**NAME: Peter George WATTS, QC FRSNZ**

**DATE OF BIRTH:** 11 August 1958

**CURRENT POSITIONS:** Barrister, Bankside Chambers, Auckland; Professor, University of Auckland, currently on leave without pay; Visiting Professor, Law Faculty, University of Oxford; Senior Research Fellow, Harris Manchester College, Oxford

**CONTACT DETAILS:** [peter@peterwattsqc.com](mailto:peter@peterwattsqc.com) ph: 09 3096160 [pg.watts@auckland.ac.nz](mailto:pg.watts@auckland.ac.nz)

**EDUCATIONAL QUALIFICATIONS:**

1980 University of Canterbury, LLB (Hons) (first class)

1981 Barrister and Solicitor of the High Court of New Zealand

1982 University of Cambridge, LLM (first class)

**SIGNIFICANT AWARDS:**

1980 Gold Medalist in Law, University of Canterbury (best academic record in LLB)

1981 Commonwealth Scholar, to Cambridge

1982 Scholar of Sidney Sussex College, Cambridge

2010 JF Northey Memorial Book Award for best law book by New Zealand-based author

2013 Queen’s Counsel

2014 Fellow of the Royal Society of New Zealand (at time one of only five Law fellows)

2015 Leverhulme Visiting Professor to the UK, based at University of Oxford, Jan-June 2016

2016 University of Auckland Research Excellence Award (one of only four across all disciplines in 2016)

2017 Visiting Professor at the University of Oxford for three years, and made a Senior Research Fellow at Harris Manchester College, Oxford

**EMPLOYMENT HISTORY and PROFESSIONAL ASSOCIATIONS**

* Duncan Cotterill & Co, Christchurch: law clerk, then solicitor, Feb 1980–Sept 1981
* Chapman Tripp, Wellington: solicitor, Sept 1982 to Dec 1984
* The University of Auckland, Feb 1985 to present
* Bankside Chambers, Auckland, door tenant from 2009–2017, member 2017 to present
* Fountain Court Chambers, The Temple, London, door tenant from 2010 to present
* Associate of the Arbitrators’ and Mediators’ Institute of New Zealand Inc since August 2017

**UNIVERSITY EXPERIENCE**

***Teaching* (over period 1985 to 2017, grouped by subject)**

* Company and Commercial Law: Bodies Corporate & Unincorporate; Corporations and Corporate Governance LLM; Company Law LLB; Company Finance LLB; Securities Market Regulation LLB; Theories of Commercial Obligations LLM
* Restitution: LLB, LLB Honours seminar, and LLM
* Agency Law: LLB Honours seminar, and LLM
* Equity: LLB
* Oxford BA: Commercial law
* Oxford BA: Company Law

***University committee work* (selection only)**

* Member of Universities NZ Negotiating Committee on Copyright (2006 to 2017), and chair of UnivNZ Copyright Expert Group (2009-2017); Chair NZVCC Standing Committee on Copyright (2006-2008)
* Ad hoc member of Royal Society of New Zealand complaints panel (2015–2018)
* University of Auckland Council, member (2003–2004)
* Acting Dean of Law (12 months across 2003-2004)
* Deputy-Dean of Law (1995-1997; 2001-2005, most functions of Head of Department)
* Associate Dean of Law (Postgraduate) (2009-2012)
* University of Auckland Senate (2002-present)
* University of Auckland Board of Graduate Studies (2009-2012)
* University of Auckland Education Committee (2002-2005, 2014–2016)
* Vice-Chancellor’s Entrance Scholarships Committee (2002-2004)
* Vice-Chancellor’s Continuity Committee (weekly when Acting Dean)
* University of Auckland Library Committee (1999-2001)
* Panelist on Law Foundation of New Zealand PhD Scholarship committee (2011–2013)

***Journal editorships***

* Joint Editor, *New Zealand Business Law Quarterly* (2008-2015)
* NZ Contributing Editor, *Restitution Law Review* (UK) (1993-present)
* Agency Law Editor, *Journal of Business Law* (UK) (2009-present)
* NZ Contributing Editor, *Banking and Finance Law Review* (Canada) (1992-2000)
* Editor, *Company & Securities Law Bulletin* (2001-present)
* Editorial Board: *Journal of Equity*; *Bond Law Review* (to 2019); *New Zealand Law Review*

***Fully funded invited positions (since 2010)***

* Leverhulme Visiting Professor to Oxford (2016)
* University of Hong Kong official visitor (2015)
* Herbert Smith Freehills Visiting Fellow, University of Cambridge (2014), and delivered Annual John Thornely Memorial Lecture, London (April 2014)
* JC Smith Trust Fund Senior Visiting Scholar, University of Nottingham (2013), delivering Annual JC Smith Memorial Lecture
* 6th Annual Peter Willoughby Memorial Lecture, University of Hong Kong (2011)

**CONTRIBUTIONS TO LAW REFORM (selection only):**

* Member, Committee to advise the New Zealand Law Commission on its Company Law reference (1986-1991), wrote several reports on specific issues
* Invited advice to Law Commission for England and Wales (1990-1999): Contributory negligence in contract; Restitutionary recovery for mistake of law; Company law reform for small companies; Shareholder remedies in company law.
* NZ Law Commission participation (written paper) in seminars and commentary on: the Contract Statutes; the introduction of a personal property securities regime; the integration of the Sale of Goods Act 1908 and the Contractual Remedies Act 1979; the appraisal remedy in the Companies Act 1993 (1990-2001); and Land Transfer Act reform (2010). Similar advice for Government Ministries.
* Invited commentary for European Bank for Reconstruction and Development on *Model Law on Secured Transactions* (1992).
* Invited comment for Securities Commission on amendments to Securities Act 1978.
* Submissions to Parliamentary Select Committee on Companies Bill (1993), and Companies Amendment Bill 2012.
* Represented New Zealand, at NZ Government’s request and expense, at OECD Conference on Corporate Governance, Seoul (1999).
* Paid adviser to the Ministry of Justice in relation to submissions on Trusts Bill 2017

**SCHOLARSHIP**

|  |  |  |
| --- | --- | --- |
| **Total number of *peer reviewed* publications** | Journal articles | Books, book chapters, books edited |
| 100+ | 2 (+) books +16 (+) book chapters |

Peter Watts is the general editor of the leading Commonwealth work on the law of agency, *Bowstead & Reynolds on Agency* (21st ed, 2018). His writing in the area of company law, the law of agency, and the law of restitution has been widely cited, including in judgments of most senior Commonwealth Courts, such as the UK Supreme Court, House of Lords, High Court of Australia, Hong Kong Court of Final Appeal, and the Supreme Court of New Zealand, as well as the England and Wales Court of Appeal, and most State and Federal Courts in Australia. Four of his articles and his contributions to two editions of *Bowstead & Reynolds* were cited by judges of the UK Supreme Court in *Jetivia Ltd v Bilta (UK) Ltd* [2015] UKSC 23 with extensive quotation: Lord Toulson and Lord Hodge described one article as “characteristically lucid”. His work (independently of *Bowstead & Reynolds*) has been cited in four other UK HL and UK SC cases since 2009. He has made more than 30 contributions to the leading UK law journal, the *Law Quarterly Review*.

**PUBLICATIONS**

**BOOKS:**

* Watts, P (Gen Ed) and Reynolds, FMB, *Bowstead and Reynolds on Agency* (21st ed, Sweet & Maxwell, London, 2018) 811pp and Supplements (2018, 76pp; 2019, 156pp). I also was General Editor for the 19th and 20th editions of the work, and wrote the Supplement to the 18th edition.
* Busch, D, Macgregor, L, and Watts P (eds) *Agency Law in Commercial Practice* (OUP, Oxford, 2016) 282pp.
* Watts, P, Campbell, N, and Hare, C, *Company Law in New Zealand* (2nd ed, LexisNexis, Wellington, 2016), 1020pp (responsible for 13 chapters).
* Watts, P, *Directors' Powers and Duties* (2nd ed, LexisNexis, Wellington, 2015) 373pp.

**CHAPTERS IN BOOKS:**

* Watts, P, ‘Silence and solidarity?—the duties of individual directors minded to speak out about their board’s decision-making and governance’ in C Mitchell and S Watterson (eds) *The World of Maritime and Commercial Law* (Hart Publishing, Oxford, 2020) chapter 20, 345-365.
* Watts, P, ‘The Release Fee as a Remedy for Breach of Contract—the Judgment of Elias J in *Cash Handling* in the Light of *Morris-Garner*’ in S Mount and M Harris (eds) *The Promise of Law—Essays Marking the Retirement of Dame Sian Elias* (LexisNexis, Wellington, 2019), 227-248.
* Watts, P, ‘Forfeiture of Agents’ Remuneration’ in P Devonshire and R Havelock (eds) *Impact of Equity and Restitution in Commerce* (Hart Publishing, Oxford, 2018) chapter 10, 203-226.
* Watts, P, ‘Some Aspects of the Intersection of the Law of Agency with the Law of Trusts’ in PS Davies and J Penner (eds) *Equity, Trusts and Commerce* (Hart Publishing, Oxford, 2017) 29-50.
* Watts, P, ‘Directors as Agents—Some Aspects of Disputed Territory’ in Busch, D, Macgregor, L, and Watts P (eds) *Agency Law in Commercial Practice* (2016), 97-117.
* Watts, P, ‘Commercial Decisions in the Supreme Court of New Zealand: the Prominence of Agency Law in the First Ten Years’ in Stockley, A and Littlewood, M (eds) *The New Zealand Supreme Court—the First Ten Years* (LexisNexis, Wellington, 2015), 193–250.
* Watts, P, ‘Managerial and Worker Liability for Shortcomings in the Building of Leaky Homes—An Antediluvian Perspective’ in *The Leaky Building Crisis* (Wellington, Brookers, 2011), 139­-158.
* Watts, P, 'Partial Rescission: Disentangling the Seedlings but Not Transplanting Them', in E Bant and M Harding (eds), *Exploring Private Law* (Cambridge, CUP, 2010), 427-445.
* Watts, P, 'Company Law and the Court of Appeal 1958-2008' in Bigwood (ed), *The Permanent New Zealand Court of Appeal* (Oxford, Hart Publishing, 2009), 211-256.
* *Heath and Whale on Insolvency* (Wellington, LexisNexis, 2009), chapters 32 (Directors' Duties) and 33 (Phoenix Companies).
* Coote, Brian, Watts, P, and Kinsler, S, *Learned in the Law—the Auckland Law School 1883–2008* (LRF Inc, Auckland, 2009), chapter 8.
* Watts, P, 'Imputed Knowledge in Restitutionary Claims-Rationales and Rationes', in S Degeling and J Edelman (eds), *Unjust Enrichment in Commercial Law* (Sydney, Thomson Reuters, 2008), 429-460.
* Watts, P, 'Principals' Claims for Agents' Wrongful Assertions of Authority - Is There a Need for Another Torticle?', in J Finn and S Todd (eds), *Law, Liberty, Legislation* (Wellington, LexisNexis, 2008), 147-170.
* Watts, P, 'Birks and Proprietary Claims, with Special Reference to Misrepresentation and to Ultra Vires Contracts' in C Rickett and R Grantham (eds), *Structure and Justification in Private Law* (Oxford, Hart Publishing, 2008), 361-378.
* Watts, P, ‘The Judge as Casual Lawmaker’, in R Bigwood (ed), *Legal Method in New Zealand* (Wellington, Butterworths, 2001) 175-213.

**JOURNAL ARTICLES**

* ‘The Travails of Vicarious Liability’, *Law Quarterly Review, 135*, 7-11, 2019.
* ‘An Overview of the Law of Persons in New Zealand Commercial Law’ (2018) 24 *New Zealand Business Law Quarterly* 331-354.
* ‘Does Apparent Authority Wane?: a Problematic Question in English Agency Law’, *Journal of Business Law*, 663-678, 2018.
* ‘Attribution and Limitation’, *Law Quarterly Review, 134*, 350-353, 2018.
* ‘Relying on the Register of Company Directors when Contracting with Companies’, *Company and Securities Law Bulletin*, 35–37, 2018.
* ‘Recouping Liquidation Costs Through Litigation Against Directors’, *Company and Securities Law Bulletin*, 1-3, 2018.
* ‘Lucky Escapes’, *Law Quarterly Review, 133*, 542-546, 2017.
* ‘The Acts and States of Knowledge of Agents as Factors in Principals’ Restitutionary Liability’, *Lloyd's Maritime and Commercial Law Quarterly*, 385-411, 2017.
* ‘Actual Authority: the Requirement for an Agent Honestly to Believe that an Exercise of Power is in the Principal's Interests’, *Journal of Business Law*,269-281, 2017.
* ‘The Insolvency of Agents’, *Law Quarterly Review, 133*, 11-14, 2017.
* ['Unjust Enrichment—the Potion that Induces Well-meaning Sloppiness of Thought' doi: 10.1093/clp/cuw010](https://researchoutputs.auckland.ac.nz/viewobject.html?cid=1&id=546526), *Current Legal Problems*, 289-325, 2016.
* ‘Informal Unanimous Assent and the Companies Act 1993, Again—*Ririnui v Landcorp Farming Ltd*’, *Company and Securities Law Bulletin*, 71-72, 2016.
* ‘Agents’ Disbursal of Funds in Breach of Instructions’, *Lloyd’s Maritime and Commercial Law Quarterly*, 118-134, 2016.
* ‘The Onus of Proof in Restitutionary Claims’, *Law Quarterly Review, 132*, 11-15, 2016.
* ‘Tests of Knowledge in the Receipt of Misapplied Funds’, *Law Quarterly Review 131*, 511-514, 2015.
* ‘The Power of a Special Majority of Shareholders, or of All Shareholders Acting Informally, to Override Directors’, *Company and Securities Law Bulletin*, 89-91, 2015.
* ‘Contracts Made by Agents on Behalf of Principal with Latent Mental Incapacity: the Common Law Position’, *Cambridge Law Journal*, 140–154, 2015.
* ‘Some Wear and Tear on *Armagas v Mundogas*—The Tension Between Having and Wanting in the Law of Agency’, *Lloyd’s Maritime and Commercial Law Quarterly*, 36-61, 2015.
* ‘Company Contracting—Recurring Misconceptions’, *Company and Securities Law Bulletin*, 1-3, 2015.
* ‘Taxonomy in Private Law–Furor in Text and Subtext’, *New Zealand Law Review*, 107-144, 2014.
* ‘Corrupt Company Controllers, their Companies and their Companies’ Creditors’, *Journal of Business Law*, 162-168, 2014.
* ‘Liability Insurance and the Law Reform Act 1936—a Brief Critique of *BFSL 2007 Ltd v Steigrad* in the Supreme Court’, *Company and Securities Law Bulletin*, 33-35, 2014.
* ‘Et in Arcadia Ego—Contracts Subject to Directors’ Approval’, *Company and Securities Law Bulletin*, 13-15, 2014.
* ‘Yet More Expansion of the Role of Courts in Private Lives’, *New Zealand Lawyer* (200), 18-20, 2013.
* ‘*Tyrrell v Bank of London*—An Inside Look at an Inside Job’, *Law Quarterly Review*, *129*, 527-558, 2013.
* ‘De Facto Directors, Groups of Companies, and Discrimination in the Payment of Creditors’, *Company and Securities Law Bulletin*, 3-4, 2013.
* ‘Getting Lost in the Borderland of Theft: *R v Gao* and *R v Hurring*’, *New Zealand Business Law Quarterly*, *19*, 31-43, 2013.
* ‘Criminal Sanctions for Commercial Negligence’, *New Zealand Law Journal*, 103-106, 2012.
* ‘Regulation of Takeover Offers and Takeover Defences’, *Company and Securities Law Bulletin*, 113-114, 2012.
* ‘Principals’ Tortious Liability for Agents’ Negligent Statements—Is “Authority” Necessary?’, *Law Quarterly Review, 128*, 260-282, 2012.
* ‘Criminal Penalties and Professional Negligence’, *Company and Securities Law Bulletin*, 51-52, 2011.
* ‘Illegality and Agency Law: Authorising Illegal Action’, *Journal of Business Law*, 213-228, 2011.
* ‘De Facto Directors’, *Law Quarterly Review*, *127*, 162-167, 2011.
* 'Gross Negligence and the Director's Duty of Loyalty', *Company and Securities Law Bulletin*, 99-100, 2010.
* 'Audit Contracts and Turpitude', *Law Quarterly Review*, *126*, 14-20, 2010.
* 'Constructive Trusts and Insolvency', *Journal of Equity*, *3*, 250-285, 2010.
* 'Directors' and Managers' Liability-Turning the Blow Drier on the Leaky Building Torts', *Company and Securities Law Bulletin*, 85-88, 2009.
* 'Restitution and Conflicted Agents'*, Law Quarterly Review*, *125*, 369-374, 2009.
* 'Principals' Claims for Agents' Wrongful Assertions of Authority - Is There a Need for Another Torticle?', *Torts Law Journal*, *17*, 100-120, 2009.
* 'Agents' Entitlements to Commission', *Journal of Business Law*, 268-275, 2009.
* 'Company Contracts, and Reckless Trading Re Global Print Strategies Ltd', *New Zealand Business Law Quarterly*, *15*, 3-7, 2009.
* 'Auditors and Corrupt Clients', *Law Quarterly Review*, *125*, 38-43, 2009.
* 'Companies, their Managers, and Obligations in Tort', *Company and Securities Law Bulletin*, 111-112, 2008.
* 'Agency, Forgery and the Land Register', *Law Quarterly Review*, *124*, 519-521, 2008.
* 'A Tort of Refusing to Contract?', *New Zealand Business Law Quarterly*, *14*, 69-77, 2008.
* ‘Phoenix Companies at Common Law, Again—*Kut Price Yachts* in the Court of Appeal’, *Company and Securities Law Bulletin*, 117-119, 2007.
* 'Self-Appointed Agents - Liability in Tort', *Law Quarterly Review*, *123*, 519-522, 2007.
* 'Employee Liability under the Fair Trading Regime: a Lost Opportunity in the High Court of Australia' *New Zealand Business Law Quarterly*, *13*, 152-159, 2007.
* ‘Phoenix Companies — the Common Law and Statutory Regulation’, *Company and Securities Law Bulletin*, 39-43, 2007.
* 'Employee Liability for Misleading and Deceptive Conduct in Trade - Houghton v Arms', *Australian Bar Review*, *29*, 105-111, 2007.
* Trevor Ivory v Anderson: Reasoning from Outer Space', *New Zealand Law Journal*, 25-27, 2007.
* 'The Transition from Director to Competitor', *Law Quarterly Review*, *123*, 21-26, 2007.
* ‘Unrequested Improvements to Land", *Law Quarterly Review*, *122*, 553-557, 2006.
* ‘Informal Unanimous Assent of Beneficial Shareholders’, *Law Quarterly Review*, *122*, 15-19, 2006.
* ‘Judicial Review of Directors’ Decisions¬-Another Bad Idea’, *Company and Securities Law Bulletin*, 75-76, 2006.
* ‘The Attempt to Nationalise the Company-Introducing "Stakeholder" Ideology into the Foundations of Company Law’, *Company & Securities Law Bulletin*, 103-106, 2005.
* ‘Imputed Knowledge in Agency Law-Knowledge Acquired Outside Mandate’, *New Zealand Law Review*, 307-334, 2005.
* ‘Birks’ Unjust Enrichment’, *Law Quarterly Review*, *121*, 163-168, 2005.
* ‘Authority and Mismotivation’, *Law Quarterly Review*, *121*, 4-9, 2005.
* ‘The Creep of Negligence into Agency Law in Australia’, *Australian Bar Review*, *26*, 185-192, 2005.
* ‘Illegality and the Change of Position Defence in the Law of Restitution’, *New Zealand Business Law Quarterly*, *11*, 115-117, 2005.
* ‘The Hunt for Deeper Pockets: When One's Contracting Party Lets One Down’, *Company & Securities Law Bulletin*, 35-36, 2005.
* ‘Mismotivation and Authority’, *Company & Securities Law Bulletin*, 63-65, 2004.
* ‘[Developments in] Company Law’, *New Zealand Law Review*, 123-143, 2004.
* ‘Corporations, Directors, and Common Law Liability’, *Company and Securities Law Bulletin*, 37-38, 2003.
* ‘Statutory Formulation of Directors’ Duties–Some Issues’, *Company and Securities Law Bulletin*, 95-99, 2003.
* ‘The Forging of Public Claims on Private Businesses’, *Law Quarterly Review, 119*, 380-384, 2003.
* ‘Rescission of Guarantees for Misrepresentation and Actionable Non-disclosure’, *Cambridge Law Journal*, 301-311, 2002.
* ‘Actionable Non-disclosure’, *Law Quarterly Review*, *118*, 351-352, 2002.
* ‘The Rending of Charges’, *Law Quarterly Review*, *118*, 1-4, 2002.
* ‘Directors’ and Employees’ Liability under the Fair Trading Act 1986’, *Company and Securities Law Bulletin*, 77-80, 2002.
* ‘Forfeiture of Deposits: Enforcing Agreements’, *New Zealand Law Review*, 19-31, 2002.
* ‘Deeds and the Principles of Authority in Agency Law’, *Oxford University Commonwealth Law Journal*, *2*, 93-123, 2002.
* ‘Piercing the Corporate Veil–A Device of Convenience or a Last Resort’, *Company and Securities Law Bulletin*, 93-94, 2001.
* ‘Imputed Knowledge in Agency Law–Excising the Fraud Exception’, *Law Quarterly Review*, *117*, 300-333, 2001.
* ‘[Developments in] Company Law’, *New Zealand Law Review*, 293-315, 2001.
* ‘The Shareholder as Co-promisee’, *Law Quarterly Review*, *117*, 388-392, 2001.
* ‘The Role of Conscience: A Commentary on Bigwood, *Conscience and the Liberal Conception of Contract*’, *Journal of Contract Law*, *16*, 223-232, 2000.
* ‘The Company’s Alter Ego–An Impostor in Private Law’, *Law Quarterly Review*, *116*, 525-530, 2000.
* ‘[Developments in] Company Law’, *New Zealand Law Review*, 287-300, 2000.
* ‘Liquidation and the Recalcitrant, but Solvent, Debtor’, *Company and Securities Law Bulletin*, 122, 2000.
* ‘Insider Trading and Takeover Regulation’, *Company and Securities Law Bulletin*, 14-16, 2000.
* ‘The Company’s Alter Ego – A Parvenu and Impostor in Private Law’, *New Zealand Law Review*, 137-153, 2000.

**WORK AS BARRISTER**

*Cases with professional involvement (selection only)*

* *Re Home Loan Funds (NZ) Ltd* (1981) 1 NZCLC 98,220 (High Court; junior to Austin Forbes)
* *Coleman v Harvey* [1989] 1 NZLR 723, CA
* *Re Goldcorp Exchange Ltd* [1995] 1 AC 74, PC
* *Equiticorp Industries Group Ltd v Att-Gen (No 47)* [1998] 2 NZLR 481 HC, ibid *(No 51)* [1996] 3 NZLR 690; *Equiticorp Industries Group Ltd v Att-Gen* [1996] 1 NZLR 528, CA and in most of the other *Equiticorp* cases on points other than the law of evidence
* *Knowles v Henderson* (1992) 2 NZ Conv C 191,355, HC
* *Ryde Holdings Ltd v Rainbow Corp* PC, but subsequently settled
* *Cromwell Corp Ltd v Sofrana Immobilier* (1992) 6 NZCLC 67,997, CA
* *Leucadia National v Wilson Neill Ltd* CA 179/94, 6/10/94, CA
* *Westpac Banking Corp v NZ Guardian Trust Co Ltd* (1994) 7 NZCLC 260,507, HC
* *Re Weddel NZ Ltd* [1997] 2 NZLR 455, CA
* *Mercury Energy Ltd v Utilicorp Ltd* [1997] 1 NZLR 492, HC
* *Manukau City Council v Lawson* [2001] 1 NZLR 599, HC, and in five other hearings in the “Vector” litigation
* *Weatherston v Waltus Properties Investments Ltd* [2001] 2 NZLR 103, CA, advice on appeal to PC
* *Greymouth Petroleum Mining Co Ltd v Fletcher Challenge Ltd* [2001] 2 NZLR 786, CA
* *Arklow Investments Ltd v MacLean* [2000] 1 NZLR 594 (early stages of litigation only)
* *Advanced Management Systems Ltd v A-G* [2003] 3 NZLR 1, CA
* *Stotter v Equiticorp Australia Ltd* [2002] 2 NZLR 686, HC
* *Re Fletcher Challenge Forests Ltd* (2004) 9 NZCLC 263,447, HC
* *Bridgecorp Ltd v Matauri X* [2004] 2 NZLR 792, HC (not involved in subsequent appeals)
* *Rodewald v Aqua-Agriculture Farms Ltd* [2003] 3 NZLR 501, CA
* *Perry Corp v Ithaca (Custodians) Ltd* [2004] 2 NZLR 192, CA
* *Todd Petroleum Mining Co Ltd v Shell (Petroleum Mining) Co Ltd* [2008] 2 NZLR 418, CA
* *Smada Group Ltd v Miro Farms Ltd* (2008) 6 NZConvC 568, CA
* *Southbourne Investments Ltd v Greenmount Manufacturing Ltd* [2008] 1 NZLR 30, SC
* *Regal Castings Ltd v Lightbody* [2008] NZSC 87, SC
* *Stevens v Premium Real Estate Ltd* [2009] 1 NZLR 148, CA (not subsequent SC appeal)
* *Telecom New Zealand Ltd v Sintel-Com Ltd* [2008] 1 NZLR 780, CA
* *JS Brooksbank & Co (Australasia) Ltd v EXFTX Ltd* (2009) 10 NZCLC 264,520, CA
* *Hi-Tech Investment Ltd v World Aviation Systems (Aust) Pty Ltd* (HC, 16 Dec 2008)
* *Burmeister v O’Brien* [2008] 3 NZLR 842, HC
* *GXL Royalties Ltd v Swift Energy New Zealand Ltd* CIV-2008-485-1776, 30 Jan 2009, HC
* *Elders New Zealand Ltd v PGG Wrightson Ltd* [2009] 1 NZLR 577, CA and SC
* *Body Corporate 185960 v Gailer* CIV-2006-004-3535, 19 Oct 2009, HC
* *Worldwide NZ LLC v QPAM* Ltd CIV-2006-404-1827, 18 May 2010, HC
* *i-Health Ltd v iSoft NZ Ltd* CIV-2006-404-7881, 16 June 2011, HC
* *Mandic v The Cornwall Park Trust Board Inc* [2012] 2 NZLR 194, SC
* *R v Steigrad* (2011) 10 NZCLC 264,862, CA
* *GE Custodians v Bartle* [2011] 2 NZLR 31, SC
* *Hickman v Turner and Waverley Ltd* [2012] NZSC 72 SC (but principally at CA stage)
* *Groves v TSSN Ltd* [2013] 1 NZLR 111, HC
* *Financial Markets Authority v Hotchin* [2012] NZHC 323, HC
* *Stiassny v CIR* [2013] 1 NZLR 453, SC
* *Insight Legal Services Ltd v Stokes* [2013] NZCA 148
* *Sturgess v Dunphy* [2013] NZHC 1013
* *Reynolds v Calvery* [2013] NZHC 1159
* *Hotchin v KA No 4 Trustee Ltd* [2013] NZHC 1881
* *Ken Jones Building Supplies Ltd v Edendale Investments Ltd* [2013] NZHC 3429
* *JET Trustees Ltd v Greymouth Petroleum Holdings Ltd* [2013] NZHC 1013
* *LSG Sky Chefs New Zealand Ltd v Pacific Flight Catering Ltd* [2014] NZSC 158
* *Lewis Holdings Ltd v Steel & Tube Holdings Ltd* [2014] NZHC 3311
* *Satterthwaite v Gough Holdings Ltd* [2015] NZHC 115; [2015] NZCA 130
* *Bambury v Jensen* [2015] NZHC 2384
* *Erceg v Erceg* [2015] NZHC 594
* *Yarrow v Jacquet* [2016] NZCA 345
* *Jackson v Jackson* [2017] NZHC 2506
* Redwood Group Ltd v Queenstown Gateway (5M) Ltd [2018] NZHC 3439

*Opinion Work in England and Wales cases (non-exhaustive)*

* *Dunhill v Burgin* [2014] UKSC 18; [2014] 1 WLR 933
* *UBS AG (London Branch) v Kommunale Wasserwerke Leipzig GmbH* [2017] EWCA Civ 1567; [2017] 2 Lloyd’s 621
* *Eze v Conway* [2019] EWCA Civ 88
* Singularis Holdings Ltd v Daiwa Capital Markets Europe Ltd [2019] UKSC 50