

**Examples of matters in which Edmund Robinson has appeared since being called to the Bar in May 2017**

1. *CFMMEU v One Key Workforce Pty Ltd* [2019] FCA 153 (Federal Court, Sydney) (unled; contra Claire Howell)

Currently on appeal (led by Brian O'Donnell QC; contra Bret Walker SC and Claire Howell)

Successfully contended on behalf of the liquidators of One Key Workforce that \$1 million held on trust should be paid to the company

2. *Coeur De Lion Investments Pty Ltd v Lewis & Ors* [2019] QDC 90 (led by Chris Ward SC; contra Gavin Handran and Nathan Boyd)

Currently on appeal to the Queensland Court of Appeal

Whether private prosecutions may be brought for offences under the *Corporations Act 2001* (Cth)

3. *Byerwen Coal Pty Ltd v Colinta Holdings Pty Ltd (No 3)* [2019] QLC 20 (unled; determined on the papers)

4. *Palmer Leisure Coolum Pty Ltd & Anor v Magistrates Court of Queensland & Ors* [2019] QSC 8 and [2019] QSC 25 (led by Chris Ward SC and Matt Karam; contra Tim Begbie)

Whether the Supreme Court should exercise its supervisory jurisdiction to permanently stay a committal proceeding in the Magistrates Court

5. *BA v Director-General, Department of Justice and Attorney General* [2019] QCAT (pro bono) (unled; contra R Te'Kani)

Review of Department's decision not to issue a Blue Card to a teaching student due to previous drug-related offences

6. *Melbourne IT (Arq Group) v Maverick HR Pty Ltd* [2018] QDC 229 (unled)

Summary judgment and strike-out application

7. *Palmer v Parbery (liquidator), in the matter of Queensland Nickel Pty Ltd (in liq)* [2018] FCA 1709 (unled; contra Robert Newlinds SC and David Sulan)

Application for interlocutory stay of public examination

8. *China First Pty Ltd & Anor v Mount Isa Mines & Ors* [2018] QCA 350 (unled; contra Roger Traves QC and Stewart Webster)

And at first instance: [2018] QSC 163 (unled; contra Roger Traves QC and Stewart Webster)

Whether an equitable chargee was a necessary party to an application seeking declarations concerning the removal of the charged equipment

9. *Mineralogy Pty Ltd v BGP Geoplorer Pte Ltd* [2018] QCA 256 (unled; contra Tom Pincus)  
And at first instance: [2018] QSC 42 (led by Dominic O’Sullivan QC; contra Tom Pincus)  
And High Court special leave application: [2019] HCASL 43 (determined on the papers)

When a US\$18 million debt ceased at law to be “payable” such that interest ceased accruing

10. *Parbery & Anor v QNI Metals Pty Ltd & Ors* [2018] QSC 83 and [2018] QSC 276

11. *Mineralogy Pty Ltd v BGP Geoplorer Pte Ltd* [2017] QCA 275 (led by Thomas Bradley QC as his Honour then was; contra Tom Pincus)

Application for stay of enforcement of judgment pending appeal

12. Acted as junior counsel in three long-running Supreme Court proceedings between Anglo American Australia Limited (and related companies) and the Callie C power station concerning a long-term coal supply agreement

### Examples of cases in which Edmund acted as a solicitor

1. *The Independent State of Papua New Guinea v Nautilus Minerals & Anor* – UNCITRAL arbitration heard by the Honourable Murray Gleeson AC QC concerning offshore mining
2. *Re Onesteel Manufacturing Pty Ltd* – proceeding in the New South Wales Supreme Court concerning whether approximately \$23 million in leased equipment vested in the lessee (a member of the Arrium group) pursuant to section 267 of the *Personal Property Securities Act 2009* (Cth)
3. *Callide Power Management Pty Ltd & Ors v Callide Coalfields (Sales) Pty Ltd & Ors* (Supreme Court proceeding no. 12122/13) – dispute involving the invocation of a hardship clause to significantly alter the terms of a long-term coal supply agreement
4. *Callide Power Management Pty Ltd & Ors v Callide Coalfields (Sales) Pty Ltd & Ors* (Supreme Court proceeding no. 11905/13) - \$100 million claim for non-supply of coal and restitutionary counterclaim
5. *Callide Power Management Pty Ltd & Ors v Callide Coalfields (Sales) Pty Ltd & Ors* (Supreme Court proceeding no. 12381/15) – Claim for specific performance of long-term coal supply agreement
6. *Seeker Aircraft America Inc v Ergon Energy Corporation Limited & Anor* – Acted for Ergon Energy Corporation in defending a claim by an American aircraft manufacturer for alleged infringement of copyright in an aircraft design
7. *In the matter of Australian Property Custodian Holdings Limited* – Acted for the receivers of APCHL against the company’s liquidators in proceedings in the Supreme Court of Victoria concerning security interests in certain choses in action
8. Various banking and insolvency proceedings including in respect of loan facilities, guarantees, mortgages and insolvent transactions
9. Acted for two years for the administrators (and subsequently liquidators) of Cubbie Group Limited including in respect of the sale of Cubbie Station to a Chinese consortium in 2013