

Principal Areas of Practice

Class Actions	Corporations Law
Competition & Consumer Law	Professional Indemnity & Liability
Contracts & Commercial Transactions	Insurance
Corporations Law	Equity

Admissions

2026	Barrister – New South Wales Bar
2014	Solicitor – Supreme Court of New South Wales

Education

2012	Bachelor of Laws (Honours) with Bachelor of International Studies
------	---

Professional Experience

2020 - 2025	Senior Associate, MinterEllison
2016 - 2020	Associate, MinterEllison
2015 - 2016	Lawyer, MinterEllison
2014 - 2015	Lawyer, Hunt & Hunt Lawyers

Selected cases (solicitor)

Appellate

- *Electricity Networks Corporation v Herridge Parties* [2022] HCA 37 – duty of care owed by statutory authority
- *CBRE (V) Pty Ltd v City Pacific Ltd (in liq)* [2022] NSWCA 54 – misleading and deceptive conduct, professional negligence
- *Herridge Parties v Electricity Networks Corporation & Ors* [2021] WASCA 11 – negligence and nuisance claim related to a bushfire in Parkerville WA
- *CBRE (V) Pty Ltd v Trilogy Funds Management Ltd* [2021] NSWCA 316 – appeal of interlocutory decision
- *Lahoud v Hooper* [2016] NSWCA 11 – appeal of decision related to preliminary discovery for potential defamation claim

Commercial, Corporations & Equity

- *Aurenne Mt Ida Pty Ltd v Central West Concrete Pty Ltd* – FCA – application to set aside statutory demand

- *Aurenne Group Holdings Pty Ltd v Paul Blaut* – NSWSC – claim against director of company in liquidation for insolvent trading
- *Larmenius Pty Ltd v Aurenne Group Holdings & Anors* – NSWSC – shareholder oppression claim
- *Johnson v Aurenne Kalpini Pty Ltd & anors* – WASC – shareholder claim against company for misleading and deceptive conduct related to acquisition of shares and subsequent performance of mining operations
- *Salvatore Restifa v CBRE & Anors* – NSWSC – misleading and deceptive conduct and negligence claim related to services provided as selling agent
- *Moore v Bond University Ltd* – NSWSC – former university student claimed against university for breach of fiduciary duty in respect of alleged use of works completed by the student
- *Rushleigh Services Pty Ltd v Forge Group Limited (In liq)* – closed shareholder class action

Professional negligence

- Multi-plaintiff unlitigated claim against solicitors and accountants for providing negligent taxation advice
- *Justine Taylor v Matthew Old* – NSW SC – misleading and deceptive conduct and professional negligence related to accounting services
- Provided remediation advice to financial institutions with respect to financial advice provided

Insurance coverage disputes

- Major bank v insurer – advice on coverage under a first party crime policy in respect of a fraud exceeding \$300 million
- Global developer v insurer – Supreme Court proceedings concerning a 'noisy' facade of a commercial building; claim for replacement of entire facade
- Global manufacturer v insurer – coverage advice concerning product recalls and a class action arising from alleged defective goods
- Warranty and indemnity insurance – advising insurers on trigger of contractual indemnities in share sale agreements and calculation of diminution in value of shares
- Contract works and infrastructure insurance – advising on coverage for large infrastructure and construction projects including large infrastructure and construction projects, including public private partnerships, tunnels and commercial buildings

Arbitration

- Various domestic arbitrations related to the establishment of a gold mine – breach of contract, misleading or deceptive conduct