

2021 Winter/Spring Lectures – rescheduled lecture

Wednesday 28 July 2021, 6pm

“Problem solved or problems created? The new rule against reflective loss in Sevilleja v Marex Financial Limited”

Anthony de Garr Robinson QC of One Essex Court

In a rather unexpected twist, the Supreme Court has decided that creditors and employees are not barred from bringing claims in respect of any prejudice to their rights which reflect a company’s claim for loss against a wrongdoer. Also, despite a strong dissent from three Justices, the decision also means shareholders are in an even worse position than the Court of Appeal had previously suggested. What issues have been raised by this recasting of the law and how should practitioners approach them?

Register here: https://penningtonslaw.zoom.us/webinar/register/WN_wVExNrpCScyQ1IGtBEbtAA

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