

JONATHON REDWOOD
BARRISTER



BANCO
CHAMBERS

jonathon.redwood@banco.net.au

+61 2 9376 0658

Level 9, 2 Chifley Sq, Sydney NSW 2000

DX 292 **SYDNEY**

AND

www.maxwell42.com

International Arbitration Chambers Singapore

28 Maxwell Road | **SINGAPORE** | 069115

www.barristers.com.au

(List A Barristers, Melbourne)

+61 3 9225 8444 (Clerk)

Admissions

Barrister, 2006 (NSW & Victoria)

New York Bar, 2002

Lincoln's Inn, called 2013

Education

BCL, Magdalen College, Oxford (Distinction)

LLM, Harvard Law School (Gammon Fellow)

BCom; LLB (Hons), University of Adelaide

Awards

Awarded Brandon Research Fellowship, Lauterpacht Centre for International Law,
Cambridge University (2012)

Awarded University Medal, University of Adelaide (1996)

Awarded Gammon Fellowship, Harvard University (1998)

Awarded Australia's Sir Robert Menzies Scholar to Harvard (1998)

Awarded Sir George Murray Scholar, University of Adelaide (1998)

Awarded Thomson Playford Prize for top student (1996)

Awarded Angas Parsons Prize for best Honours' thesis (1996)

Profile

Jonathon has more than 20 years' experience in legal practice. He maintains a broad national practice encompassing advice and appearance work in high value commercial disputes, class actions, international arbitration, and public law and regulatory matters. He is regularly retained led and unled by leading law firms and corporate clients to conduct cases throughout Australia at first instance and on appeal, and internationally, including in arbitrations seated in Singapore, London, and New York.

Commercial Law and Class Actions

In commercial law matters, Jonathon has particular experience in corporate and securities law, directors duties, insurance, class actions, professional negligence (auditors, brokers, lawyers) schemes of arrangement, complex insolvency restructuring, and complex Part IVA tax disputes. His recent experience in these areas include representing Paterson Securities in proceedings in the Supreme Court of New South Wales involving claims of \$140 million, class action proceedings in the Federal Court concerning add-on warranty products, the Oswal litigation in the Supreme Court of Victoria for claims exceeding a billion dollars (acting for Yara Australia) and the Banksia litigation in the Supreme Court of Victoria and Supreme Court of New South Wales involving claims by Banksia Securities Ltd against directors, auditors, trustees and insurance brokers for approximately \$200 million (acting for special purpose receiver). He has considerable experience in schemes of arrangements of all kinds (members and creditors schemes) and has appeared in over a dozen schemes in Australian courts for targets, bidders and third parties. He has appeared for insureds and insurers in several large insurance cases including for the insurance industry in the New South Wales Court of Appeal's landmark decision in *Chubb v Moore* and represented Agrium Australia (AWB) in highly complex insurance proceedings arising from the Iraqi Oil-for-Wheat inquiry.

Public Law and Regulatory

In public law matters, he has appeared in several leading constitutional cases in the High Court (*Gypsy Jokers*, *TCL Air Conditioner* and *Brown v Tasmania*) and advises regularly in this area. He has appeared in several high profile trials for large corporate clients against the ACCC (*Kimberely Clarke 'flushables' proceeding* and proceedings against AGL South Australia regarding electricity pricing) and APRA (*IOOF disqualification proceedings*).

Arbitration and International

Jonathon is a leading barrister in international law and arbitral law and is recognised as such in the *Doyles Guide to the Legal Profession's* guide to Australia's leading arbitration counsel (2017, 2018 & 2019) and *Best Lawyers* (2020). He is routinely engaged by leading law firms to appear and advise in large international arbitrations, seated in Australia, Singapore, London, and New York. His recent cases in this area include acting in a SIAC arbitration in Singapore for Samsung for claims exceeding \$1.2 billion. Within arbitration, his subject-matter expertise is general commercial, gas and energy price review arbitration, investment treaty (ICSID), mining and energy, M&A, insurance and financial services.

He is a Vice President of ACICA and has represented that peak arbitral body in its amicus interventions in the High Court of Australia in *Rinehart v Hancock Prospecting*, *Westport v Gordian* and *TCL Air Conditioner v Judges of Federal Court of Australia*. He has also acted as an arbitrator (appointed under the ACICA Rules) and is a panel arbitrator for NBN Co and the Australian Energy Regulator.

Clients

Some of his previous and ongoing clients include BHP Billiton, INPEX, Caterpillar, CSR, James Hardie, AGL, McGrath Nicol, Korda Mentha, Chubb, Marsh, Vestas, Samsung, Kimberley Clarke,

IOOF, NAB, KPMG, Patersons Securities, and Yara International. He also does a substantial amount of pro bono work for the Human Right Law Centre.

Selected Current and Previous Representations

*denotes arbitration related matters

Wiggins Island Coal Export Terminal Pty Ltd [2019] NSWSC 831 (creditors' scheme of arrangement/restructuring)

APRA v IOOF & Ors [2019] FCA 1521 (regulatory, superannuation, proceedings before Jagot J concerning disqualification and related relief, briefed by KWM for IOOF)

In the matter of Banksia Securities Limited (in liquidation) (receivers and managers appointed) [2019] NSWSC 136

Bolitho v Banksia Securities Ltd (No 6) [2019] VSC 653 (class actions, role of contradictor)

Anderson v Paterson Securities & Ors [2019] NSWSC 852 (Supreme Court of New South Wales, complex multi-party proceedings for damages of more than \$100 million, briefed by Clayton Utz for Paterson Securities)

ACCC v Kimberly-Clark Australia Pty Ltd [2019] FCA 992 (the 'flushable wipes' proceedings)

Evans v Davantage Group Pty Ltd [2019] FCA 884 (class action, add-on warranties, illusory promises)

Trust Company (Nominees) Limited Angas Securities Ltd (No 5) (2019) FCA 482; *Trust Company (Nominees) Limited, in the matter of Angas Securities Limited v Angas Securities Limited (No 6)* [2019] FCA 699 (creditors' scheme of arrangement and restructuring)

Rinehart v Hancock Prospecting [2019] HCA 13* (interpretation of arbitration clauses)

Royal Commission into Misconduct in the Banking, Superannuation and Financial Services Industry (2018), for National Australia Bank

Botsman v Bolitho & Ors (2018) 57 VR 68 (special leave refused) (class actions, settlement approval hearings, contradictors, funding commission)

International Arbitration, SIAC, Singapore, for Samsung for claims of over \$1.2 billion (briefed by King & Spalding and Herbert Smith Freehills)*

Represented *BHP Billiton* in two large ICC arbitrations (*ICC Arbitration Nos. 17714 and No. 17772 of 2011*) seated in Singapore concerning price review mechanisms in long-term supply contracts (instructed by *Herbert Smith Freehills*)*

Scelta Marble v Quarella SPA (ICC Arbitration No. 16698 of 2011) (international arbitration concerning alleged breach of distribution agreement, seated in Singapore, governed by the Vienna Convention on International Contracts for the Sale of Goods (CISG), hearing at Chambers of Arbitration (Milan, Italy), instructed by *Baker McKenzie**)

Brown v Tasmania (2017) 261 CLR 328 (constitutional, implied freedom of political communication)

Owners Corporation v Balcombe (2016) 51 VR 299 (constitutional/administrative, statutory construction, property law)

Radhika Oswal v Australia and New Zealand Banking Group Ltd (The Oswal matters)

Trust Company (Nominees) Limited v Angas Securities Ltd [2014] FCA 1397; (2015) 107 ACSR 464 (insolvency and receivership)

Australian Competition and Consumer Commission v Fisher & Paykel [2014] FCA 1393 (regulatory, misleading and deceptive conduct)

Australian Competition and Consumer Commission v AGL South Australia Pty Ltd [2014] FCA 1369 (regulatory, misleading and deceptive conduct, energy pricing)

Chubb v Moore (2013) 302 ALR 101; [2013] NSWCA 212 (special leave discontinued) (Section 6, insurance, D&O cover)

TCL Air Conditioner v The Judges of the Federal Court (2013) 251 CLR 533* (constitutional, arbitration, effect of arbitration agreements, relationship to New York Convention)

Bank of Western Australia Ltd v Abdul & Anor [2012] VSC 222 (banking and finance, equity, unconscionability)

Westport Gordian v Insurance Corporation v Gordian Runoff Ltd (2011) 244 CLR 239* (arbitration, standard of reasons required of arbitrators in awards)

Korda (Receiver and Manager), in the matter of South Eastern Secured Investments Limited (Receivers and Managers Appointed) (2010) 191 FCR 63 (examination powers, statutory construction, secrecy provisions in Legal Profession Act, constitutional)

Wagners Nouvelle Caledonie v Vale Nouvelle Caledonie [2010] QCA 219* (relationship between UNCITRAL Arbitration Rules and ICC Rules and the Model Law)

2009 Victorian Bushfires Royal Commission, for whole of Local Government

Gypsy Jokers v State of Western Australia (2008) 234 CLR 532 (constitutional, Ch III and judicial power)

Other Legal and Academic Experience

2006 – 2008 **Melbourne Law School, Senior Fellow**
(US Securities Regulation, Banking & Finance).

2007 – 2008 **Adelaide Law School, Visiting Fellow**
(Comparative Corporate Governance & Directors' Duties)

1999 - 2005 **Sullivan & Cromwell LLP, Senior Associate, General Practice, New York, USA**
(General Practice, Financial Institutions)

1997 - 1998 **Supreme Court of South Australia, Associate to the Honourable Chief Justice John Doyle AC**

Other Appointments

Fellow and Vice President, Australian Centre for International Commercial Arbitration (ACICA)

Reporter, Commonwealth Law Reports (2006-2016)

Member, Corporations Committee, Law Council of Australia

Member, Australian Bar Association, Class Action and International Committees

Member, Australian Association for Constitutional Law

Member, American Society for International Law