

ELEANOR S JONES

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Professional experience

- 2020 – ongoing Barrister, Sixth Floor Selborne Wentworth Chambers
- 2018 – 2020 Counsel Assisting the New South Wales Solicitor General and Crown Advocate
- Assisted the Solicitor General and Crown Advocate in advice and appearance work (selected cases below) in the areas of constitutional law, criminal appeals, administrative law and statutory construction
- 2018 Solicitor, NSW Crown Solicitor’s Office
- Practised in the Government Law and Constitutional and Administration Law teams
- 2016 – 2017 Associate to the Hon. Justice Nettle AC, High Court of Australia
- 2015 – 2016 Tipstaff to the Hon. Justice Meagher, Court of Appeal of New South Wales

Education

- 2008 – 2014 Bachelor of Laws, Hons 1 – University of Sydney
- 2008 – 2012 Bachelor of Arts, Hons 1 (History) – University of Sydney

Admissions

- 2018 Admitted as a barrister
- 2015 Admitted as a lawyer of the Supreme Court of New South Wales

Academic

- 2018 – ongoing Reporter, New South Wales Law Reports
- 2018 – 2019 Reporter, Australian Criminal Reports
- 2014 Eleanor Jones, ‘Implementing Protest Free Zones around Abortion Clinics in Australia’, (2014) 36 *Sydney Law Review* 169
- 2014 Prof Anne Twomey and Eleanor Jones, ‘Update on International Campaign Finance Laws and Full Public Funding Models’ (Working Paper No 2, NSW Department of Premier and Cabinet Panel of Experts on Political Donations, July 2014)
- 2013 Student Editor of the *Sydney Law Review*

Selected cases

- *HT v The Queen* [2019] HCA 40 – power of courts to withhold and consider evidence not disclosed to parties – led by D Kell SC
- *R v A2; R v Magennis; R v Vaziri* [2019] HCA 35 – construction of “otherwise mutilates” in prohibition of female genital mutilation in s 45 of *Crimes Act 1900* (NSW) – led by D Kell SC
- *Spence v Queensland* [2019] HCA 15 – constitutional law – interaction of State and federal electoral legislation — led by M G Sexton SC and A Mitchelmore SC
- *Grajewski v Director of Public Prosecutions (NSW)* [2019] HCA 8 – construction of “destroys or damages property” in s 195 of *Crimes Act 1900* (NSW) – led by D Kell SC
- *Secretary, Department of Family and Community Services v Hayward* [2018] NSWCA 209 – construction of s 29 of *Children and Young Persons (Care and Protection) Act 1998* (NSW) – led by D Kell SC and A Williams
- *Dowling v Prothonotary of the Supreme Court of New South Wales* [2018] NSWCA 340 – contempt of court – led by D Kell SC
- *Director of Public Prosecutions (NSW) v Hamzy* [2019] NSWCA 314 – administrative law – judicial review – permanent stay for abuse of process – led by D Kell SC and B Baker
- *Cvetkovski v The Queen* [2019] NSWCCA 100 – admissibility of expert evidence – appeal against conviction and sentence – led by D Kell SC
- *Hogg v The Queen* [2019] NSWCCA 323 – privilege against self-incrimination – evidence of silence under s 89A of *Evidence Act 1995* (NSW) – led by D Kell SC
- *Lechmana v The Queen* [2019] NSWCCA 112 – appeal against sentence – *Muldrock* error – led by D Kell SC
- *Attorney General v Jamestrong Packaging Australia Pty Ltd* (NSW Court of Criminal Appeal, heard 24 June 2020, judgment reserved) – offence against *Work Health and Safety Act 2011* (NSW) – appeal against inadequacy of sentence – led by D Kell SC
- *Commissioner of Police (NSW) v Gibson* [2020] NSWSC 953 – authorisation of public assembly under *Summary Offences Act 1988* – led by M G Sexton SC
- *Director of Public Prosecutions v Yerbury* [2020] NSWSC 905 – administrative law – prerogative relief for jurisdictional error – unlawfully obtained evidence – led by D Kell SC
- *Director of Public Prosecutions (NSW) v Izod* [2020] NSWSC 381 – administrative law – prerogative relief for jurisdictional error – appeal against interlocutory order under *Crimes (Appeal and Review) Act 2001* (NSW) – client legal privilege – led by D Kell SC
- *PQR v Director of Public Prosecutions (NSW)* [2020] NSWSC 731 – appeal against interlocutory order under *Crimes (Appeal and Review) Act 2001* (NSW) – admissibility of tendency evidence – led by D Kell SC
- *Elzahed v Kaban* [2019] NSWSC 670 – appeal against conviction and sentence for offence against s 200A of *District Court Act 1973* (NSW) for disrespectful behaviour in court – led by D Kell SC and A Mitchelmore SC