

Matthew Harvey KC



Matthew Harvey KC is a leading senior counsel with a broad commercial practice.

QUALIFICATIONS

Bachelor of Arts (Hons)
Bachelor of Laws
Master of Laws
Professional Certificate in Arbitration

CORRESPONDENCE

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CHAMBERS

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COMMERCIAL LAW

Admiralty & Maritime | Appellate | Aviation | Banking & Finance | Bankruptcy | Building & Construction |
Commercial Arbitration | Contractual Disputes | Corporate Insolvency | Corporations & Securities | Equity &
Trusts | Insurance | Private International Law | Taxation

EMPLOYMENT & INDUSTRIAL

Confidential Information | Restraint of Trade

PUBLIC LAW

Commissions & Inquiries | Constitutional Law | Customs Law

Since 1996, he has developed a diverse commercial practice, both in trial and appellate work. He has significant expertise in corporations law and corporate insolvency, insurance, contracts, trusts and equity, transport and trade, and arbitration.

Matthew is regularly recognised in the leading legal directories, including Best Lawyers, Doyle's Guide, Chambers & Partners, and Who's Who Legal. He is described as "excellent at getting to the heart of a complex matter and determining the key issues that will decide the case", "extremely good on his feet in court" and "confident and convincing when presenting an argument". His "experience acting in major commercial disputes" is well recognised.

Matthew appears in the High Court of Australia, the Federal Court of Australia, the Supreme Court of Victoria and in arbitrations (international and domestic). He is often briefed in proceedings before the superior courts in other States.

Matthew also conducts domestic and international arbitrations and has delivered numerous awards. Information about his work as an arbitrator is found here: www.matthewharveykc.com

Matthew also lectures in mergers and acquisitions law in the Juris Doctor program at the RMIT Law School.

Liability limited by a scheme approved by Professional Standards Legislation

Recent Cases

CORPORATE INSOLVENCY AND COMMERCIAL

In the matter of Vasco Trustees Ltd (VSC): currently acting for responsible entity in various proceedings as to disputes within a managed investment scheme;

Re Ausun Property CBD Pty Ltd (in liq) [2022] VSC 541: briefed for liquidator and for receiver and manager in relation to sale of corporate property;

Re NWEL Pty Ltd (in liq) [2018] VSC 634: briefed for creditor in preference action;

Re Mamounia Pty Ltd (in liquidation) (No. 3) [2018] VSC 65: briefed for liquidators seeking the Court's advice whether funds held in solicitor's trust account were subject to a lien and should be applied to payment of legal fees;

Equal 54 Pty Ltd v Galimberti [2016] VSC 588: briefed for the plaintiff in a claim in professional negligence against a solicitor;

Cato Brand Partners Pty Ltd v Air India Ltd [2016] VSC 28: briefed for the respondent in an application to wind up a foreign corporation, under Part 5.7 of the *Corporations Act*;

Babcock & Brown DIF III Global v Babcock & Brown International Pty Ltd & Ors [2015] VSC 453: briefed for a law firm in an application to enjoin it from acting for the plaintiffs.

TRUSTS AND EQUITY

PTD Nominees Pty Ltd v Deacon [2023] VSC 245: briefed for trustee seeking judicial advice to amend Trust Deed to remove appointor;

Macedonian Orthodox Church disputes: briefed in the Supreme Court in a dispute about property held on charitable trust;

Serbian Orthodox Church disputes: briefed in numerous, long running proceedings in the Supreme Court. Proceedings resolved by *cy-près* scheme under the *Charities Act 1978*;

Kelsall v Evans [2016] VSC 724: briefed for the executors in a dispute as to testamentary capacity and an informal codicil;

Daunt v Daunt [2015] VSCA 58: briefed for the appellant in proceeding involving constructive trust and fiduciary duties;

In Re Timbercorp Securities Pty Ltd [2012] VSC 590: briefed for the trustees seeking the Court's approval to enter into a compromise in complex and protracted insolvency proceedings.

ADMIRALTY, MARITIME, AND PRIVATE INTERNATIONAL LAW

UIL (Singapore) Pte Ltd v Wollongong Coal Ltd (FCA): currently acting for applicant in commodities agreement dispute;

CSL Australia Pty Ltd v Tasmanian Ports Corporation (FCA): currently acting for TasPorts in various proceedings, including application to establish a limitation fund under the Convention on Limitation of Liability for Maritime Claims 1976;

Karis v Digital CC Management Pty Ltd [2022] FCA 685: briefed in application for anti-suit injunctions as to proceedings in United States;

The "APL England" (FCA): acted for and advised freight forwarders as to legal claims brought for containers lost overboard in heavy seas;

The MV "Royal Knight" (FCA): acted for and advised shipowners as to severe damage to ship by shiploader;

Manassen Foods Australia Pty Ltd v Seaway Logistics Pty Ltd [2020] VSC 835: briefed for importer in a claim for damage to cargo;

Williams v TT-Line Company Pty Ltd [2019] VSC 55: briefed to oppose application to cross-vest proceeding to Supreme Court of Tasmania;

Toll Holdings Ltd v Stewart (2016) 338 ALR 602: briefed for the carrier in a dispute over ownership of goods and stoppage *in transitu*;

Geraldton Port Authority v The Ship "Kim Heng 1888" (2012) 291 ALR 471: briefed for the port authority in a dispute over the interpretation of the *Admiralty Act 1988*.

COURT PROCEEDINGS AS TO ARBITRATION

Degroma Trading Inc v Viva Energy Australia Pty Ltd [2019] FCA 649: application to stay proceeding under s 7 of the *International Arbitration Act 1974*;

Emerald Grain Australia Pty Ltd v Agrocrops International Pte Ltd (2014) 314 ALR 299: application to set aside award on the basis that natural justice had been denied.

COMMERCIAL ARBITRATIONS

The breakdown of a ship loader which led to claims for damages (including lost profits and demurrage) and reliance on force majeure provisions in a services contract.

Disputes arising out of the winding up of a commercial partnership.

Disputes arising out of a contract for the supply of coal to a power station.

Disputes arising out of contracts for the sale of iron ore and related contracts of affreightment.

A contract for the provision of international shipping services which led to claims for payment for those services.

APPOINTMENTS AS ARBITRATOR

Dispute arising out of a charterparty.

Dispute arising out of a salvage agreement.

Dispute arising out of infrastructure agreement.

Dispute between a lender and a borrower arising out of a finance agreement for the acquisition of commodities.

Dispute between shipowners and charterers arising out of the grounding of two vessels in foreign waters.

Dispute between partners arising out of the operation and dissolution of a commercial partnership, involving real property interests, contract, and intellectual property.

Dispute between an employer and employee arising out of termination and a restraint of trade clause.

Dispute arising out of a stevedoring agreement.

Memberships

Commercial Bar Association

Tax Bar Association

Titulary Member of the Comité Maritime International

Law Programs Advisory Board, RMIT University

Victorian Legal Admissions Committee

Victorian Bar Arbitration Committee

Victorian Bar Pro Bono Committee (Chair)

Fellow of the Chartered Institute of Arbitrators (CIArb)

Fellow/panel arbitrator of: Singapore International Arbitration Centre (SIAC), Singapore Chamber of Maritime

Arbitration (SCMA), Australian Centre for International Commercial Arbitration (ACICA), Australian Maritime and Transport Arbitration Commission (AMTAC), and Maritime Law Association of Australia and New Zealand (MLAANZ)