

IN THE SUPREME COURT OF NEW ZEALAND

**SC 19/2013
[2013] NZSC 32**

BETWEEN BFSL 2007 LIMITED & ORS
First Applicants

AND BRIDGECORP LIMITED & BRIDGECORP
MANAGEMENT SERVICES LIMITED
Second Applicants

AND PETER DAVID STEIGRAD
Respondent

SC 21/2013

AND BETWEEN ERIC MESERVE HOUGHTON
Applicant

AND AIG INSURANCE NEW ZEALAND
LIMITED (FORMERLY CHARTIS
INSURANCE NEW ZEALAND LIMITED)
First Respondent

AND T E C SAUNDERS, S J MAGILL, J M
FEENEY, P THOMAS, C E HORROCKS &
P D HUNTER
Second Respondents

Court: Chambers and Glazebrook JJ

Counsel: M J Tingey and D J Friar for First and Second Applicants in SC 19/2013
B P Keene QC and J Anderson for the Respondent in SC 19/2013
A J Forbes QC and P A B Mills for Applicant in SC 21/2013
M G Ring QC and B J Burt for First Respondent in SC 21/2013
A R Galbraith QC and A E Ferguson for Second Respondent in SC
21/2013

Judgment: 15 April 2013

JUDGMENT OF THE COURT

A Leave to appeal is granted.

B The approved ground is:

**Did the Court of Appeal interpret s 9 of the Law Reform
Act 1936 correctly?**

Solicitors:
Bell Gully, Auckland
Chapman Tripp, Auckland
Heaney & Co Auckland
Lowndes Jordan, Auckland
Wilson McKay, Auckland