



WEN H. WU

5 WENTWORTH CHAMBERS

Level 5, 180 Phillip Street
Sydney NSW 2000
DX 384 Sydney

Tel: 02 8066 6100

Fax: 02 8066 6199

Email: wen.wu@5wentworth.com

PROFILE

Wen was admitted to practice in 2009 and called to the Bar in 2017.

He practises primarily in intellectual property, including copyright, patents and trade marks.

Prior to becoming a barrister, Wen practised as a solicitor for over 7 years in the IP groups of two leading national firms and a specialist IP firm.

ADMISSIONS

- Barrister, NSW (2017)
- Solicitor, NSW (2009)

EDUCATION AND QUALIFICATIONS

- Master of Intellectual Property Law, University of Melbourne (2014)
- Bachelor of Commerce, Bachelor of Laws (Hons), University of New South Wales (2009)

PREVIOUS PROFESSIONAL EXPERIENCE

- Lawyer, Intellectual Property, Gilbert + Tobin (2015 – 2017)
- Lawyer, Shelston IP Lawyers (2013 – 2015)
- Lawyer, Intellectual Property, Corrs Chambers Westgarth (2009 – 2012)

SELECTED CASES

As counsel

- *Phonographic Performance Co of Australia v Copyright Tribunal*, FCAFC NSD945/2016 (reserved, led by R Cobden SC) – copyright; statutory construction
- *Take-Two Interactive Software v Anderson*, FCA NSD1751/2018 (led by R Cobden SC and JS Cooke) – copyright; search orders; freezing orders

- *iNova Pharmaceuticals v Reckitt Benckiser* [2018] FCA 1209 (led by R Cobden SC) – misleading or deceptive conduct; interlocutory injunction
- *Aristocrat Technologies Australia v Commissioner of Patents*, FCA NSD1343/2018 and [2018] APO 45 (led by D Shavin QC and P Creighton-Selvay) – patents
- *Aristocrat Technologies Australia v Konami Australia*, FCA NSD1429/2011 (led by A Fox) – patents; pecuniary relief
- *Sensis v Senses Direct Mail and Fulfillment*, FCA VID779/2016 (reserved, led by R Cobden SC and R Clark) – trade marks
- *Gram Engineering v Bluescope Steel* [2018] FCA 539 (led by IM Jackman SC and JM Beaumont) – designs; damages

As solicitor

- *Australian Mud Company v Globaltech*, FCA NSD1089/2016 – patents
- *Procter & Gamble Australia v Edgewell Personal Care Australia*, FCA NSD751/2016 – misleading or deceptive conduct
- *Energizer Australia v Procter & Gamble Australia* [2016] FCA 347 (Federal Court) – contempt
- *Lavazza ats Cantarella Bros*, FCA NSD1337/2015 – confidential information
- *Winnebago Industries v Knott Investments (No 2)* (2012) 293 ALR 108; [2012] FCA 785 – misleading or deceptive conduct; trade marks

LANGUAGES

- Cantonese (fluent), Mandarin (conversational)

OTHER

- NSW Bar Association, Innovation & Technology and New Barristers Committees (2018)
- Davies Collison Cave Award for Copyright Law in Masters program (2011)