Brendan Avallone*

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Brendan Avallone practises in all areas of employment and industrial relations law, building on his 15 years' of experience in these areas before he signed the Bar Roll on 22 October 2015. He acts predominantly for employers and government.

Brendan's practice has been ranked in peer review journals <u>Doyle's Guide 2020 Leading Employment Law</u> Junior Counsel – Australia (Preeminent) and <u>Doyle's Guide 2020 Leading Employment Law Junior</u> Counsel – Victoria (Preeminent) and <u>The Best Lawyers in Australia 2021 (Labour and Employment Law)</u>.

In previous years he has been listed in Doyle's Guide 2019 Leading Employment Law Junior Counsel – Australia (Leading) and Doyle's Guide 2019 Leading Employment Law Junior Counsel – Victoria (Leading) and The Best Lawyers in Australia 2020 (Labour and Employment Law), The Best Lawyers in Australia 2019 (Labour and Employment Law), Doyle's Guide 2018 Employment & WHS Junior Counsel - Victoria (Leading) and Doyle's Guide 2018 Employment & WHS Junior Counsel - Victoria (Leading) and Doyle's Guide 2018 Employment & WHS Junior Counsel - Australia (Recommended), The Best Lawyers in Australia 2018 (Labour and Employment Law) and Doyle's Guide 2017 (Employment & WHS Junior Counsel – Victoria - Recommended).

Prior to joining the Victorian Bar, Brendan was a Special Counsel in the Human Resources and Industrial Relations group of a major law firm, acting for a number of Victorian and Australian Government Departments and agencies, and private sector employers.

Brendan has advised and acted in a number of high profile industrial relations cases, including the Victorian public sector nurses dispute, Victorian government teachers EBA negotiations and industrial action, Australia Post enterprise bargaining over a number of years and the pre-Christmas 2009 industrial action, and picketing and industrial action at the Boeing Fisherman's Bend site.

Brendan has appeared on behalf of employers and Government agencies in the Courts, the Fair Work Commission and its predecessors, in matters regarding industrial action, protected action ballot applications, industrial disputes, unfair dismissal applications and underpayment claims.

Brendan was seconded to the Department of Employment to assist in drafting workplace legislation in 2005-2006 and the Department of Finance, and was an Associate at the Australian Industrial Relations Commission in 2001-2002. He has a Master of Laws from the University of Melbourne, specialising in workplace relations, with a First Class Honours average.

Brendan presented at the Victorian Bar Industrial Bar Association's inaugural industrial law update: <u>Recent developments regarding applications for protected action ballot order under s437</u>. He regularly gives presentations for organisations including the <u>Law Institute of Victoria</u>, <u>Akolade</u> and <u>Legalwise</u>.

Committee Membership:

Brendan is currently on the Committee for the Opening of the Legal Year Red Mass, and is the Chair of the Group Support Committee for 1st North Balwyn Scouts.

Brendan is a former member of the Committee of the Industrial Bar Association (2017). He also served as the Treasurer of the Industrial Relations Society of Victoria from 2007-2012 and on the IRSV Executive from 2007-2013.

Experience

Victorian Bar Signed the Bar Roll 22 October 2015 Bar Readers' Course: August-October 2015

- Brendan practises in all areas of employment and industrial relations law, building on his 15 years' of experience in these areas before coming to the Bar.
- Brendan also practises in public/administrative law (disciplinary proceedings and discrimination).
- Decided matters in which Brendan has appeared since coming to the Bar include the following. The party Brendan acted for appears in bold below:
 - Bianco Walling Pty Ltd v Construction, Forestry, Maritime, Mining and Energy Union [2020] FCAFC
 50 (24 March 2020) application for prerogative relief quashing Fair Work Commission Full
 Bench and single Member decision application successful matter remitted to single Member to determine application to vary agreement to remove ambiguity/uncertainty (junior to Chris O'Grady QC)
 - <u>Mutch v ISG Management Pty Ltd [2020] FCA 362</u> (18 March 2020) application for declaration that proceeding not properly commenced as representative proceeding pursuant to s 33C Pt IVA Federal Court of Australia Act 1976, and related relief on behalf of the respondent (Judgment subject to application for leave to appeal) (junior to Frank Parry QC and Dr Catherine Button QC, co-counsel with Daniel Snyder)
 - Lendlease Building Contractors Pty Ltd v Australian Building and Construction Commissioner and another [2020] FCA 240 (3 March 2020) – acting for employer in challenge to compliance notice issued by ABCC regarding union logos, mottos and indicia (junior to Paul O'Grady QC)
 - <u>Milford v Coles Supply Chain Pty Ltd [2019] FWCFB 7658</u> (26 November 2019) opposing appeal against decision to refuse extension of time in general protections claim (decision subject to application for judicial review)
 - Fair Work Ombudsman v NSW Motel Management Services Pty Ltd & Ors (No 2) [2019] FCCA
 2638 (20 September 2019) penalties for contravention of Fair Work Act 2009 underpayments and other contraventions
 - Sodexo Remote Sites Australia Pty Ltd v Construction, Forestry, Maritime, Mining and Energy Union & Australian Workers' Union [2019] FWC 6496 (18 September 2019) – application to approve enterprise agreement – whether agreement "genuinely agreed"
 - Australian Building and Construction Commissioner v Construction, Forestry, Maritime, Mining and Energy Union (Geelong Grammar School Case) (No 2) [2019] FCA 1498 (13 September 2019) – penalties for contravention of Fair Work Act 2009 right of entry provision
 - United Firefighters' Union of Australia v Emergency Services Telecommunications Authority t/a ESTA 000 [2019] FWCFB 5048 (5 August 2019) – dispute about application of enterprise agreement

- <u>AMWU v Broadspectrum (Australia) Pty Ltd [2019] FWC 4913</u> (15 July 2019) opposing application for a scope order – application refused (decision determined on basis of evidence and submissions previously provided before in 2018)
- <u>The Environmental Group Ltd v Bowd [2019] FCA 951</u> (21 June 2019) appearing for employer and managing director (ASX listed company) to oppose claim by former CEO of adverse action contrary to *Fair Work Act 2009* and victimisation contrary to the *Corporations Act* 2001 – claim dismissed (co-counsel to Dan Christie). See also costs decision <u>The</u> <u>Environmental Group Ltd v Bowd (No 2) [2019] FCA 1227</u> (9 August 2018)
- Sodexo Remote Sites Australia Pty Ltd v Construction, Forestry, Maritime, Mining and Energy Union & Australian Workers' Union [2019] FWCFB 690 (7 February 2019) – appeal against decision to refuse extension of time to lodge enterprise agreement – appeal upheld on natural justice grounds
- <u>Construction, Forestry, Maritime, Mining and Energy Union v Wagstaff Piling Pty Ltd [2019]</u>
 <u>FWCFB 102</u> (17 January 2019) appeal in relation to dispute about application of enterprise agreement (junior to Richard Dalton S.C.)
- Bianco Walling Pty Ltd T/A Bianco Precast v Construction, Forestry, Maritime, Mining and Energy Union [2019] FWCFB 161 (11 January 2019) – appeal against decision not to vary an enterprise agreement to remove ambiguity or uncertainty (decision <u>quashed by Full Court of Federal</u> Court)
- United Firefighters' Union of Australia v Metropolitan Fire and Emergency Services Board [2019] FWC 59 (11 January 2019) – dispute about application of enterprise agreement
- <u>United Firefighters' Union of Australia v Emergency Services Telecommunications Authority TIA</u> <u>ESTA [2018] FWC 7454</u> (11 December 2018) – application for Order to Produce Documents in context of dispute about application of enterprise agreement
- <u>Australian Building and Construction Commissioner v Construction, Forestry, Maritime, Mining and Energy Union (Geelong Grammar School Case)</u> [2018] FCA 1698 (9 November 2018) contravention of s500 (right of entry) of the Fair Work Act 2009 see also Declarations dated <u>11</u>
 <u>December 2018</u> and <u>24 December 2018</u>
- Kurucuk v Mining One Pty Ltd [2018] FWC 6620 (2 November 2018) opposing application alleging unfair dismissal – application dismissed on jurisdictional grounds (no dismissal) – see also decision on costs application [2019] FWC 1236
- <u>Specialist Diagnostic Services Pty Ltd t/a Dorevitch Pathology Workplace Determination</u>
 [2018] FWCFB 5778 (13 September 2018) making of a Workplace Determination by a Full Bench of the Fair Work Commission
- Energy Australia Yallourn Pty Ltd v Automotive, Food, Metal, Engineering, Printing and Kindred Industries Union [2018] FCAFC 146 (31 August 2018) – appeal against decision to set aside application, and on the question of costs (junior to Chris O'Grady QC)
- <u>United Firefighters' Union of Australia v Emergency Services Telecommunications Authority t/a</u> <u>ESTA 000</u> [2018] FWCFB 5624 (24 August 2018) – appeal – dispute about enterprise agreement

- Brierley & Chuck v Victoria Police [2018] FWC 4305 (8 August 2018) dispute about enterprise agreement
- <u>Tan v Ikon Communications Pty Ltd</u> [2018] FCA 1240 (6 August 2018) application for extension of time (general protections dispute)
- Emergency Services Telecommunications Authority T/A ESTA 000 v United Firefighters' Union of Australia [2018] FWC 4351 (1 August 2018) dispute about enterprise agreement (decision upheld on appeal)
- Fair Work Ombudsman v NSW Motel Management Services Pty Ltd & Ors (No 2) [2018] FCCA 1935 (20 July 2018) and Fair Work Ombudsman v NSW Motel Management Services Pty Ltd & Ors (No.3) [2018] FCCA 2330 (22 August 2018) proceeding against employer and two directors for underpayments and other contraventions
- Vai v ALDI Stores (A Limited Partnership) [2018] FWC 4118 (11 July 2018) opposing application alleging unfair dismissal application dismissed
- <u>AMWU v Broadspectrum (Australia) Pty Ltd [2018] FWC 3974</u> (4 July 2018) opposing application for a scope order – application refused (decision subsequently overturned on appeal, but then remitted and determined again in favour of Broadspectrum: [2019] FWC 4913)
- <u>Australian Nursing and Midwifery Federation v Japara Healthcare Limited [2018] FVVC 3918</u> (3 July 2018) – opposing application for urgent interim orders – dispute about an enterprise agreement – interim application refused and substantive application dismissed
- Fair Work Ombudsman v First Group Of Companies Pty Ltd (Deregistered) & Others [2018] FCCA
 1228 (23 May 2018) penalties for underpayment of employees, sham contracting, and penalties for involvement by principal contractor in underpayments by contractor
- <u>Choppair Helicopters Pty Ltd and Anor v Bobridge [2018] FCA 325</u> (15 March 2018) and <u>Choppair Helicopters Pty Ltd v Bobridge (No 2) [2018] FCA 700</u> (18 May 2018) – appeal against decision of Federal Circuit Court – alleged award underpayments including superannuation – order for payment of compensation by person "involved" under s550 – appeal partially successful
- <u>Bateman v Aldi Foods Pty Ltd</u> [2018] FCCA 415 (23 February 2018) opposing general protections application termination was because of employee conduct, not an unlawful reason
- Fair Work Ombudsman v NSW Motel Management Services Pty Ltd & Ors [2018] FCCA 508 (21 February 2018) application for costs under s570 of the Fair Work Act 2009
- Energy Australia Yallourn Pty Ltd v Automotive, Food, Metals, Engineering, Printing and Kindred Industries Union and others (No 2) [2018] FCA 47 (6 February 2018) – costs – whether s570 of the Fair Work Act 2009 applies (overturned on appeal) (junior to Chris O'Grady QC)
- Freeman v State of Victoria [Department of Education & Training] [2018] FWC 212 (11 January 2018) – opposing dispute notification under two enterprise agreements – no jurisdiction to deal with the dispute
- Fair Work Commission referral re right of entry permit of Stephen Long [2017] FWC 6867 (19
 December 2017) intervening on behalf of the Australian Building and Construction
 Commissioner, in relation to suspension of the right of entry permit of a CFMEU official

- <u>Sensis Pty Ltd v Gundi [2017] FCA 1519</u> (15 December 2017) appeal against decision that employee redundant when focus of duties changed – "reasonable alternative position" and "suitable position" – appeal successful (junior to Michael Wheelahan QC)
- Fair Work Ombudsman v NSW Motel Management Services Pty Ltd and others [2017] FCCA 2759 (14 November 2017) – opposing application for a suppression order and an objection under s128 of the Evidence Act 1995 (junior to Chris O'Grady QC)
- Energy Australia Yallourn Pty Ltd v Automotive, Food, Metals, Engineering, Printing and Kindred Industries Union and others [2017] FCA 1245 (23 October 2017) – opposing application to set aside application for declaration as to meaning of enterprise agreement (decision upheld on appeal) (junior to Chris O'Grady QC)
- Fair Work Commission referral re right of entry permit of Mohammed Kalem [2017] FWC 5086 (18
 October 2017) intervening on behalf of the Australian Building and Construction
 Commissioner, in relation to suspension of the right of entry permit of a CFMEU official
- EnergyAustralia Yallourn Pty Ltd v Construction, Forestry, Mining and Energy Union [2017]
 FWCFB 3574 (10 July 2017) appeal against decision in relation to decision about the application of an enterprise agreement appeal successful
- Victorian WorkCover Authority T/A WorkSafe Victoria v CPSU, the Community and Public Sector Union [2017] FWC 3645 – application for an Order to stop industrial action
- <u>Monash University v National Tertiary Education Industry Union [2017] FWCFB 2420</u> (7 June 2017) appeal against decision in relation to decision to vary agreement appeal successful (junior to Justin Bourke QC)
- <u>Adams v Department of Education and Training [2017] FWC 2942</u> (5 June 2017) opposing application alleging unfair dismissal application dismissed
- <u>Davidson v Health Communications Network t/a Medical Director [2017] FWC 2951</u> (30 May 2017) – dispute about modern award coverage – jurisdictional objection
- <u>Mohammed v City Of Whittlesea Council (No.2) [2017] FCCA 1283</u> and <u>Mohammed v City Of</u> <u>Whittlesea Council [2017] FCCA 1282</u> (both 15 May 2017) – opposing an application alleging contravention of the general protections of the Fair Work Act 2009
- <u>Minister for Industrial Relations for the State of Victoria v AGL Loy Yang Pty Ltd and others [2017]</u> <u>FWC 2533</u> (9 May 2017) – application for an <u>Order</u> to terminate protected industrial action (junior to Frank Parry QC)
- <u>Halici v KDR Victoria Pty Ltd T/A Yarra Trams (No.3) [2017] FCCA 764</u> (28 April 2017) opposing an application alleging contravention of an enterprise agreement and breach of contract (junior to Chris O'Grady QC)
- <u>Construction, Forestry, Mining and Energy Union v EnergyAustralia Yallourn Pty Ltd [2017] FWC</u> <u>2298</u> (27 April 2017) - decision about the application of an enterprise agreement (<u>overturned on</u> <u>appeal</u>)

- <u>Heading v Secretary of the Department of Education and Training on behalf of the State</u> of Victoria [2017] FWCFB 1352 (7 April 2017) – opposing an appeal against a decision about the application of an enterprise agreement
- <u>Construction, Forestry, Mining and Energy Union v AGL Loy Yang Pty Ltd [2017] FWCFB 1019</u> (2 March 2017) - opposing an appeal against decision to terminate enterprise agreement (junior to Frank Parry QC)

 <u>Winters v Fogarty and others [2017] FCA 51</u> (2 February 2017) – acting for second and third respondents seeking strike out of claim alleging contravention of discrimination laws during Court-ordered mediation (junior to Rachel Doyle S.C.)

- <u>AGL Loy Yang Pty Ltd v Construction, Forestry, Mining and Energy Union and another [2017] FWC</u>
 <u>432</u> (20 January 2017) application for <u>Order</u> that industrial action (a ban on overtime and practices in relation to sick leave) stop, not occur and not be organised (junior to Chris O'Grady QC)
- <u>AGL Loy Yang Pty Ltd v Construction, Forestry, Mining and Energy Union and another [2017] FWC</u> <u>306</u> (16 January 2017) - application for order that industrial action (a ban on overtime) stop, not occur and not be organised (junior to Chris O'Grady QC)
- <u>Construction, Forestry, Mining and Energy Union v Kane Constructions Pty Ltd [2016] FWC 8002</u> (9 November 2016) - opposing an application for a protected action ballot order – time period for ballot to occur
- <u>National Tertiary Education Industry Union v Monash University [2016] FWCA 7945</u> (8 November 2016) opposing application to vary an agreement to remove an ambiguity or uncertainty (junior to Justin Bourke QC) (decision overturned on <u>appeal</u>)
- <u>Construction, Forestry, Mining and Energy Union v AGL Loy Yang Pty Ltd [2016] FWC 7839</u> (28
 October 2016) opposing an application for a protected action ballot order opposing order for independent ballot agent other than Australian Electoral Commission application to extend period of notice of industrial action to seven working days (junior to Frank Parry QC)
- <u>Volunteer Fire Brigades Victoria v Country Fire Authority (Discovery ruling) [2016] VSC 573</u> (29 September 2016) – Discovery obligations in circumstances of expedited hearing in the Supreme Court of Victoria (junior to Chris O'Grady QC)
- <u>Construction, Forestry, Mining and Energy Union v AGL Loy Yang Pty Ltd [2016] FWCFB 6332</u> (21 September 2016) - opposing an appeal against refusal to grant a protected action ballot order (junior to Chris O'Grady QC)
- <u>Australian Commercial Catering Pty Ltd v Powell and Togia [2016] FWCFB 5467</u> (12 August 2016)
 FWC appeal relating to 'acceptable alternative employment' and redundancy
- <u>Construction, Forestry, Mining and Energy Union-Construction and General Division, Victoria-Tasmania</u> <u>Divisional Branch [2016] FWC 4256; [2016] FWC 4180</u> (15 July 2016) – intervening on behalf of the **Director of the Fair Work Building Industry Inspectorate**, in relation to CFMEU applications for right of entry permits to be granted to officials
- <u>Construction, Forestry, Mining and Energy Union v Director of the Fair Work Building Industry</u> <u>Inspectorate</u> [2016] FWC 4593 (12 July 2016) – opposing a stay application in relation to a decision not to grant a right of entry permit

- <u>AGL Loy Yang Pty Ltd v Construction, Forestry, Mining and Energy Union and others</u> (PR582599, 10 July 2016) application for <u>Order</u> that industrial action (a ban on overtime) stop, not occur and not be organised
- <u>Construction, Forestry, Mining and Energy Union v AGL Loy Yang Pty Ltd [2016] FWC 4364</u> (1 July 2016) opposing an application for a protected action ballot order (junior to Chris O'Grady QC)
- <u>Construction, Forestry, Mining and Energy Union v EnergyAustralia Yallourn Pty Ltd [2016] FWC</u> <u>3961</u> (17 June 2016) - dispute about interpretation of enterprise agreement concerning ability of non-EBA employees to perform work also performed by EBA employees
- <u>Halici v KDR Victoria Pty Ltd T/A Yarra Trams (No.2) [2016] FCCA 1391</u> (16 June 2016) successful strike out of pleadings which alleged false imprisonment by employer of its employee (junior to Chris O'Grady QC)
- <u>Construction, Forestry, Mining and Energy Union v AGL Loy Yang Pty Ltd [2016] FWC 3376</u> (2 June 2016) - opposing an application for good faith bargaining orders (junior to Chris O'Grady QC)
- <u>Construction, Forestry, Mining and Energy Union-Construction and General Division, Victoria-Tasmania</u> <u>Divisional Branch [2016] FWC 3322; [2016] FWC 3190; [2016] FWC 3110</u> (31 May 2016) – intervening on behalf of the **Director of the Fair Work Building Industry Inspectorate**, in relation to CFMEU applications for right of entry permits to be granted to officials
- <u>Construction, Forestry, Mining and Energy Union v AGL Loy Yang Pty Ltd [2016] FWCFB 2878</u> (11 May 2016) - opposing an application for a protected action ballot order (junior to Frank Parry QC)
- <u>EnergyAustralia Yallourn Pty Ltd v Construction, Forestry, Mining and Energy Union [2016] FWC</u> 2133 (5 April 2016) – dispute about interpretation of enterprise agreement concerning ability to outsource work
- <u>Turner v Australia Post [2016] FWC 801 (2 March 2016)</u> jurisdictional objection to unfair dismissal application (applicant was not an employee company was an independent contractor)
- <u>Australian Nursing and Midwifery Federation v Ryman HealthCare [2015] FWC 8790 (22</u> <u>December 2015)</u> – opposing a majority support determination under the Fair Work Act 2009
- <u>Australian Commercial Catering Pty Ltd v Fair Work Commission and Powell and Togia [2015]</u>
 <u>FCAFC 189 (22 December 2015)</u> judicial review of Fair Work Commission Full Bench decision, relating to 'acceptable alternative employment' and redundancy

Minter Ellison Lawyers (March 2000 – August 2015; leave of absence November 2001-November 2002)

Brendan was appointed a Special Counsel on 1 January 2011, having previously been a senior associate, lawyer and articled clerk at Minter Ellison.

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 In his previous practice as a solicitor, Brendan appeared in matters including unfair dismissal hearings, adverse action conciliations, applications to stop industrial action, protected action ballot applications, and disputes about enterprise agreements in the Fair Work Commission, and award enforcement matters in the Courts, including the matters set out below.

 Acted for and advised clients including AGL Energy, Australia Post, Catholic Archdiocese of Melbourne, Fair Work Building Industry Inspectorate (formerly the Australian Building and Construction Commission), Ferro Corporation, Fair Work Ombudsman, Victorian Department of Education and Training, Department of Health and Human Services and Department of Treasury of Finance, Industrial Relations Victoria, Lendlease, the Melbourne Racing Club and Southern Metropolitan Cemeteries Trust.

- Seconded to the Australian Government **Department of Finance and Administration** to advise in relation to the drafting of a collective agreement, and a range of staff policies, for the staff of Members of the Parliament (August 2006).

 Seconded to the Australian Government Department of Employment and Workplace Relations to work as part of the Department's Workplace Relations Legal Group, to assist in the preparation of the 2005 workplace relations amendments (July 2005 – Feb 2006).

- Advocacy experience while a solicitor included the following matters:

- ANMF re State reference public sector transitional award modernisation (Local Government Awards) (FWCFB, 27 April 2015) - Appeared for the Victorian Minister for Industrial Relations in relation to modernisation of awards applying to Victorian local government employers and employees.
- Proceedings to modernise enterprise awards and State reference public sector modern awards (Various FWC conferences, 2015) – Appearing for the Victorian Minister for Industrial Relations and Australia Post
- *Madden v* **Woolworths Supermarkets** [2014] FWC 4338 (27 August 2014) Successfully opposed extension of time for unfair dismissal application.
- Yarra Valley Water Corporation re Yarra Valley Water Enterprise Agreement 2012 [2013] FWCA 3816 (4 July 2013) – Successful application to approve enterprise agreement, with opposition by both relevant unions arguing that the employer had not complied with the relevant pre-approval requirements contained in subsection 180(5) of the Fair Work Act 2009. (Decision was subsequently upheld on appeal)
- CPSU v State of Victoria (Department of Education and Early Childhood Development) [2012] FWA 6355 (26 July 2012) – Successful application for order under section 443(5) of the Fair Work Act 2009 that non-teaching staff in Victorian government schools provide five working days' notice of protected industrial action (rather than the normal three).
- **Victorian Hospitals Industrial Association** v HSU (FWC, 28 May 2012) Successful application to FWC to set aside an interim order, made by the Full Bench, preventing an enterprise agreement from being put to an employee ballot.

| • | Victorian Hospitals' Industrial Association v HSU & ANF (FWC, 3 May 2012) – |
|---|--|
| | Successful application for single interest employer authorisation in relation to the |
| | Victorian Public Sector Nurses and Midwives Agreement 2012. |

- Customs Officers Association of Australia v Australian Customs and Border Protection Service (FWC, 20 July 2011) - Successfully opposed application for protection action ballot order.
- CPSU v Australian Customs and Border Protection Service [2011] FWA 3919 (22 June 2011) Successful application for order that Customs Officers provide seven working days' notice of protected industrial action (rather than the normal three).
- Award Modernisation Termination of Instruments which are Modernisable under item 3 of Schedule 5 [2011] FWAFB 3773 (16 June 2011) – Appeared for News Corporation Group of Companies to oppose termination of enterprise awards applying to various News companies.
- AWU v Fonterra Australia Pty Ltd (FWC, 20 December 2010) Dispute about application of agreement pay cycles over the public holiday period.
- CPSU v Australian Customs and Border Protection Service [2010] FWA 8293 (26 October 2010) – CPSU application for protected action ballot order – submissions regarding permissibility of a 'rolled up' question seeking a single yes/no answer to whether multiple forms of industrial action are approved.
- Fonterra Australia Pty Ltd re Fonterra (Farm Milk Collection Tasmania) Agreement 2010 (FWC, 21 October 2010) – Successful application to approve enterprise agreement, requiring undertakings to meet better off overall test.
- Thomas v Little Sisters of the Poor Aged Care Limited (FWC, 8 July 2010) -Successfully appeared for the employer in the arbitration of this unfair dismissal application.
- **Australian Postal Corporation** v CEPU (AIRC, 1 June 2009) Application for orders under section 496 that industrial action not occur and not be organised.
- State of Victoria (Department of Education and Early Childhood Development) v CPSU and AEU (AIRC, 9 December 2008) – Successful application to vary and extend the Victorian Government School Services Offices Agreement 2004.
- **Thales Australia Limited** v AMWU (AIRC, 4 June 2008) Application for section 496 that industrial action stop, not occur and not be organised.
- Australian Principals Federation v Department of Education and Early Childhood
 Development [2008] AIRC 396 (8 May 2008) Application by the APF to extend time

allowed for voting in a protected action ballot. Successfully opposed the extension of time on jurisdictional and discretionary grounds.

- **Free (a workplace inspector)** v Colin's Carpentry Services Pty Ltd and Bonnici (Magistrates' Court of Victoria, 19 December 2007) Appeared for a workplace inspector, successfully seeking the imposition of a penalty for underpayments, including penalties paid by the director of the company for involvement in the company's breach.
- **Bradford (a workplace inspector)** v Taylor Lakes Family Hotel Pty Ltd (Magistrates' Court of Victoria, 7 November 2007) Appeared for a workplace inspector, successfully seeking the imposition of a penalty for underpayments.
- Hawker de Havilland Aerospace Pty Ltd v AMWU (FWC, 7 September 2007) -Successful application for order under section 496 that industrial action stop and not occur.
- CEPU v Australia Post [2007] AIRC 130 (21 February 2007) Application for the Commission to withdraw an earlier finding that there was a dispute about the application of the enterprise agreement, on the basis that the Commission had erred as to jurisdiction and was therefore not *functus officio*. Commission accepted it was not *functus officio*.
- CPSU v **State of Victoria (Department of Education and Training)** (AIRC, 4 October 2006) Appeared for the Department in relation to the CPSU's claim that non-teaching staff should be reimbursed for their costs in relation to applying for a Working with Children check under the Working With Children Act 2005
- SDAEA and others re Application to vary Victorian Minimum Wage Orders (AIRC, 24 April 2006) Appeared for the **Commonwealth Minister for Employment** and Workplace Relations, to put submissions explaining the legislative status of Victorian Minimum Wage Orders.
- FSU v Ace Insurance Agencies Pty Limited and others (AIRC, 16 March 2006 and 21 March 2006) Application to adjourn roping-in award application, to test whether a union log of claims against our client was properly approved.

Australian Industrial Relations Commission Associate to Deputy President Ives (November 2001 – November 2002)

Education

Master of Laws (University of Melbourne) (2008)

- First-class honours average across all subjects, focussing on employment and workplace relations
- Awarded the annual Prize for Labour Relations Law

Bachelor of Laws (Hons) (University of Melbourne) (2000)

- Graduated with Second Class Honours (H2A)

Bachelor of Commerce (Hons) (University of Melbourne) (1997)

- Graduated with First Class Honours (HI)

- Dean's Honours List - Third Year of Bachelor of Commerce

Admission details

- Supreme Court of Victoria: 2 April 2001
- High Court of Australia: 10 May 2001
- Signed the Bar Roll: 22 October 2015