

# Tarang Immidi

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

## Admissions

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

## Education

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

## Professional experience

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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

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|---------------------------------------|--------------------------------------|
| • Banking & Financial Services        | • Equity                             |
| • Bankruptcy & Insolvency             | • Insurance & Professional Indemnity |
| • Class Actions                       | • Professional Negligence            |
| • Competition & Consumer Law          | • Real Property                      |
| • Contracts & Commercial Transactions | • Regulatory Investigations          |
| • Corporations & Securities Law       | • Trusts                             |

## Awards and recognition

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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)

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### 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 Khatrar* – FCA – bankruptcy, s 81 examinations, bankrupt was former director or shareholder of over 80 private companies – acted for trustee in bankruptcy.
- *Votrant 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 Pty Ltd (subject 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.