



2.1 by 4pm on 16 February 2015 all parties must serve on each other copies of the signed statements of themselves and of all witnesses on whom they intend to rely and all notices relating to evidence; and

2.2 Oral evidence will not be permitted at trial from a witness whose statement has not been served in accordance with this order or has been served late, except with permission from the Court.

3. The Claimants' application by notice dated 20 January 2015 to re-amend the Particulars of Claim is dismissed.

4. The costs of the Claimants' application by notice dated 20 January 2015 to re-amend the Particulars of Claim are to be reserved to the trial judge save that if H.H.J. Seys Llewellyn Q.C. is not the trial judge those costs will be dealt with by H.H.J. Seys-Llewellyn Q.C..

5. By 2pm on Friday 6 February 2015 the Defendants shall file and serve written submissions addressing:

5.1 the Claimants' request for specific disclosure as set out in a document produced to the court at the outset of the PTR; and

5.2 the Claimants' request for clarification of matters relating to meaning as set out in the Defendants' letter dated 15 May 2014.

6. By 4pm on Wednesday 11 February 2015 the Claimants shall respond to the Defendants' written submissions.

7. Save as above, the costs of this Pre-Trial Review are to be costs in the case.

Dated 2 February 2015

# General Form of Judgment or Order

In the High Court of Justice  
Queen's Bench Division  
Swansea  
District Registry

Claim Number 3SA90091

Date 6 August 2015



MR STEPHANE AKA STEVE PARIS	1 <sup>st</sup> Claimant Ref
MS ANGEL GARDEN	2 <sup>nd</sup> Claimant Ref
	3 <sup>rd</sup> Claimant Ref
DR ANDREW LEWIS	1 <sup>st</sup> Defendant Ref ROBERT DOUGANS
MRS MELANIE BYNG	2 <sup>nd</sup> Defendant Ref
DISCONTINUED	3 <sup>rd</sup> Defendant Ref

Before His Honour Judge Seys Llewellyn Qc sitting at Swansea District Registry, Sitting At, Cardiff Civil Justice Centre, 2 Park Street, Cardiff, CF1 1ET.

UPON hearing the trial of this claim

## IT IS ORDERED THAT

- (1) The Claimants' claims herein are dismissed.
- (2) The costs of the Claimants' application to amend dated 20 January 2015 be the Defendants' costs in the case.
- (3) The Defendants costs are agreed in the sum of £240,000.00 .
- (4) The Claimants do make a payment of £100.00 by no later than 4pm on 12 August 2015.
- (5) The Claimants do make a further payment of £220,000.00 by no later than 8 February 2016 or within 7 days of completion of the sale of the Claimants' property at 9 Lon Bryngwyn, Sketty, Swansea (title number: WA315308), if sooner.
- (6) The Claimants do make a further payment of £19,900.00 by no later than 4pm on 7 August 2015.
- (7) The Claimants undertake not to mortgage, charge or otherwise encumber the property at 9 Lon Bryngwyn, Sketty, Swansea (title number: WA315308) until and unless the Claimants have made payment in full under

The court office at Swansea District Registry, Swansea Civil Justice Centre, Caravella House, Quay West, Quay Parade, Swansea, SA1 1SP is open between 10:00 am and 2:00 pm Monday to Friday. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 01792 485800 Fax: 0870 761 7678

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Produced by: Mrs R Pahl  
CJR065

paragraphs (4), (5) and (6) of this Order, save with the express written consent of the Defendants such consent to be conditional at the Defendants sole option.

(8) For the avoidance of doubt any failure by the Claimants to comply with paragraphs (4) or (5) or (6), shall entitle the Defendants to seek to enforce any outstanding sum.

Dated 6 August 2015



## IN THE COURT OF APPEAL, CIVIL DIVISION

REF: A2/2015/2839



Paris &amp; Ann –v– Lewis &amp; Ann

**ORDER made by the Rt. Hon. Lord Justice Floyd**

On consideration of the appellant's notice and accompanying documents, but without an oral hearing, in respect of an application for permission to appeal and a stay of execution

**Decision: granted, refused, adjourned.** An order granting permission may limit the issues to be heard or be made subject to conditions.

Refused

**Reasons**

The careful and detailed judgment of HHJ Seys-Llewellyn QC discloses no arguable error of principle. The lengthy and unfocused grounds of appeal and skeleton are in substance an attempt to re-argue the case on the facts. It is not realistic to suppose that this court, which has not had the advantage of seeing the witnesses who gave oral evidence, or the benefit of a lengthy trial, could interfere with the judge's detailed findings. An appeal would therefore have no realistic prospect of success and there is no other compelling reason for the court to hear the appeal.

No solid ground is shown for a stay of execution.

**Information for or directions to the parties**

This case falls within the Court of Appeal Mediation Scheme automatic pilot categories\*. Yes  No

Recommended for mediation Yes  No

If not, please give reason:

**Where permission has been granted, or the application adjourned**

- a) time estimate (excluding judgment)
- b) any expedition



Signed: *Lord Justice Floyd*  
Date: 15 January 2016

*By the Court*

- (1) Rule 52.3(6) provides that permission to appeal may be given only where –
  - a) the Court considers that the appeal would have a real prospect of success; or
  - b) there is some other compelling reason why the appeal should be heard.
- (2) Rule 52.3(4) and (5) provide that where the appeal court, without a hearing, refuses permission to appeal that decision may be reconsidered at a hearing, provided that the request for such a hearing is filed in writing within 7 days after service of the notice that permission has been refused. Note the requirement imposed on advocates by paragraph 16(1) of CPR PD 52C.
- (3) Where permission to appeal has been granted you must serve the proposed bundle index on every respondent within 7 days of the date of the listing window notification letter and seek to agree the bundle within 21 days of the date of the listing window notification letter (see paragraph 21 of CPR PD 52C).



TUESDAY 22ND MARCH 2016

**IN THE COURT OF APPEAL**

ON APPEAL FROM THE HIGH COURT OF JUSTICE  
QUEEN'S BENCH DIVISION

3SA90091

**BEFORE** LORD JUSTICE SIMON

**BETWEEN**

PARIS AND ANOTHER

APPLICANTS

- and -

LEWIS AND ANOTHER

RESPONDENTS

**ON READING** the Appellant's Notice sealed on the 26th August 2015 filed by the claimants applying for permission to appeal and a stay of execution from the order of His Honour Judge Seys Llewellyn QC dated 6th August 2015

**AND ON HEARING** The Applicants in Person Mr Stephane Paris and Ms Angel Garden

**IT IS ORDERED** that the application for permission to appeal and a stay of execution be refused.

( The Court sat from 15.28 to 16.58 )

NOTE: Your application for permission to appeal to this Court has been refused. No appeal may be made against this decision to the Supreme Court of the United Kingdom: see *section 54(4) of the Access to Justice Act 1999*

*By the Court*



COURT 68  
Application No.

A2/2015/2839



**TUESDAY 22ND MARCH 2016**  
**IN THE COURT OF APPEAL**  
ON APPEAL FROM THE HIGH COURT OF JUSTICE  
QUEEN'S BENCH DIVISION

ANGEL GARDEN

- and -

MR STEPHANE AKA STEVE PARIS

- and -

MELANIE BYNG

- and -

ANDREW LEWIS

**ORDER**

Copies to:

Queen's Bench Division  
Room E17  
Royal Courts of Justice  
The Strand  
London WC2A 2LL

Bryan Cave  
C/O Robert Dougans  
88 Wood Street  
London  
EC2V 7AJ

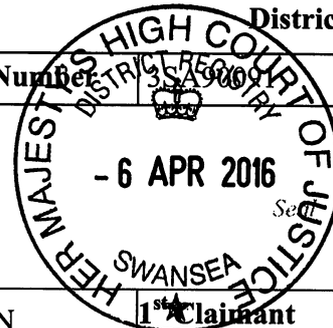
Stephane Paris And Angel Garden  
9 Lon Bryngwyn  
Sketty  
Swansea  
SA2 0TX

\* This order was drawn by A Marie Smith (Associate) to whom all enquiries regarding this order should be made. When communicating with the Court please address correspondence to A Marie Smith, Civil Appeals Office, Room E307, Royal Courts of Justice, Strand, London WC2A 2LL (DX 44450 Strand) and quote the Court of Appeal reference number. The Associate's telephone number is

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# Final charging order

<b>In the High Court of Justice</b> <b>Queen's Bench Division</b> <b>Swansea</b> <b>District Registry</b>
<b>Claim Number</b> 3SA90091



MR STEPHANE AKA STEVE PARIS & MS ANGEL GARDEN	1 <sup>st</sup> Claimant Ref MILTON FIRMAN
MS ANGEL GARDEN	2 <sup>nd</sup> Claimant Ref
.	3 <sup>rd</sup> Claimant Ref
DR ANDREW LEWIS	1 <sup>st</sup> Defendant Ref ROBERT DOUGANS
MRS MELANIE BYNG	2 <sup>nd</sup> Defendant Ref
DISCONTINUED	3 <sup>rd</sup> Defendant Ref

On 6 April 2016, District Judge P.Llewelyn OBE

sitting at Swansea District Registry, Swansea Civil Justice Centre, Caravella House, Quay West, Quay Parade, Swansea, SA1 1SP

Upon hearing the judgment debtor in person, hearing Counsel for the Judgment Creditor the District Judge considered the interim charging order dated 10 February 2016

**and the court orders that**

1. The charge created by the order made on the 10 February 2016 shall continue.
2. The interest of the judgment debtor Mr Stephane Aka Steve Paris & Ms Angel Garden in the asset described in the schedule below stand charged with payment of the sum of £220,000.00 the amount now owing under a judgment or order given on 6 August 2015 by the Swansea District Registry in claim no. 3SA90091 together with any further interest becoming due and £246.00 the costs of the application.
3. The costs are to be added to the judgment debt.

### The Schedule

The court office at Swansea District Registry, Swansea Civil Justice Centre, Caravella House, Quay West, Quay Parade, Swansea, SA1 1SP. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 01792 485800 Fax: 0870 761 7678. Check if you can issue your claim online. It will save you time and money. Go to [www.moneyclaim.gov.uk](http://www.moneyclaim.gov.uk) to find out more.

From: Master Meacher  
Court of Appeal, Civil Division



ROYAL COURTS OF JUSTICE  
STRAND, LONDON, WC2A 2LL

**PARIS & Anr**

v

**LEWIS & Anr**

**A2/2015/2839**

### **Exhaustion of Domestic Remedies**

Following an oral hearing and by the order of this court dated 22<sup>nd</sup> March 2016, the Applicants were refused permission to appeal to the Court of Appeal in respect of the orders of His Honour Judge Seys Llewellyn QC on 6<sup>th</sup> August 2015.

Where permission to appeal to this Court has been refused at an oral hearing, no appeal may be made against this decision to the Supreme Court of the United Kingdom: see section 54(4) of the Access to Justice Act 1999.

Accordingly, there is no further right of appeal in English domestic law and I confirm that the parties have exhausted the domestic appellate process.

Signed .....  .....

Dated ..... 15<sup>th</sup> June 2016 .....