

Rebecca Gall

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Overview

2013 to present: **Barrister**, Eight Selborne

2012 to 2013: **Associate to Justice Jacobson**, Federal Court of Australia

2007 to 2012: **Solicitor**, Freehills (now Herbert Smith Freehills)

2002 to 2006: **LLB (First Class Honours) and B Journ (with Distinction)**,
Queensland University of Technology

Principal areas of practice

Broad commercial and equity practice with experience in corporations law, regulatory, bankruptcy and insolvency, competition and consumer, property, employment, administrative law, inquiries and sports law.

Selected appearances

Commercial and equity

Combis & Staatz as joint and several liquidators of RB Hospitality Holdings Pty Ltd (In Liquidation) v Lee [2020] NSWSC 960 (unled: contract, separate questions)

Liverpool City Council v McGraw-Hill Financial, Inc (now known as S&P Global Inc) [2018] FCA 1289 (with S Finch SC, J Hewitt and I Ahmed for S&P: class action proceedings in the Federal Court concerning SCDOs, settled during hearing)

Targus Group (UK) v Targus Australia (No 2) [2018] NSWSC 1322; *Targus Group (UK) v Targus Australia (No 3)* [2018] NSWSC 1761 (with M Elliott SC: contract, unconscionable conduct, injunctive relief, costs)

Addenbrooke Pty Ltd v Duncan (No 3) [2017] FCAFC 166 (with J Stoljar SC: scope of remittal to Federal Court of Australia)

Clout (in his capacity as liquidator of Mainz Developments Pty Ltd (in liq) v Stoddart (SE Queensland) Pty Ltd (2016) 115 ACSR 459 (unled: insolvency, liquidator's remuneration)

Australian Financial Leasing Services Pty Ltd v Hills (2014) 253 CLR 560 (with C Birch SC and M Cleary: restitution and change of position)

Employment

Mark Hartley v Technical and Further Education Commission T/A TAFE NSW [2020] FWCFB 3280; [2020] FWC 1195 (unled for TAFE: interpretation of EA)

Australian Rail Tram and Bus Industry Union v Sydney Trains [2020] FWC 1457 (with Y Shariff for Sydney Trains: dispute under EA)

One Key Workforce Pty Ltd v CFMMEU, NSD2073/2017 (with J Potts SC as amicus curiae in Full Federal Court proceedings: validity of enterprise bargaining agreement, insolvency and employee entitlements, appropriateness of final orders sought by parties)

Martin v Repeller Nominees Pty Ltd (No 2) [2019] FCCA 2102 (unled for owner of Harbour View Hotel (employer): construction of applicable Award; alleged underpayment and record keeping contraventions)

Shaw & Partners Ltd v WL Capital Pty Ltd (unled: confidential information, urgent injunction in NSW Supreme Court, settled during hearing)

CFMEU v Anglo Coal (Capcoal) Management Pty Ltd (with I Neil SC for Anglo Coal in Federal Court proceedings alleging adverse action; settled prior to hearing)

Various proceedings for FWO in underpayment contraventions and penalty proceedings including *Fair Work Ombudsman v Viplus Pty Ltd & Anor* [2018] FCCA 741 and [2017] FCCA 1669 (unled for FWO against 7-Eleven franchisee)

ICAC / statutory interpretation

Independent Commission Against Corruption v Cunneen (2015) 256 CLR 1 (with D Jackson QC and A Moses SC: statutory interpretation; also appeared in NSW Court of Appeal and NSW Supreme Court proceedings)

Kaldas v Barbour (2017) 350 ALR 292, NSW Court of Appeal (with A Moses SC; judicial review of NSW Ombudsman report and statutory interpretation)

McCloy v Independent Commission Against Corruption [2015] NSWSC 1782 (with I Faulkner SC: judicial review, apprehended bias)

Operation Dasha, Independent Commission Against Corruption (unled for Daryl Maguire, MLA)

Operation Spicer, Independent Commission Against Corruption (with A Moses SC for Michael Gallacher, MLC)

Sports law

Isaac Moses v National Rugby League, NRL Appeals Tribunal (with A Moses SC: response to show cause notice; appeal from determination by NRL)

Hughes v Harness Racing NSW, Racing Appeals Tribunal NSW, 31 August 2018 (unled for Harness Racing NSW, interpretation of penalty guidelines and classification of cobalt)

Sharp v National Rugby League Ltd [2016] NSWSC 730 (with A Moses SC: construction of club rules)

Day v Sanders; Day v Harness Racing New South Wales (2015) 90 NSWLR 764 (with A Moses SC: judicial review; also appeared in NSW Supreme Court proceedings)