IN THE SUPREME COURT OF NEW ZEALAND

SC 59/2015 [2015] NZSC 133

BETWEEN JOHN GILBERT

First Applicant

QSM TRUSTEE LTD (IN RECEIVERSHIP AND IN

LIQUIDATION)
Second Applicant

AND BODY CORPORATE 162791

Respondent

Court: Glazebrook, Arnold and O'Regan JJ

Counsel: D J Chisholm QC and S M Jass for First Applicant

J Anderson and T J G Allan for Respondent

Judgment: 4 September 2015

JUDGMENT OF THE COURT

- A The application for leave to appeal is granted (*Body Corporate 162791 v Gilbert* [2015] NZCA 185).
- B The approved questions are whether the Court of Appeal was right:
 - (i) to hold that the first applicant was personally liable under s 32(5) of the Receiverships Act 1993 to pay body corporate levies to the respondent in relation to the second applicant's units; and
 - (ii) to find that the first applicant had no arguable claim for relief from personal liability under s 32(7) of the Act.

Solicitors:

Tompkins Wake, Hamilton for First Applicant Grove Darlow & Partners, Auckland for Respondent