

IN THE HIGH COURT OF AUSTRALIA

ABBOTT AND ANOTHER

v.

TOWNLEY AND OTHERS

HOW AND OTHERS

v.

TOWNLEY AND OTHERS

REASONS FOR JUDGMENT

Oral

Judgment delivered at Sydney

on Monday 3rd November 1969

ABBOTT AND ANOTHER

v.

TOWNLEY AND OTHERS

ROW AND OTHERS

v.

TOWNLEY AND OTHERS

ORDER

Special leave to appeal refused with costs.

ABBOTT AND ANOTHER

v.

TOWNLEY AND OTHERS

ROW AND OTHERS

v.

TOWNLEY AND OTHERS

JUDGMENT

(ORAL)

BARWICK C.J.

ABBOTT AND ANOTHER

v.

TOWNLEY AND OTHERS

ROW AND OTHERS

v.

TOWNLEY AND OTHERS

A majority of the Court is of opinion that clause 8 of the award as amended by the Central Sugar Cane Prices Board was within the power conferred by s. 58 (6) of The Regulation of Sugar Cane Prices Act, 1962-1966 to provide in the award for deductions from the base price in respect of burnt, frosted, dried-up, diseased, decayed, badly topped, trashy or dirty sugar cane, and being of that opinion and for that reason alone the majority would refuse special leave.

The order of the Court, by majority, is that special leave is refused with costs.