

Court Attire Policy

Purpose

This policy aims to ensure barristers appear before the court in attire that meets the Court's expectations. The dress of barristers appearing before the court should be unobtrusive and compatible with the wearing of wigs and robes. Clothing worn as a requirement or emblem of faith is permitted to be worn in court.

Application

This policy applies to:

- Barristers appearing in proceedings before the Court of Appeal, Court of Criminal Appeal, Common Law Division, and Equity Division.
- Barristers attending ceremonial sittings of the Supreme Court.
- Robes and wigs are not worn before Registrars

Court of Appeal

Robes	Wig
Yes, except for directions hearings and	No
Monday referrals before a single Judge	

Court of Criminal Appeal

Robes	Wig
Yes	Yes

Common Law Division

Hearing type	Robes	Wig
Civil and Criminal trials, sentence	Yes	Yes
proceedings, delivery of reserved		
judgment		
Bail, duty matters, callovers	No	No
Pre-trial mentions or applications	No, unless the accused is	No, unless the accused is in
	in court	court

Equity Division

Hearing type	Robes	Wig
Trials (including enquiries as to	Yes	Yes
damages and for account of		
profits), Duty Judge, delivery of		
reserved judgments, motions or		
directions in the Probate List and		
Protective List, other motions in		
the Revenue List		



Reserved judgments on motions,	No	No
Motions or directions in the		
Corporations List, 9.30am		
motions in the Revenue List,		
other lists except if the Duty		
Judge or the directions hearing		
occurs during the course of a		
trial.		

Ceremonial sittings

Barristers are to wear robes and wigs. Senior Counsel should wear full-bottomed wigs.

Issued by

The Hon T F Bathurst AC Chief Justice of NSW 17 February 2021