

OCTOBER 2023

The Authorised Law Reports of the
Supreme Court of Western Australia

THE
WESTERN
AUSTRALIAN
REPORTS
2021

EDITOR
ERIC HEENAN SC
REPORTER IN THIS PART
GREGORY STOCKTON

VOL 58 — PART 5

PAGES 383-463

The mode of citation of this part will be:
58 WAR

TABLE OF CASES REPORTED

Part 5 — Pages 383-463

Chevron (Tapl) Pty Ltd v Pilbara Iron Company (Services) Pty Ltd	102
Girgis; Poliwka v	205
Halford v Halford	254
Halford; Halford v	254
Investment Club Pty Ltd; Trimat Holdings Pty Ltd v	45
JEL v Western Australia	295
Macmahon Mining Services Pty Ltd; Micon Mining and Construction Products GMBH & Co KG v	334
Micon Mining and Construction Products GMBH & Co KG v Macmahon Mining Services Pty Ltd	334
O'Leary v Western Australia	170
Pilbara Iron Company (Services) Pty Ltd; Chevron (Tapl) Pty Ltd v	102
Poliwka v Girgis	205
R v T	77
Stefanski v Western Australia	1
Stevenson v Zafra Pty Ltd	383
T; R v	77
Trimat Holdings Pty Ltd v Investment Club Pty Ltd	45
Western Australia; JEL v	295
Western Australia; O'Leary v	170
Western Australia; Stefanski v	1
Zafra Pty Ltd; Stevenson v	383

(Cases in **bold** reported in this part)

© State of Western Australia 2023
This publication is copyright. Except as permitted under the *Copyright Act 1968*, no part of this publication may be reproduced or communicated by any process without the prior written permission of the Attorney General of Western Australia.



THOMSON REUTERS

2023 Thomson Reuters (Professional) Australia Limited
Lawbook Co. ABN 64 058 914 668 Published in Sydney

ISSN 0083-8764

INDEX

Part 5 — Pages 383-463

LEGAL PRACTITIONERS

Fiduciary duties — Whether prescriptive or proscriptive — Whether positive fiduciary obligation to enter into costs agreement on terms acceptable to client having regard to client's financial circumstances.	
<i>Stevenson v Zafra Pty Ltd and Another</i>	383
Solicitors — Legal Profession Act 2008 (WA) — Costs agreements — Where solicitor acted in proceedings in the Federal Court — Where client signed costs agreement — Where no costs determination applicable — Where alleged failure to disclose no costs determination applicable — Where alleged failure to explain charging in minimum six-minute units benefited the law practice — Whether such failures rendered costs agreement not fair or not reasonable — Relevant factors to determine whether costs agreement not fair or not reasonable.	
<i>Stevenson v Zafra Pty Ltd and Another</i>	383

WORDS AND PHRASES

“Fair and reasonable”.	
<i>Stevenson v Zafra Pty Ltd and Another</i>	383