

HIGH COURT OF AUSTRALIA

NOTICE OF FILING

This document was filed electronically in the High Court of Australia on 30 Apr 2021 and has been accepted for filing under the *High Court Rules 2004*. Details of filing and important additional information are provided below.

	Details of Filing
File Number: File Title:	S35/2021 Arsalan v. Rixon
Registry:	Sydney
Document filed:	Form 27B - Appellant's chronology
Filing party:	Appellant
Date filed:	30 Apr 2021

Important Information

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IN THE HIGH COURT OF AUSTRALIA SYDNEY REGISTRY

10 BETWEEN:

AHYA-UD-DIN ARSALAN

Appellant

and

ALEX RIXON

Respondent

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APPELLANT'S CHRONOLOGY

Part I: Certification

30 This chronology is in a form suitable for publication on the internet.

		Date	Event	Reference
)	1.	8 August 2017	Ahya-Ud-Din Arsalan negligently damaged Alex Rixon's Audi A3 sedan.	CAB 67.31 – 67.34
	2.		Mr Rixon's vehicle took a little over two months to repair and he hired an Audi A3 for 69 days at a total cost of \$12,829.91 under a credit hire contract.	CAB 67.35 – 67.39; 10.32 – 10.40
•	3.	26 February 2018	Mr Rixon commenced proceedings in the New South Wales Local Court (NSWLC) seeking to recover the costs of the credit hire contract with interest and costs.	

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	Date	Event	Reference
4.	23 October 2018	Date of hearing in NSWLC (J Keogh LCM).	AFM 6.12
5.	22 November 2018	Judgment delivered by NSWLC (Keogh LCM) awarding Mr Rixon as damages \$4,226.25 together with interest.	AFM 6.20
6.	20 December 2018	Mr Rixon appealed the judgment to the Supreme Court of New South Wales (NSWSC) pursuant to s 39 of the <i>Local</i> <i>Court Act 2007</i> (NSW).	CAB 68.12
7.	27 August 2019	Appeal heard in the Common Law Division of the NSWSC (Basten J).	CAB 10.18
8.	3 September 2019	The NSWSC (Basten J) dismissed the appeal with costs.	CAB 14
9.	1 October 2019	Mr Rixon filed summons seeking leave to appeal to the New South Wales Court of Appeal (NSWCA) pursuant to s 101(2)(r) of the <i>Supreme Court Act 1970</i> (NSW).	
10.	14 November 2019	Application for leave to appeal and appeal heard in the NSWCA (Meagher, White JJA and Emmett AJA).	CAB 26.18
11.	18 June 2020	Judgment delivered by the NSWCA holding that Mr Rixon should be granted leave to appeal and by majority holding that Mr Rixon's appeal should be allowed.	CAB 26.20

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	Date	Event	Reference
12.	17 August	The NSWCA made orders allowing	CAB 83
	2020	Mr Rixon's appeal, setting aside the	
		orders of the NSWSC and NSWLC, and	
		ordering that the matter be remitted to the	
		NSWLC for Mr Rixon's damages to be	
		assessed in accordance with the	
		NSWCA's reasons for judgment.	
13.	10	Mr Arsalan filed an application for	
	September	special leave to appeal with the High	
	2020	Court of Australia, seeking to appeal	
		from the NSWCA.	
14.	12 March	High Court of Australia granted special	CAB 91
	2021	leave to appeal.	
15.	26 March	Mr Nguyen filed Notice of Appeal.	CAB 93
	2021		

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Dated: 30 April 2021

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