



5 Wentworth Chambers
5/180 Phillip Street Sydney
NSW Australia 2000
T: +61 2 8066 6144
M: + 61 410 665 772
W: www.dhdsc.com.au
E: dhogan@barnet.com.au

DOMINIQUE HOGAN-DORAN SC

Overview

Dominique Hogan-Doran SC was admitted as a legal practitioner in 1994 and appointed silk in 2015. She has practised widely at the Australian Bar, but with a particular focus on commercial disputes, corporate and prudential regulation & enforcement, probity and governance, and inquiries on matters of public importance.

Ms Hogan-Doran was recognised by *Doyle's Guide to the Australian Legal Profession* as a Leading Commercial Litigation & Disputes Resolution Senior Counsel (2016, 2017) and was the *Lawyers Weekly* Barrister of the Year (2016). In 2013 she was a finalist for the Woman of the Year Award in the *Money Management & Super Review* Australian Women in Financial Services Awards.

Prior to the Bar, Ms Hogan-Doran was a lawyer with Mallesons Stephen Jacques, Research Director to the Chief Justice of New South Wales the Hon. A.M. Gleeson AC, and Research Assistant to the Dean of Sydney Law School, Professor James Crawford.

Academic Qualifications & Awards

Master of Laws, University of Sydney
Bachelor of Civil Laws (First Class Honours), Oxford University
Bachelor of Laws (First Class Honours), University of Sydney
Bachelor of Economics (Social Sciences), University of Sydney

Sir Robert Menzies Memorial Scholarship in Law to Oxford University
Fulbright Scholarship to Harvard University (not taken up)
University of Sydney Convocation Medal (for academic excellence and outstanding contribution to University life for service as President of the University of Sydney Union and Student Member of the Academic Board)
Nancy Gordon Smith Prize for Honours at Graduation
Tress Cox Maddox Scholarship in Law
Phillips Fox John L Mant Scholarship in Law
First in Corporations Law
First in Criminal Law (Aaron Levine Prize)
Sydney Law Review Student Editor
Criminal Law Journal Student Editor

Appointments

An accredited Arbitrator and Fellow of the Chartered Institute of Arbitrators, Ms Hogan-Doran has received numerous panel appointments, including to Arbitral Panels for the Australian Energy Regulator, the National Broadband Network, the Essential Services Commission of South Australia, the Gateway Network Governance Body for the Australian Superannuation Transactions Network, and the Kuala Lumpur Regional Arbitration Centre.

She is also an accredited Mediator, with appointments to Mediators Panels for the Supreme Court of New South Wales, the District Court of New South Wales, and the Australian Franchising Code of Conduct.

Ms Hogan-Doran is currently an Adjunct Associate Professor with the Faculty of Law at the University of New South Wales. She was previously an Adjunct Lecturer with the Australian Graduate School of Management, Lecturer in Contracts at UNSW, and a tutor in Evidence, and in Equity, at the University of Sydney.

She has held a number of not-for-profit directorships, including as a trustee director of an industry superannuation fund, the Menzies Foundation, and of the National Foundation for Australian Women.

Leadership

Ms Hogan-Doran SC has held numerous leadership positions within the Australian legal profession.

She is a serving member of the International Bar Association's Bar Issues Commission Regulation Committee, and the Australian Bar Association representative on the Law Council of Australia's Future of the Australian Legal Profession Committee.

Dominique is a former President of Australian Women Lawyers, and of the Women Lawyers Association of New South Wales, as well as a past Chair of the NSW Young Lawyers' Business Law Committee.

In 2017, Ms Hogan-Doran was an Australian Delegate to the G20 Business Dialogue (B20) under the German Presidency, serving on the Trade & Investment Taskforce and the Anti-corruption and Responsible Business Conduct Working Group.

Professional Development

Company Directors Course, Australian Institute of Company Directors
Financial Analysis for Directors & Officers, Governance Institute of Australia
Trustee Directors Course, Australian Institute of Superannuation Trustees
Program on Negotiation and Leadership, Harvard Law School
Ethical Leadership in Business, Centre for Ethical Leadership, University of Melbourne
US & International Anti-Corruption Law, American University Washington College of Law
Practitioner's Certificate in Mediation, Institute of Arbitrators and Mediators of Australia

Corporate & Prudential Regulatory Enforcement – Select Matters

Corporate Authorised Representative of Australian Financial Services Licensee in defence of allegations of contraventions of the conflicted remuneration civil penalty prohibition in Pt 7.7A, Div. 4 of the *Corporations Act 2001* (Cth) involving conflicted advice to acquire property through self-managed superannuation funds, instructed by Hall & Wilcox (2017-2018).

ASX listed company director in defence of allegations of insider trading and breach of continuous disclosure obligations, contrary to Part 7.10, Div. 3 and Chapter 6CA of the *Corporations Act 2001* (Cth) re listed company retailing Internet of Things devices (no further action letter successfully obtained from ASIC) (2016-2017).

Trustee of the Energy Industries Superannuation Scheme undertaking negotiations with the State of New South Wales and NSW Treasury to ensure the long-term funding of the defined benefits superannuation provision for state electricity workers, following the privatization of the State's Electricity Network Assets; providing ongoing advice re compliance with the APRA Prudential Standards, *Superannuation Industry (Supervision) Act 1993* (Cth), and Division 4 of the *Fair Work Act 2009* (Cth) in context of the Fair Work Commission's *Default Fund Superannuation Review* (2012-2018).

Registered Training Organization appeal against cancellation of Australian Financial Services License & banning orders against directors for provision of personal advice without a licence and misleading and deceptive conduct: *The Sharemarket College Pty Ltd & Ors v ASIC* [2016] AATA 1057.

The Star Casino re certain regulatory issues under the *Casino Control Act 1992* (NSW) (2015).

Macquarie Bank Group options trader re banning order for unlicensed discretionary trading and falsification of records, in contravention of Part 7.6 and 7.12 of the *Corporations Act 2001* (Cth) (2015).

Westpac Banking Corporation re guarantee of commercial bill facility on motion concerning disputed jurisdiction of Financial Ombudsman Service, instructed by Gadens Lawyers: *Westpac Banking Corporation v Nitopi* (2015) NSWSC.

Derivatives clients of MF Global (Australia) Pty Ltd in first liquidation of an Australian Financial Services Licensee to involve the proper construction of the client money provisions in ss 981A-981H of the *Corporations Act 2001* (Cth) and regs 7.8.01-7.8.05 of the *Corporations Regulations 2001* (Cth), as well as lead role in complex priority dispute with counter parties MF Global Singapore Pte (in liq) and Deutsche Bank AG, instructed by Arnold Bloch Leibler: *In re MF Global Australia Ltd (in liq)* [2012] NSWSC 994; *In re MF Global Australia Ltd (in liq) (No 2)* [2012] NSWSC 1426; (2012) 267 FLR 27.

Responsible entity of registered investment scheme re investigation by ASIC concerning allegations of non-compliance with scheme constitution and Chapter 5C of the *Corporations Act 2001* (Cth) (2012-2013).

Australian Taxation Office Project Wickenby re tax evasion & other alleged criminal offences (2012/2013).

Senior Executive re allegations of insider trading & other alleged criminal offences under Part 7.10, Div. 3 the *Corporations Act 2001* (Cth) re listed mining company (2012).

Financial planner re allegations of unsuitable advice to retail investors to invest in high risk products: 2009-2012; *Tarrant and ASIC* [2011] AATA 945; (2011) 56 AAR 257; (2011) 128 ALD 376; and related hearings of the Commonwealth Parliamentary Joint Committee into Corporations and Financial Services *Inquiry into the collapse of Trio Capital* (2012).

One.Tel recovery action: acted for ASIC, intervening to protect public interest immunity and its without

prejudice privilege, in proceedings by trustee in bankruptcy against D&O insurers to secure indemnity for agreed \$3 million compensation order following collapse of telecommunications company One.Tel Ltd: Kerr v CGU Insurance Ltd; Donnelly v CGU Insurance Ltd (2010-2011).

James Hardie civil penalty proceedings: acted for ASIC in successful civil penalty proceedings for contraventions of the Corporations Act 2001 (Cth) for misleading and deceptive statements to the market and continuous disclosure obligations re sufficiency of funding for long-tail asbestos-related compensation: ASIC v Macdonald (No 12) [2009] NSWSC 714; 73 ACSR 638 and ASIC v Macdonald (No 11) [2009] NSWSC 287 (2009) 256 ALR 199; (2009) 230 FLR 1; (2009) 71 ACSR 368; 27 ACLC 522; James Hardie Industries NV v ASIC [2009] NSWCA 18, instructed by Clayton Utz for ASIC (2007-2010).

Former Chairman of FAI Insurance Rodney Adler in successful defence of allegations of having managed a corporation whilst disqualified under Part 2D.6 of the Corporations Act 2001 (Cth) and on parole from jail following conviction for role in collapse of HIH Insurance Ltd & FAI Insurances group (no further action letter successfully obtained from ASIC), instructed by Swaab Attorneys (2010).

ASIC Investigation into Australian Lending Centre Pty Ltd acted for ASIC re suspected breaches of consumer credit laws, instructed by ASIC (2009-2010).

ASIC re legality of issue of Westpac Debit Mastercard: payment systems case re ASIC Act 2001 (Cth): Westpac Banking Corporation v ASIC [2009] FCA 1506; (2009) 181 FCR 379, instructed by ASIC direct.

Granada Productions & ITV Plc in re RSPCA investigation in relation to allegations of animal cruelty in television production of "I'm a Celebrity - Get Me Out of Here" in Northern NSW, instructed direct (2009).

ASIC Investigation into affairs of Ezybonds Pacific Limited Partnership under the ASIC Act 2001 (Cth) re complaints concerning the Ezybonds Global Payments system, instructed by ASIC (2007-2009).

Multiplex class action: acted for ASIC in pursuit of public interest immunity claim to protect whistle-blowers who alleged breaches of the continuous disclosure provisions of the Corporations Act 2001 (Cth): P Dawson Nominees Pty Ltd v ASIC & Ors [2008] HCA Trans 409 on appeal from ASIC v P Dawson Nominees Pty Ltd [2008] FCAFC 123; (2008) 169 FCR 227; (2008) 247 ALR 646; (2008) 66 ACSR 704 and from P Dawson Nominees Pty Ltd v Multiplex Ltd [2007] FCA 1659; (2007) 65 ACSR 239, instructed by ASIC direct (2007-2008).

ASIC in investigation into Offset Alpine & Estate of late Renee Rivkin under the Corporations Act 2001 (Cth) instructed direct (2006-2007).

Corporate Superannuation Fund in Australian Prudential Regulation Authority investigation under the Superannuation Industry (Supervision) Act 1993 (Cth) (2005-2006).

Hannover Re and Senior Executives in Australian Prudential Regulation Authority investigation and show cause hearings for "fit and proper" banning under the Insurance Act 1973 (Cth), and AAT, Federal Court and High Court challenges instructed by Minter Ellison: X & Ors v Australian Prudential Regulation Authority [2007] HCA 4; (2007) 226 CLR 630; Applicant Y v APRA [2006] FCAFC 37; Applicant X v APRA [2005] FCA 1288; (2002-2006).

Royal Commissions, Public Inquiries & Related Matters

Public Inquiry under the *Charitable Fundraising Act 1991* (NSW) into the RSL Charities, before former Supreme Court Chief Judge in Equity, the Hon. Patricia Bergin SC - acting for veterans & aged care services provider RSL LifeCare Limited, instructed by PriceWaterhouseCoopers and Clayton Utz, re allegations of misuse of charitable donations and non-compliance with fundraising legislation by various veterans charities. Also acting in related investigation by the national charities regulator, the Australian Charities and Not-for-profits Commission, re allegations of non-compliance with the Governance Standards under the *Australian Charities and Not-for-Profits Act 2012* (Cth) and providing ongoing advice concerning corporate governance reforms, whistleblower complaints, and charitable trust law (2016-2018).

Special Commission of Inquiry into the Greyhound Racing Industry in NSW before former High Court of Australia Justice, the Hon. Michael McHugh QC - acted for Chief Executive Officer of racing regulator Greyhounds NSW, instructed by Norton Rose and Clayton Utz, re allegations of ineffective regulatory oversight and enforcement following the exposure of wide-spread live baiting practices and animal cruelty (2015-2016).

Commonwealth Royal Commission into Trade Union Corruption & Governance before former High Court of Australia Justice, the Hon. J. Dyson Heydon QC - acted for Mr Stephen Sasse, Executive General Manager, Thiess/John Holland, re his negotiations with the Hon. Bill Shorten MP (then National Secretary of the Australian Workers Union and now Federal Opposition Leader and Leader of the Australian Labor Party) for alleged side payments as part of the \$2.5 billion EastLink Melbourne road project (2015).

Special Commission of Inquiry into The Medical Research & Compensation Foundation (the *James Hardie Inquiry*) before Mr David Jackson QC – appeared as Junior Counsel Assisting the Commission, instructed by NSW Crown Solicitors, into allegations of under-funding of long-tail asbestos disease-related liabilities in the context of corporate reconstructions and asset transfers within the James Hardie group of companies (2004). Later appeared for the Australian Securities & Investments Commission in civil penalty proceedings against the senior executives, directors and entities for misleading and deceptive conduct and continuous disclosure breaches as to the adequacy of funding and effect of the corporate restructures within the James Hardie group, in contravention of the *Corporations Act 2001* (Cth): *ASIC v Macdonald (No 12)* [2009] NSWSC 714; 73 ACSR 638 and *ASIC v Macdonald (No 11)* [2009] NSWSC 287; (2009) 71 ACSR 368, instructed by Clayton Utz for ASIC (2007-2010).

Commonwealth Royal Commission into the collapse of HIH Insurance Ltd before the Hon. Justice Neville Owen - acted for international reinsurer Hannover Re & senior executives, instructed by Minter Ellison, in relation to reinsurance contracts with HIH Insurance Ltd entered into prior to its collapse (2001-2003). Later appeared in defence of disqualification proceedings by the Australian Prudential Regulation Authority under the *Insurance Act 1991* (Cth): *X & Ors v Australian Prudential Regulation Authority* [2007] HCA 4; (2007) 226 CLR 630 on appeal from *Applicant Y v APRA* [2006] FCAFC 37, on appeal from *Applicant X v APRA* [2005] FCA 1288; (2006) 14 ANZ Ins Cases 61 (2004-2007). Also appeared in defence of shareholder class action, instructed by Minter Ellison: *Johnstone v HIH Insurance Limited* [2004] FCA 1414; *Johnstone v HIH Limited* [2004] FCA 190 (settled, 2005).

Integrity and Probity Matters

NSW Ombudsman's & NSW ICAC Inquiry into Water Compliance and Enforcement - acting for WaterNSW, NSW's second largest State-Owned Corporation, instructed by Norton Rose Fulbright, re investigations into complaints and public interest disclosures alleging that the water management principles and rules were not being properly complied with and enforced (2017-2018).

City of Parramatta Council – advising Council re certain probity issues in re major construction development, instructed by Clayton Utz (2017).

NSW ICAC – Operation Credo (Australian Water Holdings) - acted for Senator the Hon. Arthur Sinodinos AO, former Chairman of Australian Water Holdings Pty Limited, instructed by Arnold Bloch Leibler, in inquiry into allegations of corruption by NSW public officials and members of parliament in relation to dealings between Australian Water Holdings and Sydney Water Corporation (2014-2017).

NSW ICAC – Operation Ricco (Botany Bay Council) - acted for former Deputy General Manager, Ms Lorraine Cullinane, instructed by McCabes, in inquiry into allegations of corruption and misfeasance in public office (2017).

Commonwealth Senate Economics References Committee Inquiry into Foreign Bribery - acted for Mr Stephen Sasse, former Senior Executive Manager, Leightons Holdings, in relation to his allegations of foreign bribery and corruption in company's offshore arm, Leightons International (2016).

NSW ICAC – Operation Spicer (Political Donations) - acted for Sen. the Hon. Arthur Sinodinos AO, former Treasurer, Liberal Party of Australia (NSW Division), instructed by Arnold Bloch Leibler, in investigation into allegations of corruption and bribery and breaches of electoral funding legislation during the 2011 state election campaign (2014-2016). Later also acted in related investigation by the NSW Electoral Commission (2016-2017).

NSW ICAC – Operation Tunic - acted for NSW Mine Subsidence Board, a State-owned Corporation established to administer a compensation scheme for damage caused by mine subsidence, instructed by Kilmurray Lawyers and NSW Department of Industry, in inquiry into corruption allegations in procurement processes for remedial building and construction work (2014-2015).

NSW ICAC – Operation Vesta - acted for Mr Rodric David, Chair Parkview Constructions, in inquiry concerning corruption allegations against officer of the Sydney Harbour Foreshore Authority and a facilities management venture in the United Arab Emirates & Cayman Islands (2010-2011).

NSW ICAC – Operation Ambrosia - acted for witness in fraudulent occupational licensing schemes investigation (2005).

NSW ICAC - Investigation into evaluation conducted by Public Employment Office of position of Director-General, NSW Department of Community Services - acted for the Director-General of NSW Department of Community Services, Mr Ken Cripps (1996).

Investor & Representative Claims – Select Matters

Mr Peter Warne (Chair, Macquarie Group) in his capacity as ASIC appointed investor representative in winding up of unregistered managed investment scheme in Federal Court's Victorian Registry at first instance and on appeal - *ASIC v GDK Financial Solutions Pty Ltd (in liq)* (2016) FCA (Middleton J); *ASIC v GDK (No 14)* [2013] FCA 459 (Gordon J); *ASIC v GDK (No 11)* [2012] FCA 1034 and *ASIC v GDK (No 12)* [2012] FCA 1035 (Dodds-Streeton J); *ZMB Australia Pty Ltd v Warne* [2011] FCA 311 (Ryan J); *ZMB Australia Pty Ltd v Warne* [2011] FCAFC 65 (appeal); *ASIC v GDK (No 8)* [2011] FCA 997 (Dodds-Streeton J) (*ex parte* for approval of compromise); *ASIC v GDK* [2010] FCA 710 (Gray J); *ASIC v GDK (No 6)* [2010] FCA 1092 (Finkelstein J); *AVS Property Pty Ltd v McMaster* [2010] FCAFC 81; (2010) 79 ACSR 89 (appeal); *AVS Property Pty Limited v Western Retirement Village Management Ltd (In Liq)* [2009] FCA 512 (Ryan J); *ASIC v GDK Financial Solutions Pty Ltd (in liq) No 3* [2008] FCA 448 (2008) 169 FCR 497 (2008) 248 ALR 766; and *ASIC v GDK (No 4)* [2008] FCA 858 (Finkelstein J).

National Australia Bank wealth advisor in defence of claim by high net worth investors concerning complex financial product advice, instructed by Corrs Melbourne: *Hanley v National Australia Bank & Anor* Victorian Supreme Court (settled, 2015).

Senator the Hon. Arthur Sinodinos AO, in defence of claim by minority shareholders, instructed by Arnold Bloch Leibler: *TSDack Pty Ltd & 4 Ors v Australian Water Holdings Pty Ltd & 10 Ors* [2015] FCA 93.

Securcorp Ltd and its CEO, in defence of claims re registered scheme: *Leda Holdings Pty Ltd v Securcorp Ltd as Responsible Entity of Securcorp Mortgage Income Scheme & 2 Ors* (March 2015) earlier transfer to Queensland: *Leda Holdings Pty Ltd v Securcorp Ltd* [2013] FCA 1364.

China National Coal Corporation, a Chinese State-Owned Enterprise, in relation to its wholly owned Australian subsidiary in NSW Supreme Court proceedings (2014).

High net worth investors re compensation claims against financial advisor concerning negligent advice to invest in highly geared, complex structured financial products: *Espire Creations Pty Limited & 3 Ors v Omniwealth Services Pty Limited & 2 Ors* (2014).

MFS Class Action: acted for founder/former Chairman of the MFS Group, Michael King in defence of class action and Court approval of compromise of claims arising from failure of MFS Premium Income Scheme and allegations of breaches of the responsible entity provision in ss 208, 601FC, 601FD, 601HG, 601LC of the *Corporations Act 2001* (Cth): *Mercedes Holdings Pty Ltd v Waters (No 6)* [2012] FCA 1412.

Retired partners of Phillips Fox in defence of investor compensation claim: *Ingot Capital Investments Pty Ltd & Macquarie Equity Capital Markets Limited* [2007] NSWSC 124; (2007) 63 ACSR 1.

Lead investors in winding up of unregistered managed investment scheme, instructed by Arnold Bloch Leibler: *Peridon Village Nominees, application of Billingham* [2006] NSWSC 464 and *Warne v GDK Financial Solutions Pty Ltd; Billingham v Parbery* [2006] NSWSC 259; (2006) 57 ACSR 525.

Hannover Re in shareholder class action in relation to collapse of HIH Insurance Limited, instructed by Minter Ellison: *Johnstone v HIH Insurance Limited* [2004] FCA 1414; *Johnstone v HIH Limited* [2004] FCA 190 (settled, 2005).

General Commercial Disputes – Select Matters

Cargo Services Far East Ltd (Hong Kong) in defence of liquidator's recovery action alleging unfair preferences; good faith defence and scope of contractual liens, including application of foreign law of Hong Kong and China; matter resolved after interlocutory hearings on joinder and separate question directions: *In Re Retail Adventures Pty Ltd (in liq)* (2015-2016) NSWSC.

Invigor Group Ltd resisted extension of injunction obtained *ex parte* by executive directors seeking to restrain termination of their employment and proposed market statements, instructed by Minter Ellison: *Cohen v Invigor Group Ltd* (2015) NSWSC.

Australian Mortgage & Finance Pty Ltd successfully obtained and continued freezing orders & injunctions restraining conduct of directors and associated third parties diverting business opportunities to associates; leave to bring statutory derivative action: *Australian Mortgage & Finance Pty Ltd & Ors v Rome Euro Windows Pty Ltd & Ors* (2014) NSWSC 29; [2014] NSWSC 1173; [2014] NSWSC 996 (Black J); 29 & 31 Jan 2014 (Sackar J), 3 Feb 2014 & 17 Dec 2014 (Ball J) (broader dispute settled 2015).

Prime Media Group Ltd in relation to commercial television program supply dispute with the Seven Network, instructed by Ashursts (2013-2014).

Super Radio Network in defence of Federal Court proceedings by software copyright owners for damages/account of profits against the 29 companies & officers in the Broadcast Operations Group. Matters successfully resolved after interlocutory hearings refusing preliminary discovery: *Adobe Systems Inc & Microsoft Corp v 2GF AM Radio Pty Ltd & 24 Ors* (2013) FCA (Jagot J) and hearing on strike out of pleadings: *Adobe Systems Inc & Microsoft Corp v Western Broadcasters Pty Ltd & 5 Ors* (2013) FCA (Foster J).

Home unit company proprietor of prestige Darling Point apartment block re challenge to redevelopment levy & variation of class rights: *In the matter of Nevada Pty Ltd* [2011] NSWSC 1499 (Ball J).

Chugg Entertainment in contractual dispute with the Sydney Entertainment Centre & Ticketek (2011).

Managers of Victoria Docklands mixed residential and commercial complex in Supreme Court of Victoria & VCAT proceedings; matter successfully resolved post interlocutory hearings: *SSKB, Victoria Point Docklands Real Estate Pty Ltd & Ors v OC1 & OC4 (Plan of Subdivision PS 509916K)*.

Body corporate of community title scheme in Supreme Court of Queensland proceedings concerning management rights of residential complex on the Gold Coast: *Henderson & Body Corporate of Merrimac Heights CTS 19563* [2011] QSC 336 (McMurdo J).

Sub-developer & 19 offshore Chinese purchasers of off-the-plan residential units in Sydney CBD development, in successful suit for specific performance in face of disputed rescission by developer: *West Apartments Pty Ltd v Austino Property Development Pty Limited & 19 Ors* (2011) NSWSC (Pembroke J).

Software licensee in defence of Federal Court proceedings for breach of copyright; matter resolved: *FTI Technology LLC v Ringtail Asia Pacific Pty Limited*.

F.Hoffman-La Roche AG in world-wide litigation for revocation of Hepatitis C Virus Nucleic Acid Testing patent: *F. Hoffmann-La Roche AG v Chiron Corp* [2000] FCA 346. Matter resolved during 9 week final hearing in October 2000.

Select Publications & Addresses

“Computer says “No”: Automation, Algorithms and Artificial Intelligence in Government Decision-Making”, published by the Judicial Commission of New South Wales in *The Judicial Review*, volume 13, 2017.

The Association of Superannuation Funds of Australia 2017 Annual Conference: *Impact Investing - Harnessing the Latest Developments* (Chair), 30 November 2017

Australian & New Zealand International Law Society International Economic Law Workshop: *The G20 and Global Financial Regulation*, 12 October 2017

International Bar Association Annual Conference: *What role has good advocacy in mediations and arbitrations?*, 10 October 2017

Fiji Law Society Annual Convention: *Challenges for the Legal Profession: Data Management, Confidentiality and Cyber Security*, 2 September 2017

Australian Bar Association Bi-Annual Conference in London: *In Conversation with His Excellency His Honour Judge James Crawford, International Court of Justice*, 3 July 2017

Governance Institute of Australia 2017 Corporate Governance Forum: *Modern Corporate Governance: The Practice of Minutes*, 31 May 2017

Women on Boards Australia Sydney Directors' Circle: *Conflicts of Interest and Duty*, 14 March 2017

UNSW Centre for Law, Markets & Regulation Practitioners' Forum: *Directors and Officers Duties - Recent Cases and Regulatory Developments*, 10 March 2017

Law Council of Australia Annual Immigration Law Conference: *Accountability Mechanisms - Beyond Merits Review and Jurisdictional Error*, 24 February 2017

Governance Institute of Australia 33rd National Conference: *Advocating The Complexity of Corporate Law*, 29 November 2016

28th LAWASIA Conference: *Cross-Border Issues in International Commerce*, 7 November 2015

NSW Bar Association: *The Future of Financial Advice & Liability of Financial Advisors*, February March 2015

Accountability & the Law: Safeguarding Queensland from Corruption Conference: *Accountability in the Resource Assessment Process*, Griffith University, Brisbane, 9 February 2015

Economic & Business Educators NSW Professional Development Legal Update Conference: *Challenges for the Rule of Law in Australia Today*, NSW Parliament House, 9 October 2014

Australasian Financial Forum: *Challenges for Chinese investment in Australia*, Hong Kong, 21 January 2014

American Chamber of Commerce and Australian Chamber of Commerce Joint Seminar: *Challenges for Investment Going out of China to Australia: Legal and Regulatory Issues*, Hong Kong, 19 January 2014

Law Society of New South Wales: *Thought Leadership Forum on Directors' Duties*, 16 July 2013

UNSW Masters of Law course in Regulation, Litigation & Enforcement, *Responding to Crisis; Royal Commission in Australia*, 27 September 2013

Australian Securities and Investments Commission Enforcement Directorate: *Winding Up Unregistered Managed Investments Schemes – A Roadmap*, 4 August 2008

Whistleblowers Australia Annual Conference: *Whistleblowing in the Private Sector*, 24 November 2007

References

“Dominique Hogan-Doran SC epitomises the ideal, modern-day Senior Counsel. She is agile, technologically savvy, has a great rapport with clients which she combines with her vast technical skills, experience and strategic advocacy. In a recent high profile Commission of Inquiry in which we instructed Dominique, she was able to work quickly, within a very short timeframe and under a great deal of pressure, to help produce a stellar outcome for our client.”

- *Ashley Tsacalos, Partner, Clayton Utz Lawyers*

“I engaged Dominique and worked with her on a public interest immunity claim on a large, complex matter in the Federal Court. Dominique has formidable intellectual capacity, she is brilliant academically, and is a wonderful advocate. Dominique also demonstrated enormous commitment and worked incredibly hard.”

- *Abigail Shepard, Hearing Delegate, Market Integrity, Australian Securities & Investments Commission*

“I had the great pleasure of working with Dominique as her client throughout 2012/13, as the Head of the Contracts for Difference client group and as a member of the Committee of Inspection in the matter of the Liquidation of MF Global Australia by Deloitte. Dominique was literally astounding in her lightning assimilation of both the complex financial instruments involved & the implications for the various competing client groups. Her early involvement dedication & skill was without doubt instrumental in the successful return of over 90% of client funds.”

- *Jim Taig, Member, Committee of Inspection, MF Global Australia*

“I had the good fortune to work with Dominique over a number of years and considered her to be my ‘go to’ counsel. Dominique has brought intelligence, perception and an amazing work ethic to every matter on which I have briefed her. Dominique is an excellent advocate, provides accurate and pragmatic advice and has displayed a superb manner in dealing with diverse clients and opposing counsel. I commend her without hesitation.”

- *Stuart Gallagher, Senior Legal Counsel, New Zealand Commerce Commission, former Senior Legal Counsel, Westpac Bank & former Senior Lawyer, Australian Securities & Investments Commission*

“Dominique is an exceptionally talented, results focused, technically superlative lawyer. I worked with Dominique in a mega litigation matter and could not have been more impressed with her enthusiasm, creativity and output.”

- *Zac Chami, Partner, Clayton Utz Lawyers*

“Dominique is a highly skilled specialist counsel in financial services and related matters, and able to draw upon her depth of experience to provide clear and practical advice.”

- *Mark Petrucco, Partner, Hall & Wilcox Lawyers*

“I came to know Ms Hogan-Doran during a lengthy investigation that the ICAC was conducting. She represented a witness during proceedings. Her manner was professional and discrete; she is hard working and reliable. I would not hesitate to recommend Ms Hogan-Doran for any matter.”

- *Helen Rallis, Principal Solicitor, NSW Independent Commission Against Corruption*