

GOODWIN

V.

TAVENER

REASONS FOR JUDGMENT

Oral

Judgment delivered at Sydney

on Tuesday 3rd November 1970

GOODWIN

v.

TAVENER

ORDER

Appeal dismissed with costs.

GOODWIN

v.

TAVENER

JUDGMENT

(ORAL)

BARWICK C.J.

GOODWIN

v.

TAVENER

I am of opinion in this case that there was evidence on which the District Court Judge could find that there was an absence of reasonable and probable cause. Various aspects of the evidence have been canvassed but I do not need to go into them in any detail. It suffices, so far as I am concerned, to say that there was evidence on which he could so find and in my opinion the appeal should be dismissed.

GOODWIN v. TAVENER

JUDGMENT
(ORAL)

McTIERNAN J.

GOODWIN v. TAVENER

I am of the same opinion.

GOODWIN

v.

TAVENER

JUDGMENT
(ORAL)

MENZIES J.

GOODWIN

v.

TAVENER

I am of the same opinion.

GOODWIN

v.

TAVENER

JUDGMENT
(ORAL)

WINDEYER J.

GOODWIN

v.

TAVENER

I agree.

GOODWIN

v.

TAVENER

JUDGMENT
(ORAL)

OWEN J.

GOODWIN

v.

TAVENER

I agree.