

IN THE SUPREME COURT OF VICTORIA
AT MELBOURNE
COMMERCIAL AND EQUITY DIVISION
COMMERCIAL COURT

CORPORATIONS LIST

IN THE MATTER of section 439A(6) and 447A of the Corporations Act 2001 (Cth)



AND

IN THE MATTER OF Fletcher Jones and Staff Pty Ltd (Administrators Appointed) (ACN 004 257 774)

**EX PARTE; BRUNO ANTHONY ROBERT SECATORE, DANIEL PETER JURATOWITCH
AND GLENN JOHN SPOONER IN THEIR CAPACITY AS JOINT AND SEVERAL
ADMINISTRATORS OF FLETCHER JONES AND STAFF PTY LTD (ADMINISTRATORS
APPOINTED) (ACN 004 257 774)**

Plaintiffs

GENERAL FORM OF ORDER

JUDGE: The Honourable Associate Justice Eftim
DATE MADE: 27 January 2012
ORIGINATING PROCESS: Originating Process
HOW OBTAINED: Originating Process dated 25 January 2012
ATTENDANCE: Mr T Woodward counsel for the Plaintiffs

THE COURT ORDERS THAT:

1. Pursuant to s 439A(6) of the Corporations Act 2001 (Cth) (**Act**), the period within which the Plaintiffs must convene the second meeting of the creditors of Fletcher Jones and Staff Pty Ltd (Administrators Appointed) (ACN 004 257 774) (**Fletcher Jones**) be extended up to and including 14 May 2012.
2. Pursuant to section 447A of the Act, the second meeting of creditors of Fletcher Jones required by s 439A of the Act may be held at any time during, or within five business days after the end of, the convening period as extended by the Court, notwithstanding the provisions of s 439A(2) of the Act.
3. Exhibit BARS-10 of the affidavit of Bruno Antony Robert Secatore sworn on 25 January 2012 in support of this application (**Secatore Affidavit**) be kept confidential and be retained on the Court



file in a sealed envelope marked "Confidential Not to be Opened Without the Order of a Judge or an Associate Judge".

4. With respect to those landlords (or their representatives) of the premises referred to in exhibit BARS-6 of the Secatore Affidavit, the Plaintiffs (or their solicitors) inform these landlords of the orders made pursuant to this application by means of a circular forwarded by post or e-mail (as the case may be) within seven days after the making of orders.
5. With respect to all other creditors of Fletcher Jones, the Plaintiffs inform those creditors of the orders made pursuant to this application by making the orders available on the 'Fletcher Jones' section of the website maintained by the Plaintiffs' firm Cor Cordis (<http://www.corcordis.com.au/page/appointments.html>) and sending a circular letter (by email in respect of those creditors who have informed the Plaintiffs that email is their preferred method of communication and by post in respect of all other known creditors) informing them of the substance of these orders within seven days after the making of orders.
6. The Plaintiffs have liberty to apply for any purpose connected with the administration of Fletcher Jones including but not limited to seeking a further extension of the convening period prior to 13 May 2012.
7. Any person having a sufficient interest may apply to the Court to vary any of orders 1 or 2 above on not less than 48 hours' notice to the Plaintiffs.
8. The costs of and incidental to this application be costs and expenses in the administration of and be paid out of the assets of Fletcher Jones.

DATE AUTHENTICATED:

27 JANUARY 2012



John E. Ell