

ELI BALL

Education

University of Oxford (Magdalen College)	Doctor of Philosophy in Law (2014) Master of Philosophy in Law (2011) Bachelor of Civil Law (2010)
Macquarie University	Bachelor of Laws with First Class Honours (2007) Bachelor of Commerce (Accounting) (2007)

Experience

7 Wentworth Selborne	Barrister (2017 – Present)
Ashurst Australia (Disputes)	Solicitor (2014 – 2017)
St John's College, Oxford	Lecturer in Law (2013 – 2014)
Magdalen College, Oxford	Lecturer in Law (2012)
NSW Court of Appeal	Tipstaff to the Honourable Justice Ipp AO (2008 – 2009)

Admissions to practise

New South Wales Bar	2017
State of New York	2009
Supreme Court of NSW	2008

Select matters as a solicitor

Mobis Parts Australia Pty Ltd v XL Insurance Company SE [2016] NSWSC 912; [2016] NSWSC 1170; [2016] NSWSC 1357; [2016] NSWSC 1599 (Contract; insurance; practice and procedure; privilege)

Prinwalla Holdings Pty Limited v Stanton (WA) Pty Limited [2016] NSWSC 963 (Equity; restitution; failure of contract)

The Owners - Strata Plan No 81837 v Multiplex Hurstville Pty Ltd et Ors NSWSC 2016/51484 (Building and construction; strata claims)

Prinsloo v Stanton (WA) Pty Ltd [2015] FCA 1081 (Preliminary discovery; costs)

Select publications

Enrichment at the Claimant's Expense: Attribution Rules in Unjust Enrichment (doctoral thesis and book published by Hart/Bloomsbury, 2016)

Harman undertakings: use and misuse of documents produced under compulsion (Ashurst Bulletin, March 2015)

High Court rules on contribution: *Lavin v Toppi* (Ashurst Bulletin, February 2015)

Strata claims in the High Court: *Brookfield Multiplex Ltd v Owners Corporation Strata Plan 61288* (Ashurst Bulletin, October 2014)

Yes, there is an Australian Law of Unjust Enrichment (Paper presented to the Obligations VII Conference, University of Hong Kong, July 2014)

'At the claimant's expense': *Menelaou v Bank of Cyprus Plc* (2014) 130 *Law Quarterly Review* 13

Abandonment and the problem of incidental gains in the law of restitution of unjust enrichment [2011] *Restitution Law Review* 54

Section 92 and the regulation of e-commerce: a casenote on *Betfair Pty Limited v Western Australia* (2008) 36 *Federal Law Review* 265