

Andrew Berriman

T +61 2 8915 2134 M +61 427 249 618 E berriman@selbornechambers.com.au

Ninth Floor Selborne Chambers 174 Phillip Street, Sydney NSW 2000 **T**+61 (2) 8915 2100 www.9selborne.com.au

Admissions, Qualifications and Memberships

- 2023: Called to the New South Wales Bar. •
- 2019: Master of Laws (First Class Honours), University of Cambridge. •
- 2015: Admitted as a solicitor of the High Court of Australia. .
- 2014: Admitted as a solicitor of the Supreme Court of New South Wales. •
- 2013: Bachelor of Laws (First Class Honours), University of Technology Sydney.

Principal Areas of Practice

- Banking and Finance
- Bankruptcy & Insolvency
- Building & Construction •
- Competition Law & Trade Practices
- **Corporations Law**

Professional Experience

- Senior Associate, Norton Rose Fulbright (Sydney and London).
- Associate, Jones Day.
- Tipstaff to the Honourable Justice Christine Adamson of the Supreme Court of New South Wales.

Selected cases (as solicitor)

- Infrastructure Services Luxembourg S.à.r.l. v Kingdom of Spain [2023] HCA 11 application for recognition of arbitral award pursuant to the International Arbitration Act 1974 (Cth) - sovereign immunity - execution of judgment against assets of sovereign state - ongoing.
- FNH United Pty Limited and ors v United Petroleum Franchise Pty Limited and anor (Supreme Court of Victoria proceeding S ECI 2022 04261) - class action - contraventions of Oilcode - misleading or deceptive conduct breach of contract - ongoing.
- Potts and anor v DSHE Holdings Limited (receivers and managers appointed) (in liquidation); Potts v National Australia Bank Limited [2021] NSWSC 673; [2022] NSWCA 165; [2023] HCATrans 48 - corporations - dividends declared in breach of directors' duties - misleading or deceptive conduct - incomplete statements - ongoing.





- Insurance & Reinsurance
- **Professional Negligence**
- **Real Property**
- Wills, Probate and Family Provision

- - Trusts

- Edgar v Norton Rose Fulbright Australia Services Pty Limited [2022] FedCFamC2G 449 industrial law meaning of complaint adverse action claim dismissed.
- In the matter of New South Wales Rural Fire Service & Brigades Donations Fund [2020] NSWSC 604 application for judicial advice.
- *Pilbara Iron Company (Services) Pty Limited v Chevron (TAPL) Pty Limited* [2020] WASC 296; [2021] WASCA 193 gas price review mechanism effect of notices issued outside of stipulated time appeal allowed.
- In the matter of Sirtex Medical Limited [2018] FCA 584 scheme of arrangement competing bids.
- Simpson v Thorn Australia Pty Limited trading (Federal Court of Australia proceeding NSD 448/2017) class action consumer leasing unconscionable conduct misleading or deceptive conduct settled.

Publications

- 'Salvaging security: the normative basis of Equity's relief against forfeiture' (2021) 15 Journal of Equity 306.
- 'Curing defective registrations in the Personal Property Securities Register' (2018) 46 Australian Business Law Review 119.
- 'The Consequences of a Corporate Trustee Entering Insolvency' (2017) 25 Insolvency Law Journal 59.
- 'Classical Equitable Set-Off' (2014) 25 Bond Law Review 89.