Craig Lenehan

5 St James Hall 169 Phillip Street Sydney NSW 2000

DX: 181 Sydney

T: 02 8257 2530 Email: craig.lenehan@stjames.net.au

Education

1989-1994

Bachelor of Science/Bachelor of Laws

- Ranked 12th in law in graduating year of 252 students at the University of New South Wales (first class honours level)
- Corrs Chambers Westgarth Scholarship in Law (UNSW).
- Le Fevre prize for physical chemistry (Macquarie University).
- Final year physical geography prize (Macquarie University).

Professional

May 2006 onwards Barrister at the NSW Bar (Banco Chambers and 5 St James Hall)

I was awarded the Con Varnavas prize for the highest aggregate mark in the bar exams and came to the bar in May 2006.

Since that time, I have appeared in 28 appeals and original jurisdiction matters in the High Court involving questions arising under the Constitution or other significant public law issues.

I also regularly appear in the Federal Court and the Supreme Court of New South Wales.

Some examples of my work at the bar:

- Clubb v Edwards and Preston v Avery constitutional challenges to the validity of laws restricting protests near abortion clinics, brought on the basis of the implied freedom of political communication. I appeared for the Attorney-General of the Commonwealth, led by the Commonwealth Solicitor-General (Dr Donaghue QC). The matter was heard by the High Court in October 2018 and the decision is reserved.
- Attorney-General (New South Wales) v Gatsby and Johnson [2018] NSWCA 254

 I appeared with Dr Donaghue QC in this matter for the Commonwealth Attorney-General. It dealt with the questions of whether the New South Wales Civil and Administrative Tribunal (NCAT) was a Court and whether NCAT was exercising judicial power. I presented oral argument on the judicial power issue.

- HFM043 v Republic of Nauru [2018] HCA 37– an appeal from the Nauruan Supreme Court to the High Court raising various issues concerning the construction of the Refugees Convention Act 2012 (Nr). I appeared unled for the plaintiff.
- Alley v Gillespie [2018] HCA 11, (2018) 92 ALJR 373 a matter concerning the Common Informers (Parliamentary Disqualifications) Act 1975 (Cth) and the proper construction of ss 46 and 47 of the Constitution. I appeared for the Attorney-General of the Commonwealth, led by the Commonwealth Solicitor-General (Dr Donaghue QC).
- Burns v Corbett [2018] HCA 15, (2018) 92 ALJR 423 an appeal from the New South Wales Court of Appeal concerning the question of whether State tribunals (that are not "courts of the States" within the meaning of Ch III of the Constitution) can exercise jurisdiction to determine any of the matters identified in ss75 or 76 of the Constitution. I appeared for the Attorney-General of the Commonwealth, led by the Commonwealth Solicitor-General (Dr Donaghue QC). I presented the part of the oral argument concerning s109 of the Constitution and the Judiciary Act 1903 (Cth). I also appeared, unled, in the matter when it was before the Court of Appeal (Burns v Corbett (2017) 316 FLR 448).
- Graham v Minister for Immigration and Border Protection; Te Puia v Minister for Immigration and Border Protection [2017] HCA 33, (2017) 91 ALJR 890 – this matter raised the question of whether ss501(3) and 503A(2) of the Migration Act 1958 (Cth) are invalid as requiring a Federal court to exercise judicial power in a manner inconsistent with the essential character of a court or as impermissibly limiting ability of affected person to seek relief under s75(v) of the Constitution. I appeared for the defendant and the Attorney-General of the Commonwealth, led by the Commonwealth Solicitor-General (Dr Donaghue QC).
- Alley v Gillespie [2018] HCA 11 (2017) 91 ALJR 890. This was a High Court matter dealing with s 44(v) of the Constitution and common informers actions under s 46 of the Constitution. I appeared for the Commonwealth Attorney-General, led by Dr Donoghue QC (Commonwealth Solicitor-General).
- Hocking v Director General of Archives (2018) FCA 340. This matter concerned an application by Jenny Hocking for access to Sir John Kerr's personal letters to the Queen, held by the Australian Archives. I appeared for the Director General of Archives, led by Mr Howe QC.
- Lazarus v Independent Commission Against Corruption [2017] NSWCA 37; 317 FLR 164. This was a matter heard by the Court of Appeal concerning, inter alia, Ch III of the Constitution and the ICAC. I appeared for the Attorney-General for NSW (led by Mr Sexton - the NSW Solicitor-General).
- Re Day [No 2] (2017) 91 ALJR 518 a reference from the Senate to the High Court sitting as the Court of Disputed Returns in relation to s44(v) of the Constitution. I was led by the Commonwealth Solicitor-General (Dr Donaghue QC) and Mr Williams SC for the Attorney-General of the Commonwealth.

- Re Culleton [No 2] (2017) 91 ALJR 311, a reference from the Senate to the High Court sitting as the Court of Disputed Returns in relation to s44(ii) of the Constitution. I was led by Mr Williams SC for the Attorney-General of the Commonwealth.
- Graham v Minister for Immigration and Border Protection; Te Puia v Minister for Immigration and Border Protection (2017) 91 ALJR 890. This matter involved the question of whether ss501(3) and 503A(2) of the Migration Act 1958 (Cth) are invalid as requiring a Federal court to exercise judicial power in a manner inconsistent with the essential character of a court or as impermissibly limiting ability of affected person to seek relief under s75(v) of the Constitution. That matter is currently reserved. I was led by the Commonwealth Solicitor-General (Dr Donaghue QC) for the defendant and the Attorney-General of the Commonwealth.
- Day v Australian Electoral Officer (South Australia) (2016) 261 CLR 1 This matter concerned the validity of amendments made to the Commonwealth Electoral Act 1918 (Cth). The challenged provisions dealt with the form of the Senate ballot paper and the process for marking it. I was led by Mr Williams SC for the defendant.
- Plaintiff M68 v Minister for Immigration and Border Protection (2016) 257 CLR 42 – This was an original jurisdiction matter in the High Court challenging, on constitutional and other grounds, the arrangements regarding the detention of asylum seekers in Nauru. I was led by Mr Merkel QC for the plaintiff and presented part of the oral argument and the reply.
- McCloy v State of New South Wales (2015) 257 CLR 178 This was a High Court constitutional challenge, based upon the implied freedom of political communication, to aspects of NSW legislation regulating political donations. I was led by the Commonwealth Solicitor-General (then Mr Gleeson SC) for the Attorney-General of the Commonwealth.
- CPCF v Commonwealth (2015) 255 CLR 514 This was an original jurisdiction matter in the High Court regarding the executive power of the Commonwealth and the statutory power to expel aliens. I was led by Mr Merkel QC for the plaintiff and presented part of the oral argument and the reply.
- Alqudsi v Commonwealth Constitutional challenge to the Crimes (Foreign Incursions and Recruitment) Act 1978 (Cth). I appeared unled for the Commonwealth in the High Court (where the matter was commenced) and (after the matter was remitted) in the Supreme Court before Adamson J – see [2015] NSWSC 2015 - and the Court of Appeal – (2015) 91 NSWLR 92. I also appeared with the Commonwealth Solicitor General (Mr Gleeson SC) in the special leave application in that matter.
- Kerrison v Melbourne City Council (2014) 228 FCR 87 Appeal in the Occupy Melbourne case, involving various issues under the Charter of Human Rights and Responsibilities Act 2006 (Vic) and the implied freedom of political communication. I appeared with Mr Merkel QC and presented part of the argument.
- Kuczborski v Queensland (2014) 254 CLR 51 original jurisdiction matter in the High Court regarding Chapter III of the Constitution. Appeared with the Commonwealth Solicitor-General (Mr Gleeson SC).

- Argos v ACT Minister for Planning (2014) 254 CLR 394– appeal to the High Court regarding standing in a judicial review matter (led by Mr Hutley SC). I also appeared in the remitted judicial review proceeding in the ACT Court of Appeal.
- Plaintiff M150 of 2013 v Minister for Immigration and Border Protection (2014) 88 ALJR 735– High Court original jurisdiction matter regarding the exercise of the visa cap power under the Migration Act 1958 (Cth) (led by Mr Niall QC).
- Unions NSW v New South Wales (2013) 252 CLR 530 High Court constitutional challenge, based upon the implied freedom of political communication, to aspects of NSW legislation regulating political donations (appeared for the Commonwealth Attorney-General, led by Mr Williams SC).
- Kline v Official Secretary to the Governor General (2013) 249 CLR 645 Appeal to the High Court concerning freedom of information application made to the Official Secretary of the Governor General. Appeared with the Commonwealth Solicitor-General (Mr Gleeson SC).
- Paphos Providores Pty Limited v Constable Aziz Ladha (2015) 91 NSWLR 400, Constitutional matter in NSW Supreme Court and Court of Appeal concerning Chapter III and 51(xxxi). Appeared for the Attorney-General of New South Wales unled at first instance and led by the NSW Solicitor-General on appeal.
- AGU v Commonwealth (2013) 306 ALR 42. NSW Court of Appeal case regarding Chapter III and s109 of the Constitution and whether the Commonwealth is subject to State legislation (led by Mr Lloyd SC).
- Commonwealth v ACT (2013) 250 CLR 441 Constitutional case concerning the marriage power and the validity of the Marriage Equality (Same Sex) Act 2013 (ACT). Appeared with the Commonwealth Solicitor-General (Mr Gleeson SC).
- M76/2013 v Minister for Immigration (2013) 251 CLR 322– High Court administrative law and constitutional matter regarding migration detention (led by Mr Niall QC).
- Maloney v R (2013) 252 CLR 168 constitutional challenge to alcohol restrictions on Palm Island (led by the Commonwealth Solicitor-General, Mr Gleeson SC).
- Lee and Gropler v Commonwealth (HCA and FCA) Constitutional challenge to the Water Act 2007 (Cth) and the Murray Darling Basin Plan. I appeared unled in the High Court for the Commonwealth in a successful application to have the matter remitted to the Federal Court (reported at (2012) 87 ALJR 232). I continued to act in the matter (led by Mr Donoghue SC) during the Federal Court hearing; an appeal to the Full Federal Court and an application for special leave to appeal to the High Court.
- JTI v Commonwealth (2012) 250 CLR 1- Constitutional challenge to the plain packaging laws for tobacco products (led by Mr Walker SC).

- M47 v Australian Security Organisation (2012) 251 CLR 1 High Court administrative law and constitutional matter regarding the detention of Sri Lankan asylum seekers and adverse security assessments (led by Mr Niall QC).
- X7 v Australian Crime Commission (2013) 248 CLR 92– High Court matter concerning Chapter III of the Constitution and the compulsory questioning of people charged with an offence (led by the NSW Solicitor-General).
- M70 v Commonwealth of Australia (2011) 244 CLR 144 Matter brought in the original jurisdiction of the High Court regarding the "Malaysian Solution" (led by Ms Mortimer SC and Mr Niall QC)
- Wotton v Queensland (2012) 246 CLR 1 High Court constitutional matter concerning the implied freedom of political communication (led by the Commonwealth Solicitor-General – Mr Gageler SC).
- Betfair Pty Limited v Racing New South Wales & Ors (2012) 249 CLR 217 High Court matter concerning section 92 of the Constitution and internet betting (led by Neil Young QC). I also appeared in the appeal to the Full Federal Court in that matter (led by Mr Robertson SC and Mr Meagher SC).
- Queanbeyan City Council v ACTEW Corporation Ltd & Ors (2011) 244 CLR 530

 claim alleging that certain fees imposed by a Territory are duties of excise in contravention of s90 of the Constitution (led by Mr Walker SC). I also appeared in that matter as junior to Mr Robertson SC at first instance and in the appeal to the Full Federal Court; and appeared unled in the special leave application to the High Court.
- Spencer v Commonwealth (2010) 241 CLR 118 matter concerning acquisition of property under s51(xxxi) of the Constitution; grants made under s96 of the Constitution and the Commonwealth's obligations under the Kyoto Protocol. I was led by the Commonwealth Solicitor-General (Mr Gageler SC) and Mr Robertson SC. I also appeared in the proceedings below before the Federal Court (unled) and in the Full Federal Court (led by Mr Robertson).
- OV and OW v Members of the Board of Wesley Mission Council (2010) 270 ALR 542– appeared unled for the Attorney-General of New South Wales in an administrative law matter before the New South Wales Court of Appeal concerning freedom of religion, error of law, statutory construction and NSW discrimination legislation.
- Arnold v Minister Administering the Water Management Act 2000 (2010) 240 CLR 242 – matter concerning s100 of the Constitution (abridgement of the right to the reasonable use of the waters of rivers); acquisition of property under s51(xxxi) of the Constitution; executive power of the Commonwealth; grants made under s96 of the Constitution and water rights. I was led by the Commonwealth Solicitor-General (Mr Gageler SC) and Mr Robertson SC.
- ICM Agriculture Pty Ltd v Commonwealth (2009) 240 CLR 140 matter commenced in the original jurisdiction of the High Court, concerning acquisition of property under s51(xxxi) of the Constitution; executive power of the Commonwealth;

grants made under s96 of the Constitution and water rights - led by the Commonwealth Solicitor-General (Mr Gageler SC) and Mr Robertson SC.

 Appearing for the State and Commonwealth governments and various governmental agencies and Ministers (including the Australian Prudential Regulation Authority, the Child Support Registrar, the Minister for Immigration, the Minister for the Environment, the Office of the Registrar of Indigenous Corporations, the Therapeutic Goods Administration and the Tax Agents Board) in numerous public law matters at first instance and on appeal.

February 2001 to May 2006: Human Rights and Equal Opportunity Commission (Senior Legal Officer, Deputy Director of Legal Services and Acting Director Legal Services)

Senior Legal Officer and Deputy Director Legal section.

August 1994 – February 2001: Freehills (solicitor)

During my employment at Freehills, I worked in the commercial litigation section for Mr Bruce Ramsay, Mr Graeme Johnson and Ms Rebecca Davies.

Publications and seminars

- Contributor to Constituting Law: Legal Argument and Social Values (Federation Press).
- Presenter at Young Lawyers seminars on constitutional aspects of detention.
- Lecturer in masters subject (public law and international law) at the University of Sydney.
- Presented a paper at the 2017 Constitutional Law Conference conducted by the Gilbert and Tobin Centre for Public Law (dealing with the High Court's decision in *Murphy v Electoral Commissioner*).
- Presented a paper at a seminar conducted by the Australian Association of Constitutional Law on the *Day* and *Culleton* cases and on recent issues in constitutional interpretation (July 2017).