Tarang Immidi

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Nine Wentworth Chambers | Level 9, 180 Phillip Street, Sydney NSW 2000

Admissions

2025	Barrister – New South Wales Bar
2017	Solicitor - Supreme Court of New South Wales

Education

2016	Bachelor of Laws (Honours), University of New South Wales
2016	Bachelor of Commerce (Business Economics), University of New South Wales

Professional experience

2022 - 2025	Senior Associate, Buchanan Rees Dispute Lawyers
2019 - 2022	Lawyer, Gilbert + Tobin
2018 - 2019	Lawyer, Sparke Helmore Lawyers
2017 - 2018	Lawyer, Mills Oakey

Principal areas of practice

- Banking & Financial Services
- Bankruptcy & Insolvency
- Class Actions
- Competition & Consumer Law
- Contracts & Commercial Transactions
- Corporations & Securities Law

- Equity
- Insurance & Professional Indemnity
- Professional Negligence
- Real Property
- Regulatory Investigations
- Trusts

Awards and recognition

2025	Australian Law Awards - Senior Associate of the Year - Finalist
2025	Recognised in Best Lawyers: Ones to Watch in Australia - Litigation
2024	Recognised in Best Lawyers: Ones to Watch in Australia - Litigation
2023	Recognised in Best Lawyers: Ones to Watch in Australia - Litigation and
	International Arbitration

Selected cases (solicitor)

Commercial and corporate

 Mayur Resources Limited v Port Botany Operations Pty Ltd atf Port Botany Unit Trust – FCA – misleading or deceptive conduct.

- Port Botany Operations Pty Ltd atf The Port Botany Unit Trust v Goodman Property Services (Aust) Pty Ltd
 NSWSC breach of contract arising from construction and design defects.
- West Energy Ltd v Amplitude Energy (No 2) SASC pre-action discovery.
- McDonald v BMW Sydney Pty Ltd FCA breach of consumer guarantees under the ACL.
- Wilson & Ors v QBT Pty Ltd [2023] NSWSC 1255 contracts, construction, where literal construction would lead to absurd outcome.
- QBT Pty Ltd v Wilson & Ors [2024] NSWCA 114 contracts, interpretation of contract where clauses inconsistent or interpretation leads to commercial absurdity, leave to amend pleadings.
- N1 Holdings Ltd v Zhang and Z2M Finance NSWSC injunction to enforce restraint of trade.
- Svitzer Australia Pty Ltd v Port Kembla Lessor Pty Ltd and Port Kembla Operations Pty Ltd NSWDC negligence, breach of contract arising from vessel allision.
- Owners Corp No 1 of PS613436T v LU Simon Builders Pty Ltd [2019] VCAT 286 first Australian case in relation to liability for the installation of combustible cladding.
- Quadrent Pty Limited & Anor v Fire & Rescue NSW; Quadrent Pty Limited v MSA (Aust) Pty Limited –
 NSWSC breach of contract and breach of s 54 and s 55 ACL consumer guarantees.

Regulatory

- ASIC v Commonwealth Bank of Australia investigations and proceedings for breaches of the Corporations Act 2001 (Cth) and the Australian Securities and Investments Commission Act 2001 (Cth) relating to consumer credit insurance.
- ACCC v NIB Health Funds Limited FCA prosecution relating to allegations of misleading or deceptive conduct, unconscionable conduct and making false or misleading representations.

Bankruptcy and insolvency

- Bankrupt estate of Joseph Khattar FCA bankruptcy, s 81 examinations, bankrupt was former director or shareholder of over 80 private companies acted for trustee in bankruptcy.
- Votraint No. 808 Pty Ltd v Global Wine Merchants Pty Ltd FCA NSD384/2025 winding up application.
- Port Botany Operations Pty Ltd atf The Port Botany Unit Trust v Jason Preston, Jason Ireland, Matthew
 Caddy and Damien Pasfield in their capacities as joint and several deed administrators of Qenos Oty Ltd (subjedt to a deed of company arrangement) NSWSC challenge to administrators' rejection of proof of debt.
- Embedded Claims Pty Ltd v Litigation Finance (Australia) Pty Ltd [2022] FCCA 986 and Embedded
 Claims Pty Ltd v Litigation Finance (Australia) Pty Ltd [2023] FCAFC 30 vesting of assets in trustee
 in bankruptcy, rectification of share register and ASIC records.

International and domestic commercial arbitrations

- Australian accounting practice (domestic arbitration under ADC Rules, before the Hon. Dr Kevin Lindgren AM KC) – sale of business, breach of contractual warranties, breach of contractual restraints, misleading or deceptive conduct.
- Private arbitration (domestic arbitration under ACICA Rules, before the Hon. Wayne Martin AC
 KC, the Hon. Dr Kevin Lindgren AM KC and Dr Michael Hwang SC) breach of trust,
 beneficial ownership of mining tenements and shares in private companies.
- Publicly listed oil and gas production and exploration company (domestic arbitration under ACICA Rules)
 breach of contract, application of gas pricing mechanism.
- Publicly listed logistics software company (international arbitration under Resolution Institute Rules, before the Hon. Robert McDougall KC) – breach of contract.