

COURT OF APPEAL

DAVIES JA
JERRARD JA
WHITE J

No 9506 of 2001

FABIAN DEANE-JOHNS

Respondent

and

MAXINE DEANE-JOHNS

Not a Party to the
Appeal
(Second Plaintiff)

and

JOEL FERRIS

Not a Party to the
Appeal
(First Defendant)

and

SUNCORP METWAY INSURANCE LIMITED

Appellant
(Second Defendant)

BRISBANE

..DATE 19/07/2002

ORDER

DAVIES JA: Yes, Mr Keane

MR KEANE: Your Honours, terms of settlement have been signed.

The only orders we need to ask the Court to make are by
consent order the appeal be dismissed. By consent order the
appellants pay the respondents costs of and incidental to the
appeal, including the application for leave to appeal to be
assessed.

10

DAVIES JA: Well, those will be the orders of the Court by
consent.

20

30

40

50