

In the High Court of New Zealand
Wellington Registry

I Te Koti Matua o Aotearoa
Te Whanganui-A-Tara Rohe

CIV- 2012-485-2591

Under

The Companies Act 1993 and the High
Court Rules

In the matter of

Ross Asset Management Limited (in
liquidation) and related entities

Between

**John Howard Ross Fisk and David John
Bridgman**, as Liquidators of Ross Asset
Management Limited (in liquidation),
Dagger Nominees Limited (in liquidation),
Bevis Marks Corporation Limited (in
liquidation), United Asset Management
Limited (in liquidation), McIntosh Asset
Management Limited (in liquidation),
Mercury Asset Management Limited (in
liquidation), Ross Investments Management
Limited (in liquidation) and Ross Unit Trusts
Management Limited (in liquidation) each
being Chartered Accountants of Wellington
and Auckland respectively

Applicants

And

Eoin David Fehsenfeld

Respondent

**Memorandum of Barrington John Prince in reply to
Memorandum of Counsel for the Liquidators in respect of
application by Barrington John Prince for leave to appear and
file a submission by way of affidavit**

Filed by: Barrington John Prince
270 Te Moana Road
Waikanae 5036
Telephone: (04) 293 8630
Email: barry.prince@xtra.co.nz

May it please the Court:

1. This memorandum responds to:
 - (a) The Memorandum of counsel for the Liquidators in respect of the application by Barrington Prince for leave to appear and file a submission by way of affidavit ("Application").
2. I do not oppose Counsel's suggestion that the Affidavit which I filed in support of my Application is admitted as submission but not as evidence, and that I am joined to the proceedings as an applicant.
3. I consent to the Affidavit being accepted as my written legal submissions and taken as read, and will be present in Court should the Court wish me to make limited oral submissions in addition to my written submissions.



Barrington John Prince
Applicant

21 June 2018