

DAN FULLER

SELECTED APPEARANCES

PUBLIC LAW

- *BHP Coal Pty Ltd and others v Treasurer, Minister for Trade and Investment* (resolved shortly before hearing, Queensland Supreme Court, 11313/15 and 2371/16) – judicial review of decisions regarding reassessment of royalties (for the respondent) – led by Simon Couper QC, Melanie Hindman QC and Madeline Brennan QC.
- *Tow.com.au Pty Ltd v State of Queensland (through the Queensland Police Service)* (ongoing, Queensland Supreme Court, 10192/17) – breach of contract, quantum meruit and estoppel in the context of police powers legislation (for the State) – led by Jonathan Horton QC.
- *EFX17 v Minister for Immigration and Border Protection* (ongoing, Federal Circuit Court of Australia, BRG942/2017) – judicial review in relation to revocation of protection visa (for the applicant) – unled.
- *Fahy and another v Chief Executive Officer, Territory Families* (ongoing, Northern Territory Supreme Court, 113/17) – judicial review of child placement decision (for the applicants) – led by Andrew Boe.
- *Jones v Medical Board of Australia* [2017] QSC 238 (Queensland Supreme Court) – judicial review of disciplinary decision (for the Board) – led by Thomas Bradley QC and unled.
- *Australian School of Management Pty Ltd v Tertiary Education Quality and Standards Agency* (unreported, Administrative Appeals Tribunal, 2017/1789) – merits review of decision to impose conditions on registration of higher education provider (for the provider) – led by Thomas Bradley QC.
- *Re STCJ and Tertiary Education Quality and Standards Agency* (resolved shortly before hearing, Administrative Appeals Tribunal, 2016/3436) – merits review of decision to cancel registration of higher education provider (for the provider) – unled.

COMMERCIAL LAW

- *Sanrus Pty Ltd and others v Monto Coal No 2 and others* [2018] QSC 53 (Queensland Supreme Court) – security for costs in the context of a mining dispute (for the respondents / defendants) – led by Patrick O’Shea QC.
- *CS Energy Limited v GPS Energy Pty Limited and others* (resolved shortly before hearing, Queensland Supreme Court, 13215/17) – procedure for contractual expert determination (for the respondents) – led by Thomas Bradley QC.
- *O’Connor and others v CWC Investors Pty Ltd and others* [2017] QSC 279 (Queensland Supreme Court) – summary judgment and strike-out in relation to fraud, duress and misrepresentation claims (for the applicants / defendants) – led by John McKenna QC.
- *Coeur De Lion Investments Pty Ltd v The President’s Club Limited* [2017] QSC 6 (Queensland Supreme Court) – construction of corporate constitution (for the applicant) – led by Ken Barlow QC.

- *Wilmar Sugar Pty Ltd v Burdekin District Cane Growers Ltd* [2017] QSC 3 (Queensland Supreme Court) – commercial arbitration procedure (for the plaintiff) – led by Peter Franco QC.
- *Callide Power Management Pty Ltd and others v Batchfire Callide Coalfields (Sales) Pty Ltd and others* (resolved shortly before trial, Queensland Supreme Court, 10472/13 and 11905/13) – disputes under coal supply agreement (for the defendants) – led by Peter Franco QC.
- *Stanwell Corporation Limited v Wesfarmers Curragh Pty Ltd* (resolved shortly before trial, Queensland Supreme Court, 4895/15) – disputes under coal supply agreement (for the plaintiff) – led by Patrick O’Shea QC.
- *Crinis v Ray White Paradise Group* [2016] QCATA 90 (Queensland Civil and Administrative Tribunal) – residential tenancies dispute (for the respondent) – unled.

EMPLOYMENT AND INDUSTRIAL RELATIONS

- *AGL Energy Limited and others v Hardy and others* (ongoing, Federal Court of Australia, VID 176/17) – adverse action and industrial torts relating to industrial action (for the applicants) – led by Christopher Murdoch QC.
- *Dargan v Winnaa Pty Ltd* (pending judgment, Fair Work Commission) – adverse action on the basis of discrimination because of social origin (for the applicant) – unled.
- *Wiggins Island Coal Export Terminal Pty Ltd v Fredericks and others* (resolved shortly before hearing, Queensland Supreme Court, 5626/15) – breach of confidence and employment contract (for the applicant) – led by Peter Franco QC.

BUILDING AND CONSTRUCTION

- *In the matter of Hastie Air Conditioning Pty Ltd (externally administered)* (unreported, Queensland Supreme Court, 10254/12) – application for money to be paid out of court in relation to subcontractor’s charge (for the applicant, Lendlease Building Pty Ltd) – unled.
- *Acciona Infrastructure Australia Pty Ltd and others v RCR O’Donnell Griffin (Projects) Pty Ltd and another* (private arbitration) – dispute under mechanical and electrical works contract for the Legacy Way tunnel (for the head contractor) – led by Michael Stewart QC.
- *John Holland Pty Ltd v Adani Abbot Point Terminal Pty Ltd* (private arbitration) – dispute under marine works and shiploader construction contracts for the Adani Abbot Point terminal (for the respondent) – led by Michael Stewart QC.
- *Wiggins Island Coal Export Terminal Pty Ltd v Monadelphous Engineering Pty Ltd* (resolved after hearing, Queensland Supreme Court, 9298/15) – injunction to prevent contractor from obtaining adjudication certificate (for the applicant) – led by Andrew Crowe QC.

OTHER MATTERS

- *Collins v The Queen* [2018] HCA 18 (High Court of Australia) – successful appeal against conviction (for the appellant) – led by Peter Callaghan SC.
- *In the matter of Queensland Nickel Pty Ltd* [2017] FCA 881 and related proceedings (Federal Court of Australia) – public examinations under the *Corporations Act* (for the examinee) – led by Andrew Boe.