Anna Elizabeth



+61 2 8066 6143

anna.elizabeth@5wentworth.com

BRIEF BIOGRAPHY

Anna was called to the New South Wales Bar in 2021.

Anna accepts briefs in all types of commercial disputes where she has experience in large and complex commercial matters, gained both at the bar and as a solicitor. She is often relied upon in the context of disputes concerning commercial property, supply chains (including shipping and maritime), infrastructure and pricing.

Anna has a particular interest in energy and resources and accepts briefs in all matters relating to those industries. Anna is familiar with complex energy pricing principles, transfer pricing and benchmarking, oil and gas pricing, take-or-pay contracts, the short term traded gas market and rules, offtake agreements, access arrangements and regulated infrastructure. In addition, she has experience working on ports, pipelines and terminals. She has a keen interest in matters relating to the energy transition, renewable energy and associated issues. Anna has acted for major gas companies and manufacturers on matters concerning the National Gas Law and Rules and the corresponding electricity law and rules. She has also acted for and against both the Australian Energy Regulator and ASIC.

As well as other memberships, Anna is a member of the Energy & Resources Law Association and contributes to policy submissions on behalf of the association. She is a reporter for the Thompson Reuters Australian Resources Law Reports and *the Banking and Finance Reports of Australia* and stays up to date with cases in those practice areas including current decisions on mining, energy, insolvency, banking, finance and insurance. She is also a member of the Climate Change Committee at the NSW Bar.

Prior to being called to the Bar, Anna was a litigator in the commercial disputes team at Arnold Bloch Leibler and served as an Associate to Foster J in the Federal Court of Australia. She worked in various teams as a solicitor including as an Associate at MinterEllison, where she represented successful Applicants in a significant class action alleging Misfeasance in Public Office before Rares J in the FCA (*Brett Cattle Company Pty Ltd v The Commonwealth of Australia and Anor* [2020] FCA 732).

Anna's law degrees, noted on this page, were marked by prizes for academic achievement.

Further details are set out in Anna's CV. Selected cases are set out at the end of the document.

Areas of Practice	 Appellate Banking, Securities and Insolvency Class Actions & Representative Proceedings Commercial Litigation Competition Corporate Equity Insurance Property Law/Commercial/Retail & Real Property Regulatory Shipping and Marine Tax Trade Practices Trusts
Education	 University of Melbourne – Bachelor of Commerce 2007 Subjects Micro and macroeconomics, finance, quantitative methods, game theory, econometrics, managerial and organizational behaviour, and marketing subjects. University of Western Australia – Master of Commercial and Resource Law 2012 Subjects included competition law, commercial aspects of resource development, oil and gas law, climate change law and a paper on the short term traded gas rules. Awards Clayton Utz Postgraduate Award for Energy and Resources Law, 2009. Johnson Winter and Slattery Prize in Law for the highest weighted average mark in MCRLaw, 2012 Juris Doctor – Monash University 2015 Awards Contract B, Highest Mark, T2 2013. Mediation A&B, Highest Mark, 2014. Mediation B, Academic Arbity Prize, 2014. Programs Maddocks' High Academic Achievers' Program for the top 10 students in the course, 2013-2014. Leadership Competitions Officer, Juris Doctor Monash Law Students' Society, 2013. Activities Willem C Vis International Commercial Arbitration Moot, Team Monash, Vienna 2013-14 (Speaker). International Chamber of Commerce Pre-Moot, Paris (Speaker). White & Case Pre-Moot, Paris (Speaker).

Experience Barrister, 5 Wentworth Chambers | 2021 – Present

Associate, Arnold Bloch Leibler | August 2020 – May 2021

- Acting for an aged care home in relation to matters arising from COVID-19 deaths.
- Acting for two corporations in respect of an ASIC investigation into serious fraud and other misconduct under the Australian Securities and Investments Commission Act 2001 (Cth), the Corporations Act 2001 (Cth), and the Crimes Act 1900 (NSW).
- Acting for a company in relation to international fund recovery, including considering freezing orders.
- Acting for a director in relation to long-running proceedings for winding up in the Supreme Court and Family Court, including leading settlement negotiations.

Associate to The Hon. Justice Lindsay Foster, Federal Court of Australia | January 2019 – July 2020

 Legal research, correspondence, preparing materials, and attendance in court.

Associate, Allen & Overy, Commercial Dispute Resolution | Sydney, 2018 – 2019

- An international arbitration under the ICC rules involving an LNG plant and associated infrastructure.
- ASIC v Rio Tinto Limited & Ors [2022] FCA 184.

Associate, Lawyer, MinterEllison, Commercial Dispute Resolution | Canberra, 2016 – 2018

- Brett Cattle Company Pty Ltd v The Commonwealth of Australia and Anor [2020] FCA 732, a class action alleging misfeasance in public office successfully brought in the Federal Court of Australia, per Rares J.
 Significant discover issues arose in this matter resulting in a successful application for further and better discovery from the Minister's Department. Interesting questions around parliamentary and other privileges also arose. A summary is available <u>here.</u>
- *The Citadel Group Ltd v Alexander* [2017] ACTSC 308, a dispute concerning confidential information in an employment relationship.

Lawyer, Graduate Trainee and Clerk, Corrs Chambers Westgarth | Melbourne, 2015 – 2016

- Application by Jemena Gas Networks (NSW) Ltd [2016] ACompT 5 and related matters
- The Royal Commission into Family Violence. Corrs Chambers Westgarth was retained as Solicitor Instructing the Counsel Assisting the Commissioners.
- A matter considering existing uses under planning law.

BP Australia | Melbourne and Perth, 2006 – 2014

	 Role Commercial Pricing Advisor (Melbourne, February 2012 – March 2014) Strategic Pricing Analyst (Melbourne, February 2011 – February 2012) Western Australia Gas Manager (Perth, January 2010 – December 2010) Other analyst roles (Melbourne and Perth, 2006-2014) Experience Anna has extensive knowledge of pricing principles, including concepts of transfer pricing, net-back pricing and assessing profit. Anna is also experienced in working with complex pricing models and assessing the costs and competitive effects of infrastructure and competitive forces.
Appointments / Memberships	Member of the Energy & Resources Law Association Member of the Commercial Law Association of Australia
	Member of the National Environmental Law Association
	Member of the Australian Capital Territory Bar Association
	Member of the Maritime Law Association of Australia and New Zealand
	Member of the NSW Bar Climate Change Committee
Admissions	Barrister, New South Wales 2021
	 Admitted as a solicitor to the following jurisdictions and the High Court of Australia: New South Wales, 2019 Australian Capital Territory, 2017 Victoria, 2015
Pro Bono	 Anna has acted on a number of pro bono matters as both a solicitor and at the Bar, including: Planning matters for a conservation society. Assisting homeless people with complex histories in dealing with significant fines. Acting on behalf of an elderly woman with Alzheimer's in relation to a dispute affecting her aged care home. Acting on behalf of an individual in a VCAT contractual dispute. Acting in relation to a coronial investigation of a death of a person suffering mental illness in an assisted care facility.

Selected Publications	Anna Elizabeth and Lee J (ed), 'Limitations on the Scope of a Court's Power to Make Any Order it thinks Appropriate Under s 33ZF or s 183: The High Court's Decision in the Brewster and Lenthall Cases' (2020) 94 <i>Australian Law Journal</i> 591.
	Anna is also a reporter for the following Thomson Reuters report series in which all jurisdictions are covered:
	i. <i>Australian Resources Law Reports</i> (ARLR): the ARLR is the only specialist report series in Australia dealing with mining, energy and resources law. In this publication, carefully selected judgments are accompanied by catchwords and authored headnotes that summarise the decision and highlight the key issues.
	ii. Banking and Finance Reports of Australia (BFRR): It is part of the subscription to the product Weaver and Craigie, The Law Relating to Banking & Finance in Australia. The series takes a broad view of what constitutes a banking and finance case and offers a compilation of cases which raise important issues which are covered within the commentary of the service.
Recent Experience	 Freezing orders / urgent injunction Obtained urgent ex parte freezing orders and injunctions relating to assets held in Australia before Justice Hammerschlag.
	 Superannuation Drafting advice for superannuation trustees. Considering trustees' rights of remuneration and indemnity. Considering covenants under the Superannuation Industry (Supervision) Act 1993 (Cth). Considering "Your Future, Your Super" amendments.
	 Contract Advising on termination of contract, repudiation, quantum meruit and the retention of deposit monies paid. Preparing pleadings where acceptance was in issue, conditions subsequent where payment by cheque, breach of contract, repudiation and estoppel.
	 Equity Advising on trustees' rights to remuneration. Preparing pleadings alleging constructive trusts, resulting trusts, proprietary and promissory estoppel, and liens.
	Energy

Advising on downstream fuel supply contracts.

 Advising a manufacture on a connection service to the NSW electricity and gas networks under the National Gas Rules and National Electricity *Rules and the Electricity Supply Act 1995* (NSW).

Environmental

- Applying the *Environmental Planning and Assessment Act 1979* (NSW).
- Advising on existing use rights and permitted uses.
- Advising on adverse possession.

Land

- Considering adverse possession and other possessory land claims, actions for trespass and the Crown Land Management Act 2016 (NSW).
- Advising on existing use claims and permissible uses under LEPs.

Advocacy

- Appearing in applications to set aside default judgments and in seeking urgent ex parte orders for injunctions and freezing orders.
- Appearing in full day commercial trials in the Local Court, unled.
- Appearing in a two-day trial in the equity division in the Supreme Court of NSW involving substantial cross examination of witnesses including by way of translator, unled.
- Appearing in directions hearings in NCAT and the Local Court.

Appeals

- Drafting submissions to the AAT, seeking to stay a decision imposing disqualification under the *Corporations Act 2001* (Cth).
- Appearing in Ali v Insurance Australia Limited [2022] NSWSCA 369, in the NSW Supreme Court of Appeal, led by Tim Castle SC

Selected Cases Energy and Resources

Trafigura Pty Ltd v Park Pty Ltd NSWSC (2021), previously led by Elisabeth Peden SC (now Peden J).

AER v Jemena Eastern Gas Pipeline & Ors, Federal Court of Australia, led by Ruth Higgins SC

Competition and Consumer

AHG WA (2015) Pty Ltd v Mercedes-Benz Australia/Pacific Pty Ltd FCA (2021), (judgment reserved), Federal Court of Australia, led by Tim Castle SC and Charles Parkinson KC

Flip Out Thornton v Flip Out Arena Franchises NSWSC (2019), led by Jason Lazarus SC.

Contract

The Al-Zeeko Lounge Pty Ltd v Beverly Hills Dental Care Pty Ltd, Supreme Court of NSW, unled

IAZ Logistics v Deliver Group, District Court, unled

Equity / Property

Talatala v Esguerra, Supreme Court of NSW, unled

Alamin v Islam, Supreme Court, led by Tim Castle SC

Corporations

Blumentals v Meglo-Yowrie Flat Units Pty Ltd & Ors, Supreme Court of NSW, unled

Regulatory proceedings

ASIC v Ferratum (decision reserved), Federal Court of Australia, led by Rachel Francois

AER v Jemena Eastern Gas Pipeline & Ors, Federal Court of Australia, led by Ruth Higgins SC

Intellectual Property

An application under s 36(1) of the *Patents Act 1990* (Cth) seeking a declaration that the applicant is an Eligible Person for the purposes of that section. Led by Cynthia Cochrane SC.

Appeals

Ali v Insurance Australia Limited [2022] NSWSCA 369, led by Tim Castle SC.

An appeal considering the Court's decision in *Globe Church Incorporated v Allianz Australia Insurance Ltd* and its application to the respondent's standard form Home and Contents Insurance Policy. Considering, in particular, when a cause of action accrues for the purposes of s 14 of the *Limitation Act 1969* (NSW) in the context of a consumer home insurance policy. The appeal was successful and set an important precedent. A summary of the decision by Mitchelmore JA, Ward P and Leeming JA agreeing, can be accessed here.