



NICHOLAS BENDER SC
Barrister

+61 2 9376 0666
bender@banco.net.au

ADMISSIONS

Barrister (2007)
Solicitor, NSW (2003)

PRIOR EMPLOYMENT

Tipstaff to the Hon R. I. Barrett (2002)
Mallesons Stephens Jacques, Sydney (2003 - 2004, 2007)
Linklaters, London (2005 - 2007)

ACADEMIC & AWARDS

B.A. (Political Science), LL.B, UNSW (2001)
LL.M (Hons I, 2nd of 134), University of Cambridge, Jesus College
Visiting Teaching Fellow, University College, London (2005)
Lecturer, International Arbitration
Visiting Fellow, University of New South Wales (2008 - 2011)
Convenor, Conflict of Laws
Contributor to *Robson's Annotated Corporations Act* - Chapters 2D.1 (Directors Duties), 2E (Related Party Transactions) and 2F (Members rights and remedies) (2010 – 2023)

Awards

Pegasus Scholarship (The Inner Temple), 2005
The Glanville Williams Prize for Law (Jesus College, Cambridge), 2005
The Sir Peter Gadsden Prize (Jesus College, Cambridge), 2005
Foundation Scholarship (Jesus College, Cambridge), 2005
Commonwealth Scholarship (Cambridge Commonwealth Trust), 2004
Winner, Senior Mooting Competition (UNSW), 2001
Winner, Interschool Constitutional Law Mooting Competition, 2000
Butterworths Prize (UNSW), 2000

LISTINGS

Chambers and Partners (Global and Asia-Pacific) in 2023 and 2024: "Fantastically diligent with an excellent brain"; "recognised for his handling of high-value commercial, corporate and insolvency matters"; "Nick is great"

Doyle's Guide (Leading Commercial Litigation and Dispute Resolution Barristers) in 2017 to 2023

Doyle's Guide (Leading Insolvency and Reconstruction Barristers) in 2015 to 2017; 2021 to 2023

Best Lawyers - 2019 to 2025

NOTABLE CASES

INPEX and JKC v Akzo Nobel (ongoing): I am retained by Akzo Nobel in relation to a \$4.5 billion claim arising out of the Ichthys LNG Project in the Northern Territory

Greensill Bank (ongoing): I am retained by Greensill Bank and its insolvency liquidators in a group of high-value proceedings and complex proceedings brought against IAL and other insurance parties arising from the collapse of Greensill Bank and GCUK.

AUSTRAC v. The Star (ongoing): I am retained by The Star in large and complex proceedings brought against it by AUSTRAC arising from alleged contraventions of the *Anti-Money Laundering and Counter-Terrorism Financing Act 2006*.

Hitchcock v. Pratt Group Holdings (ongoing): I am retained by the children of Richard Pratt in a claim made against trust assets by Paula Hitchcock

Daiwa Can Company v. Koutsoukos (ongoing): I am retained in proceedings involving a claim for \$11 million in the Supreme Court of Victoria against the liquidators of a company arising from their conduct in respect of a sale of the company's assets

Sallway and Newman in their capacity of liquidators of MB Australia Pty Ltd v. Citadel Group Properties: I was retained for the seven principal defendants in proceedings in the Supreme Court of NSW brought by the liquidators of the Max Brenner Group seeking to recover property valued by the liquidators at more than \$70 million.

ASIC v. Caddick (2021) 395 ALR 481; [2021] FCA 143: I was appointed as contradictor in the trial of civil penalty proceedings brought by ASIC against Melissa Caddick. The proceedings arose out of a fraud perpetrated over several years. ASIC sought proprietary relief including the seizure, realisation and distribution of Ms Caddick's estate pursuant to s.1101B of the *Corporations Act 2001*. My appointment was necessary due to Ms Caddick's disappearance.

Camenzuli v. Hawke [2022] NSWSC 168: I was appointed *amicus curiae* to appear at the urgent final hearing in the Supreme Court of NSW of an application for declaratory relief as to whether the Executive Committee of the New South Wales Liberal Party would soon thereafter cease to hold office automatically by operation of the Party's constitution at a time when it was necessary for the Executive Committee to exercise its powers in relation to the pre-selection of candidates for the 2022 federal election.

Webb v. GetSwift Limited (No 6) [2021] FCAFC 26: I appeared for the Second Appellant in a successful appeal to the Full Court of the Federal Court from the trial judge's decision not to disqualify himself on grounds of apprehended bias from hearing trial of representative proceedings.

Lewis v. Battery Mineral Resources (2021) 156 ACSR 162; [2021] FCA 963: I successfully opposed an application in the Supreme Court of NSW for the appointment of a special purpose liquidator to investigate the conduct of the liquidators in relation to the sale of the company's assets for \$21 million.

Forge Ltd v. Hutchinson [2021] NSWSC 576: I appeared for three directors in large and complex proceedings brought against them in the Supreme Court of NSW by the liquidators of the Forge group of companies arising out of transactions prior to the companies entering administration.

Visy Paper Pty Ltd v. Burwood Council [2021] NSWSC 565: I appeared for Visy in proceedings brought against it in the Supreme Court of NSW by Burwood Council arising from a contract for the processing of recyclable material.

TW McConnell Pty Ltd v. Surfstitch Group Limited [2021] NSWSC (No 4) [2021] NSWSC 121: I appeared for the director defendant in representative proceedings in the Supreme Court of NSW involving alleged breaches of director duties in the prior to the Surfstitch Group entering administration.

Arnold Bloch Leibler v. Slater & Gordon Ltd [2020] FCA 1496: I appeared at the final hearing in the Federal Court of application for declaratory relief as to the entitlement of a law firm to use confidential information of its former client for the purpose of defending itself in representative proceedings.

Angelis atf Angelis Family Trust v. Pemba Capital Partners Fund LP (No 2) [2019] NSWSC 1759: I appeared in the Supreme Court of NSW for the purchaser of shares in Australia's largest insurance intermediary in connection with an urgent shareholders' dispute seeking to restrain the transaction.

ICAC Operation Gerda (2019): I appeared for the University of Sydney in the 2.5 week hearing of a public inquiry by ICAC into alleged corruption in the provision to the University of security services by contracting companies.

Re Investa Listed Funds Management Ltd [2018] NSWSC 1391; [2018] NSWSC 1433: I appeared in applications for judicial advice under s.63 of the *Trustee Act 1925 (NSW)* in the Supreme Court of NSW in connection with trust schemes of arrangement successfully implementing an acquisition of units for scheme consideration of over \$3 billion.

Snowside Pty Ltd as trustee for the Snowside Trust v. Boart Longyear Ltd [2017] NSWCA 215; (2017) 122 ACSR 291: I appeared in the NSW Court of Appeal for one of the successful respondents in an appeal from an order approving two contested schemes of arrangement restructuring USD738 million of debt under s.411 of the *Corporations Act 2001* (Cth).

Hastie Group Pty Ltd v. Moore [2016] NSWCA 305; (2016) 339 ALR 665: I appeared for the successful appellant in the NSW Court of Appeal in an evidentiary appeal in relation to legal professional privilege and issue waiver.

Firebird Global Master Fund II v. Republic of Nauru (2014) 89 NSWLR 477; (2014) 289 FLR 373: I appeared for the Commonwealth of Australia in the Supreme Court of NSW and then the NSW Court of Appeal opposing an unsuccessful application by the Plaintiff to enforce a foreign judgment over foreign aid money donated by the Commonwealth to Nauru.

Investec Bank Australia Limited v. Naude [2014] NSWSC 165: I appeared for the plaintiff in an action in the Supreme Court of NSW to enforce a personal guarantee in respect of construction finance and obtained judgment for the

entire claim of \$10.3 million, resisting cross-claim alleging misleading or deceptive conduct and unconscionability.

ICAC inquiry into the affairs of Ryde City Council (2013): I appeared for Councillor Jeff Salvestro-Martin in relation to ICAC's investigation of him and other Councillors at a time when Mr Salvestro-Martin was the ALP candidate for Bennelong.

Agricultural & Rural Finance Pty Ltd v. Kirk (2011) 82 ACSR 390; [2011] NSWCA 67: I appeared in the NSW Court of Appeal in relation to the discharge of *ex parte* orders extending period of validity of originating process. The appeal had final consequences due to the expiry of the statutory time limit applicable to all causes of actions.

Some significant cases as junior counsel prior to taking silk

Palmer v. McGowan (No 5) (2022) 204 ALR 621; [2022] FCA 893: I appeared for the Premier of Western Australia in defamation proceedings brought against him by Clive Palmer - led by B. Walker SC.

Mallonland v. Advanta Seeds Pty Ltd (2021) 7 Qd R 234: I appeared for the Appellant in the Victorian Court of Appeal in an appeal from the dismissal of representative proceedings brought by farmers in respect of loss they suffered as a result of contamination in sorghum seed manufactured by the Respondent - led by J.T. Gleeson SC.

ASIC v. GetSwift Limited [2021] FCA 1384: I appeared for a director defendant in relation to alleged breaches of the *Corporations Act*, *ASIC Act* and *Australian Consumer Law* arising from information released to the market – led by Dr R.C A. Higgins SC.

Re Boart Longyear (No 2) [2017] NSWSC 1105; (2017) 122 ACSR 291: I appeared for an objector to an application in the Supreme Court of NSW schemes of arrangement pursuant to s.411 of the *Corporations Act 2001* (Cth) in respect of the restructuring of USD738 million of debt, leading to modification of the schemes under s.411(6) – led by J.T. Geeson SC.

Mineralogy Pty Ltd v. Sino Iron Pty Ltd (No 13) [2016] WASC 403: I appeared for Clive Palmer's interests in the Supreme Court of Western Australia and successfully obtained a mandatory interlocutory injunction requiring the payment of more than USD100,000,000 by the Defendants – led by P. Zappia QC.

Grant Samuel Corporate Finance Pty Ltd v. Fletcher (2015) 254 CLR 477: I appeared for the successful appellant in High Court appeal in relation to the period within which claims under s.588FF of the *Corporations Act 2001* (Cth) may be brought – led by C.R.C. Newlinds SC.

Stanford & anor v. Depuy International Limited & anor (2015): I was the principal junior counsel for the Applicants in representative proceedings in the Federal Court arising from defects in ASR metal-on-metal hip replacement implants; case was settled after a six month trial with a judgment for \$250 million in favour of the Applicants, being the third largest settlement achieved in Australian history – led by A. J. L. Bannon SC, J C. Sheahan QC.

ASIC v. Wellington Capital Ltd (2014) 254 CLR 288; (2013) 94 ACSR 293; (2012) 91 ACSR 514: I appeared in proceedings in the Federal Court and subsequent appeals to the Full Federal Court and High Court in relation to the power of the responsible entity of a managed investment scheme to make *in specie* distribution to unitholders – led by C.R.C. Newlinds SC then P. H. Morrison QC (as his Honour then was) then B. Walker SC.

ASIC v. Macdonald (2009) 256 ALR 199; (2009) 230 FLR 1; (2009) 71 ACSR 368; [2009] NSWSC 287; (2009) 259 ALR 116; (2009) 73 ACSR 638; [2009] NSWSC 714; *Morley v. ASIC* (2010) 274 ALR 205; (2010) 247 FLR 140; (2010) 81 ACSR 285; [2010] NSWCA 331; [2011] NSWCA 110: I appeared for the CFO of Jamies Hardie in civil penalty proceedings brought by ASIC against its directors and officers In the Supreme Court of NSW and then the NSW Court of Appeal – led by B.C. Oslington QC and R.A. Dick SC.