



NCAT
NSW Civil &
Administrative Tribunal

Principal Registry
Level 9, 86 – 90 Goulburn Street
Sydney NSW 2000
Email: ncatenquiries@ncat.nsw.gov.au
Phone: 1300 006 228
Website: www.ncat.nsw.gov.au

Peter Zonneville
329 Concord Rd
CONCORD WEST NSW 2138

C22/192

Dear Mr Zonneville,

I refer to your correspondence dated 30 April 2022 where you have questioned why you were not able to use credit from application 2022/00005413 to obtain sound recordings for application's 2022/00036436 and 2022/000287835.

Request to use credit

You have said that you informed Registry to use credit from application 2022/00005413 to obtain sound recordings for 2022/00036436 and 2022/000287835. As Registry informed you applications are managed independently and funds from one application can not be transferred to another. I note that on 12 January 2022 you paid \$110 for application 2022/0005413 and were informed in writing on the same day that the total fee payable was \$438 and that you needed to pay the balance of \$328. As a result of non-payment your application was rejected on 6 May 2022 and you were instructed to complete a refund request form, which to date you have not completed. I would encourage you to complete a refund request form to have your \$110 for application 2022/00005413 refunded.

Unauthorised transactions

You say you noticed two unauthorised transactions on your bank statement for sound recording fees by NCAT. I note that on 9 April 2022 you emailed the Registry and requested they use the credit card details you had supplied to process fees for the sound recordings for applications 2022/00036436 and 2022/000287835. You were advised by the Registry on 20 April 2022 that fees totalling \$90 for the two sounds recordings would be charged. It is also noted that you only contacted Registry after they had closed on 20 April 2022 to advise them that you wanted to use the credit that you had to pay for the two sound recordings. As noted above this is not possible.

I trust this information is of assistance

Yours sincerely



Cathy Szczygielski
Principal Registrar & Executive Director
NSW Civil & Administrative Tribunal

Subject **FW: Attn NCAT President / Dep.Sec.Justice / Attorney General COMPLAINT
alleged harassment / unlawful conduct by Michele Bechini**
From NCATAppeals <ap@ncat.nsw.gov.au>
To ncatdec202105@pzgipa.com <ncatdec202105@pzgipa.com>
Date 2022-08-22 19:12

Dear Mr Zonneville,

I refer to your email of 14 August 2022 in which you seek review of the decision made to refuse your fee waiver request. I have also clarified the payment options available to you and reiterate the contact restrictions previously implemented.

-

Review fee waiver decision

I have reviewed your request for fee waiver. Your request outlines numerous reasons why you say the fee should be waived. The reasons include issues of complaint about Judicial Officers and Tribunal Members and that payment of the fee is "unethically & morally bankrupt & and abuse of authority". NCAT is "authorised" to seek a fee payable under the *Civil and Administrative Tribunal Regulation*. The fee to be paid for the Notice of Appeal is a filing fee. The fee to be paid for sound recording is to cover some of the costs incurred in the preparation of the sound recording.

NCAT generally grants fee waivers on the basis of financial hardship. Dissatisfaction with a decision and complaints about Judicial Officers or Tribunal Members are not considered grounds for waiving set fees.

I do not consider the reasons put by you justify the waiving of the fees.

Case: 2021/00140934, Peter Zonneville v Secretary, Department of Education - Fee waiver request for sound recording – refused – Sound recording will not be provided

Case: 2022/00196935, Peter Zonneville v Secretary, Department of Education - Fee waiver request for sound recording – refused – Sound recording will not be provided

Case: 2022/00229339, Peter Zonneville v Secretary, Department of Education – Fee waiver for Notice of Appeal – refused – Application rejected and dismissed

Method of payment of fees

As you have been previously advised NCAT does not accept credit card authority via email. We do accept the credit card authority by post. Fees can also be paid at any NCAT registry or ServiceNSW or by using the Secure Payment Portal or by cheque/money order.

I note you attach a fee waiver request and a credit card authority form with your applications for service (sound recording) and your applications to initiate proceedings. In the event the fee waiver is refused you do not give clear instructions that registry is authorised to process the fee using the credit card authority. On two occasions after registry processed the fee and provided you sound recording by express post you contacted your bank and advised that the transactions were unauthorised because "Documentation not supplied in timeframe".

As a result, NCAT will only accept payment from you by cheque/money order, use of the Secure payment portal or you may pay at an NCAT registry or ServiceNSW. NCAT will not accept or process payment using the credit card authority form.

I acknowledge the information provided to you on 10 August 2022 regarding the credit card payment form was not explained fully.

-

Multiple emails

On 9 December 2021 you were advised by the Principal Registrar that contact restrictions had been implemented. I confirm again, any emails sent to email boxes other than the following will not be actioned. Emails to personal email addresses of NCAT staff or members will be blocked. Any emails received from you where you have used a staff member or Tribunal members' name as part of the address will be blocked and not actioned. The email addresses you may use include:

aeod@ncat.nsw.gov.au – for AEOD proceedings

ap@ncat.nsw.gov.au – for Appeal proceedings

NCATenquiries@ncat.nsw.gov.au – for completed NCAT complaint form

You have been informed previously that we cannot include multiple email addresses for one case. Currently you provide an email address on the fee waiver form and two further and different email addresses on the corresponding

application. In the future, registry will choose the first email listed as the default address. As stated above, where any of the email addresses provided by you include the name of a registry officer or Tribunal Member your application or email will not be actioned.

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Yours faithfully,

Louise Clegg | Registrar

NSW Civil and Administrative Tribunal (NCAT)
Administrative & Equal Opportunity Division, Occupational Division & Appeals
Level 10 John Maddison Tower, 86-90 Goulburn Street, Sydney 2000

Email: aeod@ncat.nsw.gov.au Ph: 9307 8790

Web: www.ncat.nsw.gov.au | Follow us on [Twitter](#)

I acknowledge the traditional owners and custodians of the land on which I work and live, and pay my respects to Elders past, present and future.



From: complaintbechini@pzgipa.com <complaintbechini@pzgipa.com>

Sent: Monday, 15 August 2022 12:13 PM

To: Justice Armstrong <Justice.Armstrong@ncat.nsw.gov.au>; Judge Cole <Judge.Cole@ncat.nsw.gov.au>; Cathy Szczygielski <Cathy.Szczygielski@ncat.nsw.gov.au>; Catherine D'Elia <Catherine.DElia@justice.nsw.gov.au>

Cc: cronulla@parliament.nsw.gov.au; complaintbechini@pzgipa.com

Subject: Attn NCAT President / Dep.Sec.Justice / Attorney General COMPLAINT alleged harassment / unlawful conduct by Michele Bechini

Importance: High

To: NCAT President Aug.14,2022

AEOD dep.president & div.head

Principal registrar

Dep.sec.NSW Justice

Attorney General

E. justice.armstrong@ncat.nsw.gov.au

susanne.cole@ncat.nsw.gov.au cathy.szczygielski@ncat.nsw.gov.au

catherine.delia@justice.nsw.gov.au cronulla@parliament.nsw.gov.au

Please refer to the attached letter & documents

FORMAL COMPLAINT OF HARASSMENT / ALLEGED UNLAWFUL
CONDUCT BY MICHELE BECHINI, NCAT REGISTRAR

Dear Sir / Madam,

I refer to the attached correspondence sent by Michele Bechini to me concerning matters where I have been forced to take unwanted & unnecessary proceedings to the tribunal.

Ref. attached documents:

- a. Aug.10,2022 letter from Bechini refusing my credit card payment authority (CCPA) for a sound recording
- b. Aug.10,2022 letter from Bechini refusing my credit card payment authority (CCPA) for an appeal application
- c. Screenshots from NCAT website on Aug.15,2022
- d. NCAT Fee waiver application forms
- e. Civil & administrative tribunals regulation Sect.6 (CATR 6)
- f. Netbank payment receipt

I have legitimate & grave fears that Bechini is engaged in a campaign of harassment / unlawful misconduct to impede / obstruct my legislative & procedural rights.

1. Bechini is refusing my CCPAs (doc.a,b)

1. On July 12,2022 a similar credit card payment authority (CCPA) was processed by the registry for appeal 2022/000196935 Zonneville v DEC (doc.f)

2. I have no record of notice from Bechini that my CCPAs will not be accepted

3. As of Aug.15,2022 the NCAT website still lists CCPA as an accepted payment method (doc.c)

BECHINI IS ALLEGED TO BE BREACHING HER GSE ACT SECT.7 CONDUCT OBLIGATIONS AND POSSIBLY ANY CAT ACT SECT.3 OBLIGATIONS IMPOSED ON THE REGISTRY OFFICERS BY DELIBERATELY REFUSING MY LEGITIMATE CREDIT CARD PAYMENT AUTHORITY TO

22

4. CATR 6 clearly provides a mechanism for the fee waiver to be reviewed & decided by the principal registrar (doc.e)
5. The NCAT fee waiver application forms clearly provides a mechanism for the fee waiver to be reviewed & decided by the principal registrar when a fee waiver is refused by an officer other than the principal registrar. (doc.d)
6. Bechini is fully aware that I have the right to have her fee waiver refusal decision reviewed by the principal registrar and that it is a procedural right for applicants

This is not an isolated incident.

Ref. attached documents:

- g. April 29, 2022 letter from Bechini stating that appeal application 2022/00089446 was rejected for failing to pay the application fee (2022/00089446 is the re-submitted Appeal File 2021 / 000280265)
- h. Lodgement documents with CCPA for 2022/00089446 as evidence (doc.g)
7. Bechini is alleged to be making a deliberate false statement
8. Documents lodged with NCAT by myself included the CCPA (doc.h)

I will provide further details of other instances where my CCPAs have been unjustly & deliberately refused by Bechini / the registry to deliberately & maliciously obstruct my lawful rights. As a self-represented, non-legal professional, time poor, resource poor forced applicant / forced appellant I have to prioritize my livelihood and make submissions in my personal time

I have legitimate & grave fears that principal registrar Szczygielski is either complicit or also engaged in this campaign of harassment / unlawful misconduct to impede / obstruct my legislative & procedural rights.

Principal registrar Szczygileski is aware of my complaints against Bechini yet permits Bechini to continue to harass & unlawfully obstruct my legitimate lawful rights

I require:

- A. that the principal registrar review my fee waiver applications & provide a written decision(s) within 5 working days
- B where my fee waiver application be refused, proper, detailed adequate reasons are provided by the principal registrar for her decision
- C. Where Szczygielski refuses to review those fee waivers, she is to provide detailed, proper adequate reasons why there is not right for the review by the principal registrar under the CATR Sect.6 legislation
- D. Bechini is to be referred to the Ombudsman (OMBO) and / or ICAC
- E. Szczygielski is to be referred to the Ombudsman and / or ICAC
- F. Where required, those payment by my CCPA are to be processed as required
- G. Should Bechini destroy my CCPAs she is to be immediately referred to the OMBO and ICAC
- H. My complaints of systemic misconduct by the registry is to be referred to the OMBO

A response to these serious allegations / complaints is required from the appropriate person within 5 working days.

I REQUIRE THE RIGHT OF REPLY TO ANY / ALL EVIDENCE SUBMITTED BY BECHINI / SZCZYGIELSKI / NCAT IN THIS MATTER

I thank you for attention to these serious matters

Peter Zonneville

Email: complaintbechini@pzgipa.com ; szczygielski@pzgipa.com

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Use of electronic mail is subject to NSW Department of Communities and Justice policy and guidelines.



Quote the number below for all enquiries
Case number 2021/00337135

Peter Zonneville
decgipa202105ipc@pzgipa.com

30 November 2021

Case title	Appeal of decision under TBD - Peter Zonneville v TBD
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Request for fee waiver and written reasons

I refer to your email of Saturday 27th November 2021 regarding the refusal of your request for a fee waiver in the above case and a request for written reasons for this decision.

Decisions to grant or not grant a fee waiver are administrative decisions and the Registrar's decision is not an appealable decision and cannot be reviewed by the Tribunal. The administrative decision of the Registrar does not enliven s62 of the Civil and Administrative Tribunal Act 2013, and further written reasons will not be provided.

As stated in the written advice sent to you on 26 November 2021, if the fee is not paid by 1 December for this application it will be rejected and dismissed.

Yours faithfully,

Registrar
lclegg0

Subject **URGENT for the URGENT attention of Griffin Re: NCAT 2021/00337143-001 - Peter Zonneville v Secretary, Department of Education - Generic Correspondence**

From <decgipa042020@pzgipa.com>

Sender <decgipa042020@pzgipa.com>

To <michael.griffin@ncat.nsw.gov.au>

Cc <decgipa042020@pzgipa.com>

Date 2022-05-05 21:29

Priority Highest

- NCAT Complaint form Bechini 2022 04 30.pdf (~81 KB)
 - c APPEAL Documents list.pdf (~38 KB)
 - d1 APPEAL documents confirmed received.pdf (~47 KB)
 - d2 APPEAL documents bundle.pdf (~331 KB)
 - g APPEAL Credit Card Payment Authority 2022 03 17.pdf (~304 KB)
 - a 2022 03 17 0207007559190004850990.pdf (~148 KB)
 - Delivery 2022 05 03 0201002442230006040998.pdf (~149 KB)
 - CHEQUE PAYMENT FOR APPEAL.pdf (~595 KB)
 - BUNDLE OF DOCS WITH CHEQUE & FEE WAIVER.pdf (~433 KB)
 - CHEQUE FOIR APPEAL STAPLED TO FEE WAIVER.pdf (~504 KB)
 - BUNDLE OF DOCS 337143 2.pdf (~384 KB)
 - BUNDLE OF DOCUMENTS 337143.pdf (~408 KB)
 - DELIVERED 0207008983409006080992 2022 05 05.pdf (~153 KB)
 - ENVELOPE DOCUMENTS 337143.pdf (~303 KB)
 - EXPRES POST PARCEL.pdf (~519 KB)
 - Does Australia need a new test for judicial recusal.pdf (~175 KB)
-

Attn m.Griffin,

you have been informed of the alleged corrupt conduct of NCAT staff including the alleged corrupt Bechini.

I have sent emails to AEOD but cannot have any faith that they will be provided to you (re evidence of obstructing my appeal rights).

I am therefore forced to send these direct to you

- a. to protect my rights
- b. as evidence that you received this information PRIOR to making any (defective) substantive decision
- c. to ensure that this evidence is before you PRIOR to making any substantive decision

I also attach the article:

After Heydon & Carmody does Australia need a new test for judicial recusal which is clearly relevant in these proceedings.

FURTHER:

ANY BLIND FOOL COULD CLEARLY SEE THAT MY GIPA ACT RIGHTS AHVE BEEN EGREGIOUSLY ABUSED BY THE ALLEGED CORRUPT PENDERGAST & ALLEGED CORRUPT HARGANS THE APPLICATION FOR THOSE REFERRALS IS TO BE GRANTED IF YOU HAVE ANY SORT OF INTEGRITY!!

MISCONDUCT IS A REAL ISSUE REQUIRED TO BE RESOLVED IN THESE PROCEEDINGS!!!

Peter Zonneville

victim of alleged NCAT corruption

victim of alleged DEC corruption

----- Original Message -----

Subject:URGENT for the URGENT attention of Griffin Re: NCAT 2021/00337143-001 - Peter Zonneville v Secretary, Department of Education - Generic Correspondence
Date:2022-05-05 21:16
From:decgipa042020@pzgipa.com
To:aeod@ncat.nsw.gov.au
Cc:decgipa042020@pzgipa.com

FURTHER TO your alleged false statement that the appeal application fee has not been paid.

FACT:

- 1. on Mar.21,2022 the tribunal received both a fee waiver & credit card payment authority for the appeal fee
- 2. On May.3,2022 the tribunal received both a fee waiver AND a cheque for the appeal fee

3. On May 5,the tribunal received those bundle of documents you stated were delivered this morning

Bechini is alleged to be corrupt and deliberately impeding / obstructing my legislative rights

Peter Zonneville
victim of allged NCAT corruption
victim of alleged DEC corruption

----- Original Message -----

Subject:URGENT for the URGENT attention of Griffin Re: NCAT 2021/00337143-001 - Peter Zonneville v Secretary, Department of Education - Generic Correspondence
Date:2022-05-05 21:13
From:decgipa042020@pzgipa.com
To:AEOD@NCAT.NSW.GOV.AU
Cc:decgipa042020@pzgipa.com

FURTHER TO your alleged false statement that the appeal application fee has not been paid.

FACT:

- 1. on Mar.21,2022 the tribunal received both a fee waiver & credit card payment authority for the appeal fee
- 2. On May.3,2022 the tribunal received both a fee waiver AND a cheque for the appeal fee**
- 3. On May 5,the tribunal received those bundle of documents you stated were delivered this morning

Bechini is alleged to be corrupt and deliberately impeding / obstructing my legislative rights

Peter Zonneville

victim of alleged NCAT corruption

victim of alleged DEC corruption

----- Original Message -----

Subject:URGENT for the URGENT attention of Griffin Re: NCAT 2021/00337143-001 - Peter Zonneville v Secretary, Department of Education - Generic Correspondence

Date:2022-05-05 20:52

From:decgipa042020@pzgipa.com

To:aeod@ncat.nsw.gov.au

Cc:decgipa042020@pzgipa.com

Re your alleged false statement that the appeal application fee has not been paid.

FACT:

1. on Mar.21,2022 the tribunal received both a fee waiver & credit card payment authority for the appeal fee
2. On May.5,2022 the tribunal received both a fee waiver AND a cheque for the appeal fee

Bechini is alleged to be corrupt and deliberately impeding / obstructing my legislative rights

Peter Zonneville

victim of alleged NCAT corruption

victim of alleged DEC corruption

On 2022-05-05 19:03, decgipa042020@pzgipa.com wrote:

URGENT

1. The tribunal is required to confirm that a valid appeal application has been

received which is related to these proceedings.

2. The tribunal is required to adjourn todays hearing pending the appeal decision

3. The attached documents are required to be printed & given to the member presiding over the

10am hearing for this matter

- a. Application
- b. Statement of Southern

Sincerely

Peter Zonneville

victim of alleged DEC corruption

victim of alleged NCAT corruption

On 2022-05-05 04:17, decgipa042020@pzgipa.com wrote:

Further attached documents

On 2022-05-05 04:02, decgipa042020@pzgipa.com wrote:

To whom it may concern.

1. The tribunal is aware that there is an appeal pending which affects these proceedings.

a. The hearing is required to be adjourned until the appeal has been decided

b. The attached application has been submitted to the tribunal (a copy is attached)

2. The applicants affidavit is attached

Apologies for the delays but as I am a self-represented, non-legal professional, time poor, resource poor party I have very limited time to make these submissions

Sincerely

Peter Zonneville

victim of alleged DEC corruption

victim of alleged NCAT corruption

On 2022-04-28 20:19, aeod@ncat.nsw.gov.au wrote:

Please find attached document: Generic Correspondence, and other related attachment(s).

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Commonwealth Bank of Australia
ABN 48 123 123 124
Processing Services
PO Box 492
Lidcombe NSW 1825

Telephone 132221
Facsimile (02) 8737 3622

30/04/2022



Dear PETER

A refund is on its way to you

Here's some good news - we've completed our investigation into your recent transaction dispute and will be refunding you the money. We'll deposit the money into your debit card account within the next 3 business days including any associated fees and interest. Thanks for your patience.

Here are your details

Case number: 10808931

Account number: -

Transaction Date	Merchant Details	Amount	Fee Amount(s)
20 April 2022	NCAT ADMIN AND EO NSW SYDNEY	\$45.00	\$0.00
20 April 2022	NCAT ADMIN AND EO NSW SYDNEY	\$45.00	\$0.00

What happens next?

You'll automatically receive your refund within the next 3 business days.

Until then, here are some things to keep in mind:

- The refund will appear in your transaction history under the original transaction date. If you can't see it in the transaction history of your new card, please check your old card's account in NetBank. The refund will appear as "Dispute Refund".
- You can view your transaction history via the CommBank app or NetBank, or by checking your next statement.
- If your card was cancelled because of this dispute, please make sure you activate the new card we sent you so that you can use it and it'll appear in the CommBank app and NetBank. If you have a digital card, you may be able to activate it straight away in the CommBank app. Your closed card will be available to view within 24 hours in NetBank.
- Please note, in some cases, a merchant may subsequently be able to prove that the transaction/s that was disputed was authorised. If the merchant can prove that you're liable for the transaction, we'll need to take the money back out of your account. We'll let you know if this happens.

We're here to help

If you have any questions or want more information, please visit commbank.com.au/dispute or give us a call on 13 2221.

Yours sincerely

Commonwealth Bank
Processing Services

From: <ncatdec012020@pzcjpa.com>

To: <ap@ncat.nsw.gov.au>

Cc: <ncatdec012020@pzcjpa.com>

Sent: 9/04/2022 5:15 PM

Subject: URGENT re sound recordings NCAT Appeal Panel 2022/00036436-001 - Peter Zonneville v Secretary, Department of Education - Generic Correspondence

To whom it may concern.

1. I request that you use the current credit I have with NCAT to provide payment for the two sound recordings requested
2. I will fill in the payment refund form for the outstanding balance

A. This credit was caused by your error, not mine

B. The CAT Act requires "quick, cheap, minimal formality" principles

The above is consistent with these principles

C. I DO NOT WANT TO MAKE INTERNET PAYMENTS.

THERE ARE HIGHER RISKS ASSOCIATED WITH INTERNET TRANSACTIONS

D. I REQUIRE THESE SOUND RECORDINGS URGENTLY.

THEY HAVE BEEN UNREASONABLY DELAYED.

THE ALLEGED CORRUPT WESTGARTH STATED THAT "DELAYS WITH RECORDING

ACCESS COULD BE ADDRESSED BY REQUESTING URGENT ACCESS"

(DESPITE THE FACT THAT PERMITTING PERMISSION TO RECORD THE PROCEEDINGS

WOULD BE QUICKER, CHEAPER & WITH FAR LESS FORMALITY THAN THIS PROCESS)

E. I DO NOT WANT TO DOWNLOAD SOUND RECORDINGS

I. WE HAVE EXPERIENCED BIG PROBLEMS TRYING TO DOWNLOAD

LARGE FILES

II. I DO NOT WANT MY PRIVATE DETAILS TO BE ASSOCIATED WITH

ANY DOWNLOADING WEBSITE / APPLICATION

I await your earliest response

Sincerely

Peter Zonneville

victim of NCAT misconduct / alleged corruption

On 2022-04-08 00:34, ap@ncat.nsw.gov.au wrote:

Please find attached document: Generic Correspondence, and other related attachment(s).

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From: NCATAdministrativeandEqualOpportunity <aeod@ncat.nsw.gov.au>
To: <ncatdec012020@pzgipa.com>
Sent: 20/04/2022 4:31 PM
Subject: RE: URGENT re sound recordings NCAT Appeal Panel 2022/00036436-001 - Peter Zonneville v Secretary, Department of Education - Generic Correspondence

Dear Mr Zonneville,

I refer to your request below.

We will use the credit card details provided by you and process the following two sound recordings:

2022/00036436 Peter Zonneville v Secretary, Department of Education (PM Suthers 2/3/2022)
\$45.00

2020/000287835 Peter Zonneville v Minister for Education and Early Childhood Learning (SM Mulvey
28/2/2022) \$45.00

The total to be processed is \$90.00

In reference to the refund of \$110.00 I note you have advised Registry that you will complete the refund request form.

Thank you.

Regards,

Michelle Bechini | Senior Case Management Officer
NSW Civil and Administrative Tribunal (NCAT)
Administrative & Equal Opportunity Division, Occupational Division & Appeals
Level 10 John Maddison Tower, 86-90 Goulburn Street, Sydney 2000
Email: aeod@ncat.nsw.gov.au Ph: 02 9307 8790
Web: www.ncat.nsw.gov.au | Follow us on [Twitter](#)

From: ncatdec012020@pzgipa.com <ncatdec012020@pzgipa.com>
Sent: Saturday, 9 April 2022 5:16 PM
To: NCATAppeals <ap@ncat.nsw.gov.au>
Cc: ncatdec012020@pzgipa.com
Subject: URGENT re sound recordings NCAT Appeal Panel 2022/00036436-001 - Peter Zonneville v Secretary, Department of Education - Generic Correspondence
Importance: High

To whom it may concern.

1. I request that you use the current credit I have with NCAT to provide payment for the two sound recordings requested
2. I will fill in the payment refund form for the outstanding balance

A. This credit was caused by your error, not mine

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(DESPITE THE FACT THAT PERMITTING PERMISSION TO RECORD THE PROCEEDINGS

WOULD BE QUICKER, CHEAPER & WITH FAR LESS FORMALITY THAN THIS PROCESS)

E. I DO NOT WANT TO DOWNLOAD SOUND RECORDINGS

I. WE HAVE EXPERIENCED BIG PROBLEMS TRYING TO DOWNLOAD

LARGE FILES

II. I DO NOT WANT MY PRIVATE DETAILS TO BE ASSOCIATED WITH

ANY DOWNLOADING WEBSITE / APPLICATION

I await your earliest response

Sincerely

Peter Zonneville

victim of NCAT misconduct / alleged corruption

On 2022-04-08 00:34, ap@ncat.nsw.gov.au wrote:

Please find attached document: Generic Correspondence, and other related attachment(s).

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email or attachments and recommends that the recipient check this email and any attached files for the presence of viruses.

From: <ncatdec012020@pzqipa.com>
To: NCATAdministrativeandEqualOpportunity <aeod@ncat.nsw.gov.au>
Cc: <ncatdec012020@pzqipa.com>
Sent: 20/04/2022 4:43 PM
Subject: Re: URGENT re sound recordings NCAT Appeal Panel 2022/00036436-001 - Peter Zonneville v Secretary, Department of Education - Generic Correspondence

Attn Ms Bechini,

I request that you use \$90 from the credit for those requested sound recordings.

I will then fill in the refund form for the remaining balance.

Sincerely

Peter Zonneville

victim of NCAT misconduct / alleged corruption

On 2022-04-20 02:31, NCATAdministrativeandEqualOpportunity wrote:

Dear Mr Zonneville,

I refer to your request below.

We will use the credit card details provided by you and process the following two sound recordings:

2022/00036436 Peter Zonneville v Secretary, Department of Education (PM Suthers 2/3/2022) \$45.00

2020/000287835 Peter Zonneville v Minister for Education and Early Childhood Learning (SM Mulvey 28/2/2022) \$45.00

The total to be processed is \$90.00

In reference to the refund of \$110.00 I note you have advised Registry that you will complete the refund request form.

Thank you.

Regards,

Michelle Bechini | Senior Case Management Officer

NSW Civil and Administrative Tribunal (NCAT)

Administrative & Equal Opportunity Division, Occupational Division & Appeals

Level 10 John Maddison Tower, 86-90 Goulburn Street, Sydney 2000

Email: aeod@ncat.nsw.gov.au Ph: 02 9307 8790

Web: www.ncat.nsw.gov.au | Follow us on [Twitter](#)

From: ncatdec012020@pzgipa.com <ncatdec012020@pzgipa.com>

Sent: Saturday, 9 April 2022 5:16 PM

To: NCATAppeals <ap@ncat.nsw.gov.au>

Cc: ncatdec012020@pzgipa.com

Subject: URGENT re sound recordings NCAT Appeal Panel 2022/00036436-001 - Peter Zonneville v Secretary, Department of Education - Generic Correspondence

Importance: High

To whom it may concern.

1. I request that you use the current credit I have with NCAT to provide payment for the two sound recordings requested
2. I will fill in the payment refund form for the outstanding balance

A. This credit was caused by your error, not mine

B. The CAT Act requires "quick, cheap, minimal formality" principles

The above is consistent with these principles

C. I DO NOT WANT TO MAKE INTERNET PAYMENTS.

THERE ARE HIGHER RISKS ASSOCIATED WITH INTERNET TRANSACTIONS

D. I REQUIRE THESE SOUND RECORDINGS URGENTLY.

THEY HAVE BEEN UNREASONABLY DELAYED.

THE ALLEGED CORRUPT WESTGARTH STATED THAT "DELAYS WITH RECORDING

ACCESS COULD BE ADDRESSED BY REQUESTING URGENT ACCESS"

(DESPITE THE FACT THAT PERMITTING PERMISSION TO RECORD THE PROCEEDINGS

WOULD BE QUICKER,CHEAPER & WITH FAR LESS FORMALITY THAN THIS PROCESS)

E. I DO NOT WANT TO DOWNLOAD SOUND RECORDINGS

I. WE HAVE EXPERIENCED BIG PROBLEMS TRYING TO DOWNLOAD
LARGE FILES

II. I DO NOT WANT MY PRIVATE DETAILS TO BE ASSOCIATED WITH
ANY DOWNLOADING WEBSITE / APPLICATION

I await your earliest response

Sincerely

Peter Zonnevylle

victim of NCAT misconduct / alleged corruption

On 2022-04-08 00:34, ap@ncat.nsw.gov.au wrote:

Please find attached document: Generic Correspondence, and other related attachment(s).

DISCLAIMER: This email message, including any attachments, is intended for the individual or entity to whom it is addressed and may contain information that is confidential, privileged and/or exempt from disclosure under applicable law. If you have received this email in error you must not disclose or use the information in it. Please delete the email and any copies and notify the sender. Confidentiality or privilege are not waived or lost by reason of the mistaken delivery to you. Views expressed in this message are those of the individual sender, and are not necessarily the views of the Department of Communities and Justice. The Department accepts no liability for any loss or damage arising from the use of this email or attachments and recommends that the recipient check this email and any attached files for the presence of viruses.

To: Louise Clegg
Registrar NCAT
aeod@ncat.nsw.gov.au

Dear Ms Clegg,

I refer to your email of Aug.23,2022 in which you seek to respond to my letter / email complaint dated Aug.14,2022 sent to:

NCAT President
AEOD dep.president & div.head
Principal registrar
Dep.sec.NSW Justice

1. **Response required:**

Would you please confirm :

- a. that you are the Principal Registrar ?
- b. how long you have held the position of Principal Registrar ?
- c. **that you are a GSE Act officer and therefore subject to GSE Act Sect.7 MANDATORY CONDUCT OBLIGATIONS**

If you are not the Principal Registrar would you please confirm that you hold the position of

- d. NCAT President or
- e. AEOD dep.president & /or div.head or
- f. Dep.sec.NSW Justice

and how long you have held any of the above positions?

2. **Response required:**

Should you not hold any of the above positions,could you please state why you have the authority to respond to my complaint?

Please provide the document which provides you with authority to respond on behalf of the above parties.

It is my view that it is highly inappropriate for you to be dealing with my complaint and I will particularise those reasons in this letter.

You are informed that I respond only as a courtesy & to enable you a fair right of reply

Review fee waiver decision

3. I refer you to 1.a. & b.

- a. Again,please confirm that you are the Principal Registrar
- b. You have confirmed receipt of my three fee waiver requests
 - i. You are aware of my complaints against judicial officers & tribunal members
 - ii. You are therefore aware of the breaches of my procedural & legislative rights perpetrated by multiple members concerning my
 - a. Court Security Act Sect.9.2.a. rights (CSAP)
 - b. procedural rights
 - iii. You are therefore aware of my complaints whereby multiple members have breached their statutory & conduct obligations under the CAT & ADR Acts
 - iv. You are therefore aware of my complaints whereby multiple members have failed to provide oral reasons when requested in proceedings for a substantive decision on the CSAP
- c. You have stated that NCAT :
 - i. is“authorised” under the CAT Act to seek a filing fee.
 - ii. requires a fee for the sound recording costs
- d. You have stated that NCAT generally grants fee waivers on the basis of financial hardship
- e. You have stated that you have
 - i. reviewed my request for fee waiver
 - ii. stated that the reasons I provided justify the waiving of the fee

Response required:

- f. I note that you have not made reference to either:
 - iii. CAT Regulation Sect.6 nor
 - iv. Special Circumstances

Please state specific reasons why you have failed to make reference to these relevant issues?
It would seem that your failure to reference the above issues implies a lack of good faith in your response
- g. You have not stated any specific reasons on how my reasons for the fee waiver request do not meet the “special circumstances” required for the granting of a fee waiver. Your “subjective” decision does not provide any clear reasoning as to how the threshold of “special circumstances” is not met.
- h. Please confirm that your “fee waiver” decision meets the requirement of a CAT / ADR Act “decision”.
As such I exercise my CAT Act Sect.62 rights to require proper & adequate written reasons for:
 - i. your decision to refuse the fee waiver
 - ii. your decision to fail to have your decision reviewed by the principal registrar should you not currently hold that position
 - iii. your decision to refuse me those rights provided under CAT Reg.Sect.6
 - iv. your decision to refuse me those procedural rights provided under the NCAT fee waiver policy
 - v. your decision to ignore those statutory / conduct breaches by members in considering the fee waiver
 - vi. your decision to not refer to this issues in f.
 - vii. your decision to exercise bias against me

Method of payment of fees.

- 4. a. You have stated that
 - i. I have been previously advised that NCAT does not accept credit card authority (CCA) via email
 - ii. NCAT accepts the CCA by post
 - iii. other payment facilities available
- b. You confirm receipt of both:
 - i. fee waiver request
 - ii. CCA form
- c. You state:
In the event the fee waiver is refused you do not give clear instructions that registry is authorised to process the fee using the credit card authority.
 - i. a. in 3.c. you stated that:
 - i. NCAT is “authorised” under the CAT Act to seek a filing fee.
 - ii. NCAT requires a fee for the sound recording costs
 - b. On the fee waiver form it specifically states:

4.If your request for fee waiver is not approved, you will need to pay the fee.

The inclusion of my CCA clearly conforms with those requirements stated on the fee waiver form:

- d. the CCA has been properly filled in
- e. the CCA includes my valid credit card details
- f. the CCA is signed

Response required:

Please explain the blatant inconsistency / hypocrisy in your statements

Response required:

- ii. Please confirm that your refusal to accept my valid CCA decision meets the requirement of a CAT / ADR Act “decision”.**

As such I exercise my CAT Act Sect.62 rights to require proper & adequate written reasons for:

- i. your decision to refuse my valid CCA
 - ii. your decision to require me to provide “clear instructions” when you refused my fee waiver request
 - iii. your decision to deliberately & maliciously impede / obstruct / compromise my legislative / procedural rights to make an appeal application
 - iv. your decision to deliberately & maliciously impede / obstruct / compromise my legislative / procedural rights to seek the sound recordings of proceedings
 - v. your decision to deliberately & maliciously impede / obstruct my legislative rights to make an appeal application within the required time
 - vi. your decision to deliberately & maliciously subject me to harassment & discrimination
 - vii. your decision to deliberately & maliciously require me to waste unwanted & unnecessary resources as a result of your misconduct / alleged corrupt conduct
- e. You further state:
On two occasions after registry processed the fee and provided you sound recording by express post you contacted your bank and advised that the transactions were unauthorised because "Documentation not supplied in timeframe".credit card authority form

Ref. attached correspondence between myself & Bechini

- Doc.SRA-SM SOUND RECORDING APPLICATION 2022 03 06 Mulvey Suthers**
- Doc.SRA-SM0 2022 03 31 Letter from Bechini**
- Doc.SRA-SM1 2022 04 04 Email re \$110 credit**
- Doc.SRA-SM2 2022 04 09 Email re \$110 credit**
- Doc.SRA-SM3 2022 04 20 Bechini response**
- Doc.SRA-SM4 2022 04 20 Email to Bechini**

Response required:

- i. Please state where I have given Bechini any authority to debit my credit card for those two sound recordings in the above correspondence?**
- ii. Please explain what gives Bechini the authority to process payments using my credit card when I have specifically requested that a credit that I currently have NCAT (through no fault of my own) is to be used?**
- iii. Please explain what gives Bechini the authority use “stored” credit card details for unauthorised payments?**
- iv. Please explain your deliberately false & malicious statement that I advised my bank that those transactions were unauthorised because:
"Documentation not supplied in timeframe".
This is a blatant lie.
I advised my bank that those transactions were unauthorised as I did not authorise them**
- v. Please state why,with respect the evidence provided,why my CCA provision is “justly” required to be refused?**

Please confirm that your decision to deliberately & maliciously make false / misleading statements to distort the facts & construct a false narrative to cause me both an economic & reputational detriment meets the requirement of a CAT / ADR Act “decision”.

As such I exercise my CAT Act Sect.62 rights to require proper & adequate written reasons for:

- i. your decision that I provided Bechini with the CCA
- ii. your decision to deliberately & maliciously construct a false narrative to justify your misconduct / alleged corrupt conduct against me
- iii. your decision to deliberately & maliciously make false statements against me
- iv. your decision to perjure yourself
- v. your decision to protect the alleged corrupt Bechini whom you know to be perpetrating serious misconduct / corrupt conduct against me
- vi. your decision to deliberately & maliciously impede / obstruct / compromise my legislative / procedural rights to make an appeal application
- vii. your decision to deliberately & maliciously impede / obstruct / compromise my legislative / procedural rights to seek the sound recordings of proceedings
- viii. your decision to deliberately & maliciously impede / obstruct my legislative rights to make an appeal application within the required time
- ix. your decision to deliberately & maliciously subject me to further harassment & discrimination by making false / misleading statements
- x. your decision to deliberately & maliciously require me to waste further unwanted & unnecessary resources as a result of your misconduct / alleged corrupt conduct
- xi. your decision to deliberately & maliciously refuse my CCA payment provision based on your alleged corrupt falsehoods
- xii. your decision to deliberately breach your statutory & conduct obligations to deliberately & maliciously subject me to harassment & discrimination

Multiple emails

5. You further state:

On 9 December 2021 you were advised by the Principal Registrar that contact restrictions had been implemented. I confirm again, any emails sent to email boxes other than the following will not be actioned.

Emails to personal email addresses of NCAT staff or members will be blocked.

Any emails received from you where you have used a staff member or Tribunal members' name as part of the address will be blocked and not actioned.

The email addresses you may use include:

aeod@ncat.nsw.gov.au – for AEOD proceedings

ap@ncat.nsw.gov.au – for Appeal proceedings

NCATenquiries@ncat.nsw.gov.au – for completed NCAT complaint form

- a. I note that all those email addresses are controlled by the registry who are under the directions of yourself / the principal registrar
- b. I have provided adequate evidence that the registry is engaged in a campaign of serious misconduct
(allegedly most likely with the complicity or under the directions of Szczygielski)
- c. It is clear that you / Szczygielski / Bechini / other registry officers have a clear conflict of interest in preventing my complaints to your superiors
- d. formal complaints "disappear or are not responded to (especially concerning registry staff)

I inform you that I do not accept in these circumstances that it is improper for me to raise these complaints with your superiors.

It is my intention to raise these complaints to the highest levels in NCAT & DoJ

Please confirm that your decision to deliberately & maliciously restrict my communication with your superiors meets the requirement of a CAT / ADR Act "decision".

As such I exercise my CAT Act Sect.62 rights to require proper & adequate written reasons for:

- i. your decision to deliberately & maliciously abuse your position of authority
 - ii. your decision to deliberately & maliciously obstruct my rights to raise these complaints with your superiors
 - iii. your decision to deliberately breach your GSE Act conduct obligations
 - iv. your decision to deliberately & maliciously impose oppressive & unjust restrictions on me in order to protect yourself & your alleged corrupt colleagues
 - v. your decision to deliberately & maliciously make decisions which you know to be compromised by a clear conflict of interest
 - vi. your decision to deliberately & maliciously impose oppressive & unjust restrictions me to subject me to unwanted & unnecessary economic & resource detriments
 - vii. your decision to deliberately breach your statutory & conduct obligations to deliberately & maliciously subject me to unjust & alleged corrupt harassment & discrimination
6. You are required to provide a response addressing each & every issue I have raised within 5 working days.

If you object to this correspondence being sent to your superiors, you are required to

- a. provide proper adequate & detailed reasons why these matters should not be brought to their attention.
 - b. why there would not be a perceived conflict of interest in your objection
 - c. why the evidence attached does not support & substantiate my complaints of your
7. You are required to have
- a. my fee waivers reviewed by the principal registrar
 - b. the principal registrar to provide proper adequate & detailed reasons why my fee waivers would be refused
 - c. ensure that those CCAs I provided are not unnecessarily or improperly destroyed
 - d. ensure that the following officers are restrained from any of my proceedings:
Clegg
Bechini
Harrower

Peter Zonneville

complainbechini@pzgipa.com ; complaintregistry@pzgipa.com ; corruptionNCAT@pzgipa.com

forced applicant

forced appellant

forced respondent

victim of alleged DEC corruption

victim of alleged NCAT corruption

Subject **Attn NCAT President / Dep.Sec.Justice / Attorney General COMPLAINT
alleged harassment / unlawful conduct by Louise Clegg**

From <complaintclegg@pzgipa.com>

Sender <complaintclegg@pzgipa.com>

To <justice.armstrong@ncat.nsw.gov.au>, <susanne.cole@ncat.nsw.gov.au>, <cathy.szczysielski@ncat.nsw.gov.au>, <catherine.delia@justice.nsw.gov.au>, <cronulla@parliament.nsw.gov.au>

Cc <Katherine.Tollner@justice.nsw.gov.au>, <andrijana.taylor@fac.s.nsw.gov.au>, <complaintclegg@pzgipa.com>, <AEOD@NCAQT.NSW.GOV.AU>, <NCATENQUIRIES@NCAT.NSW.GOV.AU>, <AP@NCAT.NSW.GOV.AU>

Date 2022-08-27 22:07

Priority Highest

- 2022 08 23 Clegg response COMPLAINT alleged harassment _ unlawful conduct by Michele Bechini.pdf (~151 KB)
- NCAT Complaint form CLEGG 2022 08 27.pdf (~79 KB)
- Response to Reg Clegg NCAT email 23 08 2022.pdf (~70 KB)
- DocSRASM SOUND RECORDING APPLICATION 2022 03 06 Mulvey Suthers.pdf (~147 KB)
- DocSRASM0 2022 03 31 Bechini letter.pdf (~63 KB)
- DocSRASM1 2022 04 04 Email re \$110 credit.pdf (~111 KB)
- DocSRASM2 2022 04 09 Email re \$110 credit.pdf (~105 KB)
- DocSRASM3 2022 04 20 Bechini response.pdf (~126 KB)
- DocSRASM4 2022 04 20 Email to Bechini.pdf (~105 KB)
- Aust Post delivered 24 08 2022 0201006274346006050994.pdf (~141 KB)
- Confirmation of documents 2022 08 23.pdf (~74 KB)

To: NCAT President

AEOD dep.president & div.head
Principal registrar
Dep.sec.NSW Justice
Attorney General
E.

justice.armstrong@ncat.nsw.gov.au ; susanne.cole@ncat.nsw.gov.au ; cathy.szczysielski@ncat.nsw.gov.au ;
catherine.delia@justice.nsw.gov.au ; cronulla@parliament.nsw.gov.au

Katherine.Tollner@justice.nsw.gov.au ; andrijana.taylor@fac.s.nsw.gov.au ; complaintclegg@pzgipa.com

Please refer to the attached letter & documents

a. FORMAL COMPLAINT OF HARASSMENT / ALLEGED UNLAWFUL CONDUCT BY LOUISE CLEGG, NCAT REGISTRAR

b. RESPONSE REQUIRED FROM CLEGG WITHIN 7 DAYS

Dear Sir / Madam,

I refer to the attached correspondence sent by Louise Clegg to me on Aug.23,2022 concerning matters I raised in my complaint against Michelle Bechini.

I have legitimate & grave fears that Clegg & the NCAT registry is engaged in a campaign of harassment

/ deliberate & malicious unlawful misconduct to impede / obstruct my legislative & procedural rights.

This appears to be under the instructions / directions of Principal Registrar Szczysielski

I have been forced to take multiple unwanted & unnecessary proceedings to the tribunal.

I THE ALLEGED CORRUPT BECHINI & CLEGG ARE ALLEGED TO BE DELIBERATELY & MALICIOUSLY OBSTRUCTING MY LEGISLATIVE & PROCEDURAL RIGHTS TO SEEK:

- APPEAL APPLICATIONS

- HEARING SOUND RECORDINGS

1 . I attach my response to Cleggs Aug.23,2022 email

- 2. I include evidence to substantiate my complaints
- 3. I attach a formal complaint against Clegg
- 4. On Aug.24,2022 the tribunal received my resubmitted credit card payment authorities & other documents which were marked to the attention of the NCAT President
A list of those documents is attached

a. I provide the recipients of this formal complaint 7 days in which to make a formal response (a right of reply) to contest my complaints and the evidence submitted.

Those responses are required to be proper adequate & detailed addressing each & every issue I have raised including that of Bechini that was previously received by you.

a. I provide Clegg 7 days in which to make a formal response (a right of reply) to contest my complaints and the evidence submitted.

Cleggs responses is required to be proper adequate & detailed addressing each & every issue I have raised including that of Bechini that was previously received by her.

I reserve the right to raise allegations of misfeasance / non-feasance / misfeasance / misconduct and more after the period in which I have provided you a right of reply.

5. I also require a formal response why my complaint against the alleged corrupt

congenital liar Dinnen has been ignored.

The NCAT president
The NCAT deputy president & AEOD div.head
The principal registrar
are herewith provided 14 days in make a formal response (a right of reply) to contest my complaints and the evidence submitted against the alleged corrupt congenital liar Dinnen

Those responses are required to be proper adequate & detailed addressing each & every issue I have raised concerning the alleged corrupt congenital liar Dinnen that was previously received by you.

6. I also require a formal response from the alleged corrupt congenital liar Dinnen

concerning my formal complaint against her within 7 days. This provides the alleged corrupt congenital liar Dinnen with a formal right of reply.

The alleged corrupt congenital liar Dinnen response is required to be a proper

adequate & detailed response addressing :

- a. each issue raised in my complaint
- b. the evidence submitted with my complaint
- c. detailed legal arguments stating why CAT / ADR Act decisions

made by

the alleged corrupt congenital liar Dinnen

- i. were not CAT / ADR Act decisions
- ii. are not CAT / ADR Act decisions captured by CAT Act Sect.62
- iii. why there is no public interest in those specific CAT / ADR Act decisions made by the alleged corrupt congenital liar Dinnen

7. The NCAT president

The NCAT deputy president & AEOD div.head

The principal registrar

are required to:

a. NOTIFY the alleged corrupt congenital liar Dinnen of this right of reply

b. ENSURE that the alleged corrupt congenital liar Dinnen exercises this right of

reply

The failure of those above persons to do the above makes them a responsible party to

any proceedings which may or may not result from the alleged corrupt congenital liar

Dinnen complaint / issues

7. APPLICATION

The NCAT president is required to provide written permission for the referral of questions of law submitted by the applicant concerning:

a. the statutory construction of CAT / ADR Act "decisions"

b. the statutory construction of CAT Act Sect.62

c. the statutory construction of CAT Act SEct.3

d. the statutory construction of ADR Act Sect 3

e. the blatant conflict of interest in members determining their CAT / ADR Act decisions

f. the blatant conflict of interest in members determining their recusal decisions (refer to the attached document:

"After Heydon & Carmody does Australia need a new test for judicial recusal?"

g. the public interest arising from the above questions of law from the statutory construction of those sections of the CAT / ADR Acts

The NCAT president is required to provide proper adequate & detailed CAT Act Sect.62

written reasons for a refusal of the above application.

Those written reasons are to include reasons why there is no conflict of interest

or

public interest in those questions of law being answered.

8.I repeat:

I have legitimate & grave fears that principal registrar Szczygielski is either complicit or also engaged in this campaign of harassment / unlawful misconduct to impede / obstruct my legislative & procedural rights.

Principal registrar Szczygileski is aware of my complaints against Bechini yet permits Bechini to continue to harass & unlawfully obstruct my legitimate lawful rights

I require that my complaints of systemic misconduct by registry officers is to be referred to

a. the OMBO

b. ICAC

- c. the DPP
- d. the premier
- e. the minister responsible

9. **The NCAT president**

The NCAT deputy president & AEOD div.head

The principal registrar

are required to state whether or not there is a (clear) conflict of interest in the

registry's restriction on my emailing of these serious complaints of serious systemic misconduct to those senior office holders of NCAT where:

- a. there is substantiating evidence of systemic misconduct / alleged corrupt conduct against me by registry officers**
- b. the registry controls those "approved" email addresses**
- c. the registry effectively controls the access of evidence to their superiors**
- d. it is in those registry officers benefit to ensure that those legitimate complaints are neither investigated nor actioned against**

A response to these serious allegations / complaints is required from the appropriate person within 5 working days.

I REQUIRE THE RIGHT OF REPLY TO ANY / ALL EVIDENCE SUBMITTED BY CLEGG / BECHINI / SZCZYGIELSKI / NCAT IN THIS MATTER

I thank you for attention to these serious & disturbing matters

Peter Zonneville

Email: complaintbechini@pzgipa.com ; szczygielski@pzgipa.com ; complaintclegg@pzgipa.com

On 2022-08-27 20:44, ncatdec202105@pzgipa.com wrote:

----- Original Message -----

Subject:FW: Attn NCAT President / Dep.Sec.Justice / Attorney General COMPLAINT alleged harassment / unlawful conduct by Michele Bechini

Date:2022-08-22 19:12

From:NCATAppeals <ap@ncat.nsw.gov.au>

To:"ncatdec202105@pzgipa.com" <ncatdec202105@pzgipa.com>

Dear Mr Zonneville,

I refer to your email of 14 August 2022 in which you seek review of the decision made to refuse your fee waiver request. I have also clarified the payment options available to you and reiterate the contact restrictions previously implemented.

-

Review fee waiver decision

I have reviewed your request for fee waiver. Your request outlines numerous reasons why you say the fee should be waived. The reasons include issues of complaint about Judicial Officers and Tribunal Members and that payment of the fee is "unethically & morally bankrupt & and abuse of authority". NCAT is "authorised" to

seek a fee payable under the *Civil and Administrative Tribunal Regulation*. The fee to be paid for the Notice of Appeal is a filing fee. The fee to be paid for sound recording is to cover some of the costs incurred in the preparation of the sound recording.

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NCAT generally grants fee waivers on the basis of financial hardship. Dissatisfaction with a decision and complaints about Judicial Officers or Tribunal Members are not considered grounds for waiving set fees.

I do not consider the reasons put by you justify the waiving of the fees.

Case: 2021/00140934, Peter Zonneville v Secretary, Department of Education - Fee waiver request for sound recording – refused – Sound recording will not be provided

Case: 2022/00196935, Peter Zonneville v Secretary, Department of Education - Fee waiver request for sound recording – refused – Sound recording will not be provided

Case: 2022/00229339, Peter Zonneville v Secretary, Department of Education – Fee waiver for Notice of Appeal – refused – Application rejected and dismissed

Method of payment of fees

As you have been previously advised NCAT does not accept credit card authority via email. We do accept the credit card authority by post. Fees can also be paid at any NCAT registry or ServiceNSW or by using the Secure Payment Portal or by cheque/money order.

I note you attach a fee waiver request and a credit card authority form with your applications for service (sound recording) and your applications to initiate proceedings. In the event the fee waiver is refused you do not give clear instructions that registry is authorised to process the fee using the credit card authority. On two occasions after registry processed the fee and provided you sound recording by express post you contacted your bank and advised that the transactions were unauthorised because "Documentation not supplied in timeframe".

As a result, NCAT will only accept payment from you by cheque/money order, use of the Secure payment portal or you may pay at an NCAT registry or ServiceNSW. NCAT will not accept or process payment using the credit card authority form.

I acknowledge the information provided to you on 10 August 2022 regarding the credit card payment form was not explained fully.

-

Multiple emails

On 9 December 2021 you were advised by the Principal Registrar that contact restrictions had been implemented. I confirm again, any emails sent to email boxes other than the following will not be actioned. Emails to personal email addresses of NCAT staff or members will be blocked. Any emails received from you where you have used a staff member or Tribunal members' name as part of the address will be blocked and not actioned. The email addresses you may use include:

aeod@ncat.nsw.gov.au – for AEOD proceedings

ap@ncat.nsw.gov.au – for Appeal proceedings

NCATenquiries@ncat.nsw.gov.au – for completed NCAT complaint form

You have been informed previously that we cannot include multiple email addresses for one case. Currently you provide an email address on the fee waiver form and two further and different email addresses on the corresponding application. In the future, registry will choose the first email listed as the default address. As stated above, where any of the email addresses provided by you include the name of a registry officer or Tribunal Member your application or email will not be actioned.

Yours faithfully,

Louise Clegg | Registrar

NSW Civil and Administrative Tribunal (NCAT)

Administrative & Equal Opportunity Division, Occupational Division & Appeals

Level 10 John Maddison Tower, 86-90 Goulburn Street, Sydney 2000

Email: aeod@ncat.nsw.gov.au Ph: 9307 8790

Web: www.ncat.nsw.gov.au | Follow us on [Twitter](#)

I acknowledge the traditional owners and custodians of the land on which I work and live, and pay my respects to Elders past, present and future.



29

From: complaintbechini@pzgipa.com <complaintbechini@pzgipa.com>
Sent: Monday, 15 August 2022 12:13 PM
To: Justice Armstrong <Justice.Armstrong@ncat.nsw.gov.au>; Judge Cole <Judge.Cole@ncat.nsw.gov.au>; Cathy Szczygielski <Cathy.Szczygielski@ncat.nsw.gov.au>; Catherine D'Elia <Catherine.DElia@justice.nsw.gov.au>
Cc: cronulla@parliament.nsw.gov.au; complaintbechini@pzgipa.com
Subject: Attn NCAT President / Dep.Sec.Justice / Attorney General COMPLAINT alleged harassment / unlawful conduct by Michele Bechini
Importance: High

To: NCAT President Aug.14,2022
 AEOD dep.president & div.head
 Principal registrar
 Dep.sec.NSW Justice
 Attorney General
 E. justice.armstrong@ncat.nsw.gov.au
susanne.cole@ncat.nsw.gov.au cathy.szczygielski@ncat.nsw.gov.au
catherine.delia@justice.nsw.gov.au cronulla@parliament.nsw.gov.au

Please refer to the attached letter & documents

FORMAL COMPLAINT OF HARASSMENT / ALLEGED UNLAWFUL CONDUCT BY MICHELE BECHINI, NCAT REGISTRAR

Dear Sir / Madam,

I refer to the attached correspondence sent by Michele Bechini to me concerning matters where I have been forced to take unwanted & unnecessary proceedings to the tribunal.

Ref.attached documents:

- a. Aug.10,2022 letter from Bechini refusing my credit card payment authority (CCPA) for a sound recording
- b. Aug.10,2022 letter from Bechini refusing my credit card payment authority (CCPA) for an appeal application
- c. Screenshots from NCAT website on Aug.15,2022
- d. NCAT Fee waiver application forms
- e. Civil & administrative tribunals regulation Sect.6 (CATR 6)
- f. Netbank payment receipt

I have legitimate & grave fears that Bechini is engaged in a campaign of harassment / unlawful misconduct to impede / obstruct my legislative & procedural rights.

1. Bechini is refusing my CCPAs (doc.a,b)
1. On July 12,2022 a similar credit card payment authority (CCPA) was processed by the registry for appeal 2022/000196935 Zonneville v DEC (doc.f)
2. I have no record of notice from Bechini that my CCPAs will not be accepted
3. As of Aug.15,2022 the NCAT website still lists CCPA as an accepted payment method (doc.c)

BECHINI IS ALLEGED TO BE BREACHING HER GSE ACT SECT.7 CONDUCT OBLIGATIONS AND POSSIBLY ANY CAT ACT SECT.3 OBLIGATIONS IMPOSED ON THE REGISTRY OFFICERS BY DELIBERATELY REFUSING MY LEGITIMATE CREDIT CARD PAYMENT AUTHORITY TO PREVENT MY LEGITIMATE APPEAL APPLICATION (& SOUND RECORDING PAYMENT)

4. CATR 6 clearly provides a mechanism for the fee waiver to be reviewed & decided by the principal registrar (doc.e)
5. The NCAT fee waiver application forms clearly provides a mechanism for the fee waiver to be reviewed & decided by the principal registrar when a fee waiver is refused by an officer other than the principal registrar. (doc.d)
6. Bechini is fully aware that I have the right to have her fee waiver refusal decision reviewed by the principal registrar and that it is a procedural right for applicants

This is not an isolated incident.

Ref.attached documents:

- g. April 29,2022 letter from Bechini stating that appeal application 2022/00089446 was rejected for failing to pay the application fee (2022/00089446 is the re-submitted Appeal File 2021 / 000280265)
- h. Lodgement documents with CCPA for 2022/00089446 as evidence (doc.g)
7. Bechini is alleegd to be making a deliberate false statement
8. Documents lodged with NCAT by myself included the CCPA (doc.h)

I will provide further details of other instances where my CCPAs have been unjustly & deliberately refused by Bechini / the registry to deliberately & maliciously obstruct my lawful rights. As a self-represented, non-legal professional, time poor, resource poor forced applicant / forced appellant I have to prioritize my livelihood and make submissions in my personal time

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I have legitimate & grave fears that principal registrar Szczygielski is either complicit or also engaged in this campaign of harassment / unlawful misconduct to impede / obstruct my legislative & procedural rights.

Principal registrar Szczygileski is aware of my complaints against Bechini yet permits Bechini to continue to harass & unlawfully obstruct my legitimate lawful rights

I require:

- A. that the principal registrar review my fee waiver applications & provide a written decision(s) within 5 working days
- B where my fee waiver application be refused, proper, detailed adequate reasons are provided by the principal registrar for her decision
- C. Where Szczygielski refuses to review those fee waivers, she is to provide detailed, proper adequate reasons why there is not right for the review by the principal registrar under the CATR Sect.6 legislation
- D. Bechini is to be referred to the Ombudsman (OMBO) and / or ICAC
- E. Szczygielski is to be referred to the Ombudsman and / or ICAC
- F. Where required, those payment by my CCPA are to be processed as required
- G. Should Bechini destroy my CCPAs she is to be immediately referred to the OMBO and ICAC
- H. My complaints of systemic misconduct by the registry is to be referred to the OMBO

A response to these serious allegations / complaints is required from the appropriate person within 5 working days.

I REQUIRE THE RIGHT OF REPLY TO ANY / ALL EVIDENCE SUBMITTED BY BECHINI / SZCZYGIELSKI / NCAT IN THIS MATTER

I thank you for attention to these serious matters

Peter Zonneville

Email: complaintbechini@pzqipa.com ; szczygielski@pzqipa.com

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Quote the number below for all enquiries
Case number 2022/00196935

Peter Zonneville
GRIFFIN@PZGIPA.COM

ORDER

Case title Appeal of decision under Government Information (Public Access) Act 2009 -
Peter Zonneville v Secretary, Department of Education

On 7 November 2022 the following orders (and/or directions) were made:

- 1 A hearing of the application is dispensed with.
- 2 By consent, the application to vacate the hearing scheduled on 11 November 2022 is allowed.
The hearing is vacated and the parties are excused.
- 3 The appeal is listed for hearing on 17 February 2023 at 10.15am in Sydney by AVL, for a half
day.
- 4 Directions made by the Appeal Panel on 27 July 2022 are varied:
 - a) Time for compliance with direction 2 is extended to 12 December 2022;
 - b) Time for compliance with direction 3 is extended to 30 January 2023;
 - c) Time for compliance with direction 4 is extended to 14 February 2023.
- 5 The application is otherwise dismissed.

REASONS

The appellant has sought a delay of, and an extension to directions made for the preparation of, a hearing of the appeal scheduled on 11 November 2022.

In doing so, he brought two applications, each in the form of a "General application form" dated 30 October 2022. For reasons I will come to, this decision relates to only one of those applications.

The application which I deal with in these reasons sought, inter alia, that the Appeal Panel vacate a hearing scheduled for this Friday, and an extension of time for the parties to lodge their material in respect of the appeal. There is, then, some urgency in dealing with that application, given the hearing has been listed for approximately four months and at least one party is likely to have briefed solicitors and counsel to appear.

Further, the Registry sought the respondent's views in respect of the application to vacate the hearing and to vary directions in the appeal. The respondent has consented to that course, and to my dispensing with a hearing of that application. From its response, it is not apparent that the respondent has turned its mind to the other Application, which is more extensive and does not have the same need for urgent resolution.

The appellant did not address the request that he give his views on whether this application could properly be dealt with on the papers when asked to do so. Having reviewed the material lodged by the parties and noting the partial consent of the respondent, I am satisfied that this application can be adequately determined in the absence of the parties, and will make an order dispensing with a hearing.

The reason for the application, according to the appellant, is that he has not been provided with the sound recording of the hearing at first instance which he may need to provide and transcribe in support of his appeal. The appellant clearly blames the Appeal Registry, and in particular the Deputy Registrar, for that. I have reviewed what has occurred in determining this application. I note that relevant correspondence from Registry to the appellant in respect of this issue appears to be as follows:

- A letter dated 8 July 2022, indicating that a request for fee waiver was rejected in respect of the application for the sound recording; and

- An email to the appellant dated 23 August 2022, referable to his application for the sound recording required for this appeal noting, under the heading "method of payment of fees":

"As you have been previously advised NCAT does not accept credit card authority via email. We do accept the credit card authority by post. Fees can also be paid at any NCAT registry or Service NSW or by using the Secure Payment Portal or by cheque/money order. I note you attach a fee waiver request and a credit card authority form with your applications for service (sound recording) and your applications to initiate proceedings. In the event the fee waiver is refused you do not give clear instructions that registry is authorised to process the fee using the credit card authority. On two occasions after registry processed the fee and provided you sound recording by express post you contacted your bank and advised that the transactions were unauthorised because "Documentation not supplied in timeframe". As a result, NCAT will only accept payment from you by cheque/money order, use of the Secure payment portal or you may pay at an NCAT registry or Service NSW. NCAT will not accept or process payment using the credit card authority form. I acknowledge the information provided to you on 10 August 2022 regarding the credit card payment form was not explained fully."

The appellant's application does not engage with that correspondence. In any event, the respondent indicates that it will now provide its copy of the sound recording to the appellant so that the matter can be progressed. As stated above, it does not oppose the application to vacate the hearing or extend time to comply with directions.

The final aspects of the application, which I am yet to deal with, are an order sought by the appellant that the Appeal Panel refer the Deputy Registrar to various named governmental and non-governmental agencies and "any other relevant oversight agency" for "abuse in public office/perverting the course of justice/unlawful conduct/offences". The appellant also seeks an order for "exemplary costs against the tribunal registry."

Those applications are based on the appellant's assertion that the Deputy Registrar or the Registry more broadly, have shredded, destroyed or refused his provided payment authority. The appellant asserts this is discrimination, harassment, unlawful, and undertaken to deliberately delay his access to evidence. It is also alleged that the Registry did so without any logical or reasonable reasons.

No evidence in support of those assertions has been lodged. To the extent the Registry may have refused any such applications, the correspondence from the Registry to the appellant, referred to above, appears to set out the reasons. It may well be prudent for Registry to destroy the credit card details of a party for spent applications or applications which are not to proceed utilising those details, to assist in maintaining the party's privacy. Even if I had power to make those orders, which is not addressed, I could not be satisfied they were appropriate in the circumstances.

For completeness, I should note that the application sought that the orders sought in the other application bearing the same date be made in this application, which is unnecessary to address further. The other application will be addressed on its own merits in due course.

Also, the appellant makes some complaint about my conduct in this application. Whilst in this application he does not seek my recusal, in the related application he does so on a priori basis, together with an application that at least ten other named members of the Tribunal not be allocated to determine it.

I should record that the last interaction I had with the appellant was in giving ex tempore reasons refusing an application for recusal for bias in respect of this appeal: *Zonneville v Secretary, Department of Education* [2022] NSWCATAP 274. The appellant had an opportunity to raise any concerns about alleged bias or apprehended bias in that application. As far as I am aware, no appeal has been lodged from that decision, given well over a month ago. The only new issues which arise are the appellant's concerns raised in the application that I may not decide the matter fairly due to the outcome of my previous decisions, which the appellant disliked but has not successfully appealed, and the mention that he has made a separate complaint about me which I have not seen. Those factors are not a proper basis for me to recuse myself from deciding this application. They do not demonstrate that I would bring a closed mind to the determination of this application, nor that a fair-minded lay observer might reasonably apprehend that I might not bring an impartial mind to this decision: *Charistead v Charistead* [2021] HCA 29. In *Choi v Secretary, Department of Justice and Communities* [2022] NSWCA 172, at [16], Ward P noted in respect of an application for recusal based on an unfinalized complaint said to have been made about her conduct of proceedings:

"That complaint will fall to be determined in the ordinary course. Again, it is not in my opinion that a fair minded lay observer might reasonably form the view that the making of a complaint about the leave only decision might lead me to decide Ms Choi's application for leave otherwise than impartially and on the merits."

I respectfully adopt an analogous view in respect of this application.



A D Suthers, Principal Member

Issued: 7 November 2022

For further information about your rights and obligations in relation to this order please read NCAT's Rights and Obligations Guideline available on the NCAT website at www.ncat.nsw.gov.au.



Quote the number below for all enquiries
Case number 2022/00196935

Peter Zonneville
GRIFFIN@PZGIPA.COM

ORDER

Case title Appeal of decision under Government Information (Public Access) Act 2009 -
Peter Zonneville v Secretary, Department of Education

On 31 January 2023 the following orders (and/or directions) were made:

- 1 The appellant's application to independently record the hearing is dismissed.
- 2 The appellant's initial application that I recuse myself is dismissed.
- 3 Each further application that I recuse myself is dismissed.
- 4 The respondent is requested to provide the appellant with a copy of the sound recording of the hearing at first instance, within seven days.
- 5 Directions made in the appeal on 27 July 2022, as amended, are vacated.
- 6 The hearing of the appeal listed on 17 February 2023 is vacated.
- 7 All extant interlocutory applications made by the appellant on or prior to 15 January 2022 are otherwise dismissed.
- 8 Any other outstanding interlocutory applications in the appeal are listed for determination on 21 February 2023 at 9.30 a.m., for a day, to be heard together with any extant interlocutory applications in AP 2022/00036436. The Appeal Panel will also renew directions for the conduct of the substantive appeal.

Notation:

Reasons were given orally for orders 1,2 & 3-7.



A D Suthers, Principal Member

Issued: 31 January 2023

For further information about your rights and obligations in relation to this order please read NCAT's Rights and Obligations Guideline available on the NCAT website at www.ncat.nsw.gov.au.



Quote the number below for all enquiries
Case number **2022/00196935**

Peter Zonneville
GRIFFIN@PZGIPA.COM

31 January 2023

NOTICE OF LISTING - HEARING

Case title Appeal of decision under Government Information (Public Access) Act 2009 -
Peter Zonneville v Secretary, Department of Education

The case is listed for Hearing on 21 February 2023 at 9:30 AM, John Maddison Tower Level 10, 86 - 90 Goulburn Street, SYDNEY NSW 2000.

- This hearing will be conducted in person at the address above in this Notice.
- You may be required to wear a face mask.
- If you are feeling unwell and experiencing Covid-19 related symptoms you should not attend NCAT. Arrangements can be made for you to appear by AVL or telephone by contacting the Registry as soon as possible prior to your hearing.
- Do not attend the NCAT waiting area and hearing room more than 15 minutes prior to the start time of the hearing. You will be required to exit the building promptly after the hearing.

Listing Enquiries

Listing details for cases are:

- published on the internet at <http://www.ncat.nsw.gov.au/ncat/publications-and-resources/hearing-lists.html> on the afternoon before the case is listed;
- Available on notice boards in the foyer of the Tribunal each morning.

Registrar
lszeto1

Complying with the directions

All parties must comply with the directions made by the Tribunal. If the directions are not complied with, the Tribunal may decide not to consider any material that is given late or not given to the other party. You cannot surprise the other party with new evidence at the hearing.

If you are unable to comply with the directions you should write to the other party and ask them to agree to change the timetable. You need to write to the Tribunal asking for the change and include the comments of the other party. You will receive written notice about the request.

Collect and Prepare your evidence:

- make a list of the important facts, dates and events
- review other cases relevant to the facts of your case
- organise witnesses including yourself if you are giving evidence, to write a statement or an affidavit to prove the facts you are relying on
- the statement should include names of people, places and dates relevant to your case and the relevant things you or your witness saw, heard, did or said.
- the statement must be signed and dated
- attach any other document that is relevant to the statement and the case e.g. invoices, quotes, letters, emails and text messages
- make a list of all your statements, affidavits and documents and summarise how those relate to the issues

Present your evidence

You must put your evidence in a bundle with an index and all the pages numbered. The pages must be numbered commencing at 1, on each page of the bundle and, where pages are double sided, on each of the double sided pages. The numbering should not re-commence or end until you have reached the end of the bundle. When complete, it should be possible to identify any page of any document lodged by reference to its individual page number in the bundle.

You need to give 4 copies to the Tribunal, 1 copy to the other party and keep 1 copy for yourself.

If you are the appellant and you have no other evidence to give to the Tribunal and the other party other than what you gave with your Notice of Appeal you must write to the Tribunal and the other party and tell them that.

Review the evidence from the other party

Read the evidence of the other party so you understand their case. If you receive a statement or affidavit from a witness for the other party tell them whether you want their witness to come to the hearing so you can question (cross-examine) them.

Sound recording and Transcript

If the Tribunal has directed you to provide to the Tribunal and the other party a copy of a sound recording of the original hearing and a typed copy of the relevant parts by a certain date make sure you do this by the due date.

Sound recordings and transcripts take time to be produced. You should request a sound recording and contact a transcription service as soon as possible. Refer to Sound recording and transcripts on our website for more information.

What if I cannot participate?

If you are the appellant and you do not participate the Tribunal Member may dismiss the case. If you are the respondent the application may be heard in your absence.

When applying for an adjournment you should talk or write to the other party about your request.

Send your request in writing including the comments of the other party to the Tribunal attaching any supporting documents, such as a medical certificate or travel bookings and the view of the other party. You will be advised of the Tribunal's decision.

Withdrawal, dismissal and settlement

The appellant can withdraw the application at any time by writing to the Tribunal and the other party. If you and the other party have resolved the dispute you can withdraw the case or ask the Tribunal to consider making orders with the consent of both parties.

The hearing

Take the following documents to the hearing:

- what you wrote down to prepare for the hearing
- all the statements, affidavits, documents and submissions that you and the other party have given to each other and the Tribunal
- pen and paper to make notes

What will happen at the hearing?

- Parties can read from prepared notes. This will help you to cover all the facts of your case.
- Usually the appellant presents their evidence first and if they have witnesses they are questioned by the other party (cross-examined). Presenting evidence means identifying the statements, affidavits and other documents that are relied on. The Tribunal will decide, for each document, whether it will consider the evidence. Evidence that is relevant and reliable is likely to be taken into account. Opinion evidence will not be taken into account unless it is from an expert witness in the area. (Refer Procedural Direction No. 3)
- The other party presents their evidence and any witnesses are cross-examined by the party who has already presented their case.
- Finally each party makes submissions or arguments about what facts have been proved and what legal principles apply to those facts.
- You cannot interrupt or talk over the top of the other party. If you disagree with them, take notes and raise these issues when it is your turn to speak.

Outcome of the hearing

Sometimes the Tribunal will tell you the decision and the reasons for the decision at the end of the hearing. In most cases the Tribunal will make a decision and give you written reasons later.

Most written decisions are published on the NSW Caselaw website www.caselaw.nsw.gov.au.

Need more information?

Visit the NCAT website www.ncat.nsw.gov.au or contact NCAT on 1300 006 228. For free legal information and assistance contact LawAccess on 1300 888 529.



Quote the number below for all enquiries
Case number 2021/00140934

Peter Zonneville
transcriptpublishing@pzgipa.com

1 February 2023

Case title	Peter Zonneville v Secretary, Department of Education Application under Government Information (Public Access) Act 2009
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Dear Mr Zonneville,

I refer to your request for sound recording, request for fee waiver, reasons for applying for a fee waiver for sound recording, credit card payment authority form and General application form received by post by the tribunal on 27 January 2023.

In these documents, you have indicated you would like all NCAT Notices and Correspondence emailed to you. The email address you have provided includes the name of a Tribunal Member. You have been previously advised on numerous occasions and in particular on 23 August 2022 that no action will be taken on any correspondence that includes the name of a tribunal member in the email address.

You have also been advised NCAT will only accept payment from you by cheque/money order, use of the Secure payment portal or you may pay at an NCAT registry. NCAT will not accept or process payment using the credit card authority form.

The documents listed will be returned to you by post.

yours faithfully

Registrar
cskinn0



We are still delivering but COVID-19 disruptions and extreme weather events may cause delays. [Learn more](#)

33



Log in



Track an item

Item details

Your item

0201002442230006040998

Delivered

Most recent update

Delivered to post office box
HAYMARKET POST SHOP

Tue 3 May, 8.01am ¹

Tracking history



Need help with your delivery?



I haven't received this item



I have a different issue



Carbon neutral delivery

To offset carbon emissions we invest in sustainable projects.

[Learn more](#)

Service

Express Post

Tracking number

0201002442230006040998

33

NCAT Complaint Form

If you wish to complain about the service you received from NCAT, please read the [NCAT Complaints Policy](#) before completing this complaint form.

INSTRUCTIONS ON HOW TO LODGE A COMPLAINT

Use the following instructions to lodge a complaint against a Tribunal Member, Conciliator, Mediator or Registry staff, our service or process.

1. You should only use this form to make a complaint if you want the Tribunal to respond and take some action as a result of your complaint. If you do not want the Tribunal to respond or take action, you can use the [NCAT Feedback Form](#) available on the NCAT website.
2. You can complain about the conduct of a Tribunal Member, Conciliator, Mediator, Registrar or staff member. You can also complain more generally about the service you received or a process.
3. If you are dissatisfied with a decision of the Registrar or the Tribunal and want it challenged, you should challenge the decision by lodging an appeal against the decision, applying for leave to appeal or applying to have the decision set aside or varied. Learn more about [appealing against a decision](#).
4. A complaint must be in writing and cannot be anonymous.
5. Identify what you are complaining about and describe the factual basis for the complaint. Set out the dates and places of hearing if these are relevant.
6. Make a copy of your complaint before you send it to NCAT.
7. Send the original complaint form marked attention to the Principal Registrar:
NSW Civil and Administrative Tribunal
Principal Registry
PO Box K1026
HAYMARKET NSW 2000
or
Email: ncatenquiries@ncat.nsw.gov.au

Note: NCAT is not responsible for government policy or the law itself and as a result may not be able to respond to complaints about those matters.

YOUR DETAILS

Full name: PETER ZONNEVYLLE

Postal address:

Daytime telephone: Email address:

DETAILS OF NCAT PROCEEDINGS

Provide details of NCAT proceedings if applicable.

NCAT File Number 2022/00089446

Division (list): AEOD appeals

EVENTS OR CIRCUMSTANCES ABOUT WHICH YOU COMPLAIN

Identify what you are complaining about and describe the factual basis for the complaint. Set out dates and places of hearing if these are relevant.

1. On Mar,21,2022 the tribunal received a bundle of documents from the applicant / appellant
Ref.attached documents

2. The appeal application (NCAT Ref 2022/00089446) was falsely stated as "lost" to Christie for NCAT 2020/000283065 hearing Apr.12,2022

3. On Apr.29,2022 Bechini sent the attached notice stating:

"..your application has been rejected for non-payment of the filing fee"

Refer attached documents

a. a fee waiver request was submitted for the appeal application

b. a credit card payment authority was submitted for the appeal application

COMPLAINT: Bechini is alleged to be acting corruptly by making statement which she knows to be false & deliberately obstructing my legislative rights

4 . On / about Mar.6,2022 I filed an application for two sound recordings concerning

NCAT 2022/00036436 Hearing date 02-03-2022 SYDNEY Suthers

NCAT 2020/000287835 Hearing date 28-02-2022 SYDNEY Mulvey

The payment for these recordings was from a credit I have with the tribunal caused by an error by the registry

a. the tribunals procedure is not to store credit card details

b. On Mar.31,2022 Bechini sent me the attached letter,ignoring my request to use the credit owing to me from their error.

c. On Apr.4 & Apr 9 2022 I sent specific instructions to the registry / Bechini

d. On Apr.20,2022 I received the attached email from Bechini

e. On Apr.20,2022 I sent the attached email in response

5. On Apr.29,2022 I found a package from NCAT had been delivered to my place of employment which appeared to contain two CDs of hearing sound recordings.

5. I later reviewed my bank statement & noticed two unauthorized transactions which were made on Apr.20,2022 for the separate amounts for the Mar.6,2022 sound recordings

6. I contacted my bank to inform them of unauthorized transactions on my account

I spent over 1 hour trying to contact them and I was required,for safety reasons,to cancel my credit card.

The bank is in the process of investigating these fraudulent transactions.

7. I am seeking to make a formal complaint with NSW police for the unauthorized & illegal use of my credit card.

8. There are instances of my credit card payment authorities being destroyed to impede / obstruct my exercising of legislative & procedural rights

8. Bechinis conduct is incompatible with her position at NCAT.

She is alleged to be corrupt & blatantly breaches her GSE Act conduct obligations

9. I also allege that the alleged corrupt Szczygieski is a party to the above misconduct.

The alleged corrupt Szczygieski has responsibility & oversight of these matters and they clearly would not occur without the authorization of the alleged corrupt Szczygieski.

10. Similarly the alleged corrupt Szczygieski is a GSE Act officer who is alleged to have clearly & blatantly breached her mandatory conduct obligations

OUTCOME FROM YOUR COMPLAINT

NOTE: If you want a decision of the Registrar or the Tribunal changed, you should challenge the decision by lodging an appeal against the decision, applying for leave to appeal or applying to have the decision set aside or varied, rather than lodging a complaint.

What action do you want taken as a result of this complaint?

1. Bechinis & Szczygielskis conduct is to be referred to the DoJ secretary and / or minister
2. The receipt of those documents received on Mar.21,2022 is to be confirmed,including the fee waiver & credit card apyment authority
3. The fee waiver is to be reviewed by the superior of the principal registrar (as the alleged corrupt Szczygielski is the principal registrar.
4. The fee waiver is to be approved
5. All the alleged corrupt Szczygielskis decisions & functions exercised in relatio to myself are required to be reviewed by a reputable INDEPENDENT oversight authority
6. A restraining order is required on the alleged corrupt Bechini & the alleged corrupt Szczygielski to prevent their further misconduct against me in any current & future proceedings
7. The appeal application 2022/00089446 is to proceed with a fee waiver granted
8. FULL,DETAILED & ADEQUATE WRITTEN REASONS ARE REQUIRED TO EXPLAIN WHY I AM SUBJECT TO THE ALLEGED CORRUPT CONDUCT & REFERENCES TO LEGISLATION / PROCEDURES ARE REQUIRED AS EVIDENCE FOR SUBSTANTIATING THAT ALLEGED CORRUPT CONDUCT
9. All other fee waivers applied for that were refused are to be reviewed
10. All proceedings affected by those appeals are to be set aside / adjourned until those appeals have been decided
11. I request permission from the tribunal to publish any & all related correspondence / documents. There is a clear & substantial public interest in how the tribunal deals with serious misconduct / alleged corrupt conduct
12. I require full,detailed & adequate written reasons why my application requesting to publish the alleged corrupt congenital liar Dinnens May 19,2021 hearing & associated documents
13. The NCAT president is required to be informed of this complaint and provide a proper & adequate response.
14. The alleged corrupt Szczygielskis superior,D'Elia,President Court Services is to be informed of this complaint and provide a proper & adequate response.
15. The Attorney general is required to be informed of this complaint and provide a proper & adequate response.
16. The Justice minister is required to be informed of this complaint and provide a proper & adequate response.
17. The NSW Ombudsman is required to be informed of this complaint and provide a proper & adequate response.

SIGNATURE

33

Complainant's name and signature.

Name Peter Zonneville

Signature **Date** 2022-04-30

To: NCAT President
AEOD dep.president & div.head
Principal registrar
Dep.sec.NSW Justice
Attorney General

E. justice.armstrong@ncat.nsw.gov.au
susanne.cole@ncat.nsw.gov.au cathy.szczugielski@ncat.nsw.gov.au
catherine.delia@justice.nsw.gov.au cronulla@parliament.nsw.gov.au

FORMAL COMPLAINT OF HARASSMENT / ALLEGED UNLAWFUL CONDUCT BY MICHELE BECHINI,NCAT REGISTRAR

Dear Sir / Madam,

I refer to the attached correspondence sent by Michele Bechini to me concerning matters where I have been forced to take unwanted & unnecessary proceedings to the tribunal.

Ref.attached documents:

- a. Aug.10,2022 letter from Bechini refusing my credit card payment authority (CCPA) for a sound recording
- b. Aug.10,2022 letter from Bechini refusing my credit card payment authority (CCPA) for an appeal application
- c. Screenshots from NCAT website on Aug.15,2022
- d. NCAT Fee waiver application forms
- e. Civil & administrative tribunals regulation Sect.6 (CATR 6)
- f. Netbank payment receipt

I have legitimate & grave fears that Bechini is engaged in a campaign of harassment / unlawful misconduct to impede / obstruct my legislative & procedural rights.

- 1. Bechini is refusing my CCPAs (doc.a,b)
- 1. On July 12,2022 a similar credit card payment authority (CCPA) was processed by the registry for appeal 2022/000196935 Zonneville v DEC (doc.f)
- 2. I have no record of notice from Bechini that my CCPAs will not be accepted
- 3. As of Aug.15,2022 the NCAT website still lists CCPA as an accepted payment method (doc.c)

BECHINI IS ALLEGED TO BE BREACHING HER GSE ACT SECT.7 CONDUCT OBLIGATIONS AND POSSIBLY ANY CAT ACT SECT.3 OBLIGATIONS IMPOSED ON THE REGISTRY OFFICERS BY DELIBERATELY REFUSING MY LEGITIMATE CREDIT CARD PAYMENT AUTHORITY TO PREVENT MY LEGITIMATE APPEAL APPLICATION (& SOUND RECORDING PAYMENT)

- 4. CATR 6 clearly provides a mechanism for the fee waiver to be reviewed & decided by the principal registrar (doc.e)
- 5. The NCAT fee waiver application forms clearly provides a mechanism for the fee waiver to be reviewed & decided by the principal registrar when a fee waiver is refused by an officer other than the principal registrar. (doc.d)
- 6. Bechini is fully aware that I have the right to have her fee waiver refusal decision reviewed by the principal registrar and that it is a procedural right for applicants

This is not an isolated incident.

Ref.attached documents:

- g. April 29,2022 letter from Bechini stating that appeal application 2022/00089446 was rejected for failing to pay the application fee (2022/00089446 is the **re-submitted** Appeal File 2021 / 000280265) (doc.g)
- h. Lodgement documents with CCPA for 2022/00089446 as evidence (doc.g)
- 7. Bechini is alleged to be making a deliberate false statement
- 8. Documents lodged with NCAT by myself included the CCPA (doc.h)

This is not an isolated incident.

Ref. attached documents:

- g. April 29, 2022 letter from Bechini stating that appeal application 2022/00089446 was rejected for failing to pay the application fee (2022/00089446 is the **re-submitted** Appeal File 2021 / 000280265)
- h. Lodgement documents with CCPA for 2022/00089446 as evidence (doc.g)
- 7. Bechini is alleegd to be making a deliberate false statement
- 8. Documents lodged with NCAT by myself included the CCPA (doc.h)

I will provide further details of other instances where my CCPAs have been unjustly & deliberately refused by Bechini / the registry to deliberately & maliciously obstruct my lawful rights. As a self-represented, non-legal professional, time poor, resource poor forced applicant / forced appellent I have to prioritize my livelihood and make submissions in my personal time

I have legitimate & grave fears that principal registrar Szczygielski is either complicit or also engaged in this campaign of harassment / unlawful misconduct to impede / obstruct my legislative & procedural rights.

Principal registrar Szczygileski is aware of my complaints against Bechini yet permits Bechini to continue to harass & unlawfully obstruct my legitimate lawful rights

I require:

- A. that the principal registrar review my fee waiver applications & provide a written decision(s) within 5 working days
- B. where my fee waiver application be refused, proper, detailed adequate reasons are provided by the principal registrar for her decision
- C. Where Szczygielski refuses to review those fee waivers, she is to provide detailed, proper adequate reasons why there is not right for the review by the principal registrar under the CATR Sect.6 legislation
- D. Bechini is to be referred to the Ombudsman (OMBO) and / or ICAC
- E. Szczygielski is to be referred to the Ombudsman and / or ICAC
- F. Where required, those payment by my CCPA are to be processed as required
- G. Should Bechini destroy my CCPAs she is to be immediately referred to the OMBO and ICAC
- H. My complaints of systemic misconduct by the registry is to be referred to the OMBO

A response to these serious allegations / complaints is required from the appropriate person within 5 working days.

I REQUIRE THE RIGHT OF REPLY TO ANY / ALL EVIDENCE SUBMITTED BY BECHINI / SZCZYGIELSKI / NCAT IN THIS MATTER

I thank you for attention to these serious matters

Peter Zonneville

Email: complaintbechini@pzgipa.com ; szczygielski@pzgipa.com



Quote the number below for all enquiries
Case number 2022/00196935

Peter Zonneville
GRIFFIN@PZGIPA.COM

10 August 2022

Case title	Appeal of decision under Government Information (Public Access) Act 2009 - Peter Zonneville v Secretary, Department of Education
-------------------	-----------------------------------------------------------------------------------------------------------------------------------------

Request for fee waiver - sound recording

Your request to waive the fee for your sound recording has been refused for the following reason:

I am not satisfied the special circumstances provided warrant the fee to be waived. Fee to be paid.

The fee of \$45.00 is due and payable by close of business 15 August 2022. I note you have attached a credit card payment authority form to your request for fee waiver. As previously advised, we no longer process payments using this form.

We can however offer you the following options to pay the filing fee:

- Payment online using our secure payment portal. A link to pay online can be emailed to your nominated email address.
- Payment in person at your nearest NCAT Registry or Service NSW
- Posting a cheque or money order to:
NCAT
PO Box K1026
Haymarket NSW 1240

If you are a pensioner or student receiving an allowance, or receiving help from a community legal centre you may be eligible to a reduced fee. For more information visit www.ncat.nsw.gov.au

Please advise by prior to 15 August 2022 if you would like Registry to email you link to make payment online.

The credit card payment authority form will be securely destroyed.

Registrar
mbechi0



Quote the number below for all enquiries
Case number **2022/00229339**

Peter Zonneville
MONTGOMERY@PZGIPA.COM

10 August 2022

Case title	Appeal of decision under TBD - Peter Zonneville v Secretary, Department of Education
-------------------	-------------------------------------------------------------------------------------------------

Request for fee waiver

Your request to waive the fee for your application has been refused for the following reason:

I am not satisfied the special circumstances provided warrant the fee to be waived. Fee to be paid.

If you do not pay the fee of \$451.00 by close of business 15 August 2022 the Registrar may reject and dismiss your application.

I note you have attached a credit card payment authority form to your request for fee waiver. As previously advised, we no longer process payments using this form. We can however offer you the following options to pay the filing fee:

- Payment online using our secure payment portal. A link to pay online can be emailed to your nominated email address.
- Payment in person at your nearest NCAT Registry or Service NSW
- Posting a cheque or money order to:
NCAT
PO Box K1026
Haymarket NSW 1240

If you are a pensioner or student receiving an allowance, or receiving help from a community legal centre you may be eligible to a reduced fee. For more information visit www.ncat.nsw.gov.au

Please advise by prior to 15 August 2022 if you would like Registry to email you link to make payment online.

The credit card payment authority form will be securely destroyed.

Registrar
mbechi0



NCAT
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Fees at NCAT

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[Guardianship Division](#)

[Other application fees](#)

[Other services](#)

Fees and charges for the filing of applications, appeals and other services at NCAT.

The following schedule of fees and charges for applications, appeals and other services applies as at 1 July 2022.

NCAT's fees and charges are prescribed under the *Civil and Administrative Tribunal Regulation 2013*.

Fees at NCAT



[How to make a payment](#)

[Reduced fees and fee waivers](#)

Administrative and Equal Opportunity Division and Occupational Division

Matter type	Standard fee	Corporation fee	Reduced fee
Administrative review application	\$110	\$220	\$28
to be determined by 2 or more members*	\$230	\$460	\$57
under the <i>Apprenticeship and Traineeship Act 2001</i>	No fee	No fee	No fee
under the <i>Community Services (Complaints, Reviews and Monitoring) Act 1993</i>	No fee	No fee	No fee
General application or external appeal	\$110	\$220	\$28
to be determined by 2 or more members*	\$230	\$460	\$57
to be determined by Appeal Panel	\$451	\$902	\$113
under the: - <i>Aboriginal Land Rights Act 1983</i> - <i>Anti-Discrimination Act 1977</i> - <i>Local Government Act 1993</i> - <i>Legal Professional Uniform Application Act 2014</i>	No fee	No fee	No fee

Was this content useful?

Yes No

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Forms

Forms

A list of all forms used to start or manage a case at NCAT or to request Registry services.

Forms by NCAT Division

Case type application forms are found on the following Division pages:

- [Administrative and Equal Opportunity Division forms](#)
- [Consumer and Commercial Division forms](#)
- [Guardianship Division forms](#)
- [Occupational Division forms](#)

Other forms

Fees and payments

- [Credit card payment authority form](#) (PDF , 258.1 KB)
- [Request for fee waiver form](#) (PDF , 163.3 KB)

Appeals, set aside and reinstatement

- [Notice of Appeal](#) (PDF , 222.1 KB)
- [Reply to Appeal](#) (PDF , 95.5 KB)
- [Stay of original decision pending appeal](#) (PDF , 81.0 KB)
- [Set aside or vary Tribunal decision](#) (PDF , 108.5 KB)
- [Application to reinstate proceedings](#) (PDF , 166.3 KB)

Summons

- [Application for summons to be issued](#) (PDF , 112.4 KB)
- [Summons form](#) (PDF , 175.8 KB)
- [Application for leave to serve summons interstate](#) (PDF , 162.5 KB)
- [Summons to give evidence for interstate service](#) (PDF , 217.8 KB)
- [Application to uplift summons documents](#) (PDF , 60.3 KB)

Language or disability support

- [Request for language or disability support form](#) (PDF , 223.7 KB)

Legal representation

- [Notice of representation by a legal practitioner or agent](#) (PDF , 59.2 KB)

Sound recordings and transcripts

- [Request for sound recording](#) (PDF , 162.2 KB) (PDF , 162.2 KB)
- [Request for transcript](#) (PDF , 136.1 KB) (PDF , 136.1 KB)

Forms and fees

Forms



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Guardianship Division forms

Occupational Division forms

Appeal Panel forms

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Applications about a business or company

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NCAT provides specialist tribunal services to help you resolve an issue or dispute fairly and according to the law.

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Find your case type

Get started by selecting the case type for your issue or dispute

What happens at NCAT

Learn how NCAT works and ways you can resolve your case

Quick links

Tenancy

[Find out how to resolve a residential tenancy dispute at NCAT](#)



Guardianship

[NCAT's Guardianship Division makes decisions about people who have a decision making disability](#)



Apply online

[Lodge and pay for your application online](#)



Published decisions

[View a selection of published NCAT decisions](#)



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Latest news

25 July 2022

NCAT Executive Director (Principal Registrar) Recruitment



18 July 2022

Changes to consumer laws



11 July 2022

04 July 2022

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Your Feedback



Request for fee waiver

Use this form if you want NCAT to reduce or waive (not charge) fees for an application or services relating to your case.

IMPORTANT INFORMATION ABOUT FEE WAIVERS

1. Before filling out this form, read the information on reduced fees and fee waivers on the [NCAT website](#).
2. If you are eligible to pay a reduced (concession) fee, or your application is exempt from a fee, you do not need to fill out this form.
3. The fee waiver request form should be given to the Tribunal at the same time as your application.
4. If your request for fee waiver is not approved, you will need to pay the fee.

1. YOUR DETAILS

NCAT File Number	<input type="text"/>	(if known)
Full name	<input type="text"/>	
Address	<input type="text"/>	
Daytime phone	<input type="text"/>	Mobile <input type="text"/>
Email address	<input type="text"/>	

2. REASON FOR APPLYING FOR A FEE WAIVER

The Principal Registrar may waive a fee in full, or reduce the amount you have to pay, if satisfied there are special circumstances. Please indicate which of the following circumstances you are applying for a fee waiver:

- Paying the fee will cause you serious financial hardship (Please complete PART A)
- There are other special circumstances in your case (Please complete PART B)

PART A – APPLYING DUE TO FINANCIAL HARDSHIP

If you are applying for a fee waiver due to financial hardship, you need to provide details of your financial position to show why you say paying the fee would cause you serious financial hardship.

Explain how paying NCAT fees will cause you financial hardship?

YOUR FINANCIAL DETAILS

Attach copies of documents to support the information you provide in the table below. For example, your latest payslip, bank statements, rental agreement.

Dependents

How many people rely on you for financial support?

Fortnightly income How much do you receive after tax every two weeks ?

Pay after tax	\$	<input type="text"/>
Pension or Centrelink payment	\$	<input type="text"/>
Financial support you receive for your children or other dependents (eg. from a former or current partner)	\$	<input type="text"/>
Other income (eg. workers compensation, interest, superannuation payments, rent or board paid to you)	\$	<input type="text"/>
Total income	\$	0.00

Fortnightly expenses How much is your cost of living every two weeks ?

Rent or board	\$	<input type="text"/>
Mortgage repayments	\$	<input type="text"/>
Credit card and other loan repayments	\$	<input type="text"/>
Utilities (eg. water, gas, electricity, telephone and data)	\$	<input type="text"/>
Food	\$	<input type="text"/>
Travel and motor vehicle costs	\$	<input type="text"/>
Other expenses (eg. health care, child care, insurance)	\$	<input type="text"/>
Total expenses	\$	0.00

Assets Things that you own or partly own

House and land (market value)	\$	<input type="text"/>
Car or other motor vehicle (market value)	\$	<input type="text"/>
Other assets (eg. money owed to you, shares, superannuation or trust funds)	\$	<input type="text"/>
Total assets	\$	0.00

Bank account details

Current bank or credit union balances (total for all accounts). Provide copies of last statement for each account.	\$	<input type="text"/>
Total balances	\$	0.00

Debts

Amount owing on your mortgage	\$	<input type="text"/>
Amount owing on other loans	\$	<input type="text"/>
Credit cards – Total amount owing	\$	<input type="text"/>
Credit cards – Total limit	\$	<input type="text"/>
Other debts (eg. amount owed to businesses or individuals) Tell us about each debt. Attach information about each debt	\$	<input type="text"/>
Total debts	\$	0.00

Tick if correct:

I have attached copies of documents to support all of the information provided above

PART B – APPLYING DUE TO SPECIAL CIRCUMSTANCES

What are the special circumstances that you want the Principal Registrar to know about in making a decision whether to waive the fee in full or reduce the amount you have to pay?

Describe your other special circumstances

3. SIGNATURE AND DATE

You must complete this section. Tick if correct:

I confirm that the above information is true and correct

Name

Signature Date

TO LODGE YOUR REQUEST

Your fee waiver request form should be given to the Tribunal at the same time as your application. Forms may be lodged with any NCAT Registry office.

For more information on NCAT

Telephone: 1300 006 228
 Interpreter Services (TIS) 13 14 50
 National Relay Service for TTY users 13 36 77

Website: www.ncat.nsw.gov.au

OFFICE USE ONLY

Waived in full

Waived in part. Applicant to pay \$

Refused

Reasons:

Notification:

Applicant advised

CIVIL AND ADMINISTRATIVE TRIBUNAL REGULATION 2013 - REG 6**Circumstances where no fee or reduced fee is payable****6 Circumstances where no fee or reduced fee is payable**

(1) Fees are not payable for any of the following--

(a) the lodgment of a general application under any of the following Acts--

(i) the [Aboriginal Land Rights Act 1983](#),

(ii) the [Anti-Discrimination Act 1977](#),

(iii) the [Local Government Act 1993](#),

(iv) the [Legal Profession Act 2004](#),

(v) the [Public Notaries Act 1997](#).

(b) the lodgment of an administrative review application under the [Community Services \(Complaints, Reviews and Monitoring\) Act 1993](#),

(c) the lodgment of a general application or external appeal under the [Dormant Funds Act 1942](#),

(d) the lodgment of an administrative review application under the [Apprenticeship and Traineeship Act 2001](#),

(e) the lodgment of a general application that involves the exercise of a function of the Tribunal allocated to the Guardianship Division of the Tribunal,

(f) the commencement of, or any other matter in connection with, proceedings that are required to be entered in the Health Practitioner List of the Occupational Division of the Tribunal.

(2) The fee payable by an eligible pensioner for the lodgment of any administrative review application, general application, internal appeal application, set aside application or external appeal application is set at a concession rate of 25% of the full fee. The concessional fee is to be rounded up or down to the nearest whole dollar amount (rounding an amount of 50 cents upwards).

(3) A person who is or was a party to any proceedings is entitled to one free copy of--

(a) any decision made by the Tribunal in respect of the proceedings, and

(b) any written reasons given by the Tribunal in relation to that decision.

(4) If the principal registrar considers that there are special reasons for doing so, the principal registrar--

(a) may direct that any fee be waived wholly or in part, and that any part of the fee waived that has been paid be refunded, and

(b) may, subject to any conditions the principal registrar thinks fit to impose,

postpone the time for payment of the whole or a part of any fee.

(5) This [clause](#) applies despite any other [provision](#) of this Part or Schedule 2.

AustLII: [Copyright Policy](#) | [Disclaimers](#) | [Privacy Policy](#) | [Feedback](#)

NCAT ADMIN AND EO SYDNEY NS AUS Card [REDACTED] Date: 08/07/2022

-\$438.00

This business may have a different trading name. You can look it up online if you're not sure what it is.

If you think this is an unauthorised transaction, go to [Disputing a transaction](#) to let us know.

On
Fri 08 Jul 2022 (Syd/Melb Time)



Quote the number below for all enquiries
Case number **2022/00089446**

Peter Zonneville
EBNER62@PZGIPA.COM

29 April 2022

Case title	Appeal of decision under TBD - Peter Zonneville v TBD
-------------------	--------------------------------------------------------------

Non payment of filing fee

In accordance with rule 22(2) of the Civil and Administrative Tribunal Rules 2014, your application has been rejected for non payment of the filing fee.

Registrar
mbechi0



We are still delivering but COVID-19 disruptions and extreme weather events may cause delays.

[Learn more](#)

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Log in



Track an item

Item details

Your item

0207007559190004850990

Delivered

Most recent update

Delivered to post office box
HAYMARKET POST SHOP

Mon 21 Mar, 8.00am ¹

Tracking history



Need help with your delivery?



I haven't received this item



I have a different issue



Carbon neutral delivery

This parcel was automatically sent carbon neutral.

[Learn more](#)

Service

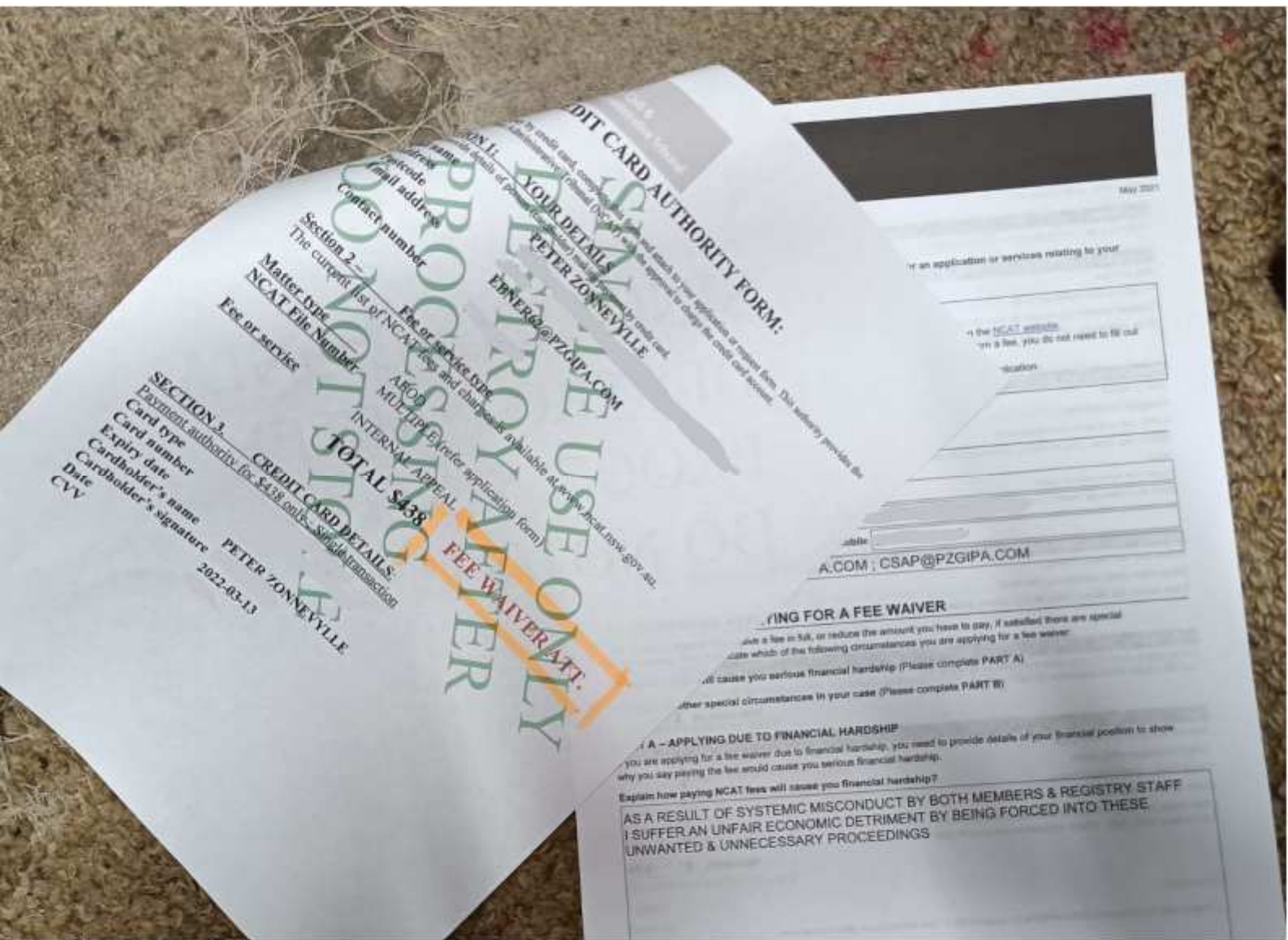
Express Post

33

Tracking number

0207007559190004850990

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**Crown
Solicitor's
Office**

Your Ref:

My Ref: T01 202101700
Kiri Mattes (Director) Tel: (02) 9474-9538
crownsol@csso.nsw.gov.au

21 December 2021

The Registrar
Administrative and Equal Opportunity Division
NSW Civil and Administrative Tribunal

By email: aeod@ncat.nsw.gov.au

Dear Registrar

**Zonneville v Secretary, Department of Education – NCAT proceedings
2021/00140934**

I refer to the above-named matter, in which the Crown Solicitor appears for the respondent.

On the last two occasions that this matter has been listed for directions, it has been adjourned for an extended period to allow the applicant, Mr Zonneville, to pursue an appeal said to have been made with respect to interlocutory decisions of the Tribunal.

On the first occasion that this occurred, on 7 September 2021, the applicant indicated that he had filed his appeal in the days immediately preceding the scheduled directions. The respondent had no knowledge of the appeal at that date. Following on from its order, adjourning the proceedings for three months, the Tribunal made the following notation:

“Mr Zonneville has lodged an internal appeal in relation to an interlocutory decision made in this application. This matter is adjourned pending the outcome of the appeal.”

The respondent has never been served with any material relating to an appeal of any decision by the Tribunal in these proceedings. Accordingly, in the lead-up to the next scheduled directions hearing, Ms Mattes of my Office made inquiries of Mr Zonneville as to the status of his appeal. He did not respond to those inquiries. Ms Mattes also made inquiries of the Tribunal and was unable to locate any relevant appeal.

At the next directions in this matter, on 7 December 2021, Mr Zonneville again asserted that he had appealed interlocutory decisions made in this matter, and that the matter could not proceed until that appeal had been determined. He cited the appeal file number “21/00280265”. Ms Mattes advised the Tribunal that the respondent was not aware of this appeal. The Tribunal again determined to adjourn the proceedings to 8 February 2022, and made the following notation as part of its orders:

“The matter is stood over pending determination of an appeal to the Appeal Panel”

At the conclusion of the directions, Ms Mattes contacted the Registry to make inquiries regarding the appeal file number given by Mr Zonneville, "21/00280265". She was advised by Registry staff that there was no active appeal with this number, as the appeal had been rejected for non-payment of the filing fee.

It would appear that the conduct of this matter has now been delayed for 5 months, on the basis of a false premise (at least on the second occasion), that is, that there are current appeal proceedings on foot. The respondent repeats that it is not aware of any current appeal proceedings, that it has never been served with any documents relating to an appeal, and that its inquiries with the Tribunal appear to have confirmed that none are on foot.

On the next occasion that this matter is listed, 8 February 2022, the respondent will be requesting that this matter be referred immediately for determination on the papers.

Yours faithfully

A large rectangular area of the document is redacted with a black diagonal hatched pattern, obscuring the signature of Kiri Mattes.

Kiri Mattes
Principal Solicitor
for Crown Solicitor

Copy to: Mr Zonneville, by email: ncatdec202105@pzgipa.com

URGENT**Dec.21,2021**

Attn Principal registrar,

I refer to the attached letter from the CSO (Ref.T01 202101700)

Ms Mattes appears to be accusing me of a falsehood which has been caused by your registry.

1. on Nov.9,2021 the tribunal received a bundle of documents / applications from me

1. NCAT Appeal File 2021 / 000149117

- a. Applicants submission REVISED (errors in original)
- b. Fee waiver for above
- c. appeal application grounds REVISED (errors in original)

2. NCAT Appeal File 2021 / 000280265

a. Re-submitted application

b. Fee waiver for above

c. credit card authority for above

3. NCAT 2021/000247292

- a. Higgins sound recording application
- b. CAT Act Sect.62 written reasons
- c. Fee waiver application

d. credit card authority for above

- e. general application form
- f. application for stay or interim order

4. NCAT 2020/000283065

- a. general application form
- b. application for stay or interim order

5. NCAT sound recording application

- a. Dinnen sound recording application
- b. Fee waiver application

c. credit card authority for above

6. NCAT sound recording application

- a. McAteer sound recording application
- b. CAT Act Sect.62 written reasons
- c. Fee waiver application

d. credit card authority for above

7. Amended GIPA application DEC & IPC

2. Included with that bundle is item 2.:

- a. resubmitted appeal application 2021/000280265
- b. fee waiver application

c. CREDIT CARD PAYMENT AUTHORITY

The premise that this appeal application was rejected for non-payment of the filing fee is patently false.

The credit card payment authority was included with the application.

Why wasn't that CREDIT CARD PAYMENT AUTHORITY processed????

3.Regarding the respondent receiving no notification.

It is my understanding that,like review applications,the tribunal informs the respondent of those proceedings.

Please confirm that this is the case.

4. The tribunal has now been notified at least two times that I have not received the Higgins sound recording where,as the above,a CREDIT CARD PAYMENT AUTHORITY WAS PROVIDED. TO DATE I AM YET TO RECEIVE A RESPONSE.

5. Ms Mattes,you have been witness in numerous of my proceedings that there is systemic misconduct by both your clients and tribunal members against me such as Dinnen & Montgomery.

As an officer of the court,I request that you engage with the principal registrar on this matter as I am powerless against such abuses.

Should you require a statutory declaration for the above I am more that happy to provide it.

I also request that you please do not repeat this falsehood.

Principal registrar:

I REQUIRE THIS LETTER TO BE INCLUDE IN THE FILE AS EVIDENCE.

Peter Zonneville

E: ncatdec202105@pzgipa.com

URGENT**Dec.21,2021**

Attn Principal registrar,

I refer to the attached letter from the CSO (Ref.T01 202101700)

Ms Mattes appears to be accusing me of a falsehood which has been caused by your registry.

1. on Nov.9,2021 the tribunal received a bundle of documents / applications from me

1. NCAT Appeal File 2021 / 000149117

- a. Applicants submission REVISED (errors in original)
- b. Fee waiver for above
- c. appeal application grounds REVISED (errors in original)

2. NCAT Appeal File 2021 / 000280265**a. Re-submitted application****b. Fee waiver for above****c. credit card authority for above****3. NCAT 2021/000247292**

- a. Higgins sound recording application
- b. CAT Act Sect.62 written reasons
- c. Fee waiver application

d. credit card authority for above

- e. general application form
- f. application for stay or interim order

4. NCAT 2020/000283065

- a. general application form
- b. application for stay or interim order

5. NCAT sound recording application

- a. Dinnen sound recording application
- b. Fee waiver application

c. credit card authority for above**6. NCAT sound recording application**

- a. McAteer sound recording application
- b. CAT Act Sect.62 written reasons
- c. Fee waiver application

d. credit card authority for above**7. Amended GIPA application DEC & IPC**

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Why wasn't that CREDIT CARD PAYMENT AUTHORITY processed????

3.Regarding the respondent receiving no notification.

It is my understanding that,like review applications,the tribunal informs the respondent of those proceedings.

Please confirm that this is the case.

4. The tribunal has now been notified at least two times that I have not received the Higgins sound recording where,as the above,a CREDIT CARD PAYMENT AUTHORITY WAS PROVIDED. TO DATE I AM YET TO RECEIVE A RESPONSE.

5. Ms Mattes,you have been witness in numerous of my proceedings that there is systemic misconduct by both your clients and tribunal members against me such as Dinnen & Montgomery.

As an officer of the court,I request that you engage with the principal registrar on this matter as I am powerless against such abuses.

Should you require a statutory declaration for the above I am more that happy to provide it.

I also request that you please do not repeat this falsehood.

Principal registrar:

I REQUIRE THIS LETTER TO BE INCLUDE IN THE FILE AS EVIDENCE.

Peter Zonneville

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