### The Authorised Reports of Decisions of the High Court of Australia

# THE COMMONWEALTH LAW REPORTS

2022-2023

#### **EDITORS**

P T VOUT, KC

P G WILLIS, SC

#### REPORTERS

W J NEWLAND J P PATELA A D POUND, SC

R CHAILE
B D KAPLAN
J A G McCOMISH
A F SOLOMON-BRIDGE J R WANG M J WELLS R WITHANA

> PRODUCTION SUPERVISOR CAROLYN MAY

**VOL 277 — PART 3** 

**PAGES 357-536** 

# The mode of citation of this volume of the Commonwealth Law Reports will be as follows: $277~{\rm CLR}$

#### TABLE OF CASES REPORTED

Part 1 — Pages 1-185; Part 2 — Pages 186-357; Part 3 — Pages 358-536

*	Allianz Australia Insurance Ltd v Delor Vue Apartments CTS 39788	445
*	BDO v The Queen	518
	Garlett v Western Australia	1
*	Google LLC v Defteros	358
	Realestate.com.au Pty Ltd v Hardingham	115
	RP Data Pty Ltd v Hardingham	115
	SDCV v Director-General of Security	241
	Self Care IP Holdings Pty Ltd v Allergan Australia Pty Ltd	186
	Zurich Insurance Co Ltd v Koper	164



© 2024 Thomson Reuters (Professional) Australia Limited
Lawbook Co.

ABN 64 058 914 668
Published in Sydney

ISSN 0069-7133

### **INDEX**

Part 3 — Pages 358-536

CRIMINAL LAW (QLD)  Criminal responsibility — Statutory presumption of incapacity of child under the age of 14 — Statutory presumption rebuttable by evidence of child's capacity to know they ought not do act — Whether prosecution required to prove child had actual knowledge of moral wrongness of act — Whether presumption of incapacity rebutted — Criminal Code (Qld), s 29(2).  **BDO v The Queen**	518
Publication — Defamatory matter contained in article published on newspaper's website — Search results provided by internet search engine included hyperlink to article — Defamatory matter not repeated in search result — Whether operator of internet search engine publisher of defamatory matter — Whether defence of innocent dissemination of defamatory matter — Whether defence of qualified privilege — Defamation Act 2005 (Vic), ss 30, 32.  **Google LLC v Defteros**	358
INSURANCE  Contract of insurance — Statutory obligation of utmost good faith — Property damage policy — Failure of insured to disclose to insurer serious non-structural defects in apartment buildings — Cyclone caused substantial damage to apartment buildings and exposed defects — Insurer informed insured it would provide indemnity despite non-disclosure — Ambiguity as to extent of indemnity communicated by insurer — Insurer proposed settlement on certain terms and advised if insured did not accept, insurer would rely on statutory defence and reduce liability based on non-disclosure — Whether insurer bound by representation of indemnity — Whether insurer failed to act with utmost good faith — Insurance Contracts Act 1984 (Cth), ss 13, 14, 28.  Allianz Australia Insurance Ltd v Delor Vue Apartments CTS 39788	445
WAIVER  Election — Estoppel — Conduct — Representation — Detrimental reliance — Representation by insurer that it would provide indemnity despite non-disclosure by insured of serious non-structural defects in apartment buildings — Whether insurer bound by representation.  Allianz Australia Insurance Ltd v Delor Vue Apartments CTS 39788	445