

DANNY MOUJALLI

Professional Qualifications

- 1996 Admitted as a Solicitor in New South Wales
- 1999 Admitted as a Solicitor in England & Wales
- 2007 Admitted to the New South Wales Bar Association

Education

- 1990 Bachelor of Economics, University of Sydney
- 1993 Bachelor of Laws (Honours), University of Sydney
- 1994 Graduate Diploma in Legal Practice (College of Law)

Overseas Admissions

- 1999 Admitted as a Solicitor in England & Wales

Brief Professional Experience

- 1995 Tipstaff/Research Assistant to Justice Priestley (then of the NSW Court of Appeal)
- 1996 - 1997 Solicitor, Phillips Fox Lawyers
- 1998 - 2002 Solicitor, Rowe & Maw Solicitors (now Mayer Brown)
- 2002 - 2007 Solicitor, Blake Dawson
- 2007 to date Barrister

Publications

“A Very English Concept: The Receiver Appointed out of Court” *Insolvency Intelligence* (November/December 2001).

“Casenote: *Brown Falconer Pty Ltd v South Parklands Hockey & Tennis Centre* [2005] SASC 75” *Australian Civil Liability* (May 2005) Vol 2, No 2.

Other relevant information

The following is a list of some of the cases in which Danny has been involved:

Sharjade Pty Ltd v RAAF Landings [2008] NSWSC 1003

Sharjade Pty Ltd v RAAF Landings [2008] NSWSC 151

Re SFE Corporation Ltd (No 1) (2006) 59 ACSR 82; [2006] FCA 670

Re The Australian Gas Light Company (2006) 60 ACSR 406; [2006] FCA 1371

Mobil Oil Australia Pty Ltd v Trendlen Pty Ltd 2006) 229 ALR 51; [2006] HCA 42

Admiral I Pty Ltd v Leighton Contractors Pty Ltd [2005] NSWSC 1105

Tyco Australia Pty Ltd v Leighton Contractors Pty Ltd (2005) 142 FCR 428; [2005] FCAFC 115

Morris v Bank of America National Trust [2001] 1 All ER 954