

Oliver Jones

Eleven Wentworth Chambers

Call to the Bar: 2009 (London); 2019 (Sydney)

Outline

Oliver has extensive experience, across 15 years as a barrister in Sydney, London and the British Virgin Islands, in all aspects of commercial law (including contracts, trade practices, commercial equity, corporations and insolvency, financial services and oppressive conduct), administrative and constitutional law (including migration law, health practitioner regulation and Aboriginal land rights claims), international law (including cases raising issues of State and international organisation immunity) and sports law (including rugby league, football, thoroughbred racing, harness racing and greyhounds).

After graduating with the University Medal from the University of Sydney in 2006, Oliver completed the Bachelor of Civil Law (Distinction) at Oxford University on the Peter Cameron Sydney-Oxford Scholarship and the Clarendon Scholarship. He then completed the England and Wales Bar Vocational Course as first in his year and joined the London Bar, where he held the Lord Mansfield scholarship at Lincoln's Inn. Oliver spent 10 years at the Bar in London with Brick Court Chambers. There, he was recognised as a leading junior across a range of areas of expertise and was consistently recommended by the leading directories. Oliver relocated back to Sydney in 2019 but remains a door tenant of Brick Court Chambers in London.

Contact Details

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Commercial and corporations law

Oliver has experience in advising on all aspects of commercial law, including contracts, trade practices, commercial equity, corporations and insolvency, financial services and oppressive conduct.

By way of example, he currently acts for excess insurers in relation to a \$200 million claim under a share purchase agreement alleging breach of various accounting warranties (led by Michael Elliott SC) in *DTZ Worldwide Limited v AIG Australia Limited* (NSW Supreme Court). He also

acts (led by Peter Collinson KC) in defending oppression claims in *In the matter of Skytraders* (NSW Supreme Court). Oliver also appeared in *Edward Maurice Sheehy v Nuix Pty Ltd* [2023] FCA 56, a dispute between ex-CEO and Nuix in relation to share options and unconscionable conduct (led by Ian Jackman SC, Nic Owens SC, as their Honours then were).

Oliver regularly acts in insolvency and corporations matters, including schemes of arrangement and s 444GA Corporations Act applications, for example *Re Sunland Group Ltd* [2024] NSWSC 1591, *Re Vonex Ltd* [2024] NSWSC 1075 and *Re Hills Ltd* [2023] NSWSC 1308.

Other recent cases include:

- *iSAM Securities (UK) Ltd v Press* [2024] NSWSC 1036 (Richmond J) and *Press v iSAM Securities (UK) Ltd* [2024] NSWCA 260 (Ward P and Griffiths AJA) – Oliver appeared unled in the NSW Supreme Court and Court of Appeal in a claim for preliminary discovery in relation to alleged misleading and deceptive conduct connected with foreign exchange trading.
- *Masters & Ors v David Lombe in his capacity as Liquidator of Babcock & Brown Limited (in Liquidation); Broome & Ors v Lombe; Wilhelm & Ors v Lombe* [2022] HCATrans 57 (Gageler J, Steward J) – Oliver appeared unled for the applicant in an oral application for special leave to appeal from a decision of the Full Federal Court. The underlying proceedings concerned claims by shareholders for loss suffered as a result of non-disclosures by Babcock & Brown contrary to s 674 of the Corporations Act.
- *New South Wales Rugby League Limited v Australian Rugby League Commission Limited* [2022] NSWSC 570 (Ball J) – Oliver appeared (led by Bret Walker SC) in a dispute between the New South Wales Rugby League and the Australian Rugby League Commission in relation to compliance with the company’ constitution and corporate governance issues.
- *Harden v Willis Australia Group Services Pty Ltd; Willis Australia Group Services Pty Ltd v Harden* [2021] NSWSC 939 (Sackar J) – Oliver appeared (led by Alan Sullivan KC) in a defence of claim of breach of directors’ duties and employment obligations relating to confidentiality and restraint of trade.

Administrative and constitutional law

Oliver regularly acts in public law cases for and against government bodies (both State and Commonwealth), migration litigation, matters relating to health practitioner regulation (under the *Health Practitioner Regulation National Law*) and Aboriginal land rights claims (under the *Aboriginal Law Rights Act 1983* (NSW)).

For example, Oliver recently appeared as sole counsel for the State of New South Wales in the New South Wales Court of Appeal in *Azzi v State of New South Wales* [2024] NSWCA 169 (Ward P, Leeming JA and Kirk JA). The appeal determined significant issues arising from the dismissal of a public service employee for misconduct pursuant to the *Government Sector Employment Act 2013* (NSW).

In relation to migration litigation, Oliver’s recent cases include:

- *Minister for Immigration, Citizenship and Multicultural Affairs v Park* [2024] FCAFC 136 (Perram, Perry and Feutrill JJ) – Oliver appeared unled in the Full Court of the Federal Court

of Australia in an appeal raising issues concerning certainty and clarity with which the Minister is required to communicate migration decisions to applicants.

- *Minister for Home Affairs v BRO18* [2024] FCAFC 27 (Bromwich, Derrington and Snaden JJ) – Oliver appeared as sole counsel in the Full Court of the Federal Court of Australia. The appeal raised novel issues concerning the circumstances in which immateriality could operate in defence of a Minister’s decision to cancel a visa on character grounds.
- *CEU22 v Minister for Home Affairs* [(2024) 301 FCR 578; [2024] FCAFC 11 (Wigney, Thawley and Wheelahan JJ) – Oliver appeared (led by Perry Herzfeld SC) for the Minister for Home Affairs. The appeal raised important issues as to the relevance of Australia’s international non-refoulement obligations in assessing the national interest, as well as constitutional issues under s 64 and s 65 of the Constitution arising from the multiple Ministries held by the former Prime Minister, the Hon Scott Morrison MP.
- *Tibor Sandor v Minister for Immigration, Citizenship and Multicultural Affairs* [2023] FCA 434 (Markovic J) – Oliver appeared for the appellant in an appeal from the Federal Circuit and Family Court of Australia. The appeal concerned the correct approach to determining whether the Minister had given adequate notice of an adverse decision to an applicant, in accordance with the requirements of the *Migration Act 1958* (Cth), such as to start time running for an appeal to the Administrative Appeals Tribunal.
- *Dipesh KC v Minister for Immigration, Citizenship, Migrant Services and Multicultural Affairs* [2023] FCA 4 (Rares J) – Oliver appeared for the appellant in an appeal from the Federal Circuit and Family Court of Australia. The appeal concerned the principles to be applied where the Tribunal had refused a request for an adjournment. The appeal also raised complex questions regarding changes to the Migration Regulations, and the effect of various transitional provisions, and whether those changes would render the grant of any relief inutile.
- *Tu’uta Katoa v Minister for Immigration, Citizenship, Migrant Services and Multicultural Affairs* (2022) 276 CLR 579; [2022] HCA 8 – Oliver appeared unled in the High Court in an originating application challenging a decision of the Federal Court. *Katoa* is now a leading decision on the principles applicable to extensions of time for bringing an application for judicial review and the correct approach to considering whether a lower court has committed jurisdictional error.
- *WCJS v Minister for Home Affairs* [2021] FCA 1093 (Stewart J) – Oliver appeared unled in a challenge to the Minister for Home Affairs’ decision to revoke a visa on character grounds.
- *RGKY v Minister for Immigration, Citizenship, Migrant Services and Multicultural Affairs* [2021] FCA 750 (Rares J) – Oliver appeared unled in a challenge to Minister’s decision to cancel visa due to failure to take into account best interests of the applicant’s son.

In relation to matters relating to health practitioner regulation, Oliver’s recent cases include:

- *Reimers v Medical Board of Australia* [2024] NSWCA 164 (Leeming JA, Kirk JA, Griffiths AJA) – Oliver appeared as sole counsel for the Medical Board of Australia in the New South Wales Court of Appeal. The appeal concerned the proper scope and application of the *Health Practitioner Regulation National Law*, particularly in relation to the suitability of practitioners seeking specialist registration.

- *Callan v Medical Board of Australia* [2024] NSWSC 336 (Griffiths AJA) – Oliver appeared (led by Noel Hutley SC) for the Medical Board in a judicial review challenge to the lawfulness of the Board’s new Cosmetic Surgery Guidelines.
- *White v Medical Board of Australia* [2024] NSWCATOD 80 – Oliver appeared for the Medical Board in an appeal from a refusal to renew the practitioner’s registration as a general practitioner.
- *Sadri v Pharmacy Council of New South Wales* [2024] NSWCATOD 156 – Oliver appeared for the Pharmacy Council in an appeal from a decision to suspend the practitioner’s registration under s 150 of the National Law.
- In *GKN v Medical Council of New South Wales* [2024] NSWCATOD 87 – Oliver appeared in an interlocutory application for a stay of the decision of the Medical Council to suspend a medical practitioner pending his appeal against that suspension.
- *Chakraborty v Medical Council of NSW* [2022] NSWCATOD 41 – Oliver appeared in an application for a stay of a decision of the Medical Council of NSW to suspend the registration of a medical practitioner.
- *Ghosh v Medical Council of New South Wales* [2020] NSWCA 122 (Brereton JA, Emmett AJ and Simpson AJ) – Oliver appeared as sole counsel for the Medical Council in the New South Wales Court of Appeal. This was an appeal from a decision of the NSW Civil and Administrative Tribunal suspending the appellant’s registration as a medical practitioner under the *Health Practitioner Regulation National Law*. The appeal concerned whether the suspension was within power under the National Law and whether Dr Ghosh had been treated with procedural fairness by the Tribunal.

In relation to matters relating to Aboriginal land claims, Oliver’s recent cases include:

- *New South Wales Aboriginal Land Council v Minister Administering Crown Land Management Act 2016* [2024] NSWCA 294 (“Jannali”) – Oliver appeared (led by Michael Wright SC) in an appeal concerning an Aboriginal land claim in respect of land located in Jannali, raising issues as to the proposed construction of s 36(1)(c) of the *Aboriginal Land Rights Act 1983* (NSW).
- *Quarry Street Pty Ltd v Minister Administering Crown Land Management Act 2016* [2024] NSWCA 107 (“Quarry Street”) – Oliver appeared (led by Michael Wright SC) in a judicial review claim by Quarry Street to a decision of the Minister to approve a land claim over Paddington Bowling Club. The matter has been granted special leave to appeal to the High Court, where Oliver also appears (led by Bret Walker SC).
- *Darkinjung Local Aboriginal Land Council v Minister Administering Crown Land Management Act 2016* (2022) 110 NSWLR 535; [2022] NSWCA 275 (“Gosford”) – Oliver appeared (led by Perry Herzfeld SC) in an appeal concerning an Aboriginal land claim in respect of land located in Gosford, raising issues as to the proposed construction of s 36(1)(c) of the *Aboriginal Land Rights Act 1983* (NSW).

Oliver's other recent cases include:

- *Snowy Mountains Bush Users Group Inc v Minister for the Environment* [2024] NSWSC 711 (Harrison CJ in CL) – Oliver appeared as leading counsel in an application seeking an interim injunction to prevent the ongoing aerial shooting of brumbies in Kosciuszko National Park.
- *Hunter Community Environment Centre v Browne* [2024] NSWSC 1449 (S McNaughton J) – Oliver appeared for members of the NSW Police force. This was an application for judicial review of the decision to apply for, and issue, various search warrants concerning widespread environmental protest activity taking place in Newcastle in 2021.
- *McCarthy v Harness Racing New South Wales* [2024] NSWSC 865 (Walton J) – Oliver appeared unled for Harness Racing NSW in a judicial review challenge to a decision of the Racing Tribunal of New South Wales concerning cobalt doping.
- *Green v Minister for Mining and Industry* [2023] NTSC 18 (Kelly J) – Oliver appeared unled in a challenge in the Northern Territory Supreme Court to the decision of the Minister for Mining and Industry to grant authorisation for further mining activity at the McArthur River Mine.
- *Ings v Racing New South Wales* [2022] NSWSC 1127 (Basten AJ) – Oliver appeared unled for Racing New South Wales in a judicial review challenge to a decision of the Racing Appeals Tribunal to disqualify a horse trainer.
- *Environment Centre NT Inc v Minister for Resources and Water (No 2)* (2021) 399 ALR 68 (Griffiths J) – Oliver appeared (led by Perry Herzfeld SC) in a Federal Court challenge to decision of Minister for Resources and Water to grant \$50 million to energy companies for fracking in the Northern Territory.
- *Bushfire Survivors for Climate Action Incorporated v Environment Protection Authority* [2021] NSWLEC 92 (Preston CJ in LEC) – Oliver acted (led by Stephen Free SC) for the Environment Protection Authority in challenge to the adequacy of climate change policies.
- *Oakey Coal Action Alliance v New Acland Coal* [2021] HCA 2 – Oliver appeared (led by Jeremy Kirk SC, as his Honour then was) in a High Court challenge to decision of Queensland Land Court to approve an open-cut mine on the Darling Downs west of Brisbane.
- *Royal Commission on National Natural Disaster Arrangements, 2020* – Oliver represented the State of New South Wales (led by Sarah Pritchard SC, as her Honour then was) in the Royal Commission investigating Commonwealth powers in relation to natural disaster management.
- *Attorney General for New South Wales v Melco Resorts and Entertainment Ltd* (2020) 102 NSWLR 47; [2020] NSWCA 40 – Oliver acted for the Attorney General for NSW (led by Stephen Free SC and Jeremy Kirk SC, as his Honour then was) in a claim raising the question of whether legal professional privilege had been abrogated in relation to a commission of inquiry established by the *Casino Control Act 1992* (NSW).

Oliver also regularly appears in judicial inquires, including:

- *Special Commission of Inquiry into Healthcare Funding* (Richard Beasley SC, Commissioner) – Oliver appeared in the inquiry for St Vincent's Hospital Sydney. The inquiry concerns, in broad terms, the funding of health services provided in NSW.

- *Inquiry into offending by former corrections officer Wayne Astill at Dillwynia Women's Correctional Centre* (the Hon Peter McClellan AM SC, Commissioner) – Oliver appeared for the Inspector of Custodial Services, an independent statutory office established pursuant to the *Inspector of Custodial Services Act 2012* (NSW). The inquiry concerned, in broad terms, the circumstances related to the sexual offences committed by Wayne Astill at Dillwynia Women's Correctional Centre.

Oliver is also Environmental Counsel to the Board of the Environment Protection Authority (EPA).

International law

Oliver regularly advises and appears for and against sovereign States in matters raising issues of international law, including:

- *Kingdom of Spain v Infrastructure Services Luxembourg S.a.r.l.* [2024] FCAFC 113 (Perram J, Derrington J, Feutrill J) – Oliver appeared unled in an appeal concerning the circumstances in which an order for security for costs may be made against a sovereign State, the Kingdom of Spain.
- *Infrastructure Services Luxembourg S.a.r.l. v Kingdom of Spain* [2024] FCA 234 (Stewart J) – Oliver appeared unled in an application for security for costs from the Kingdom of Spain in relation to an application by Spain to set aside examination orders made against its consular officials.
- *The Law Debenture Trust Corporation plc v Ukraine (represented by the Minister of Finance of Ukraine acting on the instructions of the Cabinet of Ministers of Ukraine)* [2023] UKSC 11 (Lord Reed, Lord Hodge, Lord Lloyd-Jones, Lord Kitchin, Lord Carnwath) - Oliver appeared in the United Kingdom Supreme Court, led by Mark Howard KC. This was an appeal from a decision of the Court of Appeal of England and Wales in relation to a contractual claim by the trustee of US\$3 billion of sovereign Eurobonds issued by Ukraine. Ukraine claimed that it had been induced to enter into the bonds as a result of duress by the Russian Federation.
- *Pakistan International Airline Corporation v Times Travel (UK) Ltd* [2021] UKSC 40. Oliver appeared unled in the United Kingdom Supreme Court for the Law Debenture Trust plc, a London-based trust company. The appeal concerned the question, at that time unresolved at the highest level in the United Kingdom, of the circumstances in which economic duress and lawful act duress may result in the rescission of a commercial contract.
- *Boru Hatlari Ile Petrol Taşıma AŞ (Botas) and others v Tepe Insaat Sanayii AS* [2018] UKPC 31 (Lord Mance, Lord Sumption, Lord Reed, Lord Lloyd-Jones, Lord Briggs). This was an appeal to the Privy Council from the courts of Jersey in relation to attempts to enforce an arbitral award against a company wholly owned by the Republic of Turkey.
- *Re Sanctions and Anti-Money Laundering Bill 2018*: advising the UK Foreign & Commonwealth Office on various aspects of sanctions and money-laundering legislation.
- *Belhaj v The Rt Hon Jack Straw & Ors* [2017] UKSC 3 (Lord Neuberger, Lady Hale, Lord Mance, Lord Clarke, Lord Wilson, Lord Sumption, Lord Hughes). This was an appeal to the United Kingdom Supreme Court in relation to whether UK officials had breached domestic and international law by assisting rendition activities by US authorities.

- *Assuranceforeningen Gard Gjensidig v The International Oil Pollution Compensation Fund* [2014] EWHC 3369 (Comm) (Hamblen J). Oliver appeared for the International Oil Pollution Compensation Fund. The claim concerned a challenge to the jurisdiction of the English courts over the Fund on the basis of international organisation immunity.
- *Mid-East Sales v Pakistan* [2014] EWHC 1457 (Comm) (Burton J). Oliver appeared for the claimant, Mid-East Sales in a claim relating to Pakistan’s responsibility for debts arising from its nuclear weapons program.
- *R (Noor Khan) v Secretary of State for Foreign and Commonwealth Affairs* [2014] EWCA 24 (Lord Dyson MR, Laws LJ, Elias LJ). Oliver appeared for the applicant, Noor Khan. Noor Khan was a family member of victims of US drone strikes in Afghanistan. The claim challenged the legality of reported GCHQ involvement in those attacks, and raised the question of whether that challenge could proceed in light of the act of state doctrine.
- *SerVaas Incorporated v Rafidain Bank & Republic of Iraq* [2012] UKSC 40 (Lord Phillips, Lady Hale, Lord Clarke, Lord Sumption, Lord Reed). Oliver appeared for the Republic of Iraq in this appeal relating to an attempt to enforce a judgment against Iraq’s assets in London, and in particular assets in the “Development Fund for Iraq”, which had been established by UN Security Council resolution after the Iraq War.

Sports law

Oliver regularly advises sporting bodies in relation to a range of sporting disputes, across sports including rugby league, football, motorsport, thoroughbred racing, harness racing and greyhounds. Oliver advises in areas including sports governance; competition law issues, sports integrity; the drafting and implementation of sporting rules and regulations; anti-doping; sports dispute resolution and disciplinary matters; sponsorship; gaming and wagering; playing contract and employment matters; and intellectual property.

Oliver’s recent cases include:

- *Inquest into the death of Keith Titmuss* (Deputy State Coroner Lee). The Coroner’s findings can be found [here](#). Oliver appeared for the National Rugby League (NRL). This was an inquest into the death of 20-year-old Keith Titmuss (an NRL player for the Manly-Warringah Sea Eagles) at pre-season training in 2020 from exertional heat stroke. The inquest raised sensitive issues regarding the way in which rugby league clubs identify and treat heat-related illnesses, and heard evidence from a range of players, trainers, coaches and sports scientists about the cause of Mr Titmuss’ death and what further steps might be taken to protect players in the future.
- *McCarthy v Harness Racing NSW* [2024] NSWSC 865 (Walton J) - Oliver appeared as sole counsel for Harness Racing NSW. This was an application for judicial review of a decision of the Racing Appeals Tribunal. The case concerned whether the Tribunal had misdirected itself as to issues of culpability and proof, as well as the appropriate approach to assessing claims for illogicality, irrationality and legal unreasonableness.
- *Racing NSW v Racing Victoria Limited, Racing Queensland Board, Racing South Australia, Racing and Wagering Western Australia, Tas Racing Ltd (No 3)* [2023] NSWSC 838 (Ball J), *Racing NSW v Racing Victoria Limited, Racing Queensland Board, Racing South Australia,*

Racing and Wagering Western Australia, Tas Racing Ltd (No 2) [2023] NSWSC 576 (Ball J), and *Racing NSW v Racing Victoria Limited, Racing Queensland Board, Racing South Australia, Racing and Wagering Western Australia, Tas Racing Ltd (No 1)* [2023] NSWSC 296 (Stevenson J) – Oliver appeared for Racing NSW, led by Tony Bannon SC. The proceedings concerned a preliminary discovery application by Racing NSW in relation to its concerns about covert and anti-competitive arrangements to exclude it from the Australian thoroughbred racing industry.

- *Trainer v Harness Racing New South Wales* [2023] NSWSC 1278 (Nixon J) – Oliver appeared for Harness Racing NSW in this case concerning the extent to which principles of apprehended bias were applicable to decisions of the racing stewards.
- *Australian Rugby League Commission Limited v New South Wales Rugby League* [2022] NSWCA 226 (Bell CJ, Meagher JA, Simpson JA) and [2022] NSWSC 570 (Ball J). This was a dispute between the ARLC and NSWRL regarding funding and the rights of NSWRL to manage the NSW State of Origin team.
- In *Harness Racing New South Wales v Schembri*, Racing Appeals Tribunal determination 22 May 2024 – Oliver appeared as sole counsel for Harness Racing NSW before the Hon Geoffrey Bellew SC. The appeal concerned the detection of the prohibited substance “dobesilate” in a horse presented to race.
- In *Leslie David Kelly v Racing New South Wales*, Racing Appeals Tribunal determination 3 May 2024 – Oliver appeared as sole counsel for Racing NSW before the Hon Geoffrey Bellew SC. The appeal concerned the detection of the prohibited substance “EPO”.
- *Ings v Racing New South Wales* [2022] NSWSC 1127 – Oliver appeared unled for Racing New South Wales in a judicial review challenge to a decision of the Racing Appeals Tribunal to disqualify a horse trainer.

Appointments

Environmental Counsel to the Board of the Environment Protection Authority (EPA).

United Kingdom Attorney-General’s B Panel of Counsel.

United Kingdom Attorney-General’s specialist Public International Law Panel of Counsel.

Selected directory listings

Oliver has been recognised as a leading junior, across a range of practice areas, by Legal 500, Chambers & Partners (Global and UK) and Who’s Who Legal.

Some examples are below:

- “Oliver is an accomplished advocate with a diverse practice. Oliver is good on his feet and has excellent written skills” (Legal 500 2025)
- “He’s hard-working, highly intelligent and very easy to work with.” (Chambers & Partners Global and UK 2019)

- “Oliver Jones is a well-recognised junior in the banking sphere who is highlighted by sources as “excellent at international litigation””. (Who's Who Legal - UK Bar: Banking & Finance 2019)
- "Outstanding, commercial, and goes above and beyond to help." (Legal 500 2018-19)
- “Has the intellect of a QC combined with the efficiency of a junior, and he's all over the materials... Ferociously hard-working and a man with tremendous analytical ability who is great to have on the team." (Chambers & Partners 2018)
- "A clever and hardworking junior, and an original thinker...Outstanding in his writing and one to watch for the future." (Legal 500 2017)
- "A rising star and also an excellent team player." (Legal 500 2016)
- In 2016, Oliver was ranked as one of the top ten commercial juniors at the UK Bar under eight years' call (Legal 500 2016)

Education

2008-2009: Bar Vocational Course, City Law School, London, (1st in year, Outstanding).

2007-2008: Bachelor of Civil Law (Distinction), University of Oxford.

2001-2006: Bachelor of Laws (University Medal, Honours), University of Sydney.

2001-2004: Bachelor of Arts (Honours), University of Sydney.

Scholarships and Prizes

Lord Scarman Scholarship (City Law School).

Oxford University Press Prize for Advocacy and Civil Procedure (City Law School).

Student of the Year, Ede & Ravenscroft Wig and Gown Prize (Lincoln's Inn).

Lord Mansfield Scholarship (Lincoln's Inn).

Eastham Scholarship (Lincoln's Inn).

Buchanan Prize (Lincoln's Inn).

Hardwicke Entrance Award (Lincoln's Inn).

Clarendon Scholarship (Oxford University).

Peter Cameron Sydney-Oxford Scholarship (Sydney University).

University Medal and prizes for 1st place in Contract Law, Advanced Contract Law, Equity and Trusts, Company Law and Legal Ethics (Sydney University).

Publications

Oliver Jones, “Assessing Fitness and Propriety in Sports Licence Applications”, *ANZSLA Commentator* – Volume 118 (September 2024).

Oliver Jones, “The Cliff Edge: Transitional Arrangements for Jurisdiction and Enforcement of Judgments Post-Brexit”, *Journal of International Banking and Financial Law* (April 2017).

Oliver Jones, “The return of the anti-suit injunction post-Brexit?”, *CDR Magazine* (December 2016).

Oliver R Jones and Robert McCorquodale, “Sovereign Immunity from Enforcement of Debts”, *Journal of International Banking and Financial Law*, 2012.

Oliver R Jones and Chido Dunn, "Supreme Court of Zimbabwe: Commercial Farmers Union et al v Minister of Laws & Rural Resettlement et al - Introductory Note" (2011) 50 *International Legal Materials* 653.

Oliver R Jones and Chido Dunn, "Legal Documents Relating to Land Reform in Zimbabwe" (2010) 49 *International Legal Materials* 1380.

Contributor to *Contract Law: Cases and Materials* (BPP Law School, 2010).

Oliver R Jones and Chido Dunn, "Consent, Forced Renegotiation and Expropriation in International Law" (2010) 26(3) *Arbitration International* 391.

Oliver R Jones, "State Responsibility for the Actions of Private Military Firms" (2009) 24 *Connecticut Journal of International Law* 239.

Oliver Jones "Australian constitutional guarantee of acquisition on just terms" [2009] 2 *Bulletin of International Legal Developments* 4.