

## MARK DEMPSEY SC

## SYDNEY

7<sup>th</sup> Floor Wentworth Selborne Chambers  
180 Phillip Street, Sydney NSW 2000  
DX 700 Sydney  
T: +61 2 9232 0770  
F: +61 2 8028 6061  
E: md@7thfloor.com.au

## SINGAPORE

Level 57, Republic Plaza  
9 Raffles Place  
Singapore 048619  
T: +65 6823 1242  
E: md@7thfloor.com.au

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Mark is one of Australia's leading barristers specialising in major construction, engineering and infrastructure disputes throughout Australia and Asia.

In addition to his pre-eminent status as a specialist barrister in the field of construction, engineering and infrastructure, Mark has extensive experience in advising and appearing in relation to a broad range of complex commercial and equity disputes at trial and appellate level.

A long-standing member of 7<sup>th</sup> Floor Wentworth Selborne Chambers in Sydney and with chambers in Singapore, Mark's clients benefit from his three decades of practice as a barrister, 14 years as Senior Counsel.

Recognised for his strategic and commercial acumen Mark regularly advises both major commercial and government clients in all aspects of disputes arising on their projects. He has appeared as counsel in significant matters throughout Australia and in overseas jurisdictions, including Singapore and Fiji.

Complementing his extensive practice in litigation, Mark possesses a wealth of experience in all forms of dispute resolution and in particular, arbitration (international and commercial) and mediation. He has appeared in complex, multi-million-dollar international arbitrations in Singapore and Australia as counsel, and practises as an arbitrator and mediator in Australia, Singapore and Malaysia.

Over the past several years, Mark has received numerous accolades, including as a leading expert in the *Chambers Asia-Pacific Guide*, *Best Lawyers in Australia* and *Doyle's Guide* and is commended for his highly commercial and strategic approach to matters. He is "widely regarded as being the leading construction barrister in Australia" (*Chambers Asia Pacific* 2018).

Mark is a Fellow of the Chartered Institute of Arbitrators (FCIArb), a Fellow and panel arbitrator of the Australian Centre for International Commercial Arbitration (ACICA) and a panel arbitrator and mediator of the Kuala Lumpur Regional Centre for Arbitration (KLRCa). He is an accredited mediator pursuant to the National Mediator Accreditation System (NMAS), an arbitrator, mediator and expert determiner approved with the NSW Bar Association, as well as an accredited mediator with the Supreme and District Courts of NSW. Notably, Mark has been appointed to the Panel of Arbitrators approved by the Australian Competition and Consumer Commission (ACCC) for disputes involving NBN Co and by the NSW Government for land access arrangements under the *Mining Act* (NSW).

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## ADMISSIONS AND APPOINTMENTS

- 2004 Appointed as Senior Counsel (SC)
- 1988 Admitted to the Bar of New South Wales
- 1983 Admitted as a Solicitor of the Supreme Court of NSW and ACT

## PROFESSIONAL QUALIFICATIONS

- 2014 Accredited Mediator, National Mediator Accreditation System (NMAS)
- 2012 Fellow, Chartered Institute of Arbitrators Australia (FCI Arb) - Arbitrator
- 2012 Fellow, Australian Centre for International Commercial Arbitration (ACICA) - Arbitrator
- 1982 Bachelor of Laws (Honours): Australian National University, Canberra
- 1982 Bachelor of Arts: Australian National University, Canberra

## PRINCIPAL AREAS OF PRACTICE

Appellate	Banking Law
Arbitration – International and Commercial	Insurance Law
Commercial Law and Equity	Mining, Energy and Resources
Construction and Infrastructure Law	Professional Liability
Competition and Consumer Law	Mediation –International and Domestic
Corporations and Insolvency	

## PROFESSIONAL EXPERIENCE

- 1988 - present Barrister and Senior Counsel, 7<sup>th</sup> Floor Wentworth Selborne Chambers – Sydney, Australia
- 1982 - 1988 Solicitor, Allen Allen & Hemsley (now, Allens Linklaters) – Sydney, Australia  
Corporate, Finance and Litigation Departments

## ACCOLADES

- 2019 ***Best Lawyers in Australia***: Construction/Infrastructure Law, International Arbitration and Litigation
- 2018 ***Chambers & Partners Asia-Pacific Guide***: Construction & Infrastructure - The Bar: Band 1
- 2017 ***Doyles Guide***: “Pre-eminent” Construction and Infrastructure Senior Counsel - NSW;  
***Chambers & Partners Asia Pacific Guide***: “Highly recommended as a leading practitioner for complex construction disputes”; ***Best Lawyers in Australia***: Construction Law and Litigation
- 2016 ***Doyles Guide***: “Leading” Construction Barrister in Australia and New South Wales  
***Chambers & Partners Asia Pacific Guide***: “Highly recommended as a leading practitioner for complex construction disputes”
- 2015 ***Doyles Guide***: “Pre-eminent” Construction Barrister - Australia and “Leading” Construction Barrister - NSW
- 2014 ***Doyles Guide***: “Leading” Construction Barrister - NSW

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## CLIENTS

Include Commonwealth and State agencies (including Transport for NSW), major international and national infrastructure, mining, construction and engineering, manufacturing and trading companies, banks and major cultural, sporting and charitable institutions.

## PROFESSIONAL APPOINTMENTS, MEMBERSHIPS AND ASSOCIATIONS

- Fellow of the Chartered Institute of Arbitrators Australia (FCIArb) - since 2012
- Fellow of the Australian Centre for International Commercial Arbitration (ACICA) - since 2012
- Panel Arbitrator of the Kuala Lumpur Regional Centre for Arbitration (KLRCA) and ACICA
- International Council for Commercial Arbitration (ICCA)
- Society of Construction Law (Australia and UK) (SoCL)
- The Dispute Resolution Board Foundation
- New South Wales Bar Association and ACT Bar Association

## SELECT CASES

- *Ku-ring-gai Council v Chan* [2017] NSWCA 226 - A further development in the law on when a duty of care to avoid economic loss will be imposed, there in the context of a certifier and subsequent owner of a residential property
- *Carmelo Adriano Mastronardo v Commonwealth Bank of Australia trading as BankWest* [2017] NSWSC 1052 (judgment on appeal reserved) – A claim by a Customer against its Banker on various grounds including, on appeal, the applicable principles in respect of the unconscionable conduct provisions under the ASIC Act
- *Walker Group Constructions Pty Ltd v Tzaneros Investments Pty Ltd* [2017] NSWCA 27 [2017] 94 NSWLR 108 – A successful claim by the lessee of a container distribution facility for defective works considering the construction of an assignment of the relevant warranty in respect of existing and future rights, the application of the *Bellgrove v. Eldridge* test where the leasehold was assigned prior to trial, and numerous related issues including causation and betterment
- *Re Felan's Fisheries Pty Limited* [2016] NSWSC 581 – Proceedings in the Corporations List concerning the plaintiff's interest in land on which the Sydney Fish Markets operate arising under a shareholders' agreement, and challenges to board appointments and decisions in the context of a wider dispute as to proposals for the redevelopment of the Fish Markets
- *PT Thiess Contractors Indonesia v PT Arutmin Indonesia* [2015] QSC 123 – A claim for over \$300m for moneys payable under a deed of settlement through a cash distribution agreement involving complex questions of contractual construction and the application of penalty principles in respect of interest
- *Coshott v Prentice* [2014] FCAFC 88; (2014) 221 FCR 450; (2014) 311 ALR 428 – A successful appeal against an order for sale made by a trustee in bankruptcy under s. 66G of the Conveyancing Act NSW and related issues, and considerations in respect of sham transactions
- *Avery v Saree Holdings Ltd; Lava Ltd v Avery* [2012] NSWSC 463 – Regarding Mortgages and Securities, and related issues
- *Built Environs Pty Ltd v Saunders International Limited* [2012] SASC 111 – Regarding adoption of an award referred to arbitration under the South Australia in respect of the fabricating of mining process equipment

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- *Lipman Pty Ltd v Emergency Services Superannuation Board* [2011] NSWCA 163 – Consideration of the enforceability of a dispute resolution clause
- *Bitannia Pty Ltd v Parkline Constructions Pty Ltd* [2009] NSWSC 1302 – Consideration of the principles on adoption of a referee’s report
- *Manildra Laboratories v Campbell* [2009] NSWSC 987 – Successful defence of a claim for breach of fiduciary duties and related causes of action by an employer against former employee
- *Rickard Constructions Pty Ltd v Rickard Hails Moretti Pty Ltd & Ors* [2006] NSWCA 356, [2008] NSWCA 283 – Successful defence of a claim by the assignee of a building contract against a design consultant, including consideration of whether a purported assignment of a cause of action was effective and the liability of a non-party funder for costs of unsuccessful claimant
- *Abigroup Contractors Pty Ltd v Sydney Catchment Authority (No 3)* [2006] NSWCA 282; (2006) 67 NSWLR 341 (and related cases) – An important decision on claims for misleading conduct: including recovery of damages under s. 236 of the ACL for additional costs rather than on a no-contract or difference contract basis, and the test of causation in respect of a negative misleading statement

### RECENT ARBITRATIONS

- SIAC Arbitration concerning a dispute in connection with a landmark development between an Australian structural steel contractor and Korean supplier and fabricator involving claims in the order of AUD \$30 million
- SIAC Arbitration concerning the design and construction of a polymetallic processing plant in Asia and an international engineering consultant involving claims in excess of AUD \$165 million
- ICC Arbitration involving claims and cross claims exceeding AUD \$1 billion arising in connection with design and construction of a combined cycle power generation plant in Northern Australia