

Paul Jammy

Barrister

11th Floor St James' Hall Chambers
169 Phillip Street
Sydney NSW 2000
DX 676 Sydney

Telephone: +61 2 8226 2339
Facsimile: +61 2 8226 2399
Mobile: +61 416 618 086
pjammy@stjames.net.au

CURRICULUM VITAE**EDUCATION AND QUALIFICATIONS**

Bachelor of Arts (B.A.), University of the Witwatersrand, Johannesburg, 1985.
Bachelor of Laws (LL.B), University of the Witwatersrand, Johannesburg, 1988.

ADMISSIONS

South Africa, 1991
Supreme Court of NSW, 2009
High Court of Australia, 2009

PROFILE

Paul Jammy has been practising at the Sydney Bar since 2012. He has a commercial litigation practice, with particular focus on banking and financial services disputes and consumer law. His clients have included the Commonwealth Bank, ANZ Bank and the Bank of Queensland. Paul appears regularly in the Federal Court, State and Territory Supreme Courts at first instance and appellate level around Australia.

He has given a number of opinions to the Law Society of New South Wales concerning issues of professional conduct, and has represented the Law Society in litigation concerning the treatment of trust moneys and the suspension of the practising certificates of solicitors.

PREVIOUS PROFESSIONAL EXPERIENCE

Paul was admitted as an Advocate (Barrister) of the High Court of South Africa in 1991 and practised as a member of the Johannesburg Society of Advocates for 17 years from 1991 to 2008.

Prior to returning to the Bar Paul was employed by Clayton Utz as a Special Counsel in the commercial litigation department. He commenced his employment with Clayton Utz upon his arrival in Australia in 2008.

At Clayton Utz he was primarily involved in Financial Services Regulation and associated litigation, including investor and shareholder class actions. He was also involved with regulatory disputes involving corporations and financial institutions (with ASIC, the ACCC and the ATO), and in taxation disputes

PRINCIPAL AREAS OF PRACTICE

- Alternative Dispute Resolution
- Administrative Law
- Anti-discrimination & Human Rights
- Appellate
- Banking and Finance Law
- Class Actions & Representative Proceedings
- Corporations Law
- Disciplinary Proceedings
- Equity and Trusts
- Inquests and Inquiries
- Insolvency and Bankruptcy
- Insurance

- Commercial Law
- Competition & Consumer Law
- Contract Law
- Professional Indemnity
- Property
- Tax and Revenue law

SELECTED CASES

Paul has appeared most often in the Equity Division of the NSW Supreme Court, and has also appeared in Federal Court matters, as well as having instructed in taxation matters and other general commercial litigation.

Belmore Hercules Soccer Club Incorporated t/as Belmore United Football Club v Canterbury and District Soccer Football Association Inc. [2014] NSWSC 397

Kenquist Nominees Pty Limited v Campbell (No 2) [2016] FCA 911

Zeng v Mossensons [2016] NSWCA 6

Zeng v Mossensons [2014] NSWSC 1101

Zeng v Mossensons [2014] NSWSC 1179

Australian Swimming Coaches and Teachers Association Limited v Aussie Aquatics Pty Ltd [2016] FCA 316

Belmore Hercules Soccer Club Incorporated t/as Belmore United Football Club v Canterbury and District Soccer Football Association Inc. [2014] NSWSC 397

Wentworth Metals Group Pty Ltd v Leigh and Owen (as liquidators of Bonython Metals Group Pty Ltd): In the matter of Bonython Metals Group Pty Ltd (In liq) (No 2) [2013] FCA 374

Krok v Commissioner of Taxation [2015] FCA 51

Ricketts v Willoughby [2015] FCCA 2999

Williams v Commonwealth Bank of Australia [2013] NSWSC 335

Telematrix (Pty) Ltd t/a Matrix Vehicle Tracking v Advertising Standards Authority SA 2006 (1) SA 461 (Supreme Court of Appeal)

Du Toit and Another v Minister of Welfare and Population Development and Others (Lesbian and Gay Equality Project as amicus curiae) 2003 (2) SA 198 (Constitutional Court)

Satchwell v President of the Republic of South Africa and Another 2003 (4) SA 266 (Constitutional Court)

Langemaat v Minister of Safety and Security and Others 1998 (3) SA 312 (Transvaal Provincial Division)

SELECTION OF PUBLISHED JOURNAL ARTICLES

'Can arbitration clauses prevent class actions? The implications of AT&T Mobility LLC v Concepcion' 2012 ALJ 86 (Australia)

'Interpreting the New Act: Getting Down to Business with the Labour Appeal Court' (1997) 18 ILJ 906 (South Africa)