# Manu Jaireth

Tenth Floor Selborne Wentworth Chambers 10/174-180 Phillip Street Sydney NSW 2000

E: Jaireth@tenthfloor.org T: (02) 8915 2379 W: https://tenthfloor.org

ABN 96 536 593 051

## Areas of practice

### Advocacy and advice in:

- Commercial law, corporations law and insolvency
- Directors' duties, shareholder oppression, class-actions
- State and Commonwealth criminal matters
- Sports law, anti-doping and selection disputes
- Regulatory proceedings and examinations
- Equity and real property

# **Professional history**

## Barrister (since 2017)

Best Lawyers Australia "One to Watch", Commercial Law and Sports Law (2023)

Lawyer, Allens, Sydney (2014 - 2017)

Tipstaff, Hammerschlag J, Supreme Court of New South Wales, (2013)

### Teaching

- Teaching Fellow, Civil Disputes, UNSW, (Since 2018)
- Teaching Fellow, Evidence, UNSW, (2017)
- Tutor, Foundations of Law, University of Sydney (2016)

#### Law reports

Australian Corporations and Securities Reports (Since 2015)

## Education

Bachelor of Laws, First Class Honours, University of Canberra (2012):

- Dean's Excellence Award
- 1st place in Corporations Law
- 1st place in Introduction to Taxation Law

## Memberships / Panels

# Professional and volunteer:

- CDPP External Junior Counsel Panel
- Australian and New Zealand Sports Law Association (ANZSLA)
- National Sports Tribunal Legal Assistance Panel (NSTLAP)
- Australian Olympic Committee Pro Bono Referral List
- Patrolling member of Coogee Surf Life Saving Club

# LIST OF GREAT WINS AND VERY NARROW LOSSES

| Area  | Matter name  | Court  | Description  | Counsel / instructing solicitors  |
|---|--|--|--|---|
| Class actions                                 | Kathryn Gill & Ors v Ethicon Sarl<br>& Ors (No 5) [2019] FCA 1905  | Federal Court of<br>Australia  | Product liability class action – Medical devices used to treat pelvic organ prolapse and stress urinary incontinence   | Led by S Finch SC, K Morgan SC,<br>C Gleeson and D Wong. Instructed<br>by Clayton Utz |
| Commercial<br>matters                         | Anchorage Capital Master Offshore Ltd v Sparkes (No 3) [2021] NSWSC 1025 / Anchorage Capital Master Offshore Ltd v Sparkes (No 4)  | Supreme Court<br>of New South<br>Wales   | Proceedings brought against directors and officers of Arrium Ltd and its subsidiaries – Negligence – Negligent misrepresentation – Misleading or deceptive conduct – Assignment of causes of action  | Led by A Bannon SC, C Colquhoun SC and M Ellicott. Instructed by Gilbert + Tobin      |
|   | Gideon Isaac Rathner v AAPC<br>Management Limited [2019]<br>NSWSC 125  | Supreme Court<br>of New South<br>Wales   | Proceedings brought by liquidator – Payment<br>by mistake – Money had and received –<br>Misleading or deceptive conduct –<br>Conventional estoppel   | Unled. Instructed by Webb<br>Henderson  |
| Regulatory<br>investigations<br>/ proceedings | ASIC v Westpac Banking<br>Corporation [2018] FCA 751   | Federal Court of<br>Australia  | Regulatory investigation and enforcement proceeding concerning manipulation of the Bank Bill Swap Rate (BBSW) – Misleading or deceptive conduc – Unconscionable conduct – Breach of AFSL obligations | Solicitor instructing M J Darke SC,<br>P A Neskovcin QC and J Williams                |
| Corporations<br>and<br>insolvency             | Mudgee Dolomite & Lime Pty Ltd v Robert Francis Murdoch; In the matter of Mudgee Dolomite & Lime Pty Ltd [2020] NSWSC 1510 / Murdoch v Mudgee Dolomite & Lime Pty Ltd (in liq) [2022] NSWCA 12 | Supreme Court<br>of New South<br>Wales / New<br>South Wales<br>Court of Appeal | Shareholder oppression – Breach of directors' duties and fiduciary duties – Winding up on the just and equitable ground  | Led by V Bedrossian SC.<br>Instructed by McPhee Kelshaw                               |
|   | Re Estate Soulos & Associated<br>Proceedings [2022] NSWSC<br>1507  | Supreme Court<br>of New South<br>Wales   | Shareholder oppression – Breach of directors' duties and fiduciary duties – Family provision   | Led by V Bedrossian SC and N<br>Bilinksy. Instructed by McPhee<br>Kelshaw             |

|                        | Dixon, in the matter of Pearson<br>Contracting Pty Ltd as Trustee<br>for Pearson Family Trust<br>(Administrator Appointed) [2020]<br>FCA 1505 | Federal Court of<br>Australia           | Application for extension of convening period for second meeting of creditors under s 439A of the <i>Corporations Act 2001</i> (Cth)   | Unled. Instructed by Law Squared   |
|------------------------|---|---|--|--|
|                        | In the matter of Tasmanian<br>Botanics Pty Limited [2019]<br>NSWSC 885  | Supreme Court<br>of New South<br>Wales  | Shareholder oppression – Directors' duties –<br>Application to transfer proceedings under s<br>1337H of the <i>Corporations Act 2001</i> (Cth) to<br>Supreme Court of Tasmania | Led by C Colquhoun SC. Instructed by Thomson Geer                          |
|                        | In the matter of ACN 004 410<br>833 Limited (formerly Arrium<br>Limited) & Ors [2018] NSWSC<br>1536; [2018] NSWSC 747                         | Supreme Court<br>of New South<br>Wales  | Public examination of Arrium Limited's former directors, officers and advisors – Application to access written records of examination of directors and officers                | Led by D Studdy SC and C<br>Colquhoun SC. Instructed by<br>Gilbert + Tobin |
| Equity / real property | Sukkar v Sukkar [2019] NSWSC<br>691   | Supreme Court<br>of New South<br>Wales  | Section 66G of the Conveyancing Act 1919 (NSW) – Unconscionable conduct – Undue influence – Duress – Relief under the Contracts Review Act 1980 (NSW)                          | Led by A Bannon SC. Instructed by Clayton Utz                              |
| Criminal law           | Commissioner of Police v<br>Amoun & Anor [2020] NSWSC<br>1810 / Commissioner of Police v<br>Alameddine [2020] NSWSC<br>1919                   | Supreme Court<br>of New South<br>Wales  | Application for serious crime prevention orders under s 5(1) of the <i>Crimes (Serious Crimes Prevent Orders) Act 2016</i> (NSW)   | Led by L Gyles SC. Instructed by<br>Makinson d'Apice                       |
|                        | Anon v The Commissioner of<br>Police, New South Wales Police<br>Force   | Supreme Court<br>of New South<br>Wales  | Access to documents seized by search warrant – Legal professional privilege – Pending criminal proceedings   | Unled. Instructed by Makinson d'Apice                                      |
|                        | R v BA  | District Court of<br>New South<br>Wales | Offences under s 61M(2), 66C(4), 66EB(2), 66DB(a) of the <i>Crimes Act 1900</i> (NSW)  | Unled. Instructed by John R De<br>Mattia & Company                         |

|                    | R v Lovell   | District Court of<br>New South<br>Wales | Offences under s 474.27 and 474.27A of the<br>Criminal Code Act 1995 (Cth)   | Unled. Instructed by John R De<br>Mattia & Company                     |
|--------------------|--|---|--|--|
|                    | R v Scollie  | District Court of<br>New South<br>Wales | Offences under 93C of the <i>Crimes Act 1900</i> (NSW)   | Unled. Instructed by John R De<br>Mattia & Company                     |
| Sports law         | McClusky v Triathlon Australia<br>NST-E22-138143         | National Sports<br>Tribunal             | Athlete not selected for 2022 Commonwealth Games – Appeal to National Sports Tribunal                                | Unled. Instructed by Addisons  |
| Administrative law | AB v Law Society of New South<br>Wales [2018] NSWSC 1975 | Supreme Court<br>of New South<br>Wales  | Unsatisfactory professional conduct – Judicial review of a decision of the Council of Law Society of New South Wales | Led by K Morgan SC. Instructed<br>by Law Society of New South<br>Wales |