed by Dwyer Law; unled

*McKenzie v Turnbull [2019] NSWSC 364*

application for approval of a proposed settlement of proceedings for damages on behalf of persons under a legal incapacity ought to be granted; instructed by Slater & Gordon Solicitors; led by E Romaniuk SC

*Re: Real Estate Employers Federation [2019] FWC 188*

application for consent to alter eligibility rules; whether application was valid; whether objection was valid; construction of the phrase 'more conveniently

belong'; construction of the phrase 'more effectively represent'; instructed by the REEF; led by K Watson

*Carlin and Anor v Baxter and Anor* Lyons A SCJ, 29 November 2019

application to revoke grant of probate and appoint administrator; instructed by Donovan Knapp Lawyers; unled

*Strange v Turnbull* [2018] NSWSC 898

application to set aside a subpoena addressed to the Department of Corrective Services (NSW); whether under the *Privacy and Personal Information Act* 1998 (NSW) a public sector agency may disclose otherwise private information when subpoenaed; whether statutory exemption applied; instructed by Slater & Gordon Lawyers; unled

*Schefe v Jetgo Australia Holdings Pty Ltd*, Russell DCJ, unreported 8 February 2018

whether there was an 'accident' within the meaning of s 28 of the *Civil Aviation (Carriers Liability) Act* 1959; whether there was an 'unexpected' or 'unusual' event or happening external to the passenger; instructed by Slater & Gordon; unled

*Turnbull v Strange* [2018] NSWCA 157

appeal decision refusing to set aside subpoena addressed to Department of Corrective Services (NSW); with respect to ss 18, 23(6) of the *Privacy and Personal Information Protection Act* 1998 (NSW), whether recorded conversations came within the scope of 'information about an individual'; the construction of the term 'personal information'; instructed by Slater & Gordon Lawyers; unled

*Strange v Turnbull* [2017] NSWSC 1363

application for summary judgment on claim for damages caused by intentional tort; whether prospect of psychiatric evidence relating to intention raised a triable issue; instructed by Slater & Gordon Lawyers; led by E Romanuik SC

*Stuart v Queensland Building and Construction Commission* [2017] QCA 115

appeal costs decision of the appeal tribunal; whether ss 149 and 150 of the *Queensland Civil and Administrative Tribunal Act* 2009 allowed appeals against 'final decision' of the Tribunal; whether an order as to costs was a 'final decision'; instructed by Murdoch Lawyers; led by B Codd

*Raj v National Australia Bank Limited* McMurdo QJA, 20 October 2017

application to stay execution; whether a pending appeal was 'arguable';  
instructed by Case Legal; unled

## **ADMISSIONS**

<b>2014</b>	Barrister of the Supreme Court of Queensland
<b>2010</b>	Solicitor of the Supreme Court of Queensland
<b>2005</b>	Barrister of the Supreme Court of New South Wales and the High Court of Australia
<b>2002</b>	Solicitor of the Supreme Court of New South Wales