

ANDREW BELL

Sixth Floor Selborne Wentworth Chambers • Level 6, 174 Phillip Street, Sydney
T: (02) 8915 2674 • abell@sixthfloor.com.au

PROFESSIONAL EXPERIENCE

Barrister, Sixth Floor Selborne Wentworth Chambers Sep. 2025—present

Senior Solicitor, Crown Solicitor's Office 2019—2023, 2025

- Principal practice area: Constitutional & Administrative law
- Additional areas: Revenue, Inquiries, Employment

Associate to the Hon. Justice Gordon, High Court of Australia 2024

Associate to the Hon. Justice Meagher, NSW Court of Appeal Sep. 2017— April 2019

ADMISSIONS

- Barrister: September 2025
- Solicitor: March 2019

EDUCATION

University of Sydney, Bachelor of Arts/Bachelor of Laws 2012—2017

- Monahan Prize for first place in Evidence
- John Geddes Prize for first place in Equity
- Cooper (III) Scholarship for Latin and Ancient Greek
- Academic Merit Prize
- University of Sydney Entry Scholarship
- Gummow Equity Moot, Winner
- Willem C Vis International Commercial Arbitration Moot, Finalist (best speaker prize); Quarter Finalist (from 311), Brussels Pre-Moot winner, Ljubljana pre-moot winner

ACADEMIC

Reporter, New South Wales Law Reports 2023—present

Reporter, Federal Law Reports 2023—2025

University of Technology Sydney, Casual Academic 2023—2025

- Tutor, Administrative law
- Marker, Equity

University of Sydney, Casual Academic (Vis Moot Coach) 2018—2019

SELECT CASES (SOLICITOR)

Instructing Counsel

- *Unions NSW v State of NSW* (2023) 252 CLR 530 (Implied freedom; jurisdiction)
- *Citta Hobart v Cawthorn* (2022) 276 CLR 216 (Federal jurisdiction)
- *Landrey v New South Wales* [2023] HCATrans 89 (*Kable*; Special leave)
- *Landrey v New South Wales* (2022) 110 NSWLR 127; [2023] HCATrans 89 (*Kable*)
- *Burton v Director of Public Prosecutions* (2022) 110 NSWLR 145 (Implied freedom)
- *Minister for Education v Zonneville* (2020) 103 NSWLR 91 (Abuse of process)
- *Wojciechowska v New South Wales* [2023] NSWCA 191 (Judicial power)
- *Independent Liquor & Gaming Authority v Whitebull* [2023] NSWCA 224 (Interpretation)
- *Commissioner of Police v TM* [2023] NSWCA 75 (Interpretation)
- *Bowers v Judicial Commission of NSW* [2021] NSWCA 323; [2021] NSWCA 324; [2022] NSWCA 69 (Judicial review, appellate procedure)
- *SafeWork NSW v New South Wales* [2021] NSWDC 259 (Sentencing)
- *Carr v Carr* [2022] NSWSC 166 (Judicial review)
- *Zonadi v Chief Commissioner of State Revenue* [2025] NSWCATAD 84 (Land tax)

Appearance (Solicitor Advocate)

- *Grima Family Trust v Chief Commissioner of State Revenue* [2025] NSWCATAD 149 (Surcharge land tax)
- *Karazincir v Chief Commissioner of State Revenue* [2025] NSWCATAD 138 (Penalty tax and premium interest remission)
- *Nepean Blue Mountains LHD v ENY* [2022] NSWCATAP 356 (Appeal, privacy)
- *HealthShare NSW v CJU* [2022] NSWCATAP 316 (Appeal, privacy)
- *Insurance and Care NSW v Webb* [2023] NSWCATAP 192 (Appeal, summons)
- *Early Childhood Education v Secretary, Department of Education* [2022] NSWCATAD 126 (Urgent stay application)
- *Eminem Kids Academy v Secretary, Department of Education* [2022] NSWCATAD 126 (Urgent stay application).
- *Wojciechowska v Commissioner of Police* [2020] NSWCATAP 173 (Review onus)
- *Wojciechowska v Commissioner of Police* [2022] NSWCATAD 70 (Referral of constitutional question)
- *Eberand v Department of Education* [2020] NSWCATAD 176 (Privilege)
- *ENY v Nepean Blue Mountains LHD* [2021] NSWCATAD 382 (Privacy)

Advices—statutory interpretation, constitutional law, prospects; submissions to the Attorney General as to intervention pursuant to s 78A of the *Judiciary Act*.