

**DAVID SMITH**

Barrister

8/174 PHILLIP STREET SYDNEY N.S.W. 2000  
CLERK (02).8231.6000 FAX (02).9232.7740 DX 395 SYDNEY  
[www.eightselborne.com.au](http://www.eightselborne.com.au)

---

*Curriculum vitae*

Since joining the Bar in 2018, David has appeared in the NSW Court of Appeal, the Supreme Court of NSW (including the Commercial, Corporations, Real Property and Duty Lists), the Federal Court of Australia, the District Court of NSW, the Local Court of NSW and the NSW Civil and Administrative Tribunal. Appearances have included final hearings (including cross-examination) and contested motions, both led and unled.

Prior to joining the Bar, David earned a broad range of litigation experience working for 10 years as a solicitor at leading firms in Sydney, London and Hong Kong.

**A. ADMISSIONS**

- 2008** Solicitor, Supreme Court of New South Wales  
**2009** Solicitor, High Court of Australia  
**2018** Barrister, Supreme Court of New South Wales

**B. EDUCATION**

- 2010** Master of Laws  
**2007** Bachelor of Laws with First Class Honours

## C. PRINCIPAL AREAS OF PRACTICE

- Administrative law
- Commercial
- Corporations Law
- Equity
- Insolvency
- Insurance litigation
- Property

## D. PROFESSIONAL EXPERIENCE

<b>Jan 2017 to Jun 2018</b>	Senior Associate, Harney Westwood & Riegels, Hong Kong (practising British Virgin Islands, Cayman Islands and Bermuda law)
<b>Jan 2013 to Dec 2016</b>	Foreign Qualified Lawyer, Mayer Brown International LLP, London
<b>Jan 2012 to Dec 2012</b>	Foreign Qualified Lawyer, Bingham McCutchen (London) LLP, London (now Akin Gump LLP)
<b>Mar 2009 to Apr 2011</b>	Lawyer, Clayton Utz, Sydney
<b>Jan 2008 to Feb 2009</b>	Tipstaff, the Hon. Justice White, Supreme Court of NSW (Equity Division), Sydney

## E. SELECTED CASES AS SOLICITOR

1. *Pacific Andes/China Fisheries Group*. Acted for the liquidators appointed to BVI companies in the group in 2017/18. Highly contentious proceedings concerning an underlying asset valued at around US\$1.5 billion. Involved allegations of fraud against former directors, opposing creditor interests and a jurisdictional contest with Chapter 11 proceedings in the United States.
2. *JTrust Asia Pte Limited v (1) Konoshita and (2) APF Group Co Limited*. Acted for a creditor alleging fraudulent misrepresentations, knowing receipt and knowing assistance and seeking to recover worldwide assets of around US\$100 million from BVI defendants in 2017/18. Involved multiple *ex parte* and *inter partes* hearings seeking urgent relief including freezing orders and the appointment of receivers by the Court.
3. *Z-Obee Holdings Limited*: Acted for the provisional liquidators of a Bermuda company listed on the Stock Exchange of Hong Kong in a restructuring by way of parallel schemes of arrangement implemented in Bermuda and Hong Kong in 2017.
4. *Merchant Navy Ratings Pension Fund Trustees Ltd v Stena Line Ltd* [2015] EWHC 448 (Ch); [2015] Pens LR 239. Acted for the trustee of a defined benefit superannuation scheme in proceedings seeking the Court's approval for proposed amendments to the trust deed and rules directed at curing a £300m funding deficit.

5. *In the matter of the Coniston Hotel (Kent) LLP (in liq); Berntsen v Tait* [2014] EWHC 397 (Ch); [2014] EWHC 1100 (Ch); [2015] EWCA Civ 1001. Substantive proceedings in the Companies Court in the Chancery Division. Appeal in the Court of Appeal. Costs assessment proceedings in the Senior Courts Costs Office. Bankruptcy proceedings in County Court. Acted for the former administrators of the LLP in proceedings concerning allegations of misconduct during the administration.
6. *Jefferies International Ltd v Val Telecomunicaciones SL*. Acted for a Spanish telco in litigation against an investment bank throughout 2015 in the Commercial Court. Contractual interpretation dispute.
7. *Habas Sinai Ve Tibbi Gazlar Istihsal Endustrisi v VSC Steel Company Ltd* [2013] EWHC 4071 (Comm); [2014] 1 Lloyd's Rep 479. Acted for a Hong Kong importer against a Turkish steel producer. Appeal against an arbitration award. Heard in the Commercial Court in the Queens Bench Division.
8. Advising a New York hedge fund specialising in distressed debt investments on litigation risks. The fund had a holdout stake in several series of English law governed Greek bonds when Greek sovereign debt was subject to restructuring proposals throughout 2012.