PUBLICATIONS AND EDITORIAL APPOINTMENTS

Chapters and books

- Chapter author, *McPherson's Law of Company Liquidation* (Thomson Reuters, 2018)
- Chapter author, 'Australia', ESG in Restructuring (INSOL International, 2023)
- Editor of, and chapter contributor to, *Insolvent Investments* (LexisNexis, 2015)

Editorial appointments

- Editorial Board, *International Insolvency Review* (Wiley / INSOL International, 2022)
- Editorial Board, *Insolvency Law Journal* (Thomson Reuters, 2016)

Articles

- ◆ Cross-border transaction avoidance, jurisdictional reach of anti-avoidance provisions, recognition and relief available to officeholders under UNCITRAL model law April 2022, South Square Digest, 78 (with William Willson and Jock Baird)
- ◆ The scope of stays under the Model Law on cross-border insolvency: Senvion GmbH provides some welcome clarity (2020) 20(6) Insolvency Law Bulletin 105 (with Nicholas Wallwork)
- ◆ *The Impact of Retention of Title Security on Unfair Preference Actions* (with Brendon Watkins) (2019) 27(2) Insolvency Law Journal 57
- Electronic records play a part in fixing a wagering company with liability for receipt of stolen funds (2018) 2 Internet Law Bulletin 158
- Reform for the wrong reasons? Observations and comments on the INSOL 10th World Quadrennial Congress (2017) 18(5) Insolvency Law Bulletin 93
- Saad Investments asks more questions than it answers (2013) 21 Insolvency Law Journal 202
- Guarding against foreign insolvency proceedings: The importance of the centre of main interests in transaction planning (2012) 86 Australian Law Journal 697
- ◆ Is leave of court required to appeal against a decision in favour of a company in voluntary administration or liquidation? (2012) 20 Insolvency Law Journal 96 (Referred to in DSG Holdings Australia Pty Ltd v Helenic Pty Ltd (2014) 307 ALR 143 and in Caruso v Built It Pty Ltd (No 2) [2019] SASC 125)
- ◆ The Emerging Framework of Cross-Border Insolvency in and around Australia: Saad Investments, *Japan Airlines and Lehman Brothers* (2011) 8(4) International Corporate Rescue 263; cont'd in vol 8(5) p. 329 (with Professor Rosalind Mason and Scott Atkins)
- ◆ A comparative analysis of the use of the UNCITRAL Model Law on Cross-border Insolvency in Australia, Great Britain and the USA (2010) 18(2) Insolvency Law Journal 63
- ♦ What can a voluntary administrator do about a concurrently-appointed receiver? (2006) 24(7) Company and Securities Law Journal 410
- ◆ The effect of consent judgments on third party contribution claims (2006) 80(5) Law Institute Journal 30 (with Dr Clifford Pannam QC)
- Recent steps in the evolution of res judicata, cause of action estoppel and the Anshun doctrine in Australia (2004) 25 Australian Bar Review 130 (Quoted in Notaras v St George Bank Ltd (2005) 157 ACTR 1; referred to in Commonwealth Bank of Australia v Ekes [2013] NSWSC 1264 and Portbury Development Co Pty Ltd v Ottedin Investments Pty Ltd [2014] VSC 57; cited in First

- Capital Partners Pty Ltd v Sylvatech Ltd (2004) 186 FLR 266 and Wilkshire v Registrar of Trade Marks [2009] FCA 1222)
- ◆ Tensions between the public and private purposes of examinations under Pt 5.9 of the Corporations Act 2001 (Cth) (2004) 12 Insolvency Law Journal 28 (Cited in Re Kassem (as liquidators of Clarecastle Pty Ltd) [2011] NSWSC 490 and Wambo Coal Terminal Pty Ltd v Shepard [2011] NSWSC 639)
- ◆ Grounds for Extending the Time Allowed to Lodge Charges National Australia Bank Ltd v Davis & Waddell (Vic) Pty Ltd (2002) 18(4) Banking Law Bulletin 61

Miscellaneous

 Various case notes published at <u>www.commbarmatters.com.au</u>, headnotes in law reports and book reviews in peer-reviewed journals