

COURT OF APPEAL

6th April, 1987

Before J.M. Collins, Esq., Q.C., (President)

D.C. Calcutt, Esq., Q.C., and

J.T. Cameron, Esq., Q.C.

Between Charles Le Quesne (1956) Limited Appellant
And T.S.B. Channel Islands Limited Respondent

Application by appellant to adjourn hearing.

Adv. S. Slater for Appellant.

Adv. P. de C. Mourant for Respondent.

Judgment

The President: This is an application to adjourn this matter, on the ground that the senior advocate retained by the appellant company has unfortunately suffered a serious accident and will not be available at Court for the next few weeks.

We have considered those matters which have been urged upon us on behalf of both parties and we have come to the conclusion that the just result forces us to take the view that an adjournment should be granted in this case. We make no order as to when the matter should be resumed, we leave that for discussion between the parties, and in the event of any difficulty no doubt the matter can be raised with a single judge in the Court.