

# STEWART WEBSTER

YEAR OF CALL: 2012

Stewart's practice is focused on complex commercial disputes in Australian courts and in arbitral proceedings. He is regularly engaged by leading national and international law firms to advise and appear for multi-nationals, Australian public companies, external administrators and government entities. Stewart has particular expertise in large-scale disputes in the energy & resources, building & construction and IT sectors. He regularly acts in complicated contractual cases as well as matters involving commercial equity and trusts, corporations law, insolvency law and administrative law issues.

Stewart is ranked as a leading junior counsel for Dispute Resolution in Chambers & Partners Asia-Pacific guides (2019-2024), is listed in the Financial Review's *Best Lawyers*® 2020-24, is consistently ranked as a leading junior counsel in Doyle's Guide to the Legal Profession in the areas of commercial disputes, insolvency and building & construction disputes, and is recommended as a leading junior counsel in the Legal 500 Asia Pacific 2024 in Commercial Disputes. He is a member of CIArb.

Stewart previously worked as a solicitor at Allens, as an associate in the Federal Court of Australia and for leading Japanese commercial law firm Nishimura & Asahi in Tokyo.

## AREAS OF PRACTICE

Appellate, Arbitration, Banking, Building & Construction, Commercial Equity, Contract, Corporate Insolvency & Bankruptcy, Corporations, International, Judicial Review & Administrative, Resources & Energy.

## SELECTED CASES

***Austin BMI Pty Ltd v Deputy Premier* [2023] QSC 95**

May 2023, Judicial Review & Administrative

***Jolan Pty Ltd v Essential Investments Pty Ltd (No 2)* [2021] FCA 1533**

December 2021, Corporations

***Sunland Group Limited v Gold Coast City Council* [2021] HCA 35**

November 2021, Appellate, Land Law & Property, Planning & Environment

***The Presbyterian Church of Queensland Incorporated by Letters Patent v Attorney-General for the State of Queensland* [2021] QSC 136**

LEVEL

TWENTY  
SEVEN

CHAMBERS



LEVEL 27, 239 GEORGE ST  
BRISBANE QLD, 4000

[level27chambers.com.au](http://level27chambers.com.au)

T +61 7 3008 3930

M +61 422 670 997

[sjwebster@](mailto:sjwebster@level27chambers.com.au)

[level27chambers.com.au](http://level27chambers.com.au)

June 2021, Corporations, Corporate Insolvency & Bankruptcy

***Mineralogy Pty Ltd & Anor v The State of Western Australia***[2020] QSC 344

November 2020, Resources & Energy, Judicial Review & Administrative

***Glencore Coal Queensland Pty Limited v Aurizon Network Pty Ltd & Ors; Yarrabee Coal Company Pty Ltd & Ors v Aurizon Network Pty Ltd & Ors*** [2020] QCA 182

September 2020, Contract

***Shafston Avenue Construction Pty Ltd v McCann***[2020] FCAFC 85

May 2020, Appellate, Corporate Insolvency & Bankruptcy, Corporations

***Aronis & Anor v Aronis (No 2)***[2020] QCA 153

February 2020, Appellate, Land Law & Property

***Rimfire Constructions (Qld) Pty Ltd (in liq) v CRCG-Rimfire Pty Ltd***[2020] QSC 92

May 2020, Corporate Insolvency & Bankruptcy

***Emperor Investment Group Pty Ltd v Delta Law Pty Ltd and Anor; Emperor Investment Group Pty Ltd & Anor v Rozario & Ors*** [2019] QSC 307

December 2019, Corporations

***Queensland Nickel Sales Pty Ltd & Ors v Mount Isa Mines Limited***[2019] QCA 32

February 2019, Appellate, Commercial Equity, Contract, Corporate Insolvency & Bankruptcy

***China First Pty Ltd & Anor v Mount Isa Mines Limited & Ors***[2018] QCA 350

December 2018, Appellate, Contract

***Australian Conservation Foundation Incorporated v Minister for the Environment and Energy*** (2017) 251 FCR 359; [2017] FCAFC 134

August 2017, Appellate, Judicial Review & Administrative, Resources & Energy

***Lee v Abedian*** [2017] 1 Qd R 549; [2016] QSC 92

April 2016, Professional Negligence

***Burrabungba v Minister for Natural Resources and Mines***(2016) 222 LGERA 13; [2016] QSC 273

November 2016, Judicial Review & Administrative, Resources & Energy

***Wilmar Sugar Australia Limited v Queensland Sugar Limited***(2016) 335 ALR 72

February 2016, Corporations, Commercial Equity, Contract

***Morris Finance Ltd v Brown***(2016) 93 NSWLR 551

December 2016, Appellate, Corporate Insolvency & Bankruptcy, Commercial Equity

***IBM Australia Ltd v State of Queensland***[2015] QSC 342

December 2015, Commercial Equity, Contract, Competition & Consumer

***Re RiverCity Motorway Pty Limited (Administrators Appointed) (Receivers and Managers Appointed)***  
**(2014) 225 FCR 541**

September 2014, Corporations, Corporate Insolvency & Bankruptcy

***Hwang v Lawrie*** [2014] 1 Qd R 562

July 2013, Appellate, Commercial Equity

***Australian Competition and Consumer Commission v Flight Centre Limited (No 2)*** (2014) 307 ALR 209;  
**(No 3)** [2014] FCA 292

December 2013, Competition & Consumer

***Kelly v Commissioner of Taxation*** (2013) 213 FCR 460; [2013] FCAFC 88

August 2013, Tax, Appellate

## EXPERIENCE

---

Stewart has broad experience in providing advice and advocacy for proceedings in the superior courts of Australia and in arbitral proceedings. A selection of past and ongoing cases in which Stewart has been briefed is set out below.

### Energy & resources / building & construction disputes

#### *Arbitral matters*

- A major infrastructure provider – in a multi-party expert determination concerning fees payable in relation to a \$1 billion infrastructure upgrade project (instructed by Quinn Emanuel)
- A global resources company – in a multi-party long-term contract pricing clause arbitration (instructed by Allens)
- McConnell Dowell – in proceedings to set aside an arbitral award relating to a building & construction dispute on a large LNG project (instructed by Pinsent Masons)

#### *Court matters*

- MIM/Glencore – acting in Supreme Court proceedings involving a claim relating to lead contamination (instructed by Allens)
- Anglo American – acting in Supreme Court proceedings involving claims for variations and delays concerning the construction of two mine drifts using a Earth Pressure Balance Tunnel Boring Machine under an Incentive Based Cost Reimbursable Contract (instructed by Minter Ellison)
- Acting for BHP-Mitsubishi Alliance (BMA) in a claim for compensation for over \$100m concerning an alleged lost commercial opportunity (instructed by Allens)
- Acting for New Hope Corporation in Land Court proceedings for recommendations for the grant of a mining lease and environmental authority for its New Acland mine (instructed by Clayton Utz)
- Adani Australia – resisting various judicial review challenges to mining and environmental approvals in the Supreme Court of Queensland, Federal Court and Full Federal Court (instructed by Ashurst)
- Providing advice in relation to a joint venture dispute for a multi-billion dollar LNG project (instructed by

Boies Schiller Flexner (London))

- Anglo American – acting in a major contractual dispute with two power station customers (instructed by Gilbert + Tobin)
- Appearing for the plaintiff in an eight week building & construction trial in the Supreme Court of Queensland involving claims for variations, extensions of time and liquidated damages concerning construction for the Wiggins Island Coal Export Terminal, and in related appeals (instructed by Thomson Geer)
- A private equity firm – appearing for the defendant in Supreme Court proceedings relating to a dispute about the construction of a hotel (instructed by Thomson Geer)

### **Insolvency and restructuring matters**

- Presbyterian Church of Queensland – acting for Court-appointed receivers in complex receivership (instructed by Allens)
- Rivercity Motorway Group – acting for liquidators in Federal Court proceedings for advice and complex directions (instructed by Johnson Winter & Slattery)
- Deed Administrators – resisting an application to terminate a Deed of Company Arrangement in the Federal Court (instructed by Clayton Utz)\*
- Acting for private equity firm in Scheme of Arrangement proceedings in relation to a publicly listed company on the ASX (instructed by PricewaterhouseCoopers Legal)
- Acting in Supreme Court proceedings to resist an unfair preference claim (instructed by James Conomos Lawyers)

### **General commercial disputes**

- Acting for waste management company in judicial review proceedings concerning a challenge to a ministerial call-in notice (instructed by Gadens)
- Acting for plaintiffs in 5 day trial in oppression proceedings in Federal Court of Australia (instructed by Holding Redlich)
- IBM – acting in Supreme Court proceedings brought by the Queensland Government relating to the implementation of an updated Queensland Health Payroll system (instructed by Jones Day)
- Airservices Australia – acting in Supreme Court proceedings brought by the Brisbane Airport Corporation relating to alleged environmental contamination from PFAS chemicals in fire-fighting foam (instructed by Maddocks)
- Liquidators of companies in the Octavio Group – acting in relation to a large and complex claim for damages against a firm of auditors (instructed by Clayton Utz)
- Sunland Group – acting in Supreme Court proceedings for damages arising from land transactions in Dubai (instructed by Holding Redlich)
- Sunland Group – acting in a series of related applications and appeals concerning a large multi-stage mixed use development on the Gold Coast, including in a successful application to set aside infrastructure charges notices which resulted in the Queensland government introducing legislative changes (instructed by Holding Redlich)
- Queensland Sugar Limited – acted in an oppression action brought by Wilmar Sugar (instructed by Allens)

## RECOMMENDATIONS

---

### Chambers & Partners Asia-Pacific (Dispute Resolution)

- 2024 – *“should be a KC. He is strategic, highly intelligent and, importantly, wins cases”.*
- 2023 – *“His performance is great. He’s hard-working, organised and gets things through quickly”.*
- 2022 – sought after as *“an excellent commercial junior”* and *“a really smart details person”.*
- 2021 – *“very thorough and very good on his feet”.*
- 2020 – *“he has excellent knowledge of the law and is excellent on his feet”... with technical excellence and pragmatic, commercial advice”.*
- 2019 – *“heavily in demand”* with a *“perfect mix of technical skill and user-friendliness”* and *“unflappability in court”.*

### Chambers & Partners Global 2020-22, 2024 (Dispute Resolution)

#### The Legal 500 Asia Pacific (Commercial Disputes)

- 2024 – *“Strong in all aspects. Among the leading junior counsel in Queensland”*
- 2023
- 2022 – *“an excellent advocate and a pleasure to work with”.*
- 2021 – *“Mr Webster is a very intelligent, practical and common sense litigator, with a leading commercial practice – particularly in the areas of insolvency and construction.”*

### Australian Financial Review Best Lawyers®

2025 – Alternative Dispute Resolution, Insolvency and Reorganization Law, Litigation

2022-24 – Alternative Dispute Resolution, Corporate Law, Insolvency and Reorganization Law, Litigation

2021 – Alternative Dispute Resolution and Corporate Law

2020 – Corporate Law

### Doyle’s Guide to the Australian Legal Profession

Listed as among leading Junior Counsel for:

- Commercial Litigation & Disputes (Qld: 2015 – 2023) (Australia: 2017, 2021, 2022)
- Insolvency & Restructuring (Qld: 2016 – 2018 & 2020-23) (Australia 2022)
- Construction & Infrastructure (Qld: 2017 – 2023) (Australia: 2020-21 & 2023)

## MEMBER

---

MCI Arb

Bar Association of Queensland

Society of Construction Law Australia (SOCLA)

UQ Law Alumni Association (Life Member)

LawRight

## CAREER

---

**2012** Barrister

**2011** Solicitor, Allens

**2010** Associate to the Honourable Justice John A. Dowsett AM, Federal Court of Australia

**2009** Legal Editor, Nishimura & Asahi (Tokyo)

## EDUCATION

---

**2010** University of Queensland, Bachelor of Laws (Hons I)

**2008** University of Queensland, Bachelor of Arts (Japanese / Mandarin)

## AWARDS

---

**2008** Lovells Prize for Excellence in Japanese and Law Studies (UQ)

**2008** Phillip C. Jessup International Mooting Competition - 3rd placed individual oralist (Australian National Tournament)

## PUBLICATIONS

---

**Life at the Bar**

May 2022

**Best Practice International Arbitration in Australia: an Australian view on current issues affecting the arbitral mandate**

November 2019, Arbitration, International

**Proprietary claims and tracing**

April 2017, Corporate Insolvency & Bankruptcy

*Liability limited by a scheme approved under professional standards legislation*