Case Studies in WIRO Bulletins (Bulletin No. 20 to 135)

Case Name	Citation	Decision maker	Decision
A Nobile & Son Limited v Naylor	[2019] NSWWCCMA 144	WCC - Arbitrator Douglas, Dr D Dixon & Dr D Crocker	Section 323 WIMA – AMS erred by ass degenerative changes did not contribu
AAI Limited (t/a AAMI) v Boga	[2020] NSWSC 1903	Supreme Court of NSW - Cavanagh J	Jurisdictional error – Error of law on t reasons – "Nguyen principle"
AAI Limited t/as GIO v Alshenawa	[2022] NSWPICMP 296	PIC - Member Casidy, Dr D McGrath & Dr S Moloney	MAIA 2017 - medical assessment of m of the MAIA – Held: All injuries were r
AAI Limited t/as GIO v Luk	[2022] NSWSC 1007	Supreme Court of NSW - Lonergan J	Judicial review – jurisdictional error an of time – delay explained – incorrect l principle
AAI Limited v Fraser	[2021] NSWSC 938	PIC - Member Sweeney	Jurisdictional error – Error of law on the
AAI Ltd t/as AAMI v Chan	[2021] NSWCA 19	Court of Appeal - Gleeson & Leeming JJA & Emmett AJA	MACA 1999 – Proper officer not to or additional relevant information capab of the previous assessment – Primary
AAI t/as AAMI v Chan	[2021] NSWCA 19	Court of Appeal - Gleeson JA, Leeming JA & Emmett JA	Judicial review – Application for further officer not to order further assessmen capable of having a material effect on medical opinions covering similar grou medical opinions accepted to be addit erred in finding reviewable error - app restored
ABALink Early Intervention Services Pty Ltd v Danford	[2019] NSWCA 97	Court of Appeal - Leeming JA & Payne JA	Leave to appeal against a grant of leav arguments that the appellant sought t judge – Leave to appeal refused
ACV v The Nominal Defendant	[2022] NSWPIC 64	PIC - Member Cassidy	MAIA – Claimant was not wholly or m finding that he had long standing men occurred when he was in the midst of provisions in the MAIA 1999, the no-fa v Swift, AAI Limited t/as GIO and Whit
ACW v ACX	[2022] NSWPICPD 19	PIC - Deputy President Snell	Medical evidence - alleged factual erro basis of common knowledge or experi
Agricultural and Development Holdings v Parker	Unreported: 2017/368011	NSWSC - Adamson J	Judicial review – Court made consent COD based upon the decision in Hunte
AKM Projects Pty Ltd and Tomislav & Ranka Divljak v Dotlic	[2018] NSWWCCMA 114	WCC - Arbitrator Dalley, Dr D Prem Kumar & Dr Harvey-Sutton	-

assuming that asymptomatic pre-existing ibute to permanent impairment – MAC revoked

the face of the record – Alleged failure to give

f minor injury and claimant's review under s 7.26 e minor injuries – MAC revoked r and error on the face of the record – extension ct legal test applied by delegate – no point of

the face of the record

order further assessment unless there is bable of having a material effect on the outcome ary judge erred in finding reviewable error

ther assessment under s 62 MACA 1999 - proper nent unless additional relevant information on outcome of previous assessment - further round to opinions previously considered - further Iditional relevant information - primary judge appeal allowed and decision of proper officer

eave under s 151D WCA – significance of It to advance that were not put to the primary

mostly at fault as medical evidence supported a nental health issues and that the accident of a psychotic episode - Blameless accident o-fault provisions of MAIA and the cases of Davis 'hitfield v Melenewycz considered.

error - common-sense factual findings on the perience - procedural fairness ent orders that quashed a decision of a MAP and

nter Quarries Pty Limited v Mexon

ssessment of a body part that was not the

Alam v Allianz Australia Insurance Limited Albao v State of New South Wales (Department of Justice)	[2018] NSWSC 1214 [2019] NSWWCC 7	Supreme Court of NSW - Adamson J WCC- Arbitrator Homan
Ali Kanj v Nonabel Concrete Pty Ltd	[2018] NSWWCCPD 43	WCC - Wood DP
Ali v Access Quality Services	[2019] NSWWCC 79	WCC - Senior Arbitrator Bamber
Allen v Dux Manufacturing Limited	[2022] NSWSC 158	Supreme Court of NSW - Harrison AsJ
Allianz Australia Insurance Limited v Shuk	[2023] NSWSC 788	Supreme Court of NSW - Basten AJ
Allianz Insurance Australia Limited v Shahmiri	[2022] NSWSC 481	Supreme Court of NSW - Harrison AsJ
Alphenaar v Wollongong City Council	[2019] NSWWCC 311	WCC - Arbitrator Dalley
Alphenaar v Wollongong City Council	[2019] NSWWCC 311	WCC - Arbitrator Dalley
Aluminium Specialities Group Pty Ltd v Opokuware Ammann v State of New South Wales - Prince of Wales Hospital	[2021] NSWWCCPD 3 [2022] NSWPIC 443	WCC - President Judge Phillips PIC - Delegate McAdam

A tribunal can accept uncorroborated testimony Chanaa v Zarour [2011] NSWCA 199; Woolworths Ltd v Warfe [2013] VSCA 22; Bi-Lo Pty Ltd v Brown [2013] NSWWCCPD 66 discussed – tribunal not bound to accept evidence that was not the subject of cross-examination – Insurance Australia Limited t/as NRMA Insurance v John Checchia [2011] NSWCA 101; Masterton Homes Pty Ltd v Palm Assets Pty Ltd [2009] NSWCA 234 applied – evidence may be rejected if it is inconsistent with accepted evidence – Jackson v McDonald's Australia Ltd [2014] NSWCA 162 applied – where evidence is unreliable, it is open to the tribunal to look for assistance from other evidence – Devries v Australian National Railways Commission [1993] HCA 78 applied – no necessity for the Member to advert to an adverse finding if the risk of the finding is apparent – Ucar v Nylex Industrial Products Pty Ltd [2007] VSCA 181 applied

Court declines declaratory relief under s 69 of the Supreme Court Act 1970 Section 11A WCA defence successful as the respondent's recruitment processes were "broadly compliant with applicable statutory requirements and guidelines" Death claim - appeals against apportionment dismissed - applications to admit fresh evidence refused

Section 39 WCA & s 322A WIMA - previous MAC did not satisfy threshold under s 38 WCA - Worker not entitled to obtain a further MAC and is not entitled to be reassessed for the purposes of s 39 WCA Workers Compensation – Jurisdictional error and error of law on the face of the record

Judicial review – error of law on face of record – assessment of culpability for motor accident – cessation of statutory benefits – failure to apply correct legal principles – factual finding without evidence – whether finding of contributory negligence manifestly unreasonable

MAIA - Statutory construction - Calculation of Pre Injury Weekly Earnings - Meaning of gross earnings received by the earner as an earner – Whether earner as an earner defines the period by which earnings are to be averaged or limits the earnings to be taken into account – Decision of MRP set aside Multiple back injuries with same employer (before and after 1 January 2002) -Parties consented to a referral to an AMS to assess WPI for 2 injuries after 1 January 2002 and that the injuries were to be assessed together – AMS assessed only one impairment – Dispute concerning calculation of the s 66 entitlement Held: s 66 entitlement must be calculated by reference to the maximum figure at the later date of injury applying the two-step process in Sutherland Shire Council and liability for the payment must be apportioned between the injuries. Multiple back injuries with same employer (before and after 1 January 2002) – Parties consented to a referral to an AMS to assess WPI for 2 injuries after 1 January 2002 and that the injuries were to be assessed together - AMS assessed only one impairment – Dispute concerning calculation of the s 66 entitlement Held: s 66 entitlement must be calculated by reference to the maximum figure at the later date of injury applying the two-step process in Sutherland Shire Council and liability for the payment must be apportioned between the injuries Pre-filing statement struck out under s 151DA WCA WCD - definition of suitable employment in s 32A WCA - statutory interpretation volunteer work - consideration of meaning of "employment in work" - Held: - the worker had no current work capacity based on medical information - award made under s 38 WCA

Andersen v J & M Prendl Pty Limited	[2018] NSWWCCPD 41	WCC - Keating P	Causation, procedural fairness, adequa on appeal
Anderson v Secretary, Department of Education	[2018] NSWWCCPD 32	WCC - Wood DP	Threshold dispute - no right of appeal WIMA is satisfied
Annabel v Oracle Corporation (Australia) Pty Ltd	[2019] NSWWCC 234	WCC - Arbitrator Wynyard	Worker fails to establish on the balance and multiple extensive pulmonary eml
Anslow v Pool Werx Operations Pty Ltd	[2020] NSWWCC 8	WCC - Arbitrator Sweeney	Worker failed to establish injury to cer treating doctor and the history recorded
Appleby v Security Specialists Australia Pty Ltd	[2020] NSWWCC 424	WCC - Arbitrator Sweeney	worker's evidence – Claim dismissed Exacerbation and acceleration of a disc positive medical evidence on the issue employment was both a material cont
Arquero v Shannons Anti Corrosion Engineers Pty Ltd	[2019] NSWWCCPD 3	WCC - Wood DP	factor to the exacerbation and acceler Consequential condition - no diagnosis accept an opinion of a medical expert - COD revoked
AS v State of New South Wales	[2019] NSWWCCPD 18	WCC - DP Wood	Section 11A defence of "reasonable ac discipline and termination of employm
Aslam v Ramesh Tanwar & others Attorney General for NSW v Gatsby	[2021] NSWWCC 13 [2018] NSWCA 254	WCC - Arbitrator Rimmer Court of Appeal - Bathurst CJ, Beazley P, Basten JA & Leeming JA	Taxi driver held to be a deemed worke Only a superior court can pronounce a jurisdiction: A State tribunal lacks juris
			circumstances where power is not exp between natural persons who are resident decision, the WCC is not a Court of the Constitution and s 39 of the Judiciary A
Austin v State of New South Wales (Sydney Children's Hospital)	[2020] NSWWCC 421	WCC - Arbitrator Homan	Claim under s 66 WCA – Worker relied Respondent does not accept its expert dispute notice – Held: A medical disput to Registrar for referral to an AMS
Avopiling Pty Ltd v Bosevski; Avopiling Pty Ltd v The Workers Compensation Nominal Insurer	[2018] NSWCA 146	Court of Appeal - McColl JA, Payne JA & White JA	Court applies a discount of 25% applie care, lawnmowing and handyman serv medical treatment costs
Ballas v Department of Education (State of NSW)	[2019] NSWSC 234	Supreme Court - Wright J	Review of decision of a delegate of the
Ballina Shire Council V Knapp	[2019] NSWCA 146	Court of Appeal - Basten JA, Macfarlan JA & Pay	I Journey claim under s 10 (1) WCA - De issue that was not the subject of the a the respondent entered
Ballina Shire Council V Knapp	[2018] NSWWCCPD 358	WCC - Wood DP	MVA - injury due to serious and wilful disentitle a worker where the injury ar s 4 (a) WCA
Bandel v JM Harris, PJ Harris & MJ Harris Pty Ltd	[2018] NSWWCCMA 99	WCC - Arbitrator Harris, Dr D Crocker & Dr J Bodel	AMS committed a demonstrable error
Basham v State of New South Wales (Riverina Institute of TAFE)	[2019] NSWWCC 124	WCC - Arbitrator Anthony Scarcella	Right knee injury resulting from Staphy main contributing factor – worker did of proof
Batshon v Sydney Trains	[2019] NSWWCCMA 130	WCC - Arbitrator Sweeney, Dr J Parmegiani & Dr D Andrews	Psychological injury – WPI assessment that of AMS and IME's – MAC explaine correctly employed psychometric testi Chapter 11.6 of the Guidelines
Baxter v State of New South Wales	[2019] NSWWCCMA 145	WCC - Arbitrator Dalley, Dr J Parmegiani & Prof. N Glozier	Worker's appeal against MAC under ss

quacy of reasons and disturbing findings of fact

eal unless the monetary threshold under s 352 (3)

- nce of probabilities that a deep vein thrombosis mboli were work-related
- cervical spine no supporting evidence from the orded by the IME is inconsistent with the
- disease under s 4 (b) (ii) WCA the absence of sue does not preclude a finding that the ontributing factor and the main contributing
- leration osis required - Arbitrator erred by failing to ert and the error materially affected the outcome
- e action with respect to transfer,
- yment" upheld on appeal
- rker under Sch 1 Cl 10 WIMA
- authoritatively on the limits of its own
- risdiction to exercise judicial power in
- expressly conferred by statute and the dispute is
- esidents of different states. Based upon this
- the State for the purposes of Ch III of the ry Act 1903 (Cth)
- ied on respondent's expert's assessment -
- ert's assessment for reasons set out in the
- pute exists under s 319 WIMA matter remitted

lied to award of damages for future attendant ervices and 10% discount to damages for future

- the Registrar refusing to allow an appeal Deputy President incorrectly determined an e appeal - Award for
- ful misconduct s 10 (1A) WCA does not arose out of employment under
- ror by determining causation
- phylococcus aureus employment was not the lid not discharge his onus
- ent of treating psychiatrist differs markedly from ined the actual path of reasoning – AMS esting under
- ss 327 (3) (b), (c) & (d) WIMA failed

Bekkers v State of New South Wales	[2018] NSWWCCPD 46	WCC - Snell DP	Extension of time to appeal refused - established
Bell v Allianz Insurance Australia Ltd	[2022] NSWSC 1108	Supreme Court of NSW - Basten AJ	MAIA 2017 – judicial review – Delegat statutory function – matter remitted
Berri v Harbour City Ferries Pty Limited	[2019] NSWWCCPD 9	WCC - President Phillips DCJ	application for review of a MAC accor Current work capacity and s 32A WCA little weight - COD revoked and matter Arbitrator for redetermination
Bjekic v State of New South Wales (Western Sydney Area Local Health District)	[2023] NSWPICPD 27	PIC - Deputy President Wood	Arbitrator for redetermination Section 4(b)(ii) WCA - employment wa aggravation, acceleration, exacerbatic condition which was caused by the re AV v AW [2020] NSWWCCPD 9 discuss
Black v Inghams Enterprises Pty Ltd	[2020] NSWWCCPD 69	WCC - Deputy President Wood	Alleged failure to admit late evidence
Blackie v Australian Jockey Club	[2019] NSWWCC 273	WCC - Arbitrator McDonald	Application for reconsideration of a N
Bluescope Steel (AIS) Pty Ltd v Sekulovski	[2019] NSWCA 136	Court of Appeal - Gleeson JA, White JA & Emmett AJA	Court reuses to grant leave to appeal under s 60 WCA
Boccalatte v Burwood Council	[2022] NSWPICPD	PIC - Acting President Snell	The test of 'injury' in the course of an inferences
Boga v AAI Limited trading as AAMI	[2022] NSWSC 560	Supreme Court of NSW - Dhanji J	Judicial Review – MVA – permanent in footage and medical reports provided residual discretion under s 62 MACA -
Boheme v Donau Pty Ltd	[2018] NSWWCCMA 122	WCC - Arbitrator Egan, Dr R Crane & Dr J Dixon-Hughes	Appeal dismissed as grounds lack mer
Bonica v Piancentini & Son Pty Ltd	[2019] NSWWCCPD 4	WCC - Snell DP	Alleged factual error - application of V Kerr and associated authorities
Bosch v McCain Foods (Australia) Pty Ltd	[2019] NSWSC 1390	Supreme Court of NSW - Simpson AJ	Administrative review of MAP's decision Whether jurisdictional error and/or enconstructive failure to exercise jurisdi
BQ v BT Bradley v Allianz Australia Insurance Ltd	[2020] NSWWCCPD 70 [2021] NSWPICMP 226	WCC - Deputy President Snell PIC - Principal Member Harris, Dr D Gorman & Dr S Moloney	Satisfying the monetary threshold und Motor accidents – Claim for cost of re cannabis – Held: the proposed treatm Original medical assessment confirme
Brickworks Ltd v Wright	[2022] NSWPICPD 21	PIC - Deputy President Wood	Section 11A(1) WCA – reasonable action not only to the end result but the man test of reasonableness is objective – enotices
Brideson by guardian Lynette Brideson and Australian Capital Territory (Compensation	[2019] AATA 2314	Administrative Appeals Tribunal - DP Humphrie	s A psychiatric assistance dog is nether as defined in the Safety, Rehabilitatio
Briggs v IAG Limited t/a NRMA Insurance	[2022] NSWSC 372	Supreme Court of NSW - Wright J	Jurisdictional error – MACA – Erroneo MRP – Failure to perform statutory ta law on the face of the record
Briggs v Leslie T & Michelle M Hanlon	[2020] NSWWCC 9	WCC - Arbitrator Scarcella	Lack of contemporaneous evidence re actually persuaded that the worker su that there was a sufficient causal chai disputed injuries
Broadspectrum (Australia) Pty Ltd v Leach	[2019] NSWWCCMA 23	WCC - Arbitrator Batchelor, Prof. N Glozier & Dr L Kossoff	Psychological injury - AMS erred in fai psychiatric condition - MAC revoked &
Broadspectrum (Australia) Pty Ltd v Willis	[2019] NSWWCCMA 13	WCC - Arbitrator Wynyard, Dr J Parmegiani & Dr N Glozier	Matter remitted from NSWSC for deter review - Assessment of s 323 WIMA d

- no exceptional circumstances

gate of the President of PIC failed to exercise ed to President for determination of the cording to law

CA - Material facts either overlooked or given too tter remitted to another

was not the main contributing factor to the ation or deterioration of the appellant's sinusitis requirement to wear a surgical mask at work – cussed

ce & alleged errors of fact – COD confirmed a MAC declined

eal against an award for hearing aids

and arising out of employment – the drawing of

at impairment dispute – additional surveillance ded – Held: Delegate failed to exercise the CA – jurisdictional error found nerit

of Whiteley Muir & Zwanenberg Ltd v

cision - Failure to address plaintiff's argument – r error of law on the face of the record and/or sdiction

under s 352 (3) WIMA

f referral to a Cannabis clinic and for medical tment was not reasonable and necessary – med

ction with respect to discipline – having regard nanner in which disciplinary action was effected – – employer confined to matters raised in dispute

er "medical treatment" nor "an aid"

tion and Compensation Act 1988

eous or wrong understanding of statutory task by task – Failure to exercise jurisdiction – Error of

regarding disputed injuries – Arbitrator not suffered disputed injuries under s 4 (a) WCA or nain between the accepted injury and the

failing to consider pre-existing

ed & a new MAC issued

etermination according to law following judicial

deductible for psychological injury

Broadspectrum (Australia) Pty Ltd v Willis & Ors	[2018] NSWSC 1320	Supreme Court of NSW - Harrison AsJ	MAP failed to perform its statutory tas
Broadspectrum (Australia) Pty Ltd v Wills	[2019] NSWSC 1797	Supreme Court of NSW - Meagher J	review in circumstances where there w
Bioduspectrum (Australia) Pty Ltu V Wills	[2019] NSWSC 1797	Supreme Court of NSW - Meagner J	Judicial review – pre-existing psychiatri were asymptomatic – work caused psychiatri
			deductible of 20% for pre-existing impa
			account of the fact of treatment – adec
Broadspectrum Australia Pty Ltd v Gunaratnam	[2019] NSWWCCPD 36	WCC - DP Wood	Whether proposed surgery is reasonab
			fact
Broadspectrum Australia Pty Ltd v Skiadas	[2019] NSWWCCPD 31	WCC - President Phillips DCJ	Extension of time to appeal under r 16.
			circumstances – demonstrable and sub
			treatment is reasonably necessary und
Buckley v Rivalea (Australia) Pty Ltd	[2021] NSWPIC 62	PIC - Member Sweeney	Claim for s 60 expenses for total hip rep
			which could aggravate arthritis several
			Worker's medical case assumed an inco
Puppings Group Limited & Collins	[2022] NSWPICPD 24	DIC Dresident Dhilling DCI	established injury
Bunnings Group Limited v Collins	[2022] NSWPICPD 24	PIC - President Phillips DCJ	Section 11A (1) WCA – reasonable action test of reasonableness is objective
Burke v Suncorp Staff Pty Ltd	[2021] NSWPICPD 6	PIC - Deputy President Snell	Section 261 (4) WIMA – Failure to make
		The Deputy President Shell	absence from the State or other reason
Burridge v PW Russell & M A McNeil	[2019] NSWWCC 398	WCC - Arbitrator Rimmer	Dispute between natural persons who
			Commission has jurisdiction due to s 75
			discussed & applied – Insurer substitute
Callus v Binettes Pty Ltd	[2020] NSWWCC 421	WCC - Arbitrator J Snell	Proposed surgery in the nature of sleev
			bypass is reasonably necessary as a res
Candy v MC Connor Racing Pty Ltd	[2020] NSWWCC 2	WCC - Senior Arbitrator Bamber	Worker fell from a horse at work – awa
			proposed total right hip replacement su
			of proof regarding that injury – Kooraga Martin discussed
Cannavale Constructions Pty Ltd v Joester	[2019] NSWWCCMA 93	WCC - Arbitrator Egan, Dr D Crocker & Dr T	AMS erred in assessing degenerative ch
	[2015] 1000 0000000	Mastroianni	referred to the AMS and by not applyin
Canterbury Bankstown Council v Gazi	[2019] NSWWCCPD 14	WCC - President Phillips DCJ	Psychological injury – causation test in
,		·	application of Manly Pacific Internation
			Doyle
Careers Australia Group Pty Ltd v Cardemil	[2018] NSWWCCMA 116	WCC - Arbitrator Egan, Dr B Noll	AMS erred in assessing permanent imp
		& Dr D Crocker	Pain Syndrome (CRPS)
Carrico v A & G Formworkers (Australia) Pty Ltd	[2019] NSWWCC 78	WCC - Arbitrator EBeilby	Section 10 (3A) WCA – injury caused by
Carroll v S L Hill and Associates Pty Ltd	[2018] NSWWCCPD 17	WCC – Keating P	Did a death arise out of or in the course
			remitted to another arbitrator for dete
Carter v Clinical Laboratories Pty Ltd	[2019] NSWWCC 355	WCC - Arbitrator Homan	Section 10 (3A) WCA – Worker fell on s to work – Held: no real and substantial
			accident out of which the personal inju
Carver v Lake Machinery Repairs Pty Ltd	[2023] NSWPIC 258	PIC - Member Haddock	Claim for provision of gratuitous domes
	[2020] Novin to 200		during a period of hospitalisation – resp
			assistance was reasonably necessary as
			staff – Award for the respondent enter
Cathay Pacific Airways Pty Ltd v Ralph	[2019] NSWWCCPD 21	WCC - DP Snell	Proof of injury under s 4 (b) (ii) WCA

y task by revoking a MAC and conducting its own ere was a demonstrable error hatric conditions that were being treated and psychological injury and WPI – MAP applied a impairment – MAP did not err by not taking

adequacy of reasons

nably necessary and alleged error of

r 16.2 (12) of the WCC Rules 2011 – exceptional I substantial injustice – whether proposed under s 60 WCA

p replacement - Worker ceased to perform work, reral years before his hip became symptomatic; n incorrect history – Held that the worker had not

action with respect to proposed transfer – the

make a claim "occasioned by ignorance, mistake, asonable cause" – Alleged factual error

who are residents of different states – Whether os 75 of The Constitution – Bilal v Haider tituted for respondent

sleeve gastrectomy and loop bipartition gastric a result of an injury to the left shoulder

award for the respondent entered regrading ent surgery as worker failed to discharge his onus

pragang Cement Pty Ltd v Bates & Comcare v

ve changes as employment injury as it was not plying a deductible under s 323 WIMA st in s 11A (1) WCA with respect to "transfer" – ational Hotel Pty Ltd v

impairment for Complex Regional

ed by tripping while walking to a work ourse of employment? Matter determination.

on stairs of a double-decker bus while travelling ntial connection between employment and the injury arose

omestic assistance to the worker under s 60AA - respondent disputed that the provision of ry as the worker was being cared for by hospital ntered

Cavar v Nova Security Group Pty Limited	[2022] NSWPICPD 31	PIC - Deputy President Wood	Procedural fairness – Victims Compens NSWCA 264; Allesch v Maun [2000] HC Association of Australia [1989] HCA 13 applicable – Whiteley Muir & Zwanen
Central Coast Council v Whitten	[2018] NSWWCCMA 107	WCC - Arbitrator Douglas, Dr D Crocker & Dr R Pillemer	MAP declines to exercise power to rec WIMA
Cessnock City Council v Thatcher	[2023] NSWPICPD 28	PIC - Acting Deputy President Nomchong SC	Section 60 WCA – hearing loss - wheth necessary – employer disputed that th the Member proceeded on the basis th proceeded on an incorrect basis – COD
CFD v AAI Limited t/as AAMI	[2023] NSWPIC 592	PIC - Member Williams	Motor Accident Injuries Act 2017 – cla the e-bike was not a "motor vehicle"; was a result of being pushed by a pede engaged.
Chahrouk v Allianz Australia Insurance Limited	[2021] NSWSC 1457	Supreme Court of NSW - Harrison AsJ	Judicial review - Denial of procedural f exercise jurisdiction – Failure to condu – Failure to respond to a clearly articul Failure to inquire
Chalkias v State of New South Wales	[2018] NSWSC 1561	Supreme Court of NSW - Adamson J	Jurisdictional error not established
Chavez v Briben Group Pty Ltd atf Briben Unit Trust	[2019] NSWWCCMA 158	WCC - Arbitrator Dalley, Dr J Bodel & Dr M Burns	Assessment of deductible under s 323 Wenaline and Vitaz v Westform discus
Chetty v Queanbeyan-Palerang Regional Council	[2023] NSWPIC 528	PIC - Principal Member Harris	Federal Diversity Jurisdiction – dispute an entity of the State of NSW – Injury of jurisdiction is clearly arguable and the determining the dispute – Proceedings
Cincotta v Police Citizens Youth Clubs NSW Ltd & Ors Citta Hobart Pty Ltd v Cawthorn	[2018] NSWSC 1588 [2022] HCA 16	Supreme Court of NSW - Hoeben CJ at CL High Court of Australia - Kiefel CJ, Gageler, Keane, Gordon, Edelman, Steward & Gleeson JJ	No jurisdictional error disclosed Federal diversity jurisdiction – Tribuna without addressing the merits of the d considered the merits of, and rejected – Held: While the Tribunal is not "a con 77(iii) of Constitution, it has jurisdictio hear and determine a complaint
Clark v Department of Communities and Justice	[2021] NSWWCCMA 17	WCC - Arbitrator McDonald, Dr D Andrews & Dr P Morris	Appellant complained that the MAC di well-being because the AMS made him that were incorrect – No demonstrable
Clarke v Secretary, Department of Communities and Justice	[2020] NSWWCC 1	WCC - Arbitrator Young	Section 38 WCA – correct approach to earn when insurer fails to make a work
Clarke v State of New South Wales (Greystanes Disability Services)	[2019] NSWWCC 11	WCC - Senior Arbitrator Capel	Consent Orders set aside "in the intere an AMS
Cobar Shire Council v Harpley-Oeser	[2018] NSWWCCMA 94	WCC - Arbitrator Edwards, Dr D Crocker & Dr B Noll	MAC confirmed by second MAP follow of NSW
Coenradi v The GEO Group Australia Pty Ltd	[2022] NSWSC 864	Supreme Court of NSW - Rothman J	Judicial Review – Error of Law and Juris "incorrect criteria" and "demonstrable – task to measure impairment, not cor immediately prior to injury being asses

ensation Fund Corporation v Nguyen [2001] HCA 40; Coldham; Ex Parte Municipal Officers 13 applied – determinations of fact – principles enberg Ltd v Kerr

reconsider a decision under s 378 (1)

ether provision of hearing aids is reasonably the worker's tinnitus was not work-related but s that tinnitus was not disputed – Member COD revoked

claimant injured whilst riding an e-bike – Held: "; definition of "motor accident" not met; injury edestrian; neither section 1.9 or section 3.1 were

al fairness – Jurisdictional error – Failure to iduct new assessment – Irrelevant consideration iculated argument – Failure to provide reasons –

23 WIMA – Admission of fresh evidence – Cole v cussed – MAC revoked

ute between an interstate resident worker and ry disputed under s 4(b) WCA – Held: federal he PIC would be exercising judicial power in ngs dismissed under s 54 of the PIC Act

inal dismissed complaint for want of jurisdiction e defence – Full Supreme Court of Tasmania ted, the defence of inconsistency with federal law court of a State" within meaning of ss 77(ii) and tion to decide the limits of its own jurisdiction to

C did not accurately reflect his health, ADLs and him feel relaxed and upbeat and he said things able error found – MAC confirmed

to adopt in determining worker's capacity to ork capacity decision

erests of justice" - threshold dispute referred to

owing remitter from Supreme Court

Judicial Review – Error of Law and Jurisdiction – MAC in relation to Offender – "incorrect criteria" and "demonstrable error" – deduction for pre-existing condition – task to measure impairment, not condition – pre-existing impairment must exist immediately prior to injury being assessed - appeal to be heard by different panel

Cole v Rose Brown Pty Ltd	[2019] NSWWCCMA 14	WCC - Arbitrator Egan, Dr B Noll & Dr M Gibson	Injuries to lumbar spine, left hip & knew WIMA where there is evidence of prio impairment table did not reconcile with AMS should reconsider the MAC to cla
Coles Supermarkets Australia Pty Ltd v Gandhi	[2023] NSWSC 1251	Supreme Court of NSW - Davies J	Section 323 WIMA - Pre-existing impair that the degree of pre-existing impair Gastrointestinal tract – Whether there the Guidelines for Upper Digestive Tra
Collins v Dux Manufaturing Ltd	[2021] NSWSC 193	Supreme Court of NSW - Harrison AsJ	A delegate of the Registrar of the Wor several proposed grounds of appeal to of law conceded - Decision quashed
Collins v Insurance Australia Ltd	[2022] NSWCA 135	Court of Appeal - Meagher & Kirk JJA & Basten AJA	MACA 1999 - collision caused stationar stationary traffic – whether stationary collision caused "dangerous situation"
Comcare v Banerji	[2019] HCA 23	High Court of Australia - Kiefel CJ, Bell, Gageler, Keane, Nettle , Gordon & Edelman JJ	The Court held that ss 10(1), 13(11) ar does not impose an unjustified burder communication and that the terminat Commonwealth was not unlawful
Conway v Campbelltown Catholic Club Limited	[2023] NSWPICPD 5	PIC - Acting Deputy President Parker SC	Recovery of statutory compensation free WCA
Cooper v Coca Cola Amatil (Aust) Pty Ltd Cornwall v Allianz Australia Insurance Limited	[2019] NSWWCC 176 [2022] NSWSC 541	WCC - Arbitrator Carolyn Rimmer Supreme Court of NSW - Harrison AsJ	Application for reconsideration of a M Judicial Review – s 62 MACA 1999 – Ap further medical reports were consider whether further medical opinions wer outcome of the previous assessment –
Cottom v Scone Racing Club Ltd	[2023] NSWSC 779	Supreme Court of NSW - Schmidt AJ	Judicial review of MAP's decision dism application to admit fresh evidence - or quashed & matter remitted to a differ
Council of the New South Wales Bar Association v DEJ	[2019] NSWCATOD 186	NCAT - M Craig QC ADCJ, Principal Member, G Blake AM SC - Senior Member, E Hayes – General Member	Professional misconduct - Confidential orders for anonymisation and non-put his wife but nevertheless published its
Craddock v GH Varley Pty Ltd	[2021] NSWWCCPD 10	PIC - Deputy President Snell	Factual error – application of weight o admission of fresh evidence on appeal
Cross v Department of Education & Training CSR Limited v Ewins	[2018] NSWWCC 275 [2021] NSWPICPD 1	WCC - Arbitrator Brett Batchelor PIC - Deputy President Wood	Suspension of weekly payments under Section 352 (3A) WIMA – interlocutory evidence – the exercise of discretion a reconsideration of a MAC in accordance
CSR Ltd v Ewins	[2019] NSWWCCMA 123	WCC - Arbitrator Egan, Dr J Parmegiani & Dr D Andrews	Admission of fresh evidence on appea
Cuskelly v New England Milk Industries Pty Ltd	[2020] NSWWCCMA 2	WCC - Arbitrator Batchelor, Dr P Niall & Dr H Harrison	Hearing loss – jurisdiction to make a d injury employment outside NSW and r
D'Ament v Allianz Australia Insurance Ltd	[2019] NSWCA 201	Court of Appeal - Simpson AJA, Macfarlan & Leeming JJA	Jurisdictional error not established – A no evidence does not necessarily cons

knee - Assessment of deductible under s 32 rior injuries - Assessments set out in the with AMS' reasons - recommendation that the clarify the impairment assessments pairment – MAP gave no reasons for decision airment could not be determined – ere were "signs" or "Symptoms" that satisfied Tract impairment – MAP's decision quashed /orkers Compensation Commission determined I to a MAP on a final and conclusory basis – Error

onary traffic on highway – driver injured avoiding ary traffic a "situation" – whether original on" – Appeal allowed and 15(1) of the Public Service Act 1999 (Cth) den on the implied freedom of political nation of the worker's employment with the

n from the employer barred under s 151Z(1)(c)

MAC refused

Application for further assessment – whether dered "additional relevant information" – vere capable of having a material effect on the nt – Proper Officer's decision upheld

smissing an appeal - MAP failed to address an - operation of s 328 WIMA – MAP's decision ferently constituted MAP

tiality and Anonymisation – Tribunal makes publication of the names of the respondent and its decision that the respondent be struck off

t of expert evidence in the Commission – eal

der ss 48 & 48A WIMA

ory decision – acceptance or rejection of

n as to whether a matter should be referred for ance with s 329 WIMA

eal

a deduction for hearing loss resulting from postid non-work related conditions

– A finding of fact for which there is

onstitute an error of law on the face of the record

D'Mello v Coles Supermarkets Australia Pty Ltd	[2021] NSWPIC 426	PIC - Delegate McAdam	Work capacity dispute - definition of s injured in bakery - suitable employme applicant had prior work experience a transferrable skills, experience and qu
Dadd v Toll Dnata Airport Services Pty Limited	[2021] NSWPIC 54	PIC - Member McDonald	Death Benefits – Suicide – Injuries to b condition – Section 14 (3) WCA
Dahal v QBE Insurance (Australia) Limited	[2021] NSWPIC 308	PIC - Member Ford	Claimant rode his bicycle and attempt controlled by traffic lights and was stru Both parties had an unobstructed visio lookout, but the accident was not caus claimant - Contributory negligence ass
Dalcol v Ku-ring Gai Council	[2019] NSWWCCPD 5	WCC - Wood DP	No error in exercise of discretion to ex objective evidence when witness evid
Daoud v RAF Constructions Pty Limited	[2019] NSWWCC 44	WCC - Arbitrator Sweeney	Provision of company t-shirt to the ap accompanied the applicant to hospital
Datta v Universal Consultancy Services Pty Ltd	[2018] NSWWCC 223	WCC - Arbitrator Sweeney	The degree of permanent impairment 1/01/2002 can be assessed for the put threshold under s 39 WCA
Dawking v Secretary (Department of Education)	[2022] NSWPIC 611	PIC - Member Batchelor	Claim for weekly benefits and s 60 exp worker's refusal to be double vaccinat for failure to comply with Public Healt respondent's COVID Vaccination Guide reasonable action taken by the respon rejected
Dawson v Harvey Mechanical Installation Day v SAS Trustee Corporation	[2019] NSWWCCR 6 [2021] NSWCA 71	WCC - Delegate McAdam Court of Appeal - Meagher, Payne & White JJA	Ground of appeal against MAC not ma Administrative law – Alleged construct primary judge did not fail to address s Appeal dismissed
Di Donato v Paesanella Food Emporium	[2019] NSWWCC 293	WCC - Arbitrator Homan	Proof of injury on the balance of probathat the worker suffered an injury to h
Dickinson v Chapman	[2022] NSWCA 2	Court of Appeal - Basten, Mcfarlan & McCallum JJA	Worker & deemed worker under Sch 1 employment – non-compliance with p
Dickson v Zurich Financial Services Australia Limited Digby v Hyspec Construction & Roofing Pty Ltd	[2022] NSWPIC 22 [2018] NSWWCCPD 39	PIC - Senior Member Haddock WCC - Keating P	PIC has power to award weekly payme Worker or deemed worker - weighing principles
Dinning v Westpac Banking Corporation Donnelly v Camsons Pty Ltd	[2019] NSWWCC 49 [2021] NSWWCC 21	WCC - Arbitrator Isaksen WCC - Arbitrator Sweeney	Psychological injury - s 11A WCA defer Claim for cost of medical cannabis trea the proposed treatment was effective
Dooley's Lidcombe Catholic Club Limited v Lytwyn	[2020] NSWWCCMA 177	WCC - Arbitrator Harris, Dr J Parmegiani & Dr M Hong	Psychiatric injury – Grounds of Appeal demonstrable error or application of i does not satisfy the concept of error –
Dotlic v AKP Projects Pty Ltd & Ors	[2019] NSWWCC 226	WCC - Arbitrator Harris	Arbitrator refuses applications for reco referral to the AMS for further assess MAP for further assessment under s 3 WIMA

of suitable employment in s 32A WCA - applicant nent identified as role as a bank branch manager e an assistant bank manager and had qualifications – WCD upheld

o both knees aggravated a psychological

npted to make a left hand turn at a t-intersection struck by the insured's motor vehicle – Held: ision available and failed to keep a proper aused wholly or mostly by the fault of the assessed as 50%

exclude cross-examination - consideration of vidence is unreliable

applicant and the fact that the respondent

ital suggested an employment relationship

ent for a psychological injury suffered prior to purposes of satisfying the

expenses - psychological injury resulting from the nated for COVID-19 – employment terminated alth Order in respect of vaccination and the nidelines - Held: the injury was not caused by bondent with respect to discipline- s 11A defence

made out – Appeal not to proceed uctive failure to exercise jurisdiction – Held: s substantial, clearly articulated arguments –

obabilities – Arbitrator not satisfied o his neck at work ch 1 cl 2 WIMA - work was done under contract of h procedural requirements for WID claim

ments under s 38 WCA ng the indicia of employment

fence fails reatment rejected – no compelling evidence that ive or safe in the circumstances of the case

eal did not properly articulate how there was of incorrect criteria – Mere difference of opinion or – Appeal dismissed

econsideration of a COD under s 350 WIMA; for ssment under s 329 WIMA; and for referral to s 378

Dotlic v CFMEU (NSW Branch) Construction	[2019] NSWWCCMA 143	WCC - Arbitrator Harris, Dr R Crane & Dr B Noll	Demonstrable error as the AMS deduct
	[2019] NSW WCCMA 145		movement in the injured knee was the confirmed because the outcome was the Wales applied
Drew v QBE Insurance Australia	Local Court of NSW - 2020/0012731	Local Court of NSW - Magistrate D Price	Worker succeeds in a private prosecution – Order made under s 10 (1) (a) of the of Insurer ordered to pay costs of \$1,250
Dries v CGA Glass & Aluminium Pty Ltd	[2019] NSWWCC 329	WCC - Arbitrator Peacock	New motor vehicle held to be a "curativ required to transport the mobility aids
Drylie v Transport for NSW	[2019] NSWWCC 2	WCC - Arbitrator Wynyard	Section 11A defence succeeds - psycho predominantly caused by reasonable ac transfer
Duck v EB & DE Bunt Pty Ltd	[2019] NSWWCC 279	WCC - Arbitrator Egan	Absence of expert evidence to discharg regarding injury – Luxton v Flounders a
Duff v Helicopter Aerial Surveys Pty Ltd	[2019] NSWWCC 382	WCC - Arbitrator Bell	Section 9AA (3) (c) WCA – Principal wor held to be entitled to compensation un respondent's principal place of busines
Duran v RSL Life Care Ltd	[2019] NSWWCC 325	WCC - Senior Arbitrator Capel	Employer's application for reconsiderat 329 (1) (b) WIMA allowed and (surveilla examination) is admitted into evidence to the AMS
Durant v Healthe Care Australia Pty Ltd	[2022] NSWPICMP 10	PIC - Member Dalley, Dr D Andrews & Dr J Parmegiani	Workers Compensation - psychological 2018 – Further IME assessment in 2021 previous COD – At TC, parties agreed to lodged under ss 327(3)(a) & (b) WIMA f
Eather v Skillset Limited et Al	[2020] NSWWCC 11	WCC - Senior Arbitrator Capel	Arbitrator finds a real and substantial c caused by fatigue and the deceased wo
El-Chami v DME Engineering Services Pty Limited	[2019] NSWWCCPD 35	WCC - ADP King SC	Arbitrator was correct to find that the v case of incapacity as a result of injury
El-Chami v DME Engineering Services Pty Ltd	[2018] NSWWCC 279	WCC - Arbitrator John Isaksen	No entitlement to weekly compensatio expenses awarded under s 60 WCA
Elias Bader T/as Genuine Kitchens v Workers Compensation Nominal Insurer	[2018] NSWWCCPD 54	WCC - DP Wood	Exempt employer - appellant denied pr remitted to another arbitrator for dete
Elias Bader t/as Genuine Kitchens v Workers Compensation Nominal Insurer	[2019] NSWWCC 350	WCC - Arbitrator Perry	Exempt employer – Remitter of applica denial of procedural fairness
Ellis v Alsco Services Pty Ltd	[2019] NSWWCC 76	WCC - Arbitrator Bell	Causal link between accident and condition accident and the onset of the condition
Elsamad v Belmadar Pty Ltd	[2019] NSWWCCPD 22	WCC - DP Wood	Burden of proof – Briginshaw standard not apply to a determination of injury u
Elsworthy v Forgacs Engineering Pty Ltd	[2018] NSWSC 1638	Supreme Court of NSW - Fagan J	No jurisdictional error established
EML as agent for Insurance for NSW v AAI Limited t/as GIO	[2019] NSWWCCPD 60	WCC - DP Wood	Sections 22 & 22A WCA – Apportionme insurers – Arbitrator not bound by agre expenses
Employers Mutual Ltd v Heise	[2022] NSWSC 465	Supreme Court of NSW - Adamson J	Appeal from Local Court conviction by a offence of failing to determine a claim a question of law and fact – Leave to app

- ucted 100% under s 323 WIMA because he same as that in the uninjured knee – MAC the same: Ferguson v State of New South
- ution against the insurer under s 283 (1) WIMA e Crimes (Sentencing Procedure) Act 1999 -50
- ative apparatus" under s 59 WCA because it was ds needed by the worker
- hological injury wholly or
- action taken ... with respect to
- arge worker's onus of proof
- applied
- vorking outside Australia for 50% of the time is
- under the NSW scheme because the
- less was in NSW
- ration and re-assessment by the AMS under s
- eillance taken before and after the AMS'
- ice and referred

cal injury in July 2014 (deemed) – COD issued in 021 relied on to seek reconsideration of the to rescind the COD to permit an appeal to be 1A for the limited purpose of a threshold dispute

- connection between a fatal MVA that was worker's employment
- ne worker had not made out any
- tion established, but limited
- procedural fairness COD revoked and matter etermination
- ication after previous COD was set aside due to

ndition not established - time between the ion was too long for the possibility of causation

- rd of "comfortably satisfied" does y under s 4 WCA
- ment of liability for weekly payments between greed earlier apportionment regarding s 60
- by an insurer convicted or sentenced for the m as and when required – Appeal on a mixed question of law and fact – Leave to appeal granted – Held: the claims manager (insurer) was not a 'person' for the purpose of the offence

Employers Mutual Ltd v Heise * Subject to appeal	[2018] NSWSC 1842	Supreme Court of NSW - McCallum J
Estate of Clarke v State of New South Wales (Greystanes Disability Services) Etherton v ISS Property Services Pty Limited	[2019] NSWWCCPD 29 [2019] NSWWCC 107	WCC - President Phillips DCJ WCC - Arbitrator Wynyard
Etherton v ISS Property Services Pty Limited	[2019] NSWWCCPD 53	WCC - President Phillips DCJ
Evangelista v Coles Supermarkets Australia Pty Ltd	[2021] NSWPIC 87	PIC - Member Batchelor
Evans v Shaw t/as Sparkles Kar Shower	[2022] NSWPIC 740	PIC - Member Sweeney
Ewins v CSR Limited Fabik v State of New South Wales	[2018] NSWWCC 301 [2019] NSWWCCMA 101	WCC - Arbitrator John Harris WCC - Arbitrator Dalley, Dr J Bodel & Dr M Burns
Fairfield City Council v Comlekci	[2023] NSWPICPD 6	PIC - Deputy President Wood
Fairfield City Council v Deguara	[2019] NSWWCCPD 1	WCC - DP Wood
Fairfield City Council v McBride Fairfield City Council v McCall	[2019] NSWWCCPD 28 [2022] NSWPICPD 15	WCC - DP Snell PIC - Acting Deupty President Parker SC
Fairfield City Council v McCall (No 2)	[2022] NSWPICPD 29	PIC - Acting Deputy President Parker SC
Fard v Sash Transport Pty Ltd	[2019] NSWWCCMA 114	WCC - Arbitrator Rimmer, Dr M Burns & Dr T Mastroianni
Fardell v Clinton Industries Pty Ltd	[2022] NSWSC 111	Supreme Court of NSW - Harrison AsJ
Farrugia v TSY Transport Pty Ltd	3090/17	WCC - Senior Arbitrator McDonald
Ferguson v Central Coast Council	[2019] NSWWCC 206	WCC - Arbitrator Scarcella
Ferro v Mercon Group Pty Ltd Field v WH Health, ML, EC, MH, TA, JR	[2023] NSWPICPD 4 [2019] NSWWCCMA 18	PIC - Acting Deputy President Parker SC WCC - Arbitrator Peacock, Dr R Pillemer & McGroder
Field-Whittaker v Thomas & Naaz Pty Ltd	[2022] NSWSC 666	Supreme Court of NSW - Harrison AsJ

Court declines to grant prohibition to the insurer in respect of a Court Attendance Notice issued by the Local Court of NSW upon an application by an injured worker

Appropriate standard of proof - "actual persuasion on the balance of probabilities" and not "comfortably satisfied" Worker estopped from making a claim under s 66 WCA for an injury that was the subject of a previous consent award for the respondent – Following the 2018 amendments, Trustees for Roman Catholic Church for the Diocese of Bathurst v Hine is not good law

Estoppel - Bouchmouni v Bakhos Matta t/as Western Red Services [2013] NSWWCCPD 4 considered; Workers Compensation Legislation Amendment Act 2018; Pt 19L of Sch 6 of the Workers Compensation Act 1987 considered Member rejected the respondent's application to admit late documents comprising video surveillance film and a report into evidence and refer them to the AMS – Held: exceptional circumstances were not made out and it was not in the interests of justice that the late documents be admitted into evidence and referred to the AMS

PIAWE dispute determined by reference to the definition in the Vehicle Manufacturing, Repair, Services and Retail Award 2010 (2010 Award Respondent denied opportunity to arrange a further IME AMS did not err in applying 1/5 s 323 deductible – "one slip in one paragraph did not amount to demonstrable error" Application for leave to appeal an interlocutory decision – application for leave refused

Section 17 WCA - no requirement to establish that employment was the main contributingfactor to the hearing loss - s 261 (6) WIMA - when did the worker become aware of his injury? - procedural fairness and discretion to refuse an application to cross-examine a witness Duty to give reasons and error in fact finding Procedural fairness - onus of proof - inferences drawn - discussion of Jones v Dunkel [1959] HCA 8 – adequacy of reasons – Beale v Government Insurance Office of NSW (1997) 48 NSWLR 430 applied Reconsideration application – s 57 of the PIC Act 2020 – Samuel v Sebel Furniture Limited [2006] NSWWCCPD 141; 5 DDCR 482 discussed and applied – held that the appropriate remedy that should be sought should be under s 353 of the WIMA instead of a reconsideration application An AMS' failure to assess permanent impairment as a result of a referred injury is a demonstrable error Judicial review - Deduction under s 323 WIMA - Jurisdictional error - Error of law -Matters that were not raised at first instance Leave to amend an AARFD declined in relation to a request for reconsideration of a MAC Applicant not a rural worker within the meaning of s 5 & sch 1 cl 5 WIMA

Applicant not a rural worker within the meaning of s 5 & sch 1 cl 5 WIMA Section 38 WCA – Member's obligation to give reasons – failure to give reasons er & Dr G AMS erred in certifying that the degree of permanent impairment was fully ascertainable – MAC revoked Judicial Review – Rejection of additional relevant evidence – Error in PIRS Assessment of concentration, persistence, pace and employability – Matter remitted to President of PIC

Finnegan v Komatsu Forklift Australia Pty Ltd	[2023] NSWSC 38	Supreme Court of NSW - Chen J	Judicial review of a determination of the psychological injury - powers of Appear arose from the MAP's decision not to the MAP to consider his request to be
Finney Pty Limited t/as Cut Price Car Rentals v Chequer (No 2)	[2021] NSWPICPD 20	PIC - Acting Deputy President Parker SC	A Presidential Member of the PIC has
			asserted errors under s 350 (3) WIMA
Finney Pty Ltd t/as Cut Price Car Rentals v Chequer	[2021] NSWPICPD 13	PIC - Acting Deputy President Parker SC	Section 9AA WCA – connection with th
			whether weekly payments made unde regarding entitlements under the NSW
Fischer v DTD Engineering Pty Limited (No. 2 decision –	[2019] NSWWCC 168	WCC - Arbitrator Scarcella	Application for reconsideration of COL
Recon)			sought to rely upon could have been p
Fisher v Nonconformist Pty Ltd	[2023] NSWPICPD 12	PIC - President Judge Phillips DCJ	Heart attack – whether injury sustaine
			employment is a substantial contribut
			test in Badawi v Nexon Asia Pacific Pty NSWCA 324 – decision makers not cor
			epidemiological studies – Seltsam Pty
			– approach to expert evidence – Hanc
			[2011] NSWCA 11 applied and conside
			clearly articulated argument not estab
			Immigration and Multicultural Affairs NSWCA 263 applied and considered
Fit Concepts Pty Limited v Workers Compensation Nominal Insure	er [2020] NSWWCC 400	WCC - Arbitrator McDonald	Application under s 245 (4) WCA – Wh
(iCare)			Nominal Insurer for compensation pai
			occurred whilst the worker was working
Fitzgereld v State of New South Wales	[2010] NEWEC 1420	Suprome Court of NSM/ Herrison Asl	to reimburse the Nominal Insurer
Fitzgerald v State of New South Wales	[2019] NSWSC 1439	Supreme Court of NSW - Harrison AsJ	Section 60G of the Limitation Act 1969 common law proceedings granted bec
			connection between the personal inju
			defendant's act or omission
Fletcher International Exports Pty Ltd v Lee	[2023] NSWPICPD 67	PIC - President Judge Phillips DCJ	Federal diversity jurisdiction - jurisdict
		DIC Deputy President Shell	WCA
Fletcher International Exports Pty Ltd v Lee	[2022] NSWPICPD 39	PIC - Deputy President Snell	Federal jurisdiction – Div. 3.2 of the PI Cawthorn [2022] HCA 16 and associate
Foster v Broadspectrum Australia Pty Ltd	[2018] NSWWCC 202	WCC - Arbitrator Gerard Egan	Application for reconsideration and re
			another arbitrator is rejected
Fourmeninapub Pty Ltd v Booth	[2019] NSWWCCPD 25	WCC - President Phillips DCJ	A prior determination of an injury und
			estoppel or Anshun estoppel – No enti
			the dispute arose and proceedings cor after 31 March 2013
Fraser v Lingstar Pty Ltd	[2019] NSWWCCMA 97	WCC - Arbitrator Moore, Dr P Harvey-Sutton & Dr J B Stephenson	An AMS is not required to adopt any o
French v Harwood Slipway Pty Ltd & others	[2022] NSWPIC 473	PIC - Member Whiffin	Medicinal cannabis – Held: prescriptio
			long as approval is obtained from the
			evidence only allows the PIC to order
Fujitsu General Pty Ltd v Mendez	[2019] NSWWCCMA 119	WCC - Arbitrator Egan, Dr R Pillemer & Dr	prescription of medicinal cannabis for Calculation of ADL's and assessment o
		G McGroder	
Fuller v Avichem Pty Ltd t/as Adkins Building & Hardware	[2019] NSWCA 305	Court of Appeal - Macfarlan, Payne and White	JJA Damages – residual earning capacity –
			vicissitudes is warranted – whether cli
			give expert evidence about residual ea

ermination of the PIC's Medical Appeal Panel (MAP) – owers of Appeal Panel – No denial of procedural fairness lecision not to re-examine the plaintiff as the requirement for s request to be re-examined had not arisen

of the PIC has power to reconsider a decision and correct 350 (3) WIMA

nection with the State of NSW - procedural fairness nts made under Queensland scheme should be considered under the NSW Scheme

leration of COD refused - further evidence that the worker Ild have been presented earlier

injury sustained in accordance with s 4 WCA – whether initial contributing factor to the injury – consideration of the Asia Pacific Pty Ltd t/as Commander Australia Pty Ltd [2009] makers not confined to the statutory matters at s 9A(2) – – Seltsam Pty Ltd v McGuiness [2000] NSWCA 29 referred to vidence – Hancock v East Coast Timber Products Pty Limited ed and considered – alleged error in failure to reply to a ment not established – Dranichnikov v Minister for cultural Affairs [2003] HCA 26; Wang v State of NSW [2019]

(4) WCA – Whether the applicant is liable to reimburse the npensation paid – Held: No actual persuasion that the injury ker was working for the applicant – Applicant not required

tation Act 1969 (NSW) - Extension of time to commence gs granted because the plaintiff was unaware of the e personal injury and the

ction - jurisdiction to determine a claim involving section 38

iv. 3.2 of the PIC Act - Application of Citta Hobart Pty Ltd v
l6 and associated authorities
deration and rescission of a COD issued by

f an injury under s 4 (a) WCA does not give rise to an issue oppel – No entitlement to costs under s 341 WIMA because roceedings commenced

to adopt any opinion of an IME

eld: prescription is recently necessary medical treatment so ained from the TGA as a result of the back injury – The ne PIC to order payment for the costs of and incidental to the al cannabis for a period of 73 days into the future. d assessment of a deductible under s 323 WIMA

ning capacity – whether a discount greater than 15% for d – whether clinical psychologist is sufficiently qualified to bout residual earning capacity

		WCC - Deouty President Wood	Appeal against factual determination
Galal v University of New South Wales	[2020] NSWWCCPD 74	MCC Arbitrator Horris	contract of service – deemed worker
Galea v Colourwise Nursery (NSW) Pty Ltd	[2019] NSWWCC 362	WCC - Arbitrator Harris	Application to rescind COD to enable
			under ss 327 (3) (a) and (b) WIMA, fo ss 39 and/or 151H WCA, where no th
			lodge appeal under ss 327 (3) (a) and
Galvin v Comtam Pty Ltd	[2020] NSWWCCMA 3	WCC - Arbitrator Douglas, Dr R Pillemer & Dr D	Failure to consider relevant evidence
		Crocker	consider, a forensic medical report th
		CIOCKCI	Registrar of the Workers Compensati
			Community Housing Ltd v Brennan co
Gardener v Sauer's Bakehouse Pty Ltd	[2018] NSWWCCPD 49	WCC - Snell DP	Challenge to arbitrator's findings of fa
Gardiner v Laing O'Rourke Australia Construction Pty Limited	[2019] NSWWCCPD 66	WCC - President Phillips DCJ	Effect of deed of release signed by th
	[]		
Gatt v State of New South Wales	[2019] NSWSC 451	Supreme Court - Campbell J	Section 323 WIMA - MAP did not err
			osteoarthritis - No denial of procedur
			dismissed
Gatt v Visy Packaging Pty Limited	[2019] NSWWCCMA 21	WCC - Arbitrator Ross Bell, Dr M Hong &	Assessment of permanent impairmen
		Dr J Parmegiani	medical discretion of AMS as contrary
			demonstrable error when it is open to
			between 2 classes
			Miscellaneous claims assessment – W
Gazal v QBE Insurance (Australia) Limited	[2021] NSWPIC 492	PIC - Member McTegg	fault under s 3.28 of the MAI Act 201
Gazi v Canterbury Bankstown City Council	[2018] NSWWCC 257	WCC - Arbitrator John Isaksen	Section 11A WCA - Psychological inju
			after a transfer and not as a result of
Geary v UPS Pty Ltd	[2021] NSWPICPD 47	PIC - President Phillips DCJ	Anshun estoppel – Appellant is estop
			4(b)(ii) WCA) because he failed to ple
Ghilagabar v Kmart Australia Pty Ltd	[2022] NSWPIC 25	PIC - Principal Member Bamber	Section 66 claim - issues regarding inj
			WIMA – Amalgamation - Held: injurie
			(shoulder) arose from the same incide
			claims for other injuries do not result
Gibcon y Holeim (Australia) Dty Ltd		WCC - Arbtirator Harris	to a MA as the s 66(1) threshold is no
Gibson v Holcim (Australia) Pty Ltd	2019] NSWWCC 330		Consent orders - Dispute about monie under s 50 WCA (sick leave) for paym
			amount of weekly compensation pay
Gillard v G and H Harris and M E Jarret	[2019] NSWWCC 22	WCC - Senior Arbitrator Glenn Capel	Section 39 WCA - work capacity decis
	[2013] 1000 000 22	wee senior rubitator cient caper	for a closed period under s 38 (6) WC
Gilliana v Souvenir World (Airport) Pty Ltd	[2018] NSWWCC 116	Arbitrator Glenn Capel	Insurer criticised for acting upon erro
	[]		hearings and an oral hearing before a
Gimis v Tweed Shire Council	[2022] NSWPIC 403	PIC - Member Beilby	Consent Awards for the respondent r
		· · ,	proceedings – Worker sought to clain
			parts - Trustees for the Roman Catho
			distinguished on facts – Claim dismiss
Gimis v Tweed Shire Council	[2023] NSWPICPD 44	PIC Deputy President Wood	Issue estoppel and res judicata – Blair
			Trustees for the Roman Catholic Chur
			NSWCA 213 discussed and distinguish
			that sought in the earlier proceedings
			Limited [2013] NSWCA 454 applied –

on – principles applicable to whether there is a er

ble an appeal against a MAC issued in a s 66 WCA for the purpose of satisfying the threshold under threshold claim made – Held: worker entitled to nd/or (b) WIMA

ce is an error - AMS not provided with, or did not that the worker relied upon – Tattersall v

ation Commission of NSW & Anor and Wentworth considered

fact fails - COD confirmed

the worker – ss 149 and 151A WCA considered

rr in applying a deductible of 75% for pre-existing dural fairness - Summons

nent under PIRS - full weight given to

ary medical opinions alone cannot constitute to the AMS to choose

- Whether the claimant was wholly or mostly at 017

jury due to conditions encountered

of the respondent's action in effecting it

opped from pursuing a claim for a disease injury (s plead this in previous proceedings

injury & thresholds under s 65(2) WCA & s 322(3) ries to thoracic spine & right upper extremity

ident and could be assessed together, but the

ult from the same incident and cannot be referred not satisfied

onies that the respondent could claim credit for

yment of sick leave – Held: credit limited to ayable in any period

cision made - worker entitled to weekly payments VCA - Kennewell applied

roneous legal advice, resulting in 2 arbitral e a Deputy President

t regarding "injury" in weekly benefits

applied

aim lump sum compensation for those same body holic Church for the Diocese of Bathurst v Hine hissed.

Issue estoppel and res judicata – Blair v Curran [1939] HCA 23 discussed and applied; Trustees for the Roman Catholic Church for the Diocese of Bathurst v Hine [2016] NSWCA 213 discussed and distinguished – where the relief sought is different from that sought in the earlier proceedings – Cassegrain v Gerard Cassegrain & Co Pty Limited [2013] NSWCA 454 applied – jurisdiction of the Personal Injury Commission to determine "injury" pursuant to s 4 of the Workers Compensation Act 1987– Bindah v Carter Holt Harvey Wood Products Australia Pty Ltd [2014] NSWCA 264

Globe church Incorporated v Allianz Australia Insurance Limited	[2019] NSWCA 27	Court of Appeal - Bathurst CJ, Beazley P, Ward JA, Meagher JA & Leeming JA	Limitation period - property damage –
Glogoski v Workers Compensation Nominal Insurer	[2019] NSWDC 154	District Court of NSW - Russell SC DCJ	Court refuses leave to revoke an election
Golden Swan Investments (Australia) Pty Ltd v Yahiaoui	[2019] NSWWCCPD 40	WCC -DP Wood	permanent impairment under s 151A Adequacy of reasons – COD revoked & Arbitrator for redetermination of all is:
Gower v State of New South Wales	[2018] NSWCA 132	Court of Appeal - Basten JA, White JA, Simpson AJA	Principles applying to an application fo claim for WIDs under s 151D WCA - lea
Graham v Tristate Produce Merchants Pty Ltd	[2019] NSWWCC 295	WCC - Arbitrator Sweeney	Proof of injury on the balance of proba that the worker suffered an injury to h lesion
Grange v NSW Police Force	[2019] NSWWCC 28	WCC - Arbitrator Michael Perry	Heart attack - Takutsobo Cardiomyopa 9B WCA because employment gave ris greater risk of injury
Grant v Dateline Imports Pty Ltd	[2022] NSWPICPD 3	PIC - Deputy President Wood	Consequential condition – circumstance Shannons Anti Corrosion Engineers Pty Comfort Bedding Pty Ltd [2012] NSWV Church for the Diocese of Parramatta requirement for expert medical opinio
Gray v Geoff Groom Building Pty Ltd	[2019] NSWSC 1081	NSWSC - Leeming JA	Judicial review – need to make out juri record – significance of distinction – M examination by one of its members – s application dismissed
Grbasliev v Tooheys Pty Limited	[2021] NSWPIC 61	PIC - Member Haddock	Section 261 WIMA – Alleged injuries to the respondent with respect to injury to not referred to an AMS because the th
Gready v Ricegrowers Limited	[2022] NSWPIC 438	PIC - Member Homan	Claim for weekly benefits for alleged to made at a rate agreed in prior proceed evidence of ongoing symptoms at left under s 32A WCA - relevance of geogr unfit for pre-injury duties and other ph capacity to work in light sedentary dut would be able to work – PIC not satisfi capacity & declined to make an award
Green v Seven Network (Operations) Limited	[2021] NSWPIC 75	PIC - Member Rimmer	Calculation of PIAWE – Monetary allow specifically excluded from the calculation
Green v Seven Network (Operations) Ltd	[2021] NSWPIC 458	PIC - Member Rimmer	A psychologist is not a medical practiti to attend an examination by a psychol suspended under 119(3) WIMA
Grima v Bursons Automotive Pty Limited	[2019] NSWWCC 184	WCC - Arbitrator John Harris	Work Capacity Decision made before 1 jurisdiction to review an insurer's inter
Group Marketing (AUST) Pty Ltd t/as Barberhouse Cafe v Workers Compensation Nominal Insurer	[2021] NSWPICPD 39	PIC - President Phillips DCJ	Dismissal of proceedings – s 54 of the procedural requirements for an appea application – non-compliance with Del to prosecute its case –appeal dismisse
Guettaf v Spotless Services Australia Ltd	[2019] NSWWCC 239	WCC - Senior Arbitrator Capel	Insurer's letter to worker was not a wo not conform with SIRA Guidelines

– Majority held that the cause of act

ection to claim lump sum compensation for ...A WCA

- & matter remitted to another issues
- for an extension of time to make a
- leave not granted
- obabilities Arbitrator not satisfied
- his neck or an exacerbation of a cervical spine

opathy is a heart attack within the meaning of s rise to a significantly

ances in which a diagnosis is relevant – Arquero v Pty Ltd [2019] NSWWCCPD 3, Kumar v Royal WWCCPD 8, Trustees of the Roman Catholic ta v Brennan [2016] NSWWCCPD 23 discussed – nion

urisdictional error or error of law on face of MAP empowered to rely on medical – significance of "clinical judgment" –

s to right shoulder and lumbar spine – Award for ry to the lumbar spine – dispute under s 66 WCA threshold under s 66 (1) WCA was not satisfied

d total incapacity - voluntary payments being eedings – subsequent downgrade in COC's eft knee and right hip – suitable employment ographical labour market – Held: worker was physical work but there was evidence of duties - evidence of real jobs in which the worker isfied that the worker had no current work ard under s 37(1) WCA

lowance covering the expense of ingredients is lation of PIAWE under the former s 44G (1) WCA

titioner and the insurer cannot compel a worker hologist - Entitlement to compensation was not

- re 1 January 2019 WCC lacks
- ternal review decision
- he PIC Act 2020 r 77(a) of the PIC Rules 2021 beal under s 352 WIMA – deficient appeal
- Delegate's direction appellant not taking steps ssed
- work capacity decision because it did

Gulic v Angelkovski	[2018] NSWCA 161	Court of Appeal - Beazley P, McColl JA & Sackville AJA	Assessment of damages arising from breach of or is the value of the chance lost by the appellant?
Gundelj v Brighton Australia Pty Limited	[2021] NSWPICPD 28	PIC - Acting Deputy President Parker SC	Common law deed of release entered into betw claimed lump sum compensation for further loss release extended to that injury
Haddad v The GEO Group Australia Pty Ltd	[2022] NSWPICPD 23	PIC - Acting Deputy President Parker SC	Application to amend the ARD - whether leaves of discretion on the leave application – taking in found – COD revoked & matter remitted to anot
Hafizi v Rack Technologies Pty Ltd	[2018] NSWWCC 119	Arbitrator Josephine Bamber	A worker cannot combine separate injuries (or p separate injurious events for threshold purposes
Hall v Ecoline Pty Ltd t/as Treetop Adventure Park	[2018] NSWSC 1732	Supreme Court of NSW - Davies J	Statement of claim dismissed because it was ma that proposed in the Pre-filing Statement
Hall v Lindsay Brothers Management Pty Limited	[2021] NSWPICPD 31	PIC - Acting Deputy President Parker SC	PIAWE – ss 44C & 44E WCA – Calculation of PISV agreement – Whether or not earnings were calc hours worked
Hancock v Holman Industries Pty Ltd	[2019] NSWWCCPD 16	WCC - DP Snell	Breach of procedural fairness - application of M Tribunal - error in fact-finding
Hancock v Holman Industries Pty Ltd	[2018] NSWWCC 279	WCC - Arbitrator Jill Toohey	Worker fails to discharge onus of proving work-
Hand v State of New South Wales	[2019] NSWWCCMA 157	WCC - Arbitrator McDonald, Prof. N Glozier & Dr M Hong	Anxiety is a symptom and not impairment – Parl
Hanna v Delta Electrical and Security Pty Ltd	[2019] NSWSC 1127	Supreme Court of NSW - Harrison AsJ	Jurisdictional error
Hanna v Sargents Pty Ltd	[2021] NSWPIC 243	PIC - Delegate McAdam	Work capacity dispute – suitable employment u no capacity for suitable employment – Continuin 38 WCA
Hanzlicek v Protech Management Pty Limited	[2020] NSWWCC 13	WCC - Arbitrator Burge	Hearing loss – worker entitled to prosecute clair a claim against another employer as no compen
Hassett v Secretary, Department of Communities and Justice	[2019] NSWWCCR 5	WCC - Senior Arbitrator Capel	WCD – Strict compliance with the legislation is n and directed respondent to pay weekly compen
Hearne v Spamill Discretionary Trust	[2018] NSWSC 1631	Supreme Court of NSW - Hamill J	Jurisdictional error on the face of the record
Hee v State Transit Authority of New South Wales	[2019] NSWCA 175	Court of Appeal - White JA, Simpson AJA, Gleeson JA	A worker with highest needs is entitled to comp where the amount payable under s 37 WCA is do
Heise v Employers Mutual Limited	[2022] NSWCA 283	Court of Appeal - Mitchelmore & Kirk JJA & Griffiths AJA	Compensation claim by former police officer up SiCorp - Claim not determined within relevant p prosecution of the company - Whether criminal to manage and assess claims under Government
Heise v Employers Mutual Limited	2020/00200346	Local Court of NSW - Magistrate Lacy	Insurer found guilty of failure to determine a cla private prosecution under s 14 of the Criminal P
Helweh v Youi Pty Limited	[2023] NSWPICMR 42	PIC - Merit Reviewer Castagnet	MAIA - dispute about the amount of weekly pay Div 3.3; determination of PAWE under cl 4 of Sci 12 months before the MVA the claimant travelle 16/11/2022; claimant was earning continuously MVA; insurer determined PAWE under sub-cl 4(should be determined under sub-clause 4(2)(a) - on the basis of exceptional circumstances under
Henderson v Secretary, Department of Education	[2019] NSWWCCMA 175	WCC - Arbitrator Peacock, Dr P Morris & Dr D Andrews	Psychological injury – No evidence of demonstra assessment criteria by AMS – MAC confirmed

- breach of duty by a Solicitor what
- appellant?
- ed into between the parties Appellant later further loss of hearing – Held: the deed of
- ether leave should have been refused exercise n – taking into account irrelevant factors – error itted to another Member for re-determination
- injuries (or pathologies) arising from
- old purposes
- se it was materially different from
- ment
- ation of PISWE in accordance with an Enterprise gs were calculated on the basis of ordinary
- cation of Muin v Refugee Review
- oving work-related injury
- rment Parker v Select Civil Pty Ltd applied
- ployment under s 32A WCA Held: Worker had - Continuing weekly benefits awarded under s
- osecute claim against respondent despite making no compensation was recovered
- gislation is not required Delegate issued an IPD kly compensation at a higher rate e record
- led to compensation under s 38A WCA even
- 37 WCA is deemed to be "zero". e officer upon the claims manager engaged by in relevant period – Appellant brought a private ner criminal liability extends to parties engaged Government managed fund schemes
- ermine a claim under s 283 (1) WIMA in a e Criminal Procedure Act 1986 weekly payments of statutory benefits under ler cl 4 of Sch 1; Uber delivery driver; during the nant travelled overseas from 26/08/2022 to ontinuously from 19/11/2022 to the day of the der sub-cl 4(1); whether the claimant's PAWE use 4(2)(a) – Decision set aside & costs allowed ances under s 8.10(4)(b).
- of demonstrable error or application of incorrect

Hetherington v Aldi Foods Pty Ltd	[2020] NSWWCCMA 170	WCC - Arbitrator McDonald, Dr D Dixon & Dr G McGroder	Difference between DRE Lumbar Cates assessment of radiculopathy – Princip TEMSKI
Heyworth v VMWare Australia Pty Limited	[2019] NSWWCCPD 64	WCC - ADP King SC	Whether the Arbitrator, having found
			had not made out a case of resultant i
Hilder v The Secretary, NSW Department of Family and Community Services	[2019] NSWWCCMA 102	WCC - Arbitrator Dalley, Dr M Gibson & Dr J Ashwell	AMS erred in assessing s 323 WIMA de
Hinde v Tarago Operations Pty Ltd	[2023] NSWPICPD 66	PIC - Acting Deputy President Parker SC	Section 4 WCA – dispute regarding inju Member failed to engage with evidence
Hitchings v Secretary, Department of Planning, Industry and Environment	[2021] NSWWCCPD 12	PIC - Deputy President Wood	Section 4 WCA – Whether the worker Hatzimanolis v ANI Corporation Ltd [19
Hi-Tech Express Pty Ltd v Fuimaono	[2019 NSWWCCMA 165	WCC - Arbitrator Batchelor, Dr R Crane & Dr N Berry	Demonstrable error – Assessment of V revoked
Hochbaum v RSM Building Services Pty Limited	[2019] NSWWCC 31	WCC - Arbitrator Josephine Bamber	Section 39 WCA - weekly payments ce satisfied until July 2018 - s 39 does not payments from the date of cessation u
Homa v Anne Petroleum Pty Limited	[2018] NSWWCC 287	WCC - Arbitrator Josephine Bamber	Pre-2012 injury - Mitchell steps applie weekly payments under the former s
Honarvar v Professional Painting AU Pty Ltd	[2021] NSWPIC 282	PIC - Member Wynyard	Declaration that proposed surgery is ro of a bed and mattress as a "curative a onus of proof
Honarvar v Professional Painting AU Pty Ltd	[2022] NSWPICPD 12	PIC - Deputy President Snell	Sections 59 and 60 WCA - 'reasonably the PIC –weight of evidence – factual e
Hossain v Unity Grammar College Ltd and Ors	[2019] NSWSC 1313	Supreme Court of NSW - Campbell J	Damages – joint liability –proceedings against multiple parties – action may b statutory modifications – Plaintiff can against one or more of the tortfeasors
Hou v Zhen Qi Hou Pty Ltd	[2022] NSWPICPD 6	PIC - President Judge Phillips DCJ	Section 261(4) WIMA – Failure to mak other reasonable excuse – Adequacy of
Howlader v FRF Holdings Pty Ltd	[2019] NSWWCCPD 55	WCC - Deputy President Wood	No right of appeal because threshold u
Hoysted v Asbestos Removal & Demolition Contractors Pty Limited		WCC - Arbitrator Anthony Scarcella	Employment was not a substantial cor aneurism and subarachnoid haemorrh
Hudson v Toll Holdings Limited	[2020] NSWWCC 405	WCC - Arbitrator Snell	Alleged injuries to cervical and lumbar respect to the lumbar spine but not th and s 60 expenses but s 66 dispute nor not satisfied
Humphries v McDermott Drilling Pty Ltd	[2019] NSWSC 508	Supreme Court of NSW - Schmidt J	Extension of time to commence WID p granted based upon a concept of "rep
Hunter Quarries Pty Ltd v Alexandra Mexon as Administrator of the Estate of the late Ryan Messenger	[2018] NSWCA 178	Court of Appeal - Basten JA, Gleeson JA, Payne JA, Sackville AJA & Simpson AJA	Compensation for permanent impairm benefits where death occurred shortly
	[2021] NSWSC 622	•	-
Hunter v Insurance Australia Ltd trading as NRMA Insurance	[2021] NSWSC 623	Supreme Court of NSW - Adamson J	MACA 1999 - Review panel decided th not caused by the MVA - Issue of cause medical treatment administered by re indirect, but foreseeable, consequence

tegories II and III requirements in Guidelines for ciples of assessment for scarring under the

nd injury, was correct to find that the appellant nt incapacity for 2 closed periods deduction contrary to referral

injury – credit and cross-examination – whether ence and submissions – approach to expert

er was in the course of employment – [1992] HCA 21 – considered and applied of WPI of the upper digestive tract – MAC

ceased in December 2017, but threshold not not apply & the worker is entitled to weekly n until the date of the MAC - Kennewell applied

lied to calculate entitlement to

s 40 (1) WCA

s reasonably necessary and a claim for the costs apparatus" failed – Worker failed to satisfy his

oly necessary', 'curative apparatus' – evidence in al error

ngs for recovery of damages for personal injury by be brought against each tortfeasor subject to annot recover more than full satisfaction for loss

ors

nake a claim occasioned by ignorance, mistake, or cy of Member's reasons

d under s 352 (3) WIMA is not satisfied

contributing factor to a ruptured rrhage

par spines – Work-related injury found with

the cervical spine – Awards for weekly payments

not referred to an AMS as s 66 (1) threshold was

D proceedings under s 151D WCA

epresentative error"

irment is not payable in addition to death rtly after injury

that injury sustained by medical treatment was usation — Original injury carries some risk that

reason of it will cause further harm — An

indirect, but for seeable, consequence is sufficient to establish causation -

Application of incorrect legal test amounts to an error on the face of the record

Huynh v Australian Reinforcing Company (ARC) – St Marys	[2020] NSWWCC 3	WCC - Arbitrator Burge	Accepted injury to right arm - whether worker suffered a ficonsequential condition to his cervical spine – no frank injucondition established
IAG Limited t/as NRMA Insurance v Jammal	[2019] NSWSC 676	Supreme Court of NSW - Wright J	Jurisdictional error - decision of Proper Officer of SIRA set a address a substantial, clearly articulated argument
IAG Limited t/as NRMA Insurance v McBlane	[2019] NSWSC 1789	Supreme Court of NSW - Lonergan J	Jurisdictional error – reasons inadequate
IAG Limited trading as NRMA Insurance v Lucic	[2019] NSWSC 620	Supreme Court of NSW – Adamson J	No issue estoppel results from an assessment of notional or proceedings commenced by a workers compensation insured by a workers compensation
Ibrahim v State of New South Wales (South Western Sydney Local Health District)	[2021] NSWPICMP 92	PIC - Member Rimmer, Prof. N Glozier & Dr P Morris	No demonstrable error identified regarding PIRS assessme recreational activities
ICM Services v Dabic	[2019] NSWWCCMA 146	WCC - Arbitrator Moore, Dr J Garvey & Dr M Burns	AMS erred by not applying a deductible under s 323 WIMA internal haemorrhoids assessed as 0% WPI
Ifopo v Secretary, Department of Communities and Justice	[2019] NSWWCCMA 154	WCC - Arbitrator Wynyard, Dr J Parmegiani & Dr M Hong	Psychological injury – Ferguson applied – co-morbid condit apnoea not relevant to WPI assessment – MAC confirmed
Ilic v 2/11 Leonard Ave Pty Ltd (in Liquidation) Illawarra Retirement Trust v Jones	[2018] NSWWCCPD 34	WCC - Keating P	No further entitlement to compensation under s 66 WCA v increase in the degree of permanent impairment
Illawarra Retirement Trust v Jones	[2019] NSWWCCMA 91	WCC - Arbitrator Moore, Dr J Parmegiani & Dr P Morris	Psychological injury – AMS erred in allowing additional 2% effects of treatment
Inghams Enterprises Pty Ltd v Belkoski & Ors	[2018] NSWSC 1233	Supreme Court of NSW - Davies J	Court must be satisfied of the grounds for, and the approp proposed orders
Inghams Enterprises Pty Ltd v Hickey	[2019] NSWWCCMA	WCC - Arbitrator Rimmer, Dr J Bodel & Dr M Gibson	Whether a further MAC is ultra vires is a matter for a MAP issue of a further MAC is not a demonstrable error for the WIMA
Inner West Council v BFZ	[2023] NSWPICPD 62	PIC - Acting Deputy President Nomchong SC	Issue estoppel – employer not estopped from denying inju COD that entered consent orders –Member erred in findin the current proceedings) was the same injury as the subjec orders
Insurance Australia Group Ltd t/as NRMA Insurance v Keen	[2021] NSWCA 287	Court of Appeal - Leeming JA, Basten JA & Simpson AJA	Judicial review – Assessment of WPI – Adequacy of MA's re distinguish jurisdictional error from error of law on the fac Requirement to state grounds of review with specificity
Insurance Australia Limited t/a NRMA Insurance Limited v Mustafa Al-Tabaibeh	[2022] NSWSC 324	Supreme Court of NSW - Harrison AsJ	Judicial Review – MACA – Failure to provide reasons – Find evidence – Failure to respond to substantial and clearly art Psychiatric injury secondary to pain – Resolution of physica Appeal Panel set aside
Insurance Australia Limited t/as NRMA Insurance v Rababeh	[2022] NSWSC 942	Supreme Court of NSW - Harrison AsJ	Judicial Review – MACA - Treatment dispute – Damages fo domestic assistance – Whether Certificate is conclusive evi certified within it? – Whether the first defendant was total incapacitated? – Whether the Tribunal provided adequate aside
Insurance Australia Ltd v Marsh	[2022] NSWCA 31	Court of Appeal - Basten, Macfarlan & White JJA	Jurisdictional error – s 63(3) MACA – was there a reasonab material error in a medical assessment – did the decision n statutory role by declining to refer the matter to a RP – did referring the matter to a RP rather than a proper officer

her worker suffered a frank injury or cal spine – no frank injury or consequential

per Officer of SIRA set aside because it failed to lated argument

- quate
- ssessment of notional damages in recovery
- ers compensation insurer under s 151Z WCA
- egarding PIRS assessment for social and

tible under s 323 WIMA – Trivial

- 0% WPI
- lied co-morbid condition of obstructive sleep
- nent MAC confirmed
- ation under s 66 WCA without an
- it impairment
- allowing additional 2% WPI for

nds for, and the appropriateness of,

is a matter for a MAP to determine and the onstrable error for the purposes of s 327 (3)

pped from denying injury as a result of a previous Member erred in finding the injury (the subject of ame injury as the subject of the previous consent

I – Adequacy of MA's reasons – Requirement to error of law on the face of the record view with specificity

provide reasons – Finding not based on bstantial and clearly articulated argument -- Resolution of physical injury - Decision of

dispute – Damages for future care and tificate is conclusive evidence of the matters rst defendant was totally or partially nal provided adequate reasons? – Decision set

- was there a reasonable cause to suspect ent – did the decision maker exceed their the matter to a RP – did the primary judge err by

Iqbal v Hotel Operation Solutions Pty Ltd	[2022] NSWCA 138	Court of Appeal - Brereton & Mitchelmore JJA & Basten AJA	Appeal from determination of Preside jurisdiction in reviewing decision of ar decision in point of law – s 353 WIMA employment-related injury cannot inv existing injury – appellant bearing burg assert no evidence of pre-existing inju given broadest meaning – categorisati rejected
Ironmonger v Gunnedah Shire Council	[2021] NSWPIC 53	PIC - Member Peacock	Death Benefits – Accepted psychologic Respondent argued that treatment pro inexcusably bad as to break the chain and death – Held: the chain of causation
ISS Property Services Pty Ltd v Ayoubi	[2022] NSWPICMP 293	PIC - Member Wynyard, Dr R Pillemer & Dr J Bodel	Medical appeal – whether the MA faile MA had failed to consider surveillance adequately consider evidence of incor evidence for a s 323 deduction - the N to surveillance material it in his reasor no evidence of an organic basis and th MP were inconsistent with material in notes - surveillance descriptions and p thereof showed normal use of the inju psychologically based and there was n revoked
JA & MA Costa Pty Ltd v Makouk	[2021] NSWPICPD 11	PIC - Deputy President Wood	Whether a "dispute" existed within th Procedural fairness; Chanaa v Zarour [Immigration & Multicultural Affairs; Ex Refugee Review Tribunal; Ex parte Aal applied
Jafarian v WildFire Interiors Pty Ltd	[2021] NSWPICPD 24	PIC - Acting Deputy President Parker SC	The applicant carried on his own busin - Requirement to show error on appea
Jamal v Nonabel Concrete Pty Ltd	[2018] NSWWCCPD 42	WCC - Wood DP	Death claim - dependency under s 25
Jansen v Colin Smith t/as Col's Clip Joint	[2021] NSWPIC 24	PIC - Member Burge	Respondent is not required to make w second entitlement period and the iss permanent impairment is not yet asce 28C of the Regulation that must be sat vitiated
Jarvis v Allianz Australia Insurance Limited	[2022] NSWCA 232	Court of Appeal - Bell CJ, Brereton JA & Basten AJA	MACA 1999 - Appeal from judicial revi psychiatric injury – Whether degree of to respond to substantial argument re accident and PTSD symptoms – No jur
Jarvis v Allianz Australia Insurance Ltd	[2022] NSWSC 161	Supreme Court of NSW - McCallum JA	Jurisdictional error — Decision by Revi Whether Panel failed to respond to a s decided the matter on a basis of which of Panel to make a new assessment
Jasmin v Cleaners New South Wales Pty Limited (in liquidation)) [2019] NSWWCCMA 160	WCC - Arbitrator Dalley, Dr B Noll & Dr D Crocker	Demonstrable error – Application to a concluding that the condition in the lu where this was a finding from the Com reassessment – MAC confirmed

dential member of the PIC – error-based arbitrator – jurisdiction of Court of Appeal – MA – Appellant bearing burden of proof of invert onus by pleading no evidence of preourden of proof cannot rely on own evidence to njury - definition of "injury" – "disease" to be ation of "biological" and "pathological" changes

ogical injury resulted in attempted suicide – provided to the deceased at hospital was so in of causation between the psychological injury ation was not broken

ailed to apply a s 323 WIMA deduction; whether nee material - whether the MA failed to consistent presentation – Held: there was no e MA made a demonstrable error in not referring sons – On re-examination by the MP, there was the worker's presentation to both the MA and in the surveillance reports and early clinical d photographs of the worker's movements njured right extremity - injuries were at best s no residual orthopaedic impairment – MAC

the meaning of ss 289 & 289A WIMA ur [2011] NSWCA 199, Re Minister for ; Ex parte Lam [2003] HCA 6; 214 CLR 1, Re Aala [2000] HCA 57; 204 CLR 82 considered and

siness and was not a worker – Section 352 WIMA beal

25 (1) WCA

e weekly payments between the expiration of the issue of a MAC certifying that the degree of scertainable – there is a temporal element in cl satisfied before the operation od a 39 WCA is

eview of decision of MRP - Whether MVA caused of WPI greater than 10% - Whether MRP failed regarding temporal connection between jurisdictional error found

eview Panel under MACA 1999 (NSW) a substantial argument — Whether Panel nich the plaintiff was not given notice — Function

o admit fresh evidence rejected - AMS erred in lumbar spine did not result from the injury ommission – Same assessment made on

JELD-WEN Austra	ilia Pty Ltd v Chand	[2021] NSWPICMP 140	PIC - Member Sweeney, Dr J Ashwell & Dr R Crane	Medical assessor failed to give reasons WIMA – MAP applied a 10% deductible MAC confirmed despite finding of error
leld-wen Australi	a Pty Ltd v Quilao	[2019] NSWWCCPD 110	WCC - Wood DP	Leave to appeal against an interlocutor
	Commercial Landscapes Pty Ltd	[2019] NSWWCC 72	WCC - Arbitrator Egan	Proposed surgery not reasonably neces
Jerikins v Filaten		[2013] 113111100 / 2		Briginshaw applied & no common sense
Johnson v Aranda	ماه	[2022] NSWPIC 309	PIC - Principal Member Harris	Worker suffered a compensable left wr
Johnson v Aranac		[2022] 10311110 305		were residents of different states when
				due to absence of jurisdiction to detern
				Constitution Act 1900 (Cth)
Johnson v Countr	y Classic Services Pty Ltd (in liquidation)	[2019] NSWWCCMA 142	WCC - Arbitrator Rimmer, Dr D Dixon &	AMS made a demonstrable error, but
Johnson v Counti			Dr G McGroder	WPI assessment was the same and th
			Di di Mediodel	result – Robinson v Riley [1971] 1 NSV
Kabic v AAI Limite	ad t/as GIO	[2019] NSWCA 247	Court of Appeal - White JA (Meagher &	Negligence – primary judge erred in as
		[2019] NSWCA 247	McCallum JJA agreeing)	factual findings including contributory
Kallic v Morkors (Compensation Nominal Insurer (iCare)		PIC - Member McDonald	
Kallis V WOIKEIS		[2021] NSWPIC 70	Pic - Member McDonald	Deceased fell and was injured whilst as equipment at premises owned by a con
				Deceased was a volunteer and not a wo
				he was neither a worker nor deemed w
				ne was neither a worker nor deemed w
Kanaienahalli v Si	tate of New South Wales (Western New South	[2023] NSWCA 202	Court of Appeal - Leeming & Adamson JA &	CONSTITUTIONAL LAW – federal jurisdi
Wales Local Heal	-	[2020] 101101 202	Basten AJA	when determining claim brought by res
				of NSW – common ground that PIC exe
				by consent
Karam y Amaca P	ty Ltd (previously called James Hardie and Co Pty	[2019] NSWWCC 357	WCC - Arbitrator McDonald	Section 39 WCA - Injury to low back in 1
Ltd) (in liquidatio		[2013] 1011100 337		whether his WPI was greater than 20%
				had resulted in consequential injuries to
				back injury had led to weight gain, it did
				conditions
Kassabian y IPN N	Aedical Centres t/as Sonic Health Group	[2022] NSWPIC 75	PIC - Member Sweeney	Section 11A WCA – Held: While many a
		[]		procedure was exemplary, prohibiting t
				practitioners in the practice was not rea
Kathia y The Fran	k Whiddon Masonic Homes t/as Whiddon	[2018] NSWWCCPD 22	WCC - Keating P	WCC re-states the principles relevant
Group				reconsideration under s 350 WIMA
Kato v City of Syd	lnev	[2019] NSWWCC 288	WCC - Arbitrator Homan	Arbitrator awards compensation under
		[]		there was no evidence to contradict t
				the worker's IME
Kearns v All Time	Towing	[2019] NSWWCCMA 3	WCC - Arbitrator Ross Bell, Dr M Fearnside & Dr	
		[]	S Lahz	physical impairment and not emotion
				brain injury - correct assessment crite
Kekec v Turbo Ex	haust Centre Pty Ltd	[2019] NSWWCCPD 51	WCC - DP Snell	Alleged factual error – weight of evide
				worker issues and the totality of the r
				Vabu Pty Ltd & Pitcher v Langford app
Kekic v Turbo Exł	naust Centre Pty Ltd	[2019] NSWWCC 56	WCC - Arbitrator John Isaksen	Worker - indicia of employment test i
		[]		applied - applicant made prior inconsi
				the course of employment - applicant
				establish any entitlement to payment
				applicant not a worker
Kennedv v Icare V	Norkers Insurance & Giddens	[2019] NSWWCC 274	WCC - Senior Arbitrator Bamber	Uninsured employer – Arbitrator dete
				compensation payable to the worker

- asons for not making a deduction under s 323 ctible, but rounding up produced the same result – error
- cutory decision refused
- necessary because of workplace injury -
- sense causal relationship established
- eft wrist injury Pleadings stated that the parties
- when the ARD was filed Held: Matter dismissed
- letermine the dispute under s 75(iv) of the
- r, but the MAP confirmed the MAC as its nd the review did not lead to a different 1 NSWLR 403 applied.
- in assessment of evidence and consequent outory negligence against plaintiff
- lst assisting in the installation of replacement
- a company of which he was a director Held:
- a working director under a contract of service & ned worker of the company that ran the business
- irisdiction whether PIC exercised judicial power by resident of Queensland against employer State C exercised administrative power – appeal allowed
- ck in 1993 worker sought an assessment of 20% and alleged that weight gain since his injury ries to his thoracic spine and legs – Held: while the , it did not result in the alleged consequential
- any aspects of the respondents disciplinary iting the worker from communicating with medical ot reasonable – award for the worker evant to an application for
- under s 66 WCA without referral to an AMS as dict the assessment made by
- affected by circumstances of the accident and otional and behavioural deficits because of his criteria applied
- evidence judicial notice in the Commission the relationship – Hollis v
- d applied
- test in Stevens v Brodribb Sawmilling Co Pty Ltd consistent statements that he was not injured in licant used own computer for work and failed to ment evidence against the respondent - held:
- determines the amount of orker "in accordance with" the WCA

Kenneth Victor Johnson v Inghams Enterprises Pty Ltd	674/18	WCC - Arbitrator Beilby	MAC declared a nullity as a dispute not determined by an arbitrator bet
Kennewell v ISS Facility Services Australia Limited t/as Sontic Pty Ltd	[2021] NSWWCCMA 40	PIC - Arbitrator Bell, Dr J Bodel & Dr M Burns	MAP found evidence of deterioration further relevant information – MAC re
Kennewell v ISS Facility Services Australia Ltd t/as Sontic Pty Ltd	[2018] NSWWCC 216	WCC - Arbitrator Sweeney	Work capacity decision made - Arbit under s 39 WCA
Khalil Bilal v Joseph Haidar	2019] NSWWCC 312	WCC - Arbitrator Harris	WCC is not a Court of a State and du jurisdiction to hear an action betwe residents of different states – Leave
Khalil Bilal v Joseph Haidar	[2019] NSWWCC 312	WCC - Arbitrator Harris	substitute the Workers Compensati WCC is not a Court of a State and due jurisdiction to hear an action between states – Leave granted to the applican Nominal Insurer as the respondent
Kiama Municipal Council v Manning	[2022] NSWPICPD 35	PIC - Acting Deputy President Parker SC	Disease injury under ss 4(b)(i) and (ii) opinions regarding cause – "main con
Kiely v Mercy Centre Lavington Ltd	[2018] NSWWCCMA 111	WCC - Arbitrator Egan, Dr L Kossoff & Dr B Parsonage	AMS' reasons do not disclose any er criteria
King v Metalcorp Steel Pty Ltd	[2019] NSWWCC 229	WCC - Senior Arbitrator Capel	Section 39 WCA, s 319 (g) WIMA & Regulation –worker not entitled to maximum medical improvement wa Hochbaum, Whitton & Strooisma ap
King v Muriniti	[2018] NSWCA 98	Court of Appeal - Basten JA, Gleeson JA & Emmett AJA	The Court ordered a solicitor to inde orders that were made by the Court brought by the solicitor's client.
Kirunda v State of New South Wales (No. 4)	[2018] NSWWCCPD 45	WCC - Snell DP	Appeal against an interlocutory dec
Kitanoski v JB Metropolitan Distributors Pty Limited	[2019] NSWSC 1802	Supreme Court of NSW - Adamson J	Judicial review – whether it was open worker in circumstances where the A effort on examination – whether the served by the plaintiff after the decisi fairness
Kitchingham v State of New South Wales	[2019] NSWWCCMA 38	WCC - Arbitrator Douglas, Dr J Parmegiani & Professor N Glozier	AMS did not err in certifying that the was not fully ascertainable due to ins
Kluvetasch v DK Thompson	[2018] NSWWCC 158	WCC - Arbitrator Harris	confirmed WCC confirms that payment of Long S Release is not 'damages' for the purp
Kochmanz v Rekani Pty Ltd T/as Entertainment Solutions	[2019] NSWWCC 64	WCC - Arbitrator Young	Worker/deemed worker - indicia test Ltd applied
Kohsar v BRI Security (Business Risks International)	[2020] NSWWCCMA 169	WCC - Arbitrator McDonald, Dr M Hong & Dr J Parmegiani	Psychological injury – assessment of o previous MVA upheld
Konza v Burkes Transport (Services) Pty Limited	[2022] NSWPIC 133	PIC - Delegate McAdam	WCD – Whether worker could work a that he would not pass checks by NSV medical evidence to support alleged I Payment Direction refused
Kula Systems Pty Ltd v Workers Compensation Nominal Insurer	[2019] NSWWCCPD 68	WCC - DP Wood	Costs are not 'compensation' for the under s 352 (3) <i>WIMA</i>
Labourpower Recruitment Services Pty Limited v Nolland	[2019] NSWSC 512	Supreme Court of NSW - Adamson J	S 105 WIMA does not exclude the jur for recovery of monies paid as worke worker

ed a nullity as a dispute concerning alleged consequential injuries was ned by an arbitrator before the referral to an AMS ridence of deterioration of the appellant's condition and admitted nt information – MAC revoked, and a new MAC issued ty decision made - Arbitrator awards weekly payments

a Court of a State and due to s 75 of the Constitution it does not have to hear an action between individuals who are different states – Leave granted to the applicant to ne Workers Compensation Nominal Insurer as the respondent Court of a State and due to s 75 of the Constitution it does not have hear an action between individuals who are residents of different e granted to the applicant to substitute the Workers Compensation

under ss 4(b)(i) and (ii) WCA – skin cancer – competing medical rding cause – "main contributing factor" – adequacy of reasons is do not disclose any error or the application for incorrect

/CA, s 319 (g) WIMA & cl 28C of Pt 2A of Sch 8 of the

worker not entitled to weekly payments after 260 weeks and before edical improvement was found to be not fully ascertainable – Whitton & Strooisma applied

dered a solicitor to indemnify the applicants with respect to costs were made by the Court in dismissing four appeals that had been

nst an interlocutory decision made after final orders fails y – whether it was open to the MAP to refuse to re-examine the umstances where the AMS noted disparities in the history given and hination – whether the MAP was obliged to receive additional reports plaintiff after the decision under review – Alleged denial of procedural

rr in certifying that the degree of permanent impairment ascertainable due to insufficient treatment – MAC

that payment of Long Service Leave entitlements under a Deed of 'damages' for the purposes of s 151A WCA ed worker - indicia test in Stevens v Brodribb Sawmilling Company Pty

injury – assessment of deductible under s 323 WIMA as a result of a

ner worker could work as a school crossing supervisor – No evidence not pass checks by NSW Police and Working with Children – No nce to support alleged lethargy and lack of concentration –Interim

compensation' for the purposes of satisfying the monetary threshold

oes not exclude the jurisdiction of the Local Court of NSW in a claim f monies paid as workers compensation from a

Lachley Meats (Forbes) Pty Ltd and M C Meats (Lachley) Pty Ltd trading as Lachley Meats v Merritt	[2019] NSWWCCPD 49	WCC - President Phillips DCJ	Construction of s 39 WCA – RSM Buildin and Further Education Commission t/as
Lachley Meats (Forbes) Pty Ltd and M C Meats (Lachley) Pty Ltd trading as Lachley Meats v Merritt (No 2)	[2020] NSWWCCPD 67	WCC - Deputy President Snell	of Melides v Meat Carter Pty Limited Construction of s 39 WCA - Reconsidera Court of Appeal's decisions in Hochbaur
Lambropoulos v Qantas Airways Limited	[2019] NSWWCCPD 17	WCC - DP Wood	Application for assessment by an AMS t WCA - Monetary threshold required by appeal against Arbitrator's decisions reg liability and admissibility of evidence
Lancaster v Foxtel Management Pty Limited	[2021] NSWSC 745	Supreme Court of NSW - Adamson J	Judicial review – MAP's decision set asic plaintiff's request for re-examination by
Lancaster v Foxtel Management Pty Ltd	[2022] NSWSC 929	Supreme Court of NSW - Basten AJ	Judicial review of decision of a Medical
Lang v Core Community Services Pty Ltd t/as Our Lady of the Rosary Catholic Parish, Fairfield	[2019] NSWWCC 3	WCC - Arbitrator Beilby	AMS not informed of prior award under remitted to AMS for reconsideration, bu "mathematical recalibration" of s 323 do
Lang v Davcote Pty Ltd	[2019] NSWWCC 275	WCC - Arbitrator Douglas	Arbitrator finds a MAC issued by an AM
Le Twins Pty Limited v Luo	[2019] NSWWCCPD 52	WCC - Adcting Deputy President Parker SC	Causation – assessment of WPI – Two d
	[2010]		assessment not permitted – neither ind under s 66 (1) WCA – award for the resp
Lecopoulos v Draft FCB Sydney Pty Ltd (deregistered)	[2019] NSWWCCMA 173	WCC - Arbitrator Harris, Dr M Gibson & Dr B Noll	Section 323 WIMA – AMS failed to cons with the available evidence and failed to
Lee v Bunnings Group Limited	[2021] NSWPICMP 203	PIC - Member McDonald, Dr M Burns & A/Prof C Grainge	Injury at work in 2010 resulted in an aw claim for alleged deterioration - choice different to injury as pleaded - assessme
Lee v Fletcher International Exports Pty Ltd	[2022] NSWPIC 271	PIC - Member Whiffin	Whether the PIC would be exercising fe – Held: Federal jurisdiction would not be State nor a resident of a State
Lee v Fletcher International Exports Pty Ltd	[2023] NSWDC 71	District Court of NSW - Andronos DCJ	Application for leave under s 26 of the F to determine its own jurisdiction – the r was granted under s 26(3) of the PIC Ac determination under s 26(5) of the PIC A
Lend Lease Project Management & Construction (Australia) Pty Limited v Usher	[2020] NSWWCCMA 16	WCC - Arbitrator Wynyard, Dr R Pillemer & Dr M Gibson	Demonstrable errors regarding s 68A W s 323 WIMA regarding post-2002 injury – MAC revoked
Leo Burnett Pty Ltd v Odgers	[2021] NSWPICMP 237	PIC - Member Wynyard, Dr M Burns & Dr B Stephenson	Complex Regional Pain Syndrome – MA pseudomotor/oedema in contravention was impermissible - MA failed to apply s applied – MAC revoked and worker asse (less the hand) taken by MA.
Lewin v Secretary, Department of Communities and Justice	[2019] NSWWCCMA 163	WCC - Arbitrator Wynyard, Dr M Burns & Dr B Noll	Referral to AMS following Arbitral decis AMS contradicted Arbitrator's findings i deductible applied
Lifestyle Solutions (Aust) Ltd v Van den Berg	[2021] NSWPICMP 184	PIC - Member Wynyard, Dr N Glozier & Dr M Hong	AMS failed to disclose his path of reason revoked
Lindsay v IMB Ltd	[2019] NSWWCCPD 7	WCC -DP Snell	Psychological injury - application of Stat
Lindsay v ISS Property Services Pty Limited	[2019] NSWWCC 269	WCC - Arbitrator Bell	Industrial deafness – hearing aids - work proving noisy employment on relevant and Makita
Lions v Prysmian Australia Pty Ltd	[2019] NSWWCC 213	WCC - Arbitrator Sweeney	Worker did not establish an entitlement

- iilding Services Pty Ltd v Hochbaum & Technical t/as TAFE NSW v Whitton applied – No mention id
- ideration under s 350 (3) WIMA Application of baum & Whitton
- MS to determine a threshold dispute under s 39 d by s 352 (3) WIMA not satisfied – no right of s regarding
- regardi
- aside Inadequate reasons for declining the on by a member of the MAP
- ical Panel Summons dismissed
- nder s 66 WCA before MAC issued matter
- n, but arbitrator declined to direct
- 23 deductible
- AMS was a nullity
- vo distinct injuries occurred and combined
- r individual assessment satisfied the threshold respondent entered
- consider whether 1/10 deduction was at odds ed to provide adequate reasons – MAC revoked
- n award under ss 66 & 67 WCA Further s 66 bice of Medical Assessor (MA) - diagnosis by MA ssment by analogy - MAC confirmed.
- ng federal jurisdiction if it determined the dispute ot be exercised as the respondent is neither a
- the PIC Act Held: The PIC does not have power the matter is not federally impacted, but leave C Act and the matter remitted to the PIC for PIC Act
- A WCA & s 323 WIMA Failure to properly apply jury Deduction at odds with available evidence
- MA failed to identify signs of
- ntion of Table 17.1 & assessing WPI for the hand oply s 323 deductible and a 10% deduction assessed on range of motion measurements
- lecision regarding consequential conditions ngs in MAC – MAC revoked & s 323 WIMA
- easoning Re-examination conducted MAC
- State Transit Authority of New South worker failed to discharge his onus of rant principles from Dawson v Dawson, Lobley
- ment to weekly payments

Lismore City Council v Elliot	[2019] NSWWCCMA 137	WCC - Arbitrator Harris, Dr D Dixon & Dr B Noll	No estoppel in a changing situation – A deduction of 1/10 under s 323 WIMA of Agreement
Lismore City Council v Elliot	[2019] NSWWCCMA 137	WCC - Arbitrator Harris	No estoppel in a changing situation – A 1/10 under s 323 WIMA contrary to th
Livers v Legal Services Commissioner	[2018] NSWCA 319	Court of Appeal - Gleeson JA, Barrett AJA & Simpson AJA	Procedural fairness - NCAT determined deprived the solicitor of an opportunit outcome
Livers v Legal Services Commissioner	[2020] NSWCA 317	Court of Appeal - Ward CJ in Eq, White & McCallum JJA	Professional misconduct - Court uphelo made by NCAT
Ljubisavljevic v Workers Compensation Commission of New South Wales	[2019] NSWSC 1358	Supreme Court of NSW - McCallum J	Judicial review – request for re-examin worker – COD entered before applicati MAP's decision – Arbitrator refused to engage with plaintiff's arguments
Ljubisavljevic v Workers Compensation Commission of New South Wales	[2019] NSWSC 1358	Supreme Court of NSW - McCallum J	Judicial review – request for re-examin worker – COD entered before applicati refused to rescind COD –MAP did not f
Lopez v Lionel Veliz t/as Top Lift Scaffolding	[2021] NSWWCCMA 29	PIC - Arbitrator Harris, Dr D Dixon & Dr B Noll	Table 4.2 of the Guidelines requires the AMS' examination – AMS did not err in – AMS erred by giving insufficient reas "well-healed" – MAC revoked & fresh I
Luck v Workers Compensation Nominal Insurers & Ors	[2023] NSWSC 842	Supreme Court of NSW - Weinstein J	Judicial review – appeal from PIC Apper relevant information - "purple passage
Ly v Jitt Offset Pty Ltd	[2021] NSWPICPD 2	WCC - Deputy President Wood	Principles applicable to the acceptance rebutted by contrary medical opinion - Atlantis Relocations (NSW) Pty Ltd [200
Lympike Pty Ltd v Wehbe	[2019] NSWWCC 158	WCC - Arbitrator Wright	Application for assessment by an AMS medical dispute under s 321 WIMA
Macarthur Group Training Ltd v Tahere	[2019] NSWWCCPD 46	WCC - Wood DP	Aggravation of a disease under s 4 (b) Australian Conveyor Engineering Pty Lt Engineering Pty Ltd discussed and appl
Maguire v Lis-Con Services Pty Ltd Mahal v The State of New South Wales (No. 2)	2020] NSWSC 3 – Campbell J [2018] NSWWCCPD 38	Supreme Court of NSW - Campbell J WCC - Snell DP	Jurisdictional error – constructive failu WCC declines applications for recusal a Presidential decision
Mahal v State of New South Wales (No 5)	[2019] NSWWCCPD 42	WCC - President Phillips DCJ	President refuses appellant's application on appeal; (2) for reconsideration; (3) to to the Supreme Court of NSW
Mahal v State of New South Wales (No 6)	[2019] NSWWCCPD 43	WCC - President Phillips DCJ	Application to extend time for an appli to the President is refused
Mahal v The State of NSW (No. 3)	[2018] NSWWCCPD 30	WCC - Snell AP	Parking Patrol Officer is not a Police Of Pt 19H cl 25 WCA
Mahdavi-Aghdam v Imad's Locksmith and Shoe repairs Pty Ltd	[2019] NSWWCC 371	WCC - Arbitrator Burge	Was the applicant a worker – Did he su spine due to altered gait – Held: applic consequential injury to his lumbar spin
Maitland City Council v McInnes	[2021] NSWPICPD 22	PIC - Deputy President Snell	Sections 254 & 261 WIMA – "Special ci

AMS did not err by applying a
 A contrary to the terms of a prior Complying

 AMS did not err by applying a deduction of the terms of a prior Complying Agreement ned an allegation that was not pleaded and nity for a successful

eld Solicitor's appeal against a protective order

nination by MAP – MAP not bound to examine ation for review of to rescind COD –MAP did not fail to

nination by MAP – MAP not bound to examine cation for review of MAP's decision – Arbitrator ot fail to engage with plaintiff's arguments

the presence of radiculopathy at the time of the r in applying a 1/10 deduction under s 323 WIMA easons for describing the surgical scarring as sh MAC issued

opeal Panel (PICAP) – deterioration – additional ages"

nce or rejection of expert evidence that is not on – Strinic v Sing [2009] NSWCA 15; Wiki v 2004] NSWCA 174 considered and applied AS dismissed because there was no

o) (ii) WCA - Rail Services Australia v Dimovski & v Ltd v Mecha

oplied

ilure to exercise jurisdiction

al and reconsideration of a previous

ations: (1) to admit fresh evidence 3) to re-open the matter; and (4) to state a case

plication to refer a question of law

Officer within the meaning of Sch 6

suffer a consequential injury to his lumbar licant was a worker, but he did not suffer a pine

circumstances"

Malouf v Pandora Jewellery Pty Ltd	[2021] NSWPIC 265	PIC - Member Sweeney	Sectio
			morn
			emplo
			actior
			reaso
			highe
Mammone v Insurance Australia Limited t/as NRMA	[2021] NSWPIC 501	PIC - Member Williams	Claim
			the cl
			partic
			made
			her be
			Proce
Mandoukos v Allianz Australia Insurance Limited	[2023] NSWSC 1023	Supreme Court of NSW - Chen J	Judici
			under
			plaint
			was p
Mani v Australian Pharmaceutical Industries Ltd	[2021] NSWWCC 63	PIC - Senior Arbitrator Capel	Work
		·	accor
Mani v Westpac Banking Corporation	[2019] NSWWCC 77	WCC - Arbitrator Paul Sweeney	Sectio
······································	[]	,	reaso
Marciano v State of New South Wales (Ambulance Service of NSW) [2022] NSWPICMP 26	PIC - Member Moore, Dr M Hong & Dr P Morris	MA e
	, []		Depai
Marinic v RPC Interiors Management Pty Ltd	[2019] NSWWCCPD 110	WCC - Snell DP	Arbitr
	[]		deem
Marinic v RPC Interiors Management Pty Ltd	[2018] NSWWCC 281	WCC - Arbitrator Cameron Burge	Death
Marion Ewins v CSR Limited	[2019] NSWWCC 48	WCC - Arbitrator John Harris	Arbitr
Marks v Secretary, Department of Communities and Justice	[2021] NSWSC 306	Supreme Court of NSW - Simpson AJ	Jurisd
Marks v Sceletary, Department of communities and sustice	[2021] 100030 500	Supreme court of NSW Simpson / S	wheth
			guide
Marmara v Transdev NSW South Pty Ltd	[2022] NSWPIC 84	PIC - Senior Member Haddock	Psych
Marsh v Insurance Group Limited t/as NRMA Insurance Limited	[2021] NSWSC 619	Supreme Court of NSW - Simpson AJ	Jurisd
•	[2021] 1031030 019	Supreme court of NSW - Simpson As	1999
(No 2)			
			cause
Marshally Chilled Craws Ltd		WCC Wood DD	statut
Marshall v Skilled Group Ltd	[2018] NSWWCCPD 44	WCC - Wood DP	WCC
Martin Income a Australia Canada Camina		MCC Delegate Maddage	evide
Martin v Insurance Australia Group Services	[2019] NSWWCCR 3	WCC - Delegate McAdam	Cl 280
			as to
Martin v McLean Care Ltd t/as H N Memorial Retirement	[2019] NSWWCCMA 31	WCC - Arbitrator Marshal Douglas, Dr D	Demo
Village		Crocker & Dr B Stephenson	opinio
Martinez v Paraplegic & Quadriplegic Association of NSW	[2019] NSWWCCMA 111	WCC - Arbitrator Moore, Dr T Mastroianni & Dr	
		B Noll	and th
			previo
Martinovic v Workers Compensation Commission of New South	[2019] NSWSC 1532	Supreme Court of NSW - N Adams J	Proce
Wales & Ors			quash
Marzifar v Allianz Australia Insurance Limited	[2021] NSWPIC 323	PIC - Member Williams	Claim
Mascaro v Inner West Council	[2018] NSWWCCPD 29	WCC - Snell AP	The e
Matilda Cruises Pty Ltd v Sweeny	[2018] NSWWCCPD 37	WCC - Snell DP	The n
			cl 11

Section 11A WCA – Complaint that the worker used racist and offensive language at morning tea – Employer prohibited the worker from communicating with other employees who were present while it investigated the complaint – Held: While its actions were exemplary in many respects, the employer's actions were not reasonable as they deprived the worker of the opportunity to put his case at the highest

ms Assessment – Claim for damages submitted to the insurer on the same day as claim was referred to the PIC under Div 7.6 of the MAIA for assessment -No ticulars or evidence provided when claim was lodged – No offer of settlement de or invitation to engage in settlement discussions – Held: Claimant did not use best endeavours to settle the claim before referring it for assessment ceedings dismissed under s 54 of the PIC Act icial review – decision of medical assessor referred to review panel –plaintiff erwent surgery for reported radicular symptoms – whether surgery rendered ntiff's injury non-minor – where no evidence about what the surgery involved put before the medical assessor – no error established. rker entitled to one further assessment of permanent impairment by an AMS in ordance with Pt 2A of Sch 8 of the 2016 Regulation tion 11A WCA – injury not wholly or predominantly caused by sonable action in respect of discipline, performance appraisal or termination erred in assessing impairment under PIRS by failing to consider Ballas v partment of Education (State of NSW) – MAC revoked itrator erred in finding that a deceased worker was not a worker or a med worker

Death Claim - Deceased was neither a worker nor a deemed worker Arbitrator refuses insurer's recusal application based upon apprehended bias Jurisdictional error – subordinate legislation – scope of empowering provisions – whether the guidelines are inconsistent with the primary legislation – whether the guidelines are beyond power Psychological injury – dispute under s 60 WCA – s 11A WCA defence rejected Jurisdictional error – error of law on the face of the record – Section 69 (3) MACA 1999 – power requiring decision maker to consider whether there was reasonable cause to suspect material error in medical assessment –decision maker exceeded statutory role by determining asserted error on the merits WCC declines applications to extend time to appeal and to adduce fresh evidence Cl 28C of Sch 8 of the Regulation - Employer entitled to seek reconsideration of MA

Cl 28C of Sch 8 of the Regulation - Employer entitled to seek reconsideration of MAC as to whether the degree of permanent impairment is fully ascertainable Demonstrable error - AMS not obliged to explain a difference of medical opinion

MAP satisfied that there was ample evidence of prior injuries to the right shoulder and that a deduction is required even though the pre- existing condition was previously asymptomatic - Vitaz applied Procedural fairness and jurisdictional error – decisions of Arbitrator and MAP quashed and matter remitted to WCC for determination by a different MAP Claimant wholly at fault for accident – no exceptional circumstances established The evaluative judgment of reasonableness in the context of s 11A WCA The nature of referral for assessment of the degree of permanent impairment under cl 11 & Pt 2A of Sch 2 of the Workers Compensation Regulation 2016

Mayo Private Hospital v Radnidge	[2022] NSWPICMP 28	PIC - Member Rimmer, Dr M Hong & Dr P Morris	Psychological injury – MA failed to refe anxiety & depression & indicates anti-c weeks prior to injury – Held: a 1/10 dec MAC revoked & fresh MAC issued
McHughes v Brewarrina Local Aboriginal Land Council	[2018] NSWWCC 209	WCC - Senior Arbitrator Glenn Capel	Psychological injury and perception - de Department v K followed
McKell v Woolworths Limited	[2019] NSWWCC 379	WCC - Arbitrator Batchelor	Section 11A WCA – Employer's actions reasonable
McKinnon v Port Marina Pty Ltd	[2022] NSWPIC 654	PIC - Member McDonald	Fall at work causing rupture of breast in suffered an injury being a pathological definitions in s 59 WCA even though th
McLaughlin v Employers Mutual NSW Limited	[2021] NSWSC 198	Supreme Court of NSW - Cavanagh J	Workers compensation insurer does no
McMinimee v State of New South Wales (South Western Sydney Local Health District)	[2023] NSWPICPD 18	PIC - President Judge Phillips DCJ	Consequential injury – causation – agg 322 WIMA - Ozcan v Macarthur Disabil
Megson v Staging Connections Group Ltd	[2019] NSWWCCPD 2	WCC - DP Snell	Alleged factual error - weight of eviden
Melides v Meat Carter Pty Limited	[2019] NSWWCC 81	WCC - Arbitrator Anthony Scarcella	Worker with highest needs - the entitle s38A WCA commences on the date of t
Melides v Meat Carter Pty Limited	[2019] NSWWCCPD 48	WCC - Parker SC ADP	Construction of s 38A WCA – Hee v Sta applied – RSM Building Services Pty Lin NSWWCCPD 15 distinguished
Mercy Connect Limited v Kiely	[2018] NSWSC 1421	Supreme Court of NSW - Harrison AsJ	Jurisdictional error on multiple grounds
Messent v Comdain Corporate Pty Ltd	[2022] NSWPIC 24	PIC - Senior Member Capel	Worker's solicitors withdrew from proc ready to proceed to a conciliation conf evidence - worker had insufficient know unrepresented litigant - worker's conde want of due dispatch.
MetLife Insurance Limited v MX	[2019] NSWCA 228	Court of Appeal - Meagher, Gleeson & Payne JJA	TPD claim - whether insurer took into a breached its contractual duty and/or a
Metlife Insurance Ltd v Hellessey	[2018] NSWCA 307	Court of Appeal - McColl JA, Meagher JA & White JA	Life insurance - benefit conditional upo and permanent disablement - Insurer h reasonably and fairly in considering questions under the policy and determ
Michelle Gai Weston t/as Northmead Beauty Therapy (ABN 83824751583) v Szenczy	[2019] NSWWCCPD 38	WCC - President Phillips DCJ	Application of Paric v John Holland (Con Demasi & Nguyen v Cosmopolitan Hom
Midcoast Council v Cheers	[2022] NSWPICPD 26	PIC - Deputy President Wood	Submissions made after the time perio provide reasons – Failure to consider su remitted for re-determination
Mifsud v Pitador Excavations Pty Limited t/as JD Concrete Pty Ltd	[2022] NSWSC 1010	Supreme Court of NSW - Campbell J	Jurisdictional error - judicial review of c confirmed MAC determining 13% WPI wrong question by confining itself to th of the referral – Summons dismissed w
Mikhail v Universal Anodisers Pty Ltd	[2019] NSWWCC 346	WCC - Arbitrator Wright	Application for reconsideration of COD merits not established on the available
Miller v Secretary, Department of Communities and Justice (No 9	[2021] NSWPICPD 29	PIC - Deputy President Snell	Application of estoppel on the basis of Ltd
Miller v State of New South Wales	[2018] NSWCA 152	Court of Appeal - McColl JA, Meagher JA & Leeming JA	Worker's death due to pre-existing asth aggravated by work
Mills v Martin-Brower Australia Pty Ltd	[2023] NSWSC 253	Supreme Court of NSW - Adamson J	Alleged apprehended bias - whether m member of the AP to assess degree of

efer to GP's clinical notes which diagnosed ti-depressant medication was prescribed 6 deduction is applicable under s 323 WIMA –

- decision in Attorney-General's

ns in relation to performance appraisal were not

st implant – dispute as to whether worker cal change – Held: treatment fell within the the original implant was not an artificial aid not owe a duty of care to an injured worker ggregation of injuries for the purpose of WPI – s bility Services Ltd [2021] NSWCA 56 considered

lence and test of causation itlement to weekly payments under of the MAC and not on the date of the injury State Transit Authority of New South Wales

Limited v Hochbaum [2019]

nds

roceedings - claim ill-conceived and matter not onference/arbitration due to absence of crucial nowledge and capacity to act as an nduct inappropriate - proceedings dismissed for

o account irrelevant consideration and/or r acted reasonably and fairly upon insurer's satisfaction as to claimant's total

r has overlapping obligations requiring it to act

rmining whether it was so satisfied Constructions) Pty Ltd, Mason v

omes

riod for doing so was closed – Member's duty to r submissions made – COD revoked & matter

of decision of appeal panel – where appeal panel PI - whether the appeal panel asked itself the the precise grammatical meaning of the terms with costs

DD under s 350 (3) WIMA refused – Substantial ble evidence

of Port of Melbourne Authority v Anshun Pty

sthma condition that was not

Alleged apprehended bias - whether member who sat on WCC could also be a member of the AP to assess degree of permanent impairment

Mirarchi v CPA Australia Pty Ltd	[2017] NSWSC	Supreme Court of NSW - Adamson J	Jurisdictional error - AMS determined from an assessment where there was
Moelker v State of New South Wales (Ambulance Service of New South Wales)	[2021] NSWPICMP 202	PIC - Member Perrignon, Dr J Parmegiani & Dr M Hong	Psychological injury – Whether Medica impairments PIRS categories – Held: M
Momand v Allianz Australia Insurance Limited	[2023] NSWSC 1014	Supreme Court of NSW - Harrison AsJ	JUDICIAL REVIEW of a decision of a de of assessment – Motor Injury – Minor Decision set aside and the matter remi
Monahan v R. H Anicich & A J Deegan & Others T/as Sparke Helmore Lawyers	[2019] NSWWCC 265	WCC - Arbitrator Homan	Psychological injury - Arbitrator award referral to an AMS
Mondelez v Automotive, Food, Metals, Engineering, Printing and Kindred Industries Union known as the Australian Manufacturing Workers Union (AMWU)	2019] FCAFC 138	Federal Court of Australia - Bromberg, Rangiah & O'Callaghan JJ	Meaning of the word "day" in the calco personal/carer's leave under s 96 (1) o
Mooney v White	[2021] NSWPIC 423	PIC - Member Batchelor	Applicant alleged that he was a full-tim Respondent disputed that there was a out of or in the course of employment happened to him on the night he was i was dealing with work issues - Held: Th Applicant's reconstruction was specula proof – Award for the respondent enter
Mooney v White	[2022] NSWPICPD 13	PIC - Deputy President Snell	Injury in the course of or arising out of substantial, clearly articulated argume
Moran v Remondis Australia Pty Limited	[2021] NSWPIC 448	PIC - Member Wynyard	Psychological injury wholly and predor expert's opinion not established as ass question - Award for the respondent e
Morcos v Deosa Enterprises Pty Limited Morris v Woolworths Group Limited	[2020] NSWWCCPD 73 [2022] NSWPICPD 30	WCC - Acting Deputy President Parker SC PIC - President Phillips DCJ	Section 32A WCA – no current work ca Section 4(b) WCA - failure to discharge Department of Education and Training approach to contemporaneous docum [1968] 2 Lloyd's Rep 403 and ET-China. [2021] NSWCA 24 considered
Moston v Goldenfields Water County Council	[2019] NSWWCC 282	WCC - Arbitrator Burge	Psychological injury - Arbitrator allows included in the referral to the AMS
Muriniti v King; Newell v Hemmings	[2019] NSWCA 232	Court of Appeal (Payne & McCallum JJA & Simpson AJA)	Leave to appeal against personal costs the papers to the Legal Services Comm investigate whether the conduct of the amounts to either unsatisfactory profe
Muriniti v King; Newell v Hemmings	[2019] NSWCA 232	Court of Appeal	Leave to appeal against personal costs the papers to the Legal Services Comm investigate whether the conduct of the amounts to either unsatisfactory profe
Muriniti; Newell v Lawcover Insurance Pty Ltd	[2018] NSWCA 134	Court of Appeal - Beazley P	The Court dismissed the appellants' ad Leave application to the High Court ag NSWCA 98 has not yet been determine
Myer Pty Limited v El Bayeh	[2020] NSWWCCMA 1	WCC - Arbitrator Wynyard, Dr M Burns & Dr R Fitzsimons – Arbitrator Bell, Dr G McGroder & Dr J Bodel	Demonstrable error on face of the MA
Nader v A O Family Trust	[2019] NSWWCC 331	WCC - Arbitrator Homan	Worker failed to discharge his onus of pursuant to s 4 (a) WCA

- ed causation and excluded certain body parts
- as no liability dispute
- ical Assessor (MA) erred in assessing a
- MAC revoked & a new MAC issued.
- delegate MAC Adequate reasons Grounds
- or injury Threshold injury Radiculopathy mitted to the PIC
- rds compensation under s 66 WCA without
- lculation of the entitlement to paid) of the Fair Work Act 2009 (Cth)
- time live-in caretaker on a rural property s a contract of service and that the injury arose ent – Applicant could not remember what as injured, but 2.5 years later he asserted that he There was a contract of service, but the ulation and he did not discharge his onus of intered
- of employment failure to respond to a nent relying upon established facts lominantly caused by transfer - Applicant's
- assumptions not proven Applicant's credit in t entered.
- capacity
- ge the onus of proof to establish injury –
- ng v Ireland [2008] NSWWCCPD 134 applied uments - Onassis and Calogeropoulos v Vergottis na.com International Holdings Ltd v Cheung
- ws surveillance reports to be
- sts orders refused Registrar ordered to refer nmissioner with a recommendation to the applicants & L C Muriniti & Associates ofessional conduct or professional misconduct
- sts orders refused Registrar ordered to refer nmissioner with a recommendation to the applicants & L C Muriniti & Associates ofessional conduct or professional misconduct
- adjournment application where their Special against the decision in King v Muriniti [2018] ined
- IAC Roads and Maritime Services v Rodger r of the Workers Compensation Commission
- of proving that he suffered further injuries

Naem v Ram Dubey	[2019] NSWWCC 353	WCC - Arbitrator Burge	Whether worker was an employee of satisfy onus of proof that the worker w
Naidu v State of New South Wales	[2019] NSWWCCPD 59	WCC - DP Snell	Application to extend time under rule
Narrabri Shire Council v Bourke	[2019] NSWWCCMA 21	WCC - Arbitrator Moore, Prof. N Glozier & Dr P	Psychological injury - significant prior
		Morris	deductible inadequate - MAP applied
Narromine Shire Council v Sladek	[2019] NSWWCCMA 30	WCC - Arbitrator Harris, Dr D Crocker & Dr D	"Fully ascertainable" is not limited to t
		Dixon	improvement" - the AMS erred in find
			ascertainable because of the possibilit
National Transport Insurance Limited v Chapman	[2019] NSWWCCPD 54	WCC - Deputy President Wood	Sections 4, 105 and 287-289 WIMA -
			between a claimant and an insurer wh
			purposes of WIMA
Negi v Nass Consulting Pty Ltd	[2021] NSWPICPD 8	PIC - Deputy President Wood	Application for extension of time to ap
	[2022] 1011 1010 0		appeal – whether exceptional circums
			evidence would cause substantial inju
			when witness evidence is unreliable
Negi v Nass Consulting Pty Ltd (No 2)	[2021] NSWPICPD 9	PIC - Deputy President Wood	Admission of additional evidence on a
			exist and whether failure to admit new
Nesci v Secretary, Department of Industry	[2020] NSWWCCMA 6	WCC - Arbitrator Batchelor, A-Prof M Fearnside	AMS properly examined body systems
		& Dr B Noll	correct assessments of 0% WPI – No d
			refer to the opinions of the qualified s
	Nguyen v Pasarela Pty Ltd	Supreme Court of NSW - Adamson J	Error of law on the face of the record
	Nguyen v rasarela r ty Ltu		of reasoning – whether MAP erred in
Nouven - Deservela Dru I tel			-
Nguyen v Pasarela Pty Ltd			Guidelines
Nicol v Macquarie University	M1-2738/196	WCC - Arbitrator Egan, Professor Nicholas Glozier & Dr Julian Parmegiani	Apportionment of permanent impairn
Nicol v Macquarie University	[2018] NSWSC 530	Supreme Court of NSW - Harrison AsJ	Jurisdictional error by MAP in respect
			for re-determination by a differently of
Nikolovski v McDonalds Australia Limited	[2021] NSWPIC 55	PIC - Member Young	Mixed psychological and arguably unr
		C C	disagreed regarding the speciality of t
			WIMA and Procedural Direction PIC 6
			has power to remit a matter to the Pro-
			-
			where the parties cannot agree on the
			the President who chooses the assess
Nizamdeen v University of New South Wales	[2022] NSWPIC 17	PIC - Member Isaksen	Worker was arrested at work on terro
			a month before it was found that he w
			did not sustain an injury arising out of
Nonconformist Pty Ltd v Fisher	[2021] NSWPICPD 26	PIC - Deputy President Wood	Epidemiological evidence and the que
			establishing error in accordance with s
Norton v Anambah Constructions Pty Ltd	[2019] NSWWCCMA 121	WCC - Arbitrator Wynyard, Dr D Dixon & Dr B	Demonstrable error due to AMS' failu
		Noll	has no power to correct errors that ar
			where the MAC is confirmed
O'Brien v L & M Pittari Transport Pty Limited	[2020] NSWWCC 16	WCC - Arbitrator Scarcella	Intramedullary lengthening nail is an a
	[]		WCA – Pacific National Pty Limited v B
O'Grady v Interactive Community Care Pty Ltd	[2021] NSW/DICMD 110	DIC - Member Mooro, Dr. Darmagiani & Dr. M	Schizophrenia is a biological condition
O Grauy v Interactive Community Care Pty Ltu	[2021] NSWPICMP 119	PIC - Member Moore, Dr J Parmegiani & Dr M	
		Hong	
Obeid v AAI Ltd t/as AAMI	[2022] NSWPICMP 76	PIC - Principal Member Harris, Dr D Dixon & Dr G	-
		Stubbs	incurred and not provided

of the respondent – insufficient evidence to er was an employee of the respondent ule 16.2 (5) of the WCC Rules 2011 refused or history of psychiatric conditions - s 323 WIMA ed a 50% deductible

to the meaning of "maximum medical

nding that permanent impairment was not fully ility of future surgery

WCC has no jurisdiction to determine a dispute
 where the insurer is not a licensed insurer for the

appeal – admission of additional evidence on mstances exist and whether failure to admit new njustice – consideration of objective evidence

n appeal – whether exceptional circumstances new evidence would cause substantial injustice

ms and recorded his findings that resulted in o demonstrable error despite AMS' failure to d specialists – MAC confirmed

rd – whether AMS failed to properly explain path in finding no error in the AMS' application of the

irment for effects of later injury

ct of apportionment - matter remitted to WCC y constituted MAP

nrelated frontal lobe pathology – Parties f the Medical Assessor – Held: the effect of 6 as well as SIRA Guidelines is that a Member President for referral to a Medical Assessor, but the appropriate assessor or his/her specialty it is essor.

rrorist charges and was remanded in custody for e was set up by a co-worker – Held: the worker of or in the course of his employment uestion of causation – Principles applicable to

h s 352 (5) WIMA

ilure to give proper reasons, but MAP are not the subject of the appeal

n artificial aid within the meaning of s 59A (6) v Baldacchino applied

on and does not occur as a result of life events

to determine a claim for medical expenses not

Oberon Council v Barton	[2018] NSWWCCMA 100	WCC - Arbitrator Gerard Egan, Dr L Kossof & Dr J Parmegiani	Psychological injury - PIRS class descriptors must consider the circumstances of each c
Odzic v Watt Export Pty Ltd	[2019] NSWWCC 42	WCC - Arbitrator Michael Perry	Worker not disentitled to weekly compens WCA where there was a significant deterior award of the Compensation Court (in 1999
Oeding-Erdel v Allianz Australia Insurance Limited	[2021] NSWSC 1264	Supreme Court of NSW - McCallum JA	and WCC (in 2010) - WCC has jurisdiction t Judicial review – Proper officer of SIRA refu medical assessment – Proper officer fell in the nature of the jurisdiction committed to
OneSteel Reinforcing Pty Ltd t/as Liberty OneSteel Reinforcing v Dang	[2022] NSWPICPD 32	PIC - Deputy President Wood	Anshun Estoppel - reasonableness – raising
Ooi v NEC Business Solutions Ltd (No 2) Oudicho v CIC Allianz Insurance Limited	[2020] NSWWCCPD 68 [2022] NSWPIC 152	WCC - Deputy President Snell PIC - Member Ford	Reconsideration under s 350 (3) WIMA ref For the purposes of ss 3.11 & 3.28 of the N fault of the injured person
Ozcan v Macarthur Disability Services	[2019] NSWWCC 310	WCC - Arbitrator Wynyard	Claim for aggregation of 3 injuries assessed materially contributed to the later 2 injurie the 3 injuries – Argument rejected & awar
Ozcan v Macarthur Disability Services Ltd	[2021] NSWCA 56	Court of Appeal - Macfarlan & McCallum JJA & Simpson AJA	Section 66 WCA – whether WPI resulting fr aggregated – Held: all injuries "resulted fro Appeal against decision of a presidential m member erred in construing ss 322 (2) and
Pacific National Pty Ltd v Baldacchino	[2018] NSWCA 281	Court of Appeal - Macfarlan JA, Payne JA & Simpson AJA	Court confirms that a total knee replacement the meaning of s 59A (6) (a) WCA
Page v Workers Compensation Nominal Insurer	[2021] NSWPIC 445	PIC - Member Isaksen	Section 9AA WCA - Worker not entitled to injured while working in NSW - Worker fai is usually based in NSW in her employmen respondent's principal place of business w
Palasty v Lendlease Building Pty Limited	[2021] NSWPICPD 19	PIC - Acting Deputy President Parker SC	Appellant failed to prove employment was to Arbitrator's factual findings - Requirement of fact and law or discretion per Raulston v 10 DDRCR 156; Northern NSW Local Health 12 DDCR 95; application of State Transit Av [2007] NSWCA 249; 5 DDCR 286 and Attor NSWWCCPD 76; Application of Federal Bro 34; 110 CLR 626 on the question of causation
Pan v Hygrade Trade Services Pty Ltd	[2019] NSWWCCMA 9	WCC - Arbitrator McDonald, Dr G McGroder & Dr B Noll	Demonstrable error - AMS did not set out disregarding complaints of right lower extr spine, but the assessment rating was appro
Papadellis v Tyree Industries Pty Ltd	[2019] NSWWCC 372	WCC - Senior Arbitrator Capel	Estoppel by conduct – An employer (who p from disputing that the worker suffered in
Papera v Equity Transport Group Pty Ltd	[2022] NSWPIC 421	PIC - Member Rimmer	Worker made a claim under s 66 WCA in rescarring – respondent argued that she was that would contravene s 66(1A) WCA and a amended her claim made in 2020 and this was in the interests of justice to exercise the refer the matter for further assessment.

scriptors are 'examples only' and AMS f each case and exercise own clinical judgment

ompensation by reason of the former s 52A (4) deterioration in his condition since the previous (in 1999)

diction to determine the ARD

SIRA refused an application for review of a

er fell into jurisdictional error by misconstruing

nitted to her under s 63(3) of the MACA

- raising a new issue on appeal - factual error

IMA refused

of the MAIA, the MVA was caused wholly by the

assessed by AMS on the basis that the first injury 2 injuries – AMS directed to apportion between & award for the respondent entered sulting from multiple injuries should be ulted from" and "arose out of" the first incident – ential member in point of law – Presidential 2 (2) and (3) WIMA

placement is an 'artificial aid' within

itled to benefits under WCA merely by being orker failed to establish that she usually works or loyment with the first respondent – First siness was in Queensland

ent was main contributing factor - No challenge quirement for the appellant to demonstrate error aulston v Toll Pty Limited [2011] NSWWCCPD 25; al Health Network v Heggie [2013] NSWCA 255; ransit Authority of New South Wales v Chemler and Attorney General's Department v K [2010] leral Broom Co Pty Limited v Semlitch [1964] HCA f causation

set out path of reasoning that led to him wer extremity impairment when assessing lumbar as appropriate

r (who paid for lumbar surgery) is not estopped fered injury to the lumbar spine

/CA in respect of the left upper extremity and she was not entitled to make a further claim as CA and 322A WIMA – Held: the worker had and this claim was not a second claim and that it sercise the discretion under s328(1A) WIMA to ment.

Parker v Warrumbungle Shire Council	[2022] NSWPIC 160	PIC - Senior Member Haddock	Worker sought declaratic assessment under s 44A ^v the PIC and it lacks jurisd
Parsons v Corrective Services NSW	[2018] NSWWCC 227	WCC - Arbitrator Philip Young	Provision of an assistance reasonably necessary me
Parsons v Dell Australia Pty Ltd	[2019] NSWWCC 210	WCC - Senior Arbitrator Glenn Capel	Application for reconside
Parsons v Dell Australia Pty Ltd	[2020] NSWWCCPD 2	WCC - DP Wood	The exercise of discretior Furniture Ltd applied - N
Pascoe v Mechita Pty Ltd	[2019] NSWSC 454	Supreme Court - Button J	Denial of procedural fairr the worker notice of it Work capacity dispute – J
Patel v Philip Leong Stores Pty Ltd	[2021] NSWPIC 493	PIC - Delegate Gamble	suitable employment und
Paterson v Paterson Panel Workz Pty Ltd	[2018] NSWWCCPD 27	WCC - Keating P	WCC lacks power to make entitlement period in the payments
Patrick Stevedore Holdings Pty Ltd v Viera	[2019] NSWWCCPD 12	WCC - Wood DP	The principles that apply Pty Ltd & Najdovski v Crn Azimi applied
Payne v Allianz Australia Insurance Limited	[2022] NSWPIC 673	PIC - Member Radnan	Claim for damages referr evidence lodged 3 days b was a genuine attempt to proceedings dismissed un
PDF Food Services Pty Ltd v McLennan	M1-003568/17	WCC - Arbitrator Dalley, Dr D Crocker & Dr B Noll	endeavours to settle the Demonstrable error in th
Pearson v Carey's Freight Lines (Tamworth) Pty Ltd	[2019] NSWWCCMA 104	WCC - Arbitrator Wynyard, Dr J Parmegiani & Dr N Glozier	Fresh evidence rejected o
Peel v AAMI	[2021] NSWPIC 495	PIC - Member Medland	Assessment of damages a breached duty of care an
			claimant – Damages awa denial of liability.
Penrith Rugby League Club Ltd v Jenkins	[2018] NSWWCCMA 106	WCC - Arbitrator Rimmer, Dr M McGlynn & Dr D Crocker	Demonstrable error estal MAC confirmed
Penrith Rugby League Club Ltd v Van Poppel	[2018] NSWWCCPD 55	WCC - AP Snell	Arbitrator erred in the co claim
Peric v State of New South Wales (NSW Health Pathology)	[2019] NSWWCC 332	WCC - Arbitrator Dalley	Extent of a worker's capa of a decision granted whe that the parties had agree of incapacity
Perry v George Weston Foods Limited	[2021] NSWSC 359	Supreme Court of NSW - Rothman J	Jurisdictional error and e classification – irrelevant
Petreski v The Ors Group Pty Ltd	[2019] NSWDC 417	District Court of NSW - Abadee DCJ	Statement of Claim struc pleading attached to the
Pinarbasi v AAI Ltd t/as GIO	[2023] NSWSC 80	Supreme Court of NSW - Schmidt AJ	MAIA - claim rejected by not minor – Insurer appli President of PIC under s

eclaration that he was not required to attend an earning capacity er s 44A WCA where liability was disputed – Held: No dispute before ks jurisdiction to make the declaration sought ssistance dog and costs of maintaining the dog are ssary medical and related treatment expenses under s 60 WCA econsideration of COD refused

iscretion to reconsider a COD – factors to consider – Samuel v Sebel plied - No error of discretion

ural fairness - MAP considered material without giving

spute – physical injury and secondary psychological condition – nent under s 32A WCA – WCD set aside r to make an order under s 53 WCA after the end of the second od in the absence of an award for weekly

at apply to disturbing factual findings - Raulston v Toll ski v Crnojilovic applied - Section 50 WCA - NSW Police Service v

es referred to the PIC under Div 7.6 of the MAIA – Claim without 3 days before end of limitation period - insurer disputed that there tempt to settle the claim - meaning of "best endeavours" hissed under s 54 of the PIC Act as the claimant failed to use his best ettle the claim before referring it for assessment ror in the calculation of a deductible under s 323 WIMA

ejected on appeal because it was of no probative value

amages and liability under Part 4 of MAIA 2017 – Insured driver care and no finding of contributory negligence made against ges awarded and costs penalty of 25% applied for unreasonable

ror established but no change in WPI assessment and

in the construction of s 17 (1) (a) WCA in a hearing loss

er's capacity was disputed at hearing - Request for reconsideration nted where the decision was based upon an incorrect assumption nad agreed to the length

or and error of law on the face of the record – PIRS – wrong relevant consideration – failure to disclose part of reasoning. im struck out as being materially different to the draft d to the Pre-Filing Statement

MAIA - claim rejected by insurer — application for review — MA found injury was not minor – Insurer applied for review of MA's certificate — gateway function of President of PIC under s 7.26(5) of the Act—delegate referred review application to MRP — whether there is an implied obligation to give reasons for decision delegate fell into error — decision to refer assessment to MRP quashed

Pirie v State of New South Wales (NSW Police Force)	[2022] NSWPICPD 4	PIC - Acting Deputy President Parker SC	Leave to appeal an interlocutory decis Compensation Regulation 2016 – Emp surgeons - Worker refused to attend a agreed to be examined by the second
Powell v Gotcha Pty Ltd	[2020] NSWWCC 389	WCC - Arbitrator Sweeney	Claim under s 66 WCA – Worker retur claim – Respondent's application to st application for Arbitrator to determine Registrar for referral to an AMS
Prakash v Novartis Australia	[2019] NSWWCCMA 69	WCC - Arbitrator Richard Perrignon, Dr P Harvey-Sutton & Dr J B Stephenson	MAP upheld AMS' decision to aply a 5 he complied with the 3-step test in Co
Prince v Seven Network (Operations) Limited	[2019] NSWWCC 313	WCC - Arbitrator Burge	The Applicant (a contestant on a realit to deteriorating relationships within the respondent portrayed her on social me (and/or a deemed worker) and her en- factor and substantial contributing factor
Procedural review decision no. 2118	WIRO - 15 October 2018	Wayne Cooper - Director, Work Capacity Decisions	WIRO lacks prerogative powers and is under s 38 (3) WCA
Proctor v Paragon Risk Management Pty Limited	[2021] NSWPIC 382	PIC - Member Haddock	Further lumbar decompression and fu
Puntigam v Tyzebet Pty Ltd	[2019] NSWWCCMA 169	WCC - Arbitrator Rimmer, Dr D Dixon & Dr M Burns	Demonstrable error in MAC – AMS ap for an injury that was previously deter
Purday v State of New South Wales (NSW Rural Fire Service)	[2019] NSWWCC 324	WCC - Arbitrator Sweeney	An Adjustment disorder resulting from materially contributed to by a return t psychological injury for the purposes of
Purtell v Workers Compensation Nominal Insurer (iCare) & Others	[2020] NSWWCC 393	WCC - Arbitrator Edwards	Section 9AA WCA – industrial deafnes worked could not be identified – work other in Victoria) and neither could be based – employer's principal place of not connected with NSW
Queanbeyan Racing Club Ltd v Burton	[2021] NSWCA 304	Court of Appeal - Basten, Leeming & McCallum JJA	Judicial review – jurisdictional error – procedural unfairness – scope of proc statutory scheme – no opportunity giv condition – medical experts' function MRP restricted to determining whethe expansion of MRP's functions
Racing NSW v Goode	[2023] NSWPICPD 43	PIC - President Phillips DCJ	Whether the PIC may deal with a prev principles in Mateus v Zodune Pty Ltd NSWWCCPD 227 considered and appl treatment expenses pursuant to s 60 v proceedings - Geary v UPS Pty Ltd [202 Authority v Anshun Pty Ltd [1981] HCA Pty Ltd [2009] NSWCA 231; Secretary, Miller & Anor (No 5) [2020] NSWWCC Communities and Justice (No 10) [202
Radanovic v Corporate Interfirm Pty Ltd	[2020] NSWWCC 404	WCC - Senior Arbitrator Bamber as delegate of the Registrar	Application to correct an alleged obvious refused
Rahman v Al-Maharmeh	[2021] NSWCA 31	Court of Appeal - Meagher, Leeming & Brereton JJA	MACA 1999 - Time limits - Leave to ap

cision refused – Reg 44 of the Workers mployer relied on reports from 2 orthopaedic d a re-examination by the first expert and he nd medical expert

urned to live in UK within a week of making her strike out application refused – Worker's nine impairment declined – Matter remitted to

a 50% deductible for pre-existing impairment as Cole v Wenaline

ality TV show) suffered a psychological injury due in the alleged workplace and the way that the media - Held: the applicant was a worker employment was both the main contributing factor to the injury.

is unable to interfere with an insurer's decision

fusion surgery is reasonably necessary applied a deduction of 10/10 under s 323 WIMA termined by the Commission – MAC revoked

om physical injury was also

n to work program and is therefore a primary es of s 65A WCA

ess – the state in which the worker usually orker worked out of 2 bases (one in NSW & the be said to be the place where he was usually of business was in Victoria – Held: employment

 extent of functions and powers of MRP –
 ocedural fairness determined by reference to given to address MRP on definition of medical on is to form opinion as to medical condition –
 ther error in applicant's grounds of appeal – no

reviously unnotified Anshun estoppel argument – td t/as Tempo Cleaning Services [2007] oplied – whether claims for medical or related 50 WCA are estopped by failure to claim in earlier 2021] NSWPICPD 47; Port of Melbourne 4CA 45; 147 CLR 589; Habib v Radio 2UE Sydney ry, Department of Communities and Justice v CCPD 38 and Miller v Secretary, Department of 022] NSWCA 190 applied and considered

vious error in a MAC under s 325 (3) WIMA

appeal against interlocutory decision

Rail Corporation NSW v Aravanopules	[2019] NSWWCCPD 65	WCC - DP Snell	Section 11A WCA – reasonable action v procedural fairness
Raina v CIC Allianz Insurance Limited	[2021] NSWSC 13	Supreme Court of NSW - Campbell J	
			Jurisdictional error – procedural fairne
			unfair for MRP to refer to medical liter
Rainbow Legal Group Limited v Carrabs	[2019] NSWWCCPD 58	WCC - President Phillips DCJ	Findings of fact were available on the e
			Wagga Wagga [2004] NSWCA 34 – COI
	[2022] NSWPIC 643	PIC - Member Sweeney	Section 60 – Whether cervical surgery
Ram v Pubcorp Pty Ltd			related injury – worker failed to establ
Ramsey v Trustees of the Roman Catholic Church for the Diocese	[2019] NSWWCC 102	WCC - Arbitrator Harris	Arbitrator determines dispute as to wo
of Parramatta			weekly payments under ss 36 & 37 WC
Rasimoglou v Décor Painting Pty Ltd	[2019] NSWWCCMA 96	WCC - Arbitrator McDonald, Dr D crocker & Dr B Noll	MAP confirms the application of a 1/3
Ratewave Pty Ltd t/as Manly Pacific Hotel Sydney v Radek	[2021] NSWWCCMA 6	WCC - Arbitrator Peacock, Prof N Glozier & Dr P	Demonstrable error – AMS is required
		Morris	due regard to other evidence before th report
Raynam v Baxter Healthcare Pty Ltd	M1-1004/18	WCC - Arbitrator Perrignon, Dr P Harvey-Sutton	Before making any deduction under s
		& Dr B Stephenson	previous injury or pre-existing conditio
Razmovski v UGL Rail Services	M1-001615/18	WCC - Delegate Gamble	No ground of appeal under s 327 (3) W
RCR Stelform (VRBT) Pty Ltd v Palmer	[2019] NSWWCCPD 6	WCC - DP Snell	Principles relevant to raising a new issu
Reid v State of New South Wales (NSW Police Force)	[2023] NSWPIC 535	PIC - Member Sweeney	Section 11A WCA – psychological injury
			reasonable action with respect to disci
Reln (Manufacturing) Pty Ltd v Smith	[2018] NSWWCCPD 51	WCC - Wood DP	Material facts were overlooked or give
Reln (Manufacturing) Pty Ltd v Smith	WCC 2482/19	Registrar's Delegate - Arbitrator Egan	Calculation of PIAWE – vehicle provide
			pecuniary benefit" for the purposes of
Renew God's Program Pty Ltd v Kim	[2019] NSWWCCPD 45	WCC - Snell DP	Section 9B WCA - Duty to give reasons
Ritson v State of New South Wales	[2021] NSWPIC 409	PIC - Member Harris	Multiple injuries suffered in 2006 (inclu
			executed in 2011 provided for paymen
			referred to the right thumb injury – In
			totalling \$825 for treatment to his righ
			under s 151A WCA – Worker is a reside
			between a State and a resident of anot
Riva NSW Pty Ltd (ACN 113 881 815) v Mark A Fraser &	[2010] NSWDC 249	District Court Judge Wilson SC	the Constitution and the PIC lacks juris
Christopher P Clancy t/as Fraser Clancy Lawyers (ABN 27 526 211	[2019] NSWDC 348	District Court - Judge Wilson SC	Plaintiff ordered to payment costs on a Plaintiff misled the Court, knowingly sw
			conducted vexatious litigation – Individ
743)			ODPP for investigation and/or prosecu
			for disciplinary action
Roddenby v Bunnings Group Limited	[2021] NSWPIC 213	PIC - Member Young	Issue estoppel; Consent Orders in prior
Noddenby v Dunnings Group Linned			respondent for costs of lower back sur
			under s66 WCA for the lower back inju
			Consent Orders estopped the worker f
			estopped from making the claim
Romeo v Vangarde Pty Ltd	[2020] NSWWCCPD 71	WCC - Deputy President Wood	Factors to take into account when dete
	[2020]		of a decision – Samuel v Sebel Furnitur
Ross v State of New South Wales	[2020] NSWWCCMA 3	WCC - Arbitrator Moore, Dr R Crane & Dr J B	Injury to left knee – prior knee replace
		Stephenson	related - AMS applied a 50% deductible
			50% deductible based upon his own vie
			revoked the MAC

n with respect to discipline – duty to afford

- ness "appropriateness" of medical assessors terature not provided to the plaintiff
- e evidence Davis v Council of the City of OD confirmed
- ry is reasonably necessary as a result of a work-
- ablish injury award for the respondent
- work capacity under s32A WCA and awards NCA
- /3 deductible under s 323 WIMA

ed to make an independent assessment having them and not relying solely on a worker's self-

- s 323 WIMA an AMS must first identify a
- tion or abnormality
- WIMA established
- ssue on appeal whether actual earn
- ury wholly or predominantly caused by scipline
- ven too little weight
- ded for performance of work only is not a "nonof s 44F WCA
- ns
- acluding injury to the right thumb) A Deed ent of substantial damages to the worker and it In 2021, the worker incurred medical expenses ght thumb but the respondent denied liability ident of Queensland – Held: the matter was nother State within the meaning of s 75(iv) of risdiction.
- n an indemnity basis plus interest -
- swore a false affidavit and
- viduals behind the Plaintiff referred to ASIC and cution Plaintiff's legal representatives referred

ior proceedings in 2019 regarding award for the surgery; worker later claimed compensation njury after surgery; respondent argued that the er from making that claim; Held- Worker not

etermining whether to allow a reconsideration ture Ltd [2006] NSWWCCPD 141 applied

cement – Arbitrator held that this was workble for the previous replacement and a further view regarding causation - MAP found error and

RSM Building Services Pty Ltd v Hochbaum	[2019] NSWWCCPD 15	WCC - President Phillips DCJ	Interpretation of s 39 WCA – Worker r compensation between the date paym of more than 20% WPI – Decision in Ke distinguished on its facts
Rutter v Break Thru People Solutions	[2023] NSWPICPD 17	PIC - Acting Deputy President Parker SC	Section 60 WCA – proposed surgery – lumbar spine symptoms – caution to u
Ryan v Gault	[2019] NSWWCCMA 118	WCC - Arbitrator Douglas, Dr R Crane & Dr M Gibson	MAP finds demonstrable error as AMS assessment of scarring, but re-assesse assessment was reduced from 13% to
S L Hill and Associates Pty Ltd (De-registered) v Hill	[2019] NSWWCCPD 37	WCC - DP Wood	Death claim – arising out of or in the c determination of appeal against re-de
Saade v Sydney Night Patrol Inquiry Co Pty Ltd t/as SNP Security	[2021] NSWPIC 53	PIC - Member Haddock	Work capacity – injury to left ankle an and secondary psychological condition physical injuries, but he has no current injury
SAI Global Ltd v Sefin	[2019] NSWWCCMA 132	WCC - Senior Arbitrator Capel, Dr R Pillemer & Dr M Burns	Demonstrable error – worker failed to changes indicated in pre-injury CT scar
Sara v G & S Sara Pty Ltd	[2021] NSWPIC 286	PIC - Member Harris	Section 19B WCA – The deceased cont New York – The respondent provided USA and paid the wages of its Australia contracted during the period of travel customs at San Francisco – There was was transferred to a US company – Th course of employment
Sarcasmo v AAI Limited t/as GIO	[2021] NSWPIC 337	PIC - Member Williams	ACCIDENTS - Miscellaneous assessmer lookout and did not breach the duty o by the fault of the insured driver - Acc claimant.
Sarheed v C1 Formwork Group Pty Limited SAS Trustee Corporation v Miles	[2021] NSWPICPD 7 [2018] HCA 55	PIC - President Judge Phillips DCJ High Court of Australia - Kiefel CJ, Bell, Gageler, Nettle & Edelman JJ	Section 352 (6) WIMA – Leave to addu "Incapacity for work outside the police Regulation (Superannuation) Act 1906 the police force from a specified infirm caused by being hurt on duty when a member of the police force
Savage v That's Power Pty Ltd t/as Powertruss	[2019] NSWWCCMA 174	WCC - Arbitrator Bell, Dr M Gibson & Dr M Burns	
SB v XFPL	[2022] NSWPICPD 7	PIC - Deputy President Snell	Death benefits claim under ss 25 & 26 WCA)
Sbrana v Toll Holdings Pty Ltd t/as Toll Priority	[2018] NSWWCC 256	WCC - Arbitrator McDonald	Risk of poor outcome does not mean t necessary
Schembri v Blacktown City Council	[2019] NSWWCC 358	WCC - Arbitrator McDonald	Consequential condition – Kooragang Bedding discussed – Arbitrator not sat
Schrader v Forestry Corporation of NSW	[2019] NSWWCCMA 83	WCC - Arbitrator Douglas, Dr R Mellick & Dr J Dixon Hughes	consequence of the accepted left shou AMS applied incorrect assessment crit use of the sexual organs under the Tab

er not entitled to back-payment of weekly ayments ceased and the date of the assessment o Kennewell

period of time between injury and reporting
 use of clinical notes – adequacy of reasons

MS did not set out the path of reason for ssed the scarring as 0% - MAC revoked and WPI to 11%

e course of employment -

determination following remitter

and heel, consequential injury to lumbar spine ion – Worker fit for sedentary work as a result of ent work capacity as a result of his psychological

to disclose prior injury to AMS – Degenerative can justify deductible under s 323 WIMA

ontracted COVID-19 and died whilst working in ed dental technician services in Australia and the alian employees – Held: The virus was probably vel to the USA, which included passing through as no evidence that the deceased's employment Therefore, the virus was contracted in the

nent – Held: insured driver was keeping a proper y of care owed and the accident was not caused accident caused wholly by the fault of the

Iduce fresh evidence refused lice force" in s 10 (1A) (b) (ii) of the Police 206 (MSW) means "incapacity for work outside firmity of body or mind determined to have been a

v applying a deductible under s 323 WIMA 6 WPI based on DRE Lumbar Category III adopted ct deductible is 1/10 under s 323 (2) WIMA – cue NSW v Clinen & Vitaz v Westform (NSW) Pty

26 WCA – Injury arising out of employment (s 4

in that treatment is not reasonably

ng Cement v Bates & Kumar v Royal Comfort satisfied that disputed right shoulder injury was a noulder injury

criteria in assessing permanent loss of efficient Table of Disabilities

Scone Race Club Limited v Cottom	[2021] NSWPICPD 33	PIC - Deputy President Wood	Section 352 WIMA – Leave to appeal a additional evidence admitted on appe further assessment or reconsideration based on the issues litigated in the ma
Scone Race Club Ltd v Cottom	[2019] NSWCA 260	Court of Appeal	deal with matters adverse to their inte Employer did not breach its duty of ca application for leave to raise an argum
Searle v House With no Steps	[2018] NSWWCCMA 44	Arbitrator Brett Batchelor, Dr D Dixon & Prof M Fearnside	AMS fell into demonstrable error by for existing spondylolisthesis to the need contribution to the degree of permane
Searle v McGregor	[2022] NSWCA 213	Court of Appeal - Bell CJ, Ward P & Kirk JA	CONSTITUTIONAL LAW — Federal juris Inability of administrative Tribunal to a exercised — Taking administrative ste statutory interpretation of 'personal in (NSW) – 'Compensation matter applic a particular dispute or issue that has a a generic reference. Note: there was r determination
Secretary, Department of Communities and Justice v Farrugia	[2023] NSWPICPD 75	PIC - Acting Deputy President Perry	Construction of cl 8C of the Workers C "employment arrangement" in cl 8C – decision
Secretary, Department of Communities and Justice v Galea	[2021] NSWWCCPD 1	WCC - Deputy President Snell	Injury arising out of employment – ap Limited trading as Commander Austra and 9B) WCA – Application of Renew (NSWWCCPD 45
Secretary, Department of Communities and Justice v Lewandowski	[2023] NSWSC 334	Supreme Court of NSW - Griffiths AJ	Review of MAP's assessment – Judicia existing condition or abnormality – Jun the record
Secretary, Department of Communities and Justice v Topic	[2020] NSWSC 1824	Supreme Court of NSW - Adamson J	Decision of Registrar's delegate to refu affected by jurisdictional error
Secretary, Department of Education v BB	[2021] NSWPICPD 21	PIC - Deputy President Wood	Section 11A WCA – requirement for m causative events may have contribute Catering Limited [2017] NSWWCCPD 6 WCA – the maximum statutory cap on
Secretary, Department of Education v O'Sullivan	[2021] NSWPICMP 211	PIC - Member Peacock, Dr J Parmegiani & Dr D Andrews	Psychological injury – Pre-existing psychological injury – Pre-exi
Secretary, Department of Education v Sadler	[2021] NSWPICPD 25	PIC - Deputy President Snell	Weight of evidence in the PIC – Applic [2012] NSWCA 282 - Failure to examin issue – application of Waterways Auth 1816
Secretary, Department of Industry v Nesci	[2019] NSWWCCMA 172	WCC - Arbitrator Douglas, Dr J Parmegiani & Dr P Morris	Psychological injury – Employer argue to disregard secondary psychological i Kiely – MAC confirmed
Secretary, Ministry of Health v Dawson	[2019] NSWWCCPD 30	WCC - DP Snell	Voluntary ambulance worker within th – meaning of "in cooperation with the

al an interlocutory decision – s 352(6) WIMA – peal – s 329 WIMA – referral of matter for ion – procedural fairness – decision should be matter – a party must have an opportunity to nterests

care to the worker – Court refuses worker's ument by a notice of contention

y focussing upon the contribution of a preed for spinal fusion surgery rather than its anent impairment.

urisdiction — Principle in Burns v Corbett to determine matters where judicial power being steps preliminary to exercising judicial power al injury claims' under s 26 of the PIC Act 2020 dication' means an application made in respect of s arisen in the course of dealing with a claim, not is no specific application that required

Compensation Regulation 2016 – meaning of – adequacy of reasons for an ex-tempore

application of Badawi v Nexon Asia Pacific Pty tralia Pty Limited [2009] NSWCA 324 – ss 9A (2) w God's Program Pty Ltd v Kim [2019]

cial review - Deduction for previous injury or pre-Jurisdictional error and error of law on face of

efuse to refer an appeal to a MAP was not

r medical opinion where several potentially ited to the psychological injury – Hamad v Q D 6 discussed and applied – application of s 34 on weekly payments

sychological condition – Finding that pre-existing e level of permanent impairment was available

blication of Onesteel Reinforcing Pty Ltd v Sutton nine all of the material relevant to the particular uthority v Fitzgibbon [2005] HCA 57; 79 ALJR

ued AMS erred by not adopting correct approach al injury – Discussion of Mercy Connect Limited v

the meaning of cl 16 of sch 1 WIMA the Health Administration Corporation"

Secretary, New South Wales Department of Education v Connolly	[2023] NSWPICPD 38	PIC - President Judge Phillips DCJ	Appeal against Member's decision to r under s 329(1)(a) WIMA – COD revoke purpose of assessing the degree of WF consideration of the occurrence of inju
Secretary, New South Wales Department of Education v Johnson	[2019] NSWCA 321	Court of Appeal - Macfarlan JA, Emmett AJA & Simpson AJA	Causal relationship between injury and permanent impairment is the result of injury
Sellers v Timothy James Cruickshank t/as TKC Tipper Hire Pty Ltd	[2023] NSWPIC 157	PIC - Delegate Gamble	Application for recusal bas on apprehe whether the insurer failed to comply w Regulation 2016 by not serving all of the whether the applicant is able to work serving employment" – Application for recusal WCD is valid & the delegate was not sa capacity
Shakiri v Bluescope Steel Limited	[2020] NSWWCCMA 12	WCC - Arbitrator Wynyard, Dr P Harvey-Sutton & Dr J Ashwell	Grounds of appeal based on unproven based on mis-reading of AMS' findings
Shankar v Ceva Logistics (Australia) Pty Limited	[2021] NSWPICPD 18	PIC - Acting Deputy President Parker SC	Assessment of permanent impairment body part for assessment by a medical
Sharney Kay Lees by her Tutor Diane Carol Wood v Caltex Australia Petroleum Pty Ltd	2623/18	WCC - Arbitrator McDonald	Adult child of deceased was partially d reasonable expectation of support from
Shoalhaven City Council v Booth	[2019] NSWWCCPD 47	WCC - ADP King SC	Psychological injury – Employer's actio meaning of s 11A WCA
Simmons v Dora Creek and District Workers Co-operative Club Ltd	[2019] NSWWCCMA 7	WCC - Arbitrator Dalley, Dr J Ashwell & Dr P Harvey-Sutton	Multiple injuries - AMS' deduction of 1
Simon v Master Windows Pty Ltd	[2018] NSWWCC 242	WCC - Arbitrator Perrignon	Consent awards and notations contain claiming compensation for further per alleging deterioration since the award
Singh v B & E poultry Holdings Pty Ltd	[2018] NSWWCCPD 52	WCC - Snell DP	Worker not entitled to obtain a furthe discontinued before a COD was issued
Singh v Redi-Strip Australia Pty Limited	[2019] NSWWCC 90	WCC - Arbitrator Sweeney	Injury - absence of treatment over a lo persistence of symptoms - no corrobo contemporaneous documents
Single v Workers Compensation Nominal Insurer	[2018] NSWDDT 9	Dust Diseases Tribunal - Russell SC DCJ	Plaintiff not entitled to double comper compensation which would put them i had the tort not been committed
Skates v Hills Industries Ltd	[2021] NSWCA 142	Court of Appeal - Basten, Leeming & McCallum JJA	Referral of medical dispute to approve officer is confined to an assessment of Registrar in the Referral Medical assessor erred in the preparat
Skewes v SP Allen Pty Limited Slade v Peter James Rogers t/as The Little Green Truck Mid North	[2021] NSWPICMP 198 [2020] NSWWCC 6	PIC - Member Moore, Dr B Noll & Dr M Burns WCC - Arbitrator Egan	revoked Alleged consequential condition – wha
Coast Sleiman v Gadalla Pty Ltd	[2021] NSWSC 86	Supreme Court of NSW - Harrison AsJ	expert examiners is required? Review of decision of Delegate of the I "gatekeeper" role under s 327 WIMA I jurisdiction – No appeal lies from the N No appeal lies under s 327 (3)(a) after "threshold dispute"
Sleiman v Gadalla Pty Ltd	[2021] NSWCA 236	Court of Appeal - Gleeson, Leeming & Payne JJA	A further appeal from a decision of a N been treated as an application for reco

- to refer a matter for further medical assessment oked & matter remitted to the MA for sole WPI in the left shoulder (absent any injury)
- and incapacity the extent to which the of the first injury as distinct from the second
- hended bias and/or failing to afford a fair trial y with cl 38(1)(a) of the Workers Compensation f the documents in the claim file with the WCD rk 9 HPW in the identified "suitable
- sal dismissed Held: Application dismissed as t satisfied that the worker has no current work
- ven factual assumptions and further grounds ngs Appeal rejected
- ent whether a Member can decline to refer a ical assessor
- dependent upon him due to a
- rom him at a future time
- tions were not reasonable within the
- f 10% under s 323 WIMA upheld
- ained in a COD do not estop a worker from
- permanent impairment or
- rd was made
- her MAC where ARD was
- ed
- long time is inconsistent with the
- boration of the occurrence of the injury with
- pensation the injured party should receive m in the same position they would have been in
- oved medical officer whether approved medical to f the body parts and systems specified by the
- ration of the Table annexed to the MAC MAC
- what degree if precision in medical histories of
- ne Registrar Delegate did not exceed the IA by dismissing the appeal on the basis of ne MAC of a MAP to another MAP under s 327 – ter the issue of a COD – The appeal was not a
- a MAP on grounds of deterioration should have econsideration

Sinth v G James Extrusion Co Piy Ltd [2018] NSWWCCMA 56 WCC - Arbitrator Sweeney, Dr Henley Harrison Mice Seried Tagphy and Lindice Meaning loss arbitrating los arbitrating loss arbitrating loss arbitratin				
Smith v G Jumes Extrusion Co Piy Ltd [2018] NSWWCCMA 56 WCC - Arbitrator Young AMS erred in apphyse a time is a prophetic serial condition and prophetic serial condite serial prophetic serial condition and propheticondition	Smith v Blacktown City Council	[2019] NSWWCC 335	WCC - Arbitrator Isaksen	Aggravation of a pre-existing disease i the need for spinal fusion surgery
Smith v Westrac Pty Ltd [2019] NSWWCC 73 WCC - Arbitrator Young Psychological condition and Indiowed - 100 work have the 98 WCA did not apply and the 98 WCA did not apply and 98 WCC did not apply apply 98 WCC did not apply did did not apply	Smith v G James Extrusion Co Pty Ltd	[2018] NSWWCCMA 56		AMS erred in applying a time-weighte induced hearing loss arising from prior
referal to a MA to assess whether the s 66(1A) thresh refused Somyaying v AAI Limited t/as GIO Somyaying v AAI Limited t/as GIO Southern Meats Pty Ltd v Tucker Southern Meats Pty Ltd v Tucker Spears and Spears v Chapple and Chapple Spears and Spears v Chapple All to target and the spears of the di did not reveal y on trans the view of decisions of the di did not reveal y on trans the view of decision of Parket Spears and Spears v Revears NSW Local Health District y Azer Spears and New South Wales (Western NSW Local Health District y Azer Spears and New South Wales v Abdul Spears of New South Wales v Abdul Spears of New South Wales v Abdul Spears of New South	Smith v Westrac Pty Ltd	[2019] NSWWCC 73		Psychological condition and subseque followed - Did work have the inherent 9B WCA did not apply and the worker
Somyaying v AAi Limited t/as GiO[2021] NSWSC 1466Supreme Court of NSW - Harrison AsJPre-filing statement - Applic Calim dismissedSouthern Meats Pty Ltd v Tucker[2021] NSWWCCPD 2WCC - Deputy President WoodRejection of uncontradicted of a treating surgeon over th of symptoms prior to cassati provide reasons - LurisdictionSpears and Spears v Chapple and Chapple[2019] NSWWCC 83WCC - Arbitrator EganDeath claim - death occurred of a treating surgeon over th of symptoms prior to cassati or classati did not reveal jurisdictional i clearly articulated argumentSpecialist Diagnostic Services Pty Ltd t/as Laverty Pathology v Naqi[2020] NSWSC 1791Supreme Court of NSW - Schmidt AJReview of decisions of the did did not reveal jurisdictional i clearly articulated argumentState of New South Wales (Hunter New England Local Health District) v Fred[2021] NSWPICMP 40PIC - Member Rimmer, Dr D Andrews & Prof N GlozierNo obligation for Registrar psychological injury – AMST State of New South Wales (NSW Police Force) v Nguyen State of New South Wales (Sydney Local Health District) v Azer[2021] NSWPICMP 40PIC - Deputy President Snell MF - Member Wynyard, Dr G McGroder & Dr B StephensonAdequacy of MA's reasons - report to supply realculated report to supply realculated report to supply realculated report of supply realculated report to supply rea	Snapes Australia Pty Ltd v Tuliakiono	[2022] NSWPICPD 44	PIC - Acting Deputy President Parker SC	Interlocutory decision – s 352(3A) WIN referral to a MA to assess WPI in circu whether the s 66(1A) threshold is met refused
Southern Meats Pty Ltd v Tucker [2021] NSWWCCPD 2 WCC - Deputy President Wood provide reasons - Jurisdictio procedural fairness - Decision Spears and Spears v Chapple and Chapple [2019] NSWWCC B3 WCC - Arbitrator Egan Death claim - death occurree contract of service found be worker Specialist Diagnostic Services Pty Ltd t/as Laverty Pathology v Naqi [2020] NSWSC 1791 Supreme Court of NSW - Schmidt AJ Review of decisions of the did in of reasons - No soligation for Registran State of New South Wales (Hunter New England Local Health District) v Fred [2021] NSWPICMP 40 PIC - Member Rimmer, Dr D Andrews & Prof N Psychological injury - AMS failed to provide adeque WIMA State of New South Wales (NSW Police Force) v Nguyen [2021] NSWPICPD 34 PIC - Deputy President Snell Leave to rely on fresh evider State of New South Wales (Sydney Local Health District) v Azer [2023] NSWPICPD 63 PIC - President Judge Phillips Vorker reveamined - MAC Nover reveamined - MAC Novere reveamined - MAC Nover reveamined - MAC Nover reveam	Sohailee v City Projects & Developments Pty Ltd	[2019] NSWSC 1452	Supreme Court of NSW - Cavanagh J	Amended Statement of Claim not mat pre-filing statement – Application to s Claim dismissed
Spears and Spears v Chapple and Chapple [2019] NSWWCC 83 WCC - Arbitrator Egan of a treating surgeon over the of symptoms prior to cessati or service found betworker Specialist Diagnostic Services Pty Ltd t/as Laverty Pathology v Naqi [2020] NSWSC 1791 Supreme Court of NSW - Schmidt AJ Review of decisions of the did id not reveal jurisdictional celarly articulated argument – No obligation for Registration State of New South Wales (Hunter New England Local Health District) v Fred [2021] NSWPICMP 40 PIC - Member Rimmer, Dr D Andrews & Prof N Review of decisions of the did id not reveal jurisdictional celarly articulated argument – No obligation for Registration and failed to provide adequae withA State of New South Wales (NSW Police Force) v Nguyen [2021] NSWPICMP 401 PIC - Deputy President Snell Adequacy of MA's reasons – report to supply radiculopatit Freesons nature of scheme irrelevant worker re-examined – MAC; State of New South Wales (Western NSW Local Health District) v [2023] NSWPICPD 63 PIC - President Judge Phillips Worker injured in dig attack course of melly worker injured in dig attack course of melly mellyment and in and calculation of PIAWE after the state of New South Wales v Abdul [2018] NSWWCCPD 41 WCC - Wood DP Distinction between final and calculation of PIAWE after the state of New South Wales v Ali Equalsion of PIAWE after the state of New South Wales v Ali Equalsin of PIAWE after the provid	Somyaying v AAI Limited t/as GIO	[2021] NSWSC 1466	Supreme Court of NSW - Harrison AsJ	Failure to respond to a substantial and provide reasons – Jurisdictional error procedural fairness – Decision of Revie
Specialist Diagnostic Services Pty Ltd t/as Laverty Pathology v Naqi [2020] NSWSC 1791 Supreme Court of NSW - Schmidt AJ Review of decisions of the did id not reveal jurisdictional clearly articulated argument - No boligation for Registrar - No boligation for Regist	Southern Meats Pty Ltd v Tucker	[2021] NSWWCCPD 2	WCC - Deputy President Wood	Rejection of uncontradicted expert ev of a treating surgeon over the evidence of symptoms prior to cessation of emp
State of New South Wales (Hunter New England Local Health District) v Fred [2021] NSWPICMP 40 PIC - Member Rimmer, Dr D Andrews & Prof N Glozier PIC - Member Rimmer, Dr D Andrews & Prof N and failed to provide adequa WIMA State of New South Wales (NSW Police Force) v Nguyen [2021] NSWPICMP 401 PIC - Deputy President Snell Causation State of New South Wales (Sydney Local Health District) v Azer [2022] NSWPICMP 401 MP - Member Wynyard, Dr G McGroder & Dr B Stephenson Adequacy of MA's reasons – Stephenson State of New South Wales (Western NSW Local Health District) v [2023] NSWPICPD 63 PIC - President Judge Phillips Adequacy of Ma's reasons – stephenson State of New South Wales (Western NSW Local Health District) v [2023] NSWPICPD 63 PIC - President Judge Phillips Worker injured in dog attack course of employment and e injury State of New South Wales v Abdul [2018] NSWWCCPD 41 WCC - Wood DP Distinction between final an calculation of PAIME fair th state of New South Wales v Aki [2018] NSWWCCPD 56 Supreme Court of NSW - Harrison AsJ Meaning of "additional furth expert evidence – procedura	Spears and Spears v Chapple and Chapple	[2019] NSWWCC 83	WCC - Arbitrator Egan	
District) v Fred Glozier and failed to provide adequation with the provide adequation of provide adequation of provide adequation of pressident Snell WIMA State of New South Wales (NSW Police Force) v Nguyen [2021] NSWPICPD 34 PIC - Deputy President Snell Causation State of New South Wales (Sydney Local Health District) v Azer [2022] NSWPICMP 401 MP - Member Wynyard, Dr G McGroder & Dr B Adequacy of MA's reasons – report to supply radiculopation of Permanent Implimpairment on the beneficial find radiculopathy - reasons nature of scheme irrelevant worker re-examined – MAC to supply radiculopathy reasons in the re-examined – MAC to supply radiculopathy - reasons in the president State of New South Wales v Abdul [2023] NSWPICPD 63 PIC - President Judge Phillips Worker injured in dog attack course of employment and enjury State of New South Wales v Abdul [2018] NSWWCCPD 41 WCC - Wood DP Distinction between final and calculation of PIAWE after the calculation of PIAWE after the calculation of PIAWE after the calculation of "additional furth" state of New South Wales v Ali [2018] NSWWCCPD 56 Supreme Court of NSW - Harrison AsJ Meaning of "additional furth expert evidence – procedura	Specialist Diagnostic Services Pty Ltd t/as Laverty Pathology v Naqi	[2020] NSWSC 1791	Supreme Court of NSW - Schmidt AJ	Review of decisions of the delegate of did not reveal jurisdictional error – No clearly articulated argument resulting – No obligation for Registrar to provid
State of New South Wales (Sydney Local Health District) v Azer [2022] NSWPICMP 401 MP - Member Wynyard, Dr G McGroder & Dr B Stephenson Adequacy of MA's reasons – report to supply radiculopath Evaluation of Permanent Implimpairment on the beneficial find radiculopathy - reasons nature of scheme irrelevant worker re-examined – MAC I State of New South Wales (Western NSW Local Health District) v Knight [2023] NSWPICPD 63 PIC - President Judge Phillips Worker injured in dog attack course of employment and e injury State of New South Wales v Abdul [2018] NSWWCCPD 41 WCC - Wood DP Distinction between final and calculation of PIAWE after th State of New South Wales v Ali [2018] NSWSC 1733 Supreme Court of NSW - Harrison AsJ Meaning of "additional furth expert evidence – procedura		[2021] NSWPICMP 40		Psychological injury – AMS failed to m and failed to provide adequate reason WIMA Leave to rely on fresh evidence under
Knight course of employment and environment State of New South Wales v Abdul [2018] NSWWCCPD 41 WCC - Wood DP Distinction between final and calculation of PIAWE after the calculation of NSW - Harrison AsJ State of New South Wales v Ali [2018] NSWSC 1733 Supreme Court of NSW - Harrison AsJ Meaning of "additional furthe calculation of piawing of inference – procedure State of New South Wales v Barrett [2019] NSWWCCPD 56 WCC - Deputy President Snell Death claim – drawing of inference – procedure			MP - Member Wynyard, Dr G McGroder & Dr B	Causation Adequacy of MA's reasons – Whether report to supply radiculopathy finding Evaluation of Permanent Impairment impairment on the beneficial nature of find radiculopathy - reasons inadequat nature of scheme irrelevant in the abs worker re-examined – MAC revoked
State of New South Wales v Ali[2018] NSWSC 1733Supreme Court of NSW - Harrison AsJMeaning of "additional furthState of New South Wales v Barrett[2019] NSWWCCPD 56WCC - Deputy President SnellDeath claim – drawing of info expert evidence – procedura		[2023] NSWPICPD 63	PIC - President Judge Phillips	Worker injured in dog attack while wo course of employment and employme injury
State of New South Wales v Barrett[2019] NSWWCCPD 56WCC - Deputy President SnellDeath claim - drawing of info expert evidence - procedura	State of New South Wales v Abdul	[2018] NSWWCCPD 41	WCC - Wood DP	Distinction between final and interloc calculation of PIAWE after the first 52
			-	Meaning of "additional further inform Death claim – drawing of inferences – expert evidence – procedural fairness proposed course

e in the cervical spine materially contributed to

- ted apportionment under s 323 WIMA for noiseior employment outside NSW
- uent heart attack Connair Pty Ltd v Fredericksen ent tendency to cause heart condition? - Section er could

VIMA - remittal of matter to the President for cumstances where there is a dispute about net – Interlocutory decision – Leave to appeal

- naterially different from that in the o strike out Amended Statement of
- and clearly articulated argument Duty to
- or Error on the face of the record Denial of eview Panel set aside
- evidence whether error to prefer the evidence ence of a medico-legal expert - lack of complaints employment
- a house-sitting arrangement no
- deceased and respondents deceased not a
- of the Registrar and MAP Held: The decisions No failure to respond to any substantial and ng in a constructive failure to exercise jurisdiction vide reasons
- make a deduction for a pre-existing condition ons – Deductible of 1/10 applied under s 323
- er s 352(6) WIMA Alleged factual error –
- er MA entitled to rely on 1-year old expert ngs under Ch 4.27 of the Guidelines for the nt - whether MA was correct to assess e of the scheme; Held – MA admitted inability to uate to explain path of reasoning - beneficial absence of any ambiguity of inconsistency -
- working from home Held: injury occurred in the ment was a substantial contributing factor to the
- ocutory decisions indexation of benefits and 52 weeks
- rmation" in s 327 (3) (b) WIMA
- s weight of evidence dealing with competing ess and warning parties of an Arbitrator's

State of New South Wales v Dunn	[2019] NSWWCCMA 156	WCC - Arbitrator Rimmer, Dr M Burns & Dr J B Stephenson	Section 323 WIMA – Failure to conside previous injury was an error
State of New South Wales v Worland	[2019] NSWWCCMA 98	WCC - Arbitrator Harris, Dr B Noll & Dr D Dixon	
State of New South Wales v Kanajenahalli	[2023] NSWPICPD 1	PIC - Deputy President Wood	Federal jurisdiction – Div 3.2 of the PIC [2022] HCA 16, Love v Attorney Gener Tribunal; Ex parte Tasmanian Brewerie Rights & Equal Opportunity Commissio
State of NSW (HealthShare NSW) v Morrison	[2020] NSWWCCPD 1	WCC - DP Snell	Arbitrator erred in fact finding – COD r redetermination by a different Arbitra
Stefanac v Secretary, Department of Family and Community Services	[2019] NSWWCCR 4	WCC - Arbitrator Egan (as Delegate of the Registrar)	Work Capacity Decision – worker has of suitable employment – worker's wishe foes not alter the application of s 32A be at or near PIAWE – worker not enti
Stein v Ryden	[2022] NSWCA 212	Court of Appeal - Macfarlan & Gleeson JJA & Griffiths AJA	LIMITATION OF ACTIONS - MACA 1999 years of MVA - Requirements of leave there a "full and satisfactory" explanat of the appellant's former legal advisor satisfactory explanation for delay
Strooisma v Coastwide Fabrications and Erections Pty Ltd	[2019] NSWWCC 173	WCC - Arbitrator Sweeney	Cl 28C of Pt 2A of Sch 8 of the 2016 Re to weekly compensation before the da he had not reached maximum medical applied
Success Ventures Pty Ltd v Gacayan	[2022] NSWPICPD 50	PIC - Acting Deputy President Parker SC	Procedural fairness – whether Member submissions made – dealing with 'unco
Summers v Sydney International Container Terminals Pty Limited t/as Hutchison Ports	[2021] NSWPICPD 35	PIC - President Phillips DCJ	Section 60 WCA - Whether proposed s injury - Diab v NRMA Ltd [2014] NSWV
Sutherland v D E Maintenance Pty Ltd	[2019] NSWWCCPD 39	WCC - DP Snell	Fresh or additional evidence under s 3 application of Raulston v Toll Pty Ltd
Sweetman v Coffey & the Workers Compensation Nominal Insurer	[2018] NSWWCC 253	WCC - Arbitrator Grahame Coffey	Applicant not a worker or deemed wo
Sydney Catholic Schools Limited v Bridgefoot	[2021] NSWPICPD 17	PIC - President Phillips DCJ	Section 294 WIMA – Adequacy of reas reasons added at the end of their deliv
Sydney Metro Taxis Fleet No 1 Pty Ltd v Khan	[2019] NSWWCCMA 124	WCC - Arbitrator Douglas, Dr I Weschler & Dr M Delaney	
Sydney Trains v Batshon	[2021] NSWCA 143	Court of Appeal - Leeming, White & McCallum JJA	MAP refused application to re-examine request was not considered by the MA Adequacy of MAP's reasons - Whether the primary judge - Whether any denia appeal by way of rehearing - Considera under workers compensation and mot
Taumololo v Industrial Galvanizers Corporation Pty Ltd	[2018] NSWWCC 243	WCC - Arbitrator Catherine McDonald	No evidence that insurer made a work award weekly payments under s 39 W
Taylor v J & D Stephens Pty Ltd	[2018] NSWCA 267	Court of Appeal - McColl AP, Payne JA & Simpson AJA	Deputy President constructively failed 351 WIMA & denied the appellant pro

ider whether any impairment arose from a

ot prevent compensation for workplace injury

PIC Act 2020 - Citta Hobart Pty Ltd v Cawthorn neral (NSW) [1990] HCA 4; R v Trade Practices eries Pty Ltd [1970] HCA 8; Brandy v Human ssion [1995] HCA 10 considered and applied

D revoked and matter remitted for trator

as current work capacity of 40 hours per week in shes to work at a location closer to her family 2A – Worker's capacity to earn is most likely to ntitled to weekly payments under s 37 WCA

999 - Failure to commence proceedings within 3 ve under ss 66(2) and 109(3)(a) MACA – Was nation for delay – Whether evidence from each sors was required to constitute a full and

Regulation does not entitle a worker date on which an AMS certified that ical improvement – Hochbaum

ber failed to engage with the evidence and ncontradicted' evidence – section 11A WCA d surgery is reasonably necessary as a result of WWCCPD 72 considered and applied s 352 (6) WIMA – Factual error &

worker at the date of injury

easons – Ex-tempore reasons – addendum to oral elivery

in assessing impairment of both eyes because duction for the extent to which a pre-existing t impairment

nine the worker - Primary judge held that the MAP – MAP considered the application -

her there was a denial of procedural fairness by enial could be material in light of the right of leration of differences in assessment regimes notor accident legislation

ork capacity decision - Arbitrator declines to WCA

ed to exercise jurisdiction under s

procedural fairness

Taylor v Woolworths Limited	[2019] NSWWCC 247	WCC - Arbitrator Homan	Worker injured while playing a practic
	[2019] 1011100 2 17		within the scope of her employment a was not ancillary to her employment
Technical and Further Education Commission t/as TAFE NSW v Whitton	[2019] NSWWCCPD 27	WCC - President Phillips DCJ	Construction of s 39 WCA - RSM Buildi applied
Temelkov v Sydney Trains	[2019] NSWWCCMA 86	WCC - Arbitrator Edwards, Professor N Glozier & Dr M Hong	Impairment apportioned between inju events – 50% apportionment was not
Thadsanamoorthy v Teys Australia Southern Pty Limited	[2019] NSWWCCPD 61	WCC - ADP Parker SC	Sections 281 & 282 WIMA – requireme examination at the request of the emp to obtain a visa to enter Australia – No McArthur [2008] NSWCA 326 discusse
The Australian Jockey Club t/as The Australian Turf Club v Agnew	[2019] NSWWCCMA 113	WCC - Arbitrator Bell, Dr T Mastroianni & Dr R Pillemer	AMS erred in attributing scarring to a s
The Hills Shire Council v Podesta	[2023] NSWPICPD 10	PIC - Acting Deputy President Parker SC	Section 11A WCA – whether action tak adequacy of reasons – s 294 WIMA & a
The Secretary, Department of Education v Hurley	[2019] NSWWCCMA 164	WCC - Arbitrator Peacock, Dr J Parmegiani & Dr I Andrews	
The Star Entertainment Group Ltd v Samaan	[2023] NSWPICPD 50	PIC - President Judge Phillips DCJ	Referral to a MA for an assessment of Jaffarie v Quality Castings Pty Ltd [201
Theoret v Aces Incorporated	[2021] NSWCA 3	Court of Appeal - Leeming JA, McCallum JA & Garling J	Statutory interpretation- entitlement to determined until after 2012 amendme the appellant to have PIAWE indexed to eligible to receive weekly payments
Theoret v Aces Incorporated	[2019] NSWWCC 359	WCC - Arbitrator Harris	Interpretation of s 82A WCA - Dispute of weekly payments – Held: indexatior Order published by the Authority under
Thompson v State of New South Wales	[2018] NSWWCCPD 25	WCC - Wood DP	Extension of time to appeal refused - r established
Thoms v Workers Compensation Nominal Insurer (iCare) & others	[2020] NSWWCC 420	WCC - Arbitrator Homan	Worker failed to discharge onus of pro
Thornton v Coles Supermarkets Australia Pty Ltd	[2022] NSWPIC 74	PIC - Member Perry	Respondent sought to dispute liability Member refused to grant leave under t/as Tempo Cleaning Services applied
Threlfo v JA Crockett Pty Ltd	[2019] NSWWCC 245	WCC - Arbitrator Peacock	Lack of contemporaneous support for reported to GP and treating neurosurg established on the balance of probabil
Tierney v Evalast Fencing Pty Ltd (Deregistered) & Ors	[2019] NSWWCC 375	WCC - Senior Arbitrator Bamber	Section 20 WCA - Worker employed by respondent held liable as principal to p – Stevens V Brodribb Sawmilling Co Pt Agency Pty Ltd v Commissioner of Taxa considered
Todev v AAI Limited t/as GIO	[2023] NSWSC 836	Supreme Court of NSW - Schmidt AJ	Judicial review — MACA 1999 — decis review application — conflicting repor applied correct test for causation, gave reasoning and complied with applicabl with plaintiff's arguments and complie assessment and review determination
Todic v State of New South Wales	[2019] NSWWCC 326	WCC - Arbitrator Homan	Real events that were perceived as ho – Townsend v Commissioner of Police General's Department v K discussed

tical joke on a colleague was not acting properly t and her conduct

- nt
- ilding Services Pty Ltd v Hochbaum
- njury referred to the MAC and later ot against the weight of the evidence ement for worker to submit to a medical mployer – worker resides overseas and is unable
- No discretion Wattyl Australia Pty Limited v
- ssed and applied
- a subsequent injury

taken with respect to discipline was reasonable – & r 78 of the PIC Rules

error in ratings under PIRS but revoked MAC in

of permanent impairment – s 293 WIMA – 018] NSWCA 88 considered.

nt to weekly payments arose before, but was not ments to WCA came into force — s 82A entitles ed historically from the time she first became

ite regarding commencement date for indexation ion commenced on 1 April 2013, pursuant to an inder s 82A (4) WCA

- no exceptional circumstances

proving that he was a worker or deemed worker

- ity after s 66 dispute was referred to a MA ler s 298A(4) WIMA - Mateus v Zodune Pty Itd ed
- or allegation of injury alleged injury not
- urgeon injury not
- bilities

by uninsured first respondent, but third

- to pay the compensation awarded to the worker
- Pty Ltd, On Call Interpreters and Translators
- axation (No 3) and Hollis v Vabu Pty Ltd

cisions of MA and delegate of President of PIC on ports of psychiatric experts — whether MA

- ave adequate reasons and disclosed path of
- able guidelines whether delegate engaged
- blied with s 63 errors established medical
- hostile caused a psychological injury
- ce distinguished Attorney-

Toll Holdings Limited v Doodson	[2019] NSWWCCPD 62	WCC - DP Wood	Whether proposed treatment is reaso (NSW) & Diab v NRMA Ltd discussed –
Toll Transport Limited v Smith	[2021] NSWWCCPD 7	WCC - Deputy President Wood	or discretion under s 352 (5) WIMA Whether the incapacity for work resul Cement Pty Limited v Bates (1994) 35 Minister for Immigration and Citizensh Shellharbour City Council v Rigby [200 214 CLR 118 applied
Toll Transport Pty Ltd v Eftimovski	[2022] NSWPICPD 24	PIC - Deputy President Wood	Calculation of PIAWE as defined by sch
Toprak v IAG Limited trading as NRMA Insurance	[2021] NSWPIC 365	PIC - Member McTegg	Common law claim for damages – 61 y injuries and psychological injury – sign diabetes and psychological injury – da economic loss, but not for future ecor
Torres v State of New South Wales	[2018] NSWWCC 277	WCC - Arbitrator Perry	Section 11A defence succeeds - reason transfer, discipline and termination of
Traynor v AMP Services Pty Limited	[2019] NSWWCC 251	WCC - Arbitrator Bell	Arbitrator awards worker s 60 expense following a period of 4 days of sedenta
Trieu v Georges Apparel Pty Limited	[2019] NSWWCCMA 128	WCC - Arbitrator Dalley, Dr T Mastroianni & Dr R Pillemer	Demonstrable error – Injury to left sho that the right shoulder was normal an for assessment
Trustees of the Roman Catholic Church for the Diocese of Parramatta v Stewart	[2021] NSWPICPD 5	PIC - Deputy President Snell	Section 4 (b) (ii) WCA – Requirement o
Turner v Truss-T-Frame Timbers Pty Ltd	[2021] NSWSC 1088	Supreme Court of NSW - Schmidt AJ	Judicial review – Demonstrable error - Complex Regional Pain Syndrome – M
Tziallis v Elephant Boy Trading Co Pty Ltd	[2019] NSWWCCMA 108	WCC - Arbitrator McDonald, Dr D Crocker & Dr M Fearnside	Appeal against MAC by worker dismiss decision that was based upon the Mot
Uddin v Barakah International Pty Ltd	[unreported – 4050/19]	Delegate Bamber	Work Capacity Dispute – Delegate dec Direction
University of New South Wales v Labit	[2021] NSWPICPD 32	PIC - Deputy President Snell	Pleadings on 'injury' – Section 42(3) of expert evidence – Hume v Walton [20
University of New South Wales v Lee	[2021] NSWPICPD 4	PIC - Deputy President Snell	Section 119 WIMA – Suspension of we with Guidelines – Alleged factual error
Usher v Coffs Harbour City Council	[2022] NSWPICPD 9	PIC - Deputy President Wood	Principles applicable to disturbing a pr – causation – whether injury materiall
Van Nguyen v Pasarela Pty Ltd (External Administration)	[2019] NSWWCC 297	WCC - Arbitrator Burge	Alleged consequential injury to the rig judicata, issue estoppel or Anshun est barred by s 66 (1A) WCA – Held: there estoppel and s 66 (1A) does not apply
Van Poppel v Penrith Rugby League Club Ltd	[2018] NSWWCC 165	WCC - Arbitrator John Isaksen	Fixing the date of injury for a hearing l employed in noisy employment when
Van Vliet v Landscape Enterprises Pty Ltd	[2022] NSWPIC 14	PIC - Member Sweeney	Section 11A WCA – Reasonable action
Vannini v Worldwide Demolitions Pty Ltd	[2018] NSWSC 324	Court of Appeal - Macfarlan JA, Gleeson JA & Barrett AJA	Primary judge did not err in finding the - Appellant ordered to pay the defend
Vasilic v Boral Transport Limited	[2019] NSWWCCMA 129	WCC - Arbitrator Rimmer, Dr J Ashwell & Dr M Gibson	MAP declines to reconsider its decisio reference the relevant differentiators
Vecchie v Ricegrowers Ltd	[2021] NSWWCC 18	WCC - Arbitrator Wynyard	Work capacity decision – application f

asonably necessary – Rose v Health Commission d – Requirement to establish an error of fact, law

sulted from the pleaded injury – Kooragang 35 NSWLR 452 considered; alleged error of fact – nship v SZMDS [2010] HCA 16; 240 CLR 611; 006] NSWCA 308, Fox v Percy [2003] HCA 22;

sch 3, cl 2 WCA

51 year-old pedestrian suffered multiple physical ignificant pre-existing lumbar spine condition,

damages assessed for non-economic loss & past conomic loss

sonable action with respect to

of employment

nses for deep vein thrombosis

ntary work

shoulder - AMS wrongly determined

and incorrectly used it as a baseline

nt of 'main contributing factor'

or – Failure to consider assessment criteria for

MAC revoked

nissed – Appellant relied upon a

Notor Accidents Authority Guidelines

leclines to make Interim Payment

) of the PIC Act 2020 - Dealing with disputed 2005] NSWCA 148, [69] - Duty to give reasons weekly benefits due to alleged non-compliance ror – Alleged procedural unfairness

primary decision maker's factual determination ially contributed to the need for surgery

right shoulder - Whether res

estoppel apply – Whether referral to an AMS is ere is no res judicata, issue estoppel or Anshun bly

ng loss claim where the worker is not

en the claim is made

on with respect to dismissal

that there was no jurisdictional error ndant's costs

sion - The Guidelines do not require an AMS to ors when allocating a worker to a DRE category

n for review dismissed and WCD confirmed

Veenstra v State of New South Wales	[2018] NSWWCC 278	WCC - Arbitrator Harris	Where different methods of combining which impacts on a threshold, the AM of AMA5 and Guidelines
Velevski v Glad Cleaning Services Pty Ltd	[2021] NSWPICMP 136	PIC - Member Wynyard, Dr M Gibson & Dr J Ashwell	Fresh evidence from appellant's daugh Further medico-legal report rejected a not required to follow an opinion from particular diagnosis does not lead to an consider it
Veljanoski v Core Civil Comm Pty Ltd	[2019] NSWWCCMA 17	WCC - Arbitrator Peacock, Dr D Crocker & Dr M Burns	Cardiovascular system - Assessment of Coronary Artery Disease contributed to
Vinod v Boral Shared Business Services Pty Ltd	[2019] NSWWCC 254	WCC - Arbitrator Burge	Section 11A defence established – reastransfer, discipline and/or performanc
Vishal Meta Bay of India v Han	[2019] NSWWCCMA 115	-	AMS did not fail to consider relevant n the AMS' task – MAP satisfied that the AMS' clinical judgment
Vostek Industries Pty Ltd v White	[2018] NSWWCCPD 47	WCC - Keating P	The text of s 38A (1) WCA, as enacted, impliedly to a worker's earnings". Hee
Wahhab v Insurance Australia Ltd	[2021] NSWSC 521	Supreme Court of NSW - Basten J	Judicial review of decision of principal Compensation Act 1999 (NSW) not to that could be referred for an assessme jurisdictional fact - no legal error ident
Wales v State of NSW (NSW Police Force)	[2019] NSWWCC 257	WCC - Arbitrator McDonald	Application for reconsideration of med demonstrable error in relation to asses mistake by worker's legal representati set aside the COD – reconsideration re
Walker v Bega Cheese	[2019] NSWWCCMA 10	WCC - Arbitrator Peacock, Dr D Dixon & Dr R Fitzsimons	WPI assessment based on range of mo Chronic Regional Pain Syndrome
Walters v Good Guys Discount Warehouse (Australia) Pty Ltd	[2023] NSWPICPD 29	PIC - President Phillips DCJ	Validity of a claim under s 66 WCA – Cl Complying Agreement – construction of Finality of a complying agreement – pr
Waters v Alcheringa Park Thoroughbred Pty Ltd	[2020] NSWWCCMA 2	WCC - Arbitrator Wynyard, Dr M Burns & Dr R Fitzsimons	Traumatic brain injury – AMS failed to failed to give adequate reasons – MAP
Waters v Tutola Pty Ltd (Deregistered)	[2019] NSWWCC 6	WCC - Arbitrator Young	Section 38A WCA - reasoning in Vostel binding upon arbitrators
Watson v Murrays Australia Pty Ltd	[2021] NSWWCC 9	WCC - Arbitrator Burge	Entitlement to weekly payments durin who returned to work for not less than down due to COVID-19, did not satisfy calculated under s 37 (3) WCA
Watson v Woolgoolga Returned Services Club Ltd	[2018] NSWWCC 280	WCC - Arbitrator Harris	Application to an arbitrator for reconsi Registrar is futile while a Certificate of
Watts v BKFY Pty Ltd	[2022] NSWPIC 700	PIC - Principal Member Harris	Worker was a resident of Victoria – Recleaning business and was insured in N whilst the insurer exercises a statutory identity of the parties to the proceeding respondent is considered a State for the Australia Constitution Act
Weate v Racing NSW	[2019] NSWWCC 397	WCC - Arbitrator Batchelor	Section 39 WCA – Application for assest maximum medical improvement not re for compensation and there is no med

ning assessments are proposed by the parties, MS has exclusive jurisdiction in the application

ighter rejected as lacking in probative value – d as offending public policy – Medical Assessor om a medico-legal expert – Failure to discuss a o an inference that the medical assessor failed to

of s 323 WIMA deductible where underlying d to the need for a heart transplant easonable action with respect to

nce appraisal

t material – Social media report is irrelevant to the report would not have had any effect on the

ed, "makes no reference either expressly or e applied.

bal claims assessor under Motor Accidents

to refer claim for assessment – No extant claim ment – existence of an extant claim is a

entified

nedical assessment for alleged

sessment of PIRS categories -

atives in not appealing a MAC is not a ground to refused

motion - AMS did not err in failing to diagnose

Claim made and resolved by way of a

on of a complying agreement under s 66A WCA – - principles of finality adopted

to identify the Guidelines that he applied and IAP re-examined the worker – MAC confirmed ttek Industies Pty Ltd v White is

ring the second entitlement period – A worker han 15 hours per week, but was later stood sfy s 37 (2) WCA and weekly payments are to be

onsideration of a decision by a delegate of the of Determination remains in place Respondent is a private company engaged in a n NSW (workers compensation & CTP) – Held: ory right of subrogation, that does not alter the edings – There is no arguable defence that the r the purposes of the Commonwealth of

sessment by an AMS – No dispute that t reached – Held: Worker did not make a claim edical dispute – Application dismissed

Webb v Secretary, Department of Education	[2019] NSWWCC 119	WCC - Arbitrator Burge	Psychological condition caused by alle injuries resulting from a suicide attem perception of actual evidence – Attorr
Webb v State of New South Wales	[2019] NSWWCCPD 50	WCC - Wood DP	Section 11A WCA - The fact that there respect to discipline is not sufficient to action could be categorised as discipline
Webber v Racing NSW	[2020] NSWWCC 24	WCC - Arbitrator Perry	Section 38 WCA - cessation of weekly respondent estopped from relying on issue as to whether it was correctly na decision made – worker entitled to we
Wei v Hungry Panda Au Pty Ltd & Ors	[2022] NSWPIC 264	PIC - Principal Member Bamber	Gig Economy – First Respondent conce a food delivery driver
Wentworth Community Housing Limited v Brennan	[2019] NSWWCCMA 77	WCC - Arbitrator McDonald, Dr L Kossoff & Dr J Parmegiani	•
Wentworth Community Housing Limited v Brennan	[2019] NSWSC 152	Supreme Court - Harrison AsJ	Jurisdictional error - Judicial review of because the Registrar failed to conside considererd, or overlooked evidence
Wesfarmers Group t/as Coles v Briggs	[2019] NSWWCCMA 64	WCC - Arbitrator Wynyard, Dr B Noll & Dr J B Stephenson	MAP set aside an assessment of permanalogy to the thoracic spine because the AMS
Westpac Banking Corporation v Dinning	[2019] NSWWCCPD 33	WCC - DP Wood	Weekly payments claim discontinued 352 WIMA is not satisfiedNo right of a not satisfied
Westpac Banking Corporation v Hungerford	[2018] NSWWCCPD 50	WCC - Keating P	Claim under s 66 WCA for a disease inj the date of the claim under s 66 WCA of onset of incapacity
Westpac Banking Corporation v Hungerford	[2018] NSWWCCPD 50	WCC - Keating P	Section 16 (1) (a) WCA and claim for co of injury is the date that the s 66 claim
Westpac Banking Corporation v Mani	[2019] NSWWCCPD 41	WCC - Wood DP	Section 11A (1) WCA – factors to be correspect to discipline was reasonable –
Westpac Banking Corporation v Perry	[2019] NSWWCCMA 139	Arbitrator Wynyard, Dr J Parmegiani & Dr P Morris	Challenge to AMS' assessments in 3 PI dismissed as "cavilling with ratings" – there was no evidence of a subsequen "novus actus" – Appeal dismissed
Westpac Banking Corporation v Perry	[2019] NSWWCCMA 139	WCC - Arbtirator Wynyard, Dr J Parmegiani & Dr P Morris	Challenge to AMS' assessments in 3 PI dismissed as "cavilling with ratings" – there was no evidence of a subsequen
Whelan v Stowe Australia Pty Ltd	[2021] NSWPICPD 36	PIC - Deputy President Wood	Acceptance of evidence in the absence
White v Redding	[2019] NSWCA 152	Court of Appeal - Macfarlan JA, Gleeson JA & White JA	Nature of appellant review of an asses economic loss under s 16 of the Civil L
White v Vostek Industries Pty Ltd	[2018] NSWWCC 161	WCC - Arbitrator Glenn Capel	Statutory interpretation of s 38A (1) W needs may exceed the entitlement that against PIAWE

Illeged bullying & harassment at work & physical empt – workplace injury resulted from worker's orney-General's Department v K applied

- ere was a potential for action with to establish that the employer's
- plinary
- kly payments under an award in 2015 –
- on aspects of earlier findings and from raising an
- named as respondent no valid work capacity weekly payments
- nceded that the deceased was employed by it as

ed to consider relevant material

- of Registrar's decision Decision set aside
- ider a submission that the AMS had either not e
- rmanent impairment of the ribs by
- se "the ribs" was not referred for assessment by

ed - No right of appeal where threshold under s of appeal where threshold under s 352 WIMA is

injury under s 16 WCA - deemed date of injury is CA and not the date

- r compensation under s 66 WCA deemed date aim is made
- e considered in assessing whether action with e – s 11A defence failed
- B PIRS categories Ferguson applied & ground – Employer estopped from denying liability and uent

B PIRS categories – Ferguson applied & ground – Employer estopped from denying liability and Jent "novus actus" – Appeal dismissed nce of cross-examination – alleged factual error

sessment of severity of nonil Liability Act 2002) WCA - weekly payments to worker with highest that is calculated

Whittle v State of New South Wales (Hunter New England Local Health District)	[2021] NSWPIC 319	PIC - Member Sweeney	Section 11A (1) WCA – Nurse suffered a work following complaints of miscondu required to establish reasonableness d provision of all relevant primary mater prerequisite to proof of reasonablenes
Whitton v Secretary, Department of Education	[2019] NSWWCC 27	WCC - Arbitrator Josephine Bamber	caused by reasonable action in respect Section 39 WCA - 20% WPI threshold s ceased - Kennewell applied - worker er period
Wiegold v Allianz Australia Insurance Limited	[2021] NSWPIC 512	PIC - Member Cassidy	Damages claim - claimant witnessed de fellow trainee bus driver - claimant dev claim made under pure mental harm p dispute as to liability
Williams v Cubbyhouse Childcare NSW Pty Ltd	[2022] NSWPICPD 36	PIC - Deputy President Snell	Psychological injury - error in applying application of s 11A(1) WCA
Williams v Metcash Trading Ltd	[2019] NSWCA 94	Court of Appeal - Meagher JA, White JA & Simpson AJA	Contributory negligence – whether the negligence in circumstances where the work – whether primary judge erred
Windley v Workers Compensation Nominal Insurer Withers v Shellharbour City Council	[2021] NSWSC 1125 [2020] NSWWCC 402	Supreme Court of NSW - Harrison AsJ WCC - Arbitrator Harris	Judicial review – Demonstrable error – Surgery not reasonably necessary as a opinion lacked a fair climate because h the stump deteriorated due to the inju Pty Ltd and Paric v John Holland (Const
Wood v Woolworths Limited	[2019] NSWWCC 266	WCC - Arbitrator Homan	Psychological injury - Arbitrator not sat the worker's medical evidence – awarc
Woolstar Pty Ltd v Lando	[2022] NSWSC 241	Supreme Court of NSW - Simpson AJ	Jurisdictional error – MP declined to m disease injury to the hip – whether MP finding and departed from the findings
Workers Compensation Nominal Insurer v Athena Malakourtis as executrix of the Estate of the late Steven Malakourtis	[2018] NSWWCCPD 53	WCC - Keating P	WCC refuses to strike out a Pre-Filing S
Workers Compensation Nominal Insurer v Dures	[2021] NSWWCCPD 9	PIC - President Judge Phillips DCJ	Application to strike out Pre-Filing Stat commenced District Court proceedings and his legal representatives failed to o the Registrar's Delegates and failed to email) by the Commission – The Comm representatives to comply with direction by the Commission
Workers Compensation Nominal Insurer v Elias Bader t/as Genuine Kitchens (No 5)	e [2020] NSWWCCPD 72	WCC - President Phillips DCJ	Section 151AA WCA - Credibility
Workers Compensation Nominal Insurer v Kula Systems Pty Ltd	[2019] NSWWCCPD 67	WCC - DP Wood	Monetary threshold required by s 352 Maintenance Services Limited v Barter Toby's Company Ltd [2009] NSWWCCP
Workers Compensation Nominal Insurer v Republic of Lebanon	[2018] NSWSC 857	Supreme Court of NSW - Fagan J	Foreign state ordered to indemnify the workers compensation payments made Sydney Consulate
Xenicas v ARB Corporation Limited	[2020] NSWWCC 413	WCC - Arbitrator Edwards	Jurisdiction of the Commission to refer impairment - Consent orders are not a 4 WCA – Worker not estopped by s 322 was to determine whether he met the

CA – Nurse suffered a psychological injury when suspended from mplaints of misconduct by other staff – Held that the evidence ish reasonableness depends on the circumstances of the case and evant primary material before a factual investigation is not a pof of reasonableness – Held that the injury was predominantly ible action in respect of discipline

20% WPI threshold satisfied after weekly payments I applied - worker entitled to weekly payments during disputed

laimant witnessed death of colleague run down by bus driven by driver - claimant developed PTSD and alcohol misuse disorder pure mental harm provisions of Civil Liability Act 2002 – No

y - error in applying s 789FD of the Fair Work Act 2009 (Cth) in the

gence – whether there was error in finding of contributory mstances where the worker was required to adopt a system of

emonstrable error – Error of law on the face of the record hably necessary as a result of workplace injury – treating surgeon's air climate because he did not discuss and explain to what extent rated due to the injury – Hancock v East Coast Timber Products John Holland (Constructions) Pty Ltd applied

y - Arbitrator not satisfied that there was a fair climate to accept cal evidence – award for the respondent entered

MP declined to make a deduction under s 323 WIMA for a

ne hip – whether MP exceeded its jurisdiction by making a liability ed from the findings of an Arbitrator.

ike out a Pre-Filing Statement despite significant delay

te out Pre-Filing Statement dismissed because the worker ct Court proceedings after the application was filed – The worker sentatives failed to comply with numerous directions issued by egates and failed to respond wo many enquiries (telephone and mission – The Commission expects parties and their legal comply with directions and promptly respond to enquiries made

ld required by s 352 (3) WIMA – Application of Programmed ces Limited v Barter [2005] NSWWCCPD 42 & Junsay v The Uncle td [2009] NSWWCCPD 71

red to indemnify the Nominal Insurer with respect to at its at a second state of the s

Jurisdiction of the Commission to refer worker for assessment of permanent impairment - Consent orders are not a determination of the Commission under Part 4 WCA – Worker not estopped by s 322 (1) WIMA as the purpose of the assessment was to determine whether he met the definition of "worker with highest needs"

Yang v Industrie Clothing Pty Limited	[2022] NSWPICPD 10	PIC - Acting Deputy President Parker SC	Weight of the evidence – evidence of on NSWCA 227 considered and applied
Yarrawonga & Border Golf Club Ltd v Williamson	[2021] NSWPICPD 37	PIC - Acting Deputy President Parker SC	Work capacity – adequacy of reasons – adequate reasons –Held that the Arbit
Yates v Flavorjen Pty Ltd	[2022] NSWSC 388	Supreme Court of NSW - Harrison AsJ	Judicial review – parties agreed to term AMS erred by going beyond the terms AMS to assess permanent impairment Summons dismissed
Yates v NSW Rural Fire Service Association Incorporated	[2019] NSWWCC 385	WCC - Arbitrator Dalley	MVA in 2009 – s 66 claim for multiple i Cerebral aneurysm suffered approx. 6 brain injury led to the subsequent rupt Held: loss of consciousness established matters of "medical causation" and she Hold Harvey Wood Products Australia
Yildiz v Fullview Plastics Pty Ltd	[2019] NSWWCCPD 24	WCC - President Phillips DCJ	No entitlement to compensation unde sum compensation made before 19 Jun agreement – a resolved claim cannot b benefits under the former s 67 WCA
Yoogalu Pty Limited v Divko	[2019] NSWWCCMA 6	WCC - Arbitrator Catherine McDonald, Dr P Harvey-Sutton & Dr B Noll	Section 323 WIMA - AMS erred by not impairment
Younan v Inner West Council	[2021] NSWPICPD 16	PIC - Acting Deputy President King SC	Section 11A (1) WCA – reasonable action transfer and discipline
Young Ho Bae v Kids OT Pty Ltd	[2021] NSWWCC 62	PIC - Senior Arbitrator Bamber	Employer's application to rescind the C 30/10/2020 under ss 350 and 329 (1A) reconsider the decision of the MAP dat employer's additional evidence was un a different outcome in the MAP's decis
Young v Vietnam Veterans Keith Payne VC Hostel Limited	[2020] NSWWCCPD 66	WCC - Deputy President Wood	Proposed surgery is not reasonably new applicable on appeal
Young v Woolworths Group Limited	[2021] NSWPICMP 52	PIC - Member Wynyard, Dr G McGroder & Dr J Bodel	Appeal against MAC failed – Held: 6 gro merit; challenge to AMS' qualifications
Zendehdel v AAI Limited t/as AAMI	[2023] NSWPIC 143	PIC - Member Cassidy	Motor Accidents Injuries Act 2017 – cla collision at an intersection and alleged seconds before proceeding into the int evidence of independent witnesses dis did not breach her duty of care to the failing to give way at the intersection –
Zhou v Ming Guang Lin t/as Gobig Building Services	[2019] NSWWCC 60	WCC - Arbitrator John Wynyard	Worker or deemed worker - equipmen respondent, the applicant was required transported to the worksite and there contracting business
Ziraki v The Australian Islamic House Liverpool Area	[2019] NSWSC 1158	Supreme Court of NSW - Harrison AsJ	Jurisdictional error – Alleged failure to arguments and to set out lawful reaso plaintiff

of clinical notes – Mason v Demasi [2009]

ns – whether Arbitrator failed to provide bitrator provided adequate reasons erms of referral to AMS – MAP held that the ms of the referral – whether referral entitled ent for body parts not specifically referred –

le injuries including alleged injury to the brain – 6 months after MVA – whether the alleged uptured aneurysm and intracranial bleeding? – ned a brain injury and its consequences are should be decided by an AMS – Bindah v Carter lia Pty Ltd applied.

der s 67 WCA where the only claim for lump June 2012 was resolved by complying It be amended in order to preserve rights to

ot considering evidence of pre- existing

ction with respect to performance appraisal,

e COD issued by Arbitrator Wright on IA) WIMA is declined – Employer's application to dated 5/08/2020 is declined – Held: the unlikely on the balance of probabilities to cause ecision

necessary - Factual determination – principles

grounds of appeal rejected as being without ons are specious; AMS gave reasons claim for damages – claimant injured in a ed that she stopped at the stop-line for 4 to 5 intersection and that the insured was speeding – disputed claimant's allegations – Held: Insured he claimant – accident caused by the claimant n – claimant not entitled to damages and costs

nent was largely provided by the ired to attend the respondent's premises to be ire was no evidence that he was running a

to respond to substantial and clearly articulated sons –MAP not required to re-examine the

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