Ermelinda Kovacs

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Education

2017 Master of Laws (Taxation), University of Sydney

2010 Bachelor of Laws, University of Technology Sydney (UTS)

2008 First Place in Revenue Law, Thomson Reuters Award, UTS

2008 Bachelor of Business with Distinction (Accounting), UTS

2004 Bethlehem Ladies' College - School Captain, Dux

Admissions to Practice

2018 Barrister

2010 Solicitor

Professional Experience

2018 - present Barrister, Ground Floor Wentworth Chambers

2005 - 2018 Ernst & Young, Sydney – Director, Tax Controversy

Professional Memberships

Secretary, Australian Bar Association - Taxation Committee (2019 - present)

Floor Secretary, Ground Floor Wentworth Chambers (2020 – 2021, 2022 – present)

New South Wales Bar Association

New South Wales Bar Association – Practice Development Committee

Law Council of Australia, Taxation Committee

The Tax Institute of Australia, National Dispute Resolution Technical Committee

International Fiscal Association

Australian Insurance Law Association

Publications

Deep dive into derivation of income (2024) - The Tax Institute - The Tax Summit

The importance of rulings (2021) - The Tax Institute - 21st Annual States' Taxation Conference

Dealing with a BEPS based tax review (2014) - The Tax Institute - International Masterclass Seminar Paper

Selected matters

Tax

Australian Investment Holding Group Pty Ltd v Commissioner of Taxation [2025] ARTA 1185	Interlocutory decision; Commissioner's objection to the taxpayer being granted access to documents concerning the preparation of a revised expert report; legal professional privilege	Acted for the successful taxpayer; leading Alexander Schatz; instructed by Brown Wright Stein
Charles Apartments Pty Ltd v Commissioner of Taxation (FCAFC – ongoing)	Appeal to the Full Court of the Federal Court of Australia; deductibility under s 8-1 of the <i>Income Tax Assessment Act</i> 1997 (Cth)	Acting for the Commissioner of Taxation (unled); leading Lindsay Muir; instructed by the Australian Government Solicitor
Charles Apartments Pty Ltd v Commissioner of Taxation [2025] FCA 461	Appeal/cross-appeal to the Federal Court of Australia under s 44 of the <i>Administrative</i> Appeals Tribunal Act 1975 (Cth); deductibility of interest	Acted for the successful Commissioner of Taxation (unled) on the appeal and cross appeal; leading Lindsay Muir; instructed by the Australian Government Solicitor
Australian Investment Holding Group Pty Ltd v Commissioner of Taxation (ART – ongoing)	Substantiation case; whether certain deposits are assessable or loans; (circa \$7 million in primary tax and penalties in dispute)	Acting for the taxpayer (unled); leading Alexander Schatz; instructed by MinterEllison
Evolution Mining Limited v Commissioner of Taxation (FCA - ongoing)	Utilisation of tax losses (\$32 million); consolidation regime; application of the same business test	Acting for the Commissioner of Taxation (unled); leading Justen Nixon; instructed by the Australian Government Solicitor
Confidential investigations in connection with certain advisers (ongoing)	Promoter penalty provisions; Division 290 of Sch 1 to the Taxation Administration Act 1953 (Cth); mass marketed schemes	Acting for the Commissioner of Taxation (unled); leading Christopher Beshara; instructed by the Australian Government Solicitor
High wealth individual – audit (ongoing)	Alleged dividend stripping scheme; section 177E of the Income Tax Assessment Act 1936 (Cth)	Acting for the taxpayer (unled); instructed by Smailes Krawitz; briefed to appear before the General Anti-Avoidance Rules (GAAR) Panel
WCVB v Commissioner of Taxation [2024] AATA 1259	Constructive derivation of income by a special purpose vehicle; deductibility of interest; deductibility of construction costs; penalties	Acted for the successful Commissioner of Taxation (unled) against silk; instructed by the Australian Government Solicitor
Commissioner of Taxation v ACN 154 520 199 Pty Ltd (In Liquidation) (FCAFC – judgment reserved)	Appeal to the Full Court of the Federal Court of Australia; GST; application of Division 165 to negate input tax credits (\$73 million)	Acting for the taxpayer; led by Bret Walker SC and Bradley Jones SC; instructed by Polczynski Robinson
ACN 607 537 548 Pty Ltd v Commissioner of Taxation (FCA – judgment reserved)	GST; application of the anti- avoidance provisions in Division 165 to negate input tax credits (\$25 million)	Acting for the taxpayer; led by Bradley Jones SC; instructed by Clayton Utz

Samadi v Commissioner of Taxation (FCA - ongoing)	Small business relief provisions contained in Division 152 of the <i>Income Tax Assessment Act</i> 1997 (Cth) in connection with a \$20 million capital gain	Acting for the taxpayer (unled); leading Justen Nixon; instructed by Ernst & Young
XL Retail Services Pty Ltd v Chief Commissioner of State Revenue [2025] NSWCATAD 22	Payroll tax; application of the employment agency provisions; s 37 of the <i>Payroll Tax Act 2007</i> (NSW)	Acted for the taxpayer (unled); led Justen Nixon; successful in having penalties assessments revoked; instructed by Brown Wright Stein. Currently acting for the taxpaye (unled), leading Justen Nixon, in the appeal.
CTJC Holdings Pty Ltd atf Makari Unit Trust v Chief Commissioner of State Revenue (NCAT)	Land tax; primary production exemption	Acted for the Chief Commissioner of State Revenue (unled); taxpayer withdrew day before final hearing; instructed by the Crown Solicitor's Office
Niu v Chief Commissioner of State Revenue [2023] NSWCATAP 123	Surcharge purchaser duty	Acted for the Chief Commissioner of State Revenue (unled); the Chief Commissioner was successful at trial and on appeal; instructed by the Crown Solicitor's Office
Willmott v O'Neill (No 2) [2023] FedCFamC1F 345	Property settlement; recovery of unpaid taxation liabilities	Acted successfully for the Commissioner of Taxation (intervening) (unled); instructed by HWL Ebsworth
High wealth individual - audit and objection stages	Application of the general anti- avoidance rules; Part IVA of the Income Tax Assessment Act	Appeared for the taxpayer before the GAAR Panel (unled); instructed by Brown Wright Stein
	1936 (Cth)	
Fidge v Commissioner of Taxation [2023] AATA 4245	Genuine redundancy payment; s 83-175 of the <i>Income Tax</i> Assessment Act 1997 (Cth)	Acted for the successful taxpayer (unled); instructed by Jones Day
	Genuine redundancy payment; s 83-175 of the <i>Income Tax</i> Assessment Act 1997 (Cth)	
Taxation [2023] AATA 4245 Insurance, professional negligent Trustees of the Roman Catholic Church for the Archdiocese of Sydney & Anor v Insurance Australia Ltd & Zurich Property Pty Ltd (Supreme Court of NSW	Genuine redundancy payment; s 83-175 of the <i>Income Tax</i> Assessment Act 1997 (Cth) ace and disciplinary matters Claims under legacy insurance policies in connection with	Acting for the second defendant; led by Michael Jones SC; instructed by Sparke
Taxation [2023] AATA 4245 Insurance, professional negligent Trustees of the Roman Catholic Church for the Archdiocese of Sydney & Anor v Insurance Australia Ltd & Zurich Property Pty Ltd (Supreme Court of NSW — ongoing) DTZ Worldwide Limited v AIG Australia Limited [2025] NSWSC	Genuine redundancy payment; s 83-175 of the <i>Income Tax</i> Assessment Act 1997 (Cth) Ince and disciplinary matters Claims under legacy insurance policies in connection with historical abuse settlements Claim under a number of Buyer's Warranty & Indemnity Insurance Policies; alleged breach of warranty; \$234 million	Acting for the second defendant; led by Michael Jones SC; instructed by Sparke Helmore Lawyers Acted for the successful second to sixth defendants (excess insurers – the primary insurer had settled with the plaintiff prior to hearing); the plaintiff's claim was dismissed; led by Michael Jones SC; instructed by

CIMIC Group Limited v AIG Australia Limit (No 2) [2023] NSWSC 640	Costs where insured proceeded against two insurance towers of different policy years	Acted for second defendant; led by Stuart Donaldson SC; instructed by Lander & Rogers
Intersnack Australia Holding Company Pty Ltd t/as Snack Brands Australia v AIG Australia Limited (FCA)	Acts of dishonesty committed by an employee resulting in Direct Financial Loss	Acted for the insured; led by Stuart Donaldson SC; resolved successfully for the insured pre-hearing; instructed by Gillis Delaney Lawyers
IBM Australia Limited v Nextgen Networks Pty Ltd & Anor (Supreme Court of NSW)	Negligence; statutory misleading conduct (\$35 million claim)	Acted for the second defendant; led by Stuart Donaldson SC (resolved); instructed by Norton Rose Fulbright Australia
Bannerman & Anor v Carr & Ors (Supreme Court of NSW)	Chartered Accountant / tax agent; professional negligence	Acted for plaintiff; led by Stuart Donaldson SC; resolved successfully for the plaintiff prehearing
Willcocks v Croft & Ors (Supreme Court of NSW)	Chartered Accountant and tax agent; professional negligence	Acted for first and fifth defendants; led by Stuart Donaldson SC; instructed by Norton Rose Fulbright Australia (resolved)
Mihajlovic and Tax Practitioners Board [2022] AATA 342	Review of decision of the Tax Practitioners Board to terminate tax agent registration	Acted for the successful Tax Practitioners Board (unled)
Territory Asset Management Services Pty Ltd v Theunissen Trollip Pty Ltd & Anor (Supreme Court of NSW)	Solicitor; breach of fiduciary duty and professional negligence	Acted for plaintiff; led by David Marks KC (resolved favourably for the plaintiff at mediation)