

July 2017

1. Request for sound recording

Complete this form to request a copy of the sound recording of NCAT proceedings. Only parties to the proceedings or their representatives may request a sound recording. A fee is payable on the lodgement of this request.

2. PERSON	MAKING THI	REQUEST			
Who are you	Applicant/App	pellant	Other (please sp	ecify)	
Name	PETER ZONNEV	YLLE			
Daytime phone	Mo	bile			
Email address	SOUNDRECOR	OING@PZGIPA.CO	M : NCATDEC012020@	pzgipa.c	om ; minister@pzgipa.com
3. HEARING	DETAILS				
Select Division in v	vhich proceedings w	ere heard:			
Administrative	& Equal Opportunity				
Parties' Names (or Client Name)	ZO	NNEVYLLE V DEC	;		
NCAT File Numbe	er 20	22/00036436	Zonnevylle v DEC		
	20	20/000287835	Zonnevylle v Ministe	er educa	tion
Hearing Event	Date of hearing	Hearing venue	Member name	-	Time and duration of hearing
	02-03-2022	SYDNEY	Suthers		
	28-02-2022	SYDNEY	Mulvey		

Payment can be made by cheque or money order made payable to 'NSW Civil and Administrative Tribunal'. Cash, credit card and EFTPOS payments can be made in person at any NCAT Registry. A credit card authority form can be completed and attached to this form. The credit card payment authority will be destroyed after payment is processed.

PETER ZONNEVYLLE

Postal address

Name

5. SIGNATURE

ACKNOWLEDGEMENT

- 1. I am authorised to place this order and I am placing it on behalf of my firm/company or myself.
- 2. My firm/company/l agree to pay all of the fees which will be charged for providing the requested service.

Name Peter Zonnevylle

Signature Date 06-03-2022

TRANSCRIPTS

Generally, NCAT does not prepare transcripts of its hearings. For matters heard in the Administrative and Equal Opportunity Division, Occupational Division and Appeal Panel there are exceptions. Please refer to the Request for transcript form.

Parties may purchase a copy of the sound recording and make their own arrangements for the preparation of a transcript. There are a number of transcription services available. Enter 'legal transcription services nsw' into your web search engine to locate a service near you.

TO LODGE YOUR REQUEST

Forms may be lodged with any NCAT Registry office. A fee is payable upon lodgement of this form.

For more information on NCAT

Telephone: 1300 006 228

Date received:

Interpreter Services (TIS) 13 14 50

National Relay Service for TTY users 13 36 77

Website: www.ncat.nsw.gov.auOFFICE USE ONLY

Date received:	Tributial Metriber.
Date processed:	Counter reading start/finish time:
Deposit paid: Receipt no:	
Total cost:	
Less deposit:	
Balance / refund owing:	
Date returned:	Registry Officer:

Tribunal Member:



NCAT NSW Civil & Administrative Tribunal Principal Registry Level 9 86-90 Goulburn Street SYDNEY NSW 2000 Phone: 1300 006 228

E-Mail:

NCATEnquiries@ncat.nsw.gov.au Website: www.ncat.nsw.gov.au

Mr Zonnevylle

minister@pzgipa.com

9 December 2021

Dear Mr Zonnevylle

I refer to my correspondence to you of 3 August 2021 and 2 November 2021 outlining the way in which NCAT will accept correspondence from you. NCAT requested that you direct questions about AEOD proceedings to aeod@ncat.nsw.gov.au and questions about an appeal to ap@ncat.nsw.gov.au. I also asked that you not inter-mingle complaints with Registry issues or applications and, if you had a complaint, complete the complaint form available on NCAT's website at https://ncat.nsw.gov.au/ncat/about-ncat/feedback-and-complaints.html. Complaint forms are to be sent to the NCATEnquiries@ncat.nsw.gov.au mail box.

Despite our efforts to have you communicate with NCAT respectfully. NCAT has continued ave been see to multiple emails idress s to p ails from you tha mand re or u s u timefra languag stent req tion to th staff an our cons isrespect iff as ha our is a

I write to advise you that from today the following contact restrictions will be implemented. These restrictions do not constrain your ability to raise issues; however, they are required to be followed:

- Questions about AEOD proceedings must only be emailed to aeod@ncat.nsw.gov.au.
- Questions about your appeal proceedings must only be emailed to ap@ncat.nsw.gov.au.
- Any complaints must be sent on the NCAT complaint form and emailed to NCATenquiries@ncat.nsw.gov.au.
- 4. Any emails sent to any other email boxes will not be actioned.
- Emails to the personal email boxes of NCAT staff and members will be blocked.

I also advise that emails received from you where you have used a staff members' name as part of your email address will be blocked from all NCAT mail boxes, including those listed in 1-3 above, and not actioned.

I again draw your attention to NCAT Policy 6 <u>Communicating with Members</u> and in particular parts 11 to 13 which explains why parties should not contact or attempt to contact Members without the other parties being aware of that communication.

CONTRICTOR ISC OF ISE OF OST OF HOLE HAIR OF HIS CONTRICTOR SEE SKEN

Yours faithfully,

The standard and a st

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

Subject File Ref: CAS009610, CAS009702, CAS010043, CAS009864, CAS011350,

CAS009866, CAS009867, CAS009868, CAS009506, CAS009782 and

CAS009784

olsc <olsc@justice.nsw.gov.au>

To complaintpendergast@pzgipa.com <complaintpendergast@pzgipa.com>,

complainthargans@pzgipa.com <complainthargans@pzgipa.com>, complaintdinnen@pzgipa.com <complaintdinnen@pzgipa.com>, complaintskinner@pzgipa.com <complaintskinner@pzgipa.com>, complaintclegg@pzgipa.com>

Date 2023-02-15 20:29

 CAS009610, CAS009702, CAS010043, CAS009864, CAS011350, CAS009866, CAS009867, CAS009868, CAS009506, CAS009782 and CAS009784 - Mr Zonneyvlle.pdf (~834 KB)

Dear Mr Zonn

From

Please find attached correspondence from the Office of the NSW Legal Services Commissioner.

Yours sincerely

Office of the NSW Legal Services Commissioner

Department of Communities & Justice

T: 02 9377 1800 Toll free (outside Sydney) 1800 242 958

E: olsc@justice.nsw.gov.au

www.olsc.nsw.gov.au

OCBC Building Level 9, 75 Castlereagh Street, Sydney NSW 2000 GPO Box 4460, Sydney NSW 2000

Office of the NSW Legal Services Commissioner

Our office is on the traditional lands of the Gadigal People of the Eora Nation.

I acknowledge the traditional custodians of the land and pay respects to Elders past and present. I also acknowledge all the Aboriginal and Torres Strait Islander staff working with NSW Government at this time.

Please consider the environment before printing this email.

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.

























204 PM 504 PM 504 PM











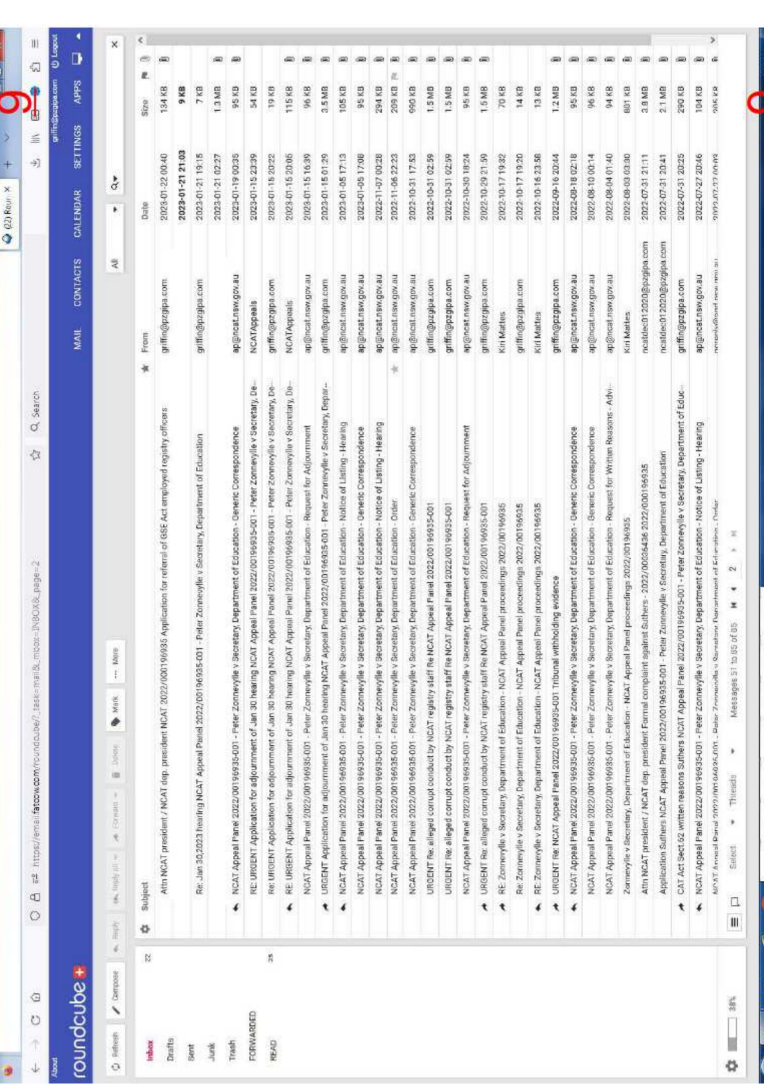






































Subject Notification of appeal

From <appealsect62@pzgipa.com> Sender <appealsect62@pzgipa.com>

To <aeod@ncat.nsw.gov.au>, <ap@ncat.nsw.gov.au>
Cc <appealsect62@pzgipa.com>, <minister@pzgipa.com>

Date 2021-09-06 01:21

Priority Highest

- NCAT AEOD appeal Montgomery Ransome Dinnen Pearson.pdf (~79 KB)
- NCAT APPEAL Grounds 2021 09 05.pdf (~82 KB)
- FAX FEE WAIVER 2021 000140934.pdf (~320 KB)

To whom it may concern.

Again I have been subjected to serious misconduct by multiple NCAT members and have been forced to yet again make an unwanted appeal.

Please be advised that the attached appeal application has

been submitted by Express Post (lodged in yellow Express Post box

Sunday Sept.5,2021)

Tracking No. 0207063718872006060993.

A fee waiver has been included as well as a credit card payment authorization (in the unfortunate event that I am unnecessarily required to pay to police NCAT misconduct (a job which the NCAT president should be fulfilling).

I require the fee to be waived as there is clear evidence of systemic member misconduct and alleged non-feasance / misfeasance by the NCAT president.

Please confirm receipt at your earliest convenience

(should arrive tomorrow morning)

Sincerely

Peter Zonnevylle

forced appellant

forced applicant

forced respondent

<u>11</u>

Subject NCAT Appeal Panel 2021/00280265-001 - Peter Zonnevylle v TBD - Generic

Correspondence

From <appealsect62@pzgipa.com>
Sender <appealsect62@pzgipa.com>

To <ap@ncat.nsw.gov.au>, <aeod@ncat.nsw.gov.au>,

<justice.armstrong@ncat.nsw.gov.au>

Cc <appealsect62@pzgipa.com>

Date 2021-10-01 03:33

Priority Highest

- Generic Correspondence.pdf (~60 KB)
- 2021 09 07 Aus Post APPEAL delivered.pdf (~133 KB)

To whom it may concern.

- 1. a. I refer to your generic correpsondence
 - b. I refer to my email of below dated Sept.6,2021
 - c. I refer to the related delivery confirmation from Australia Post (attached)
- 2. I request that you provide written reasons for your decision to send your generic correspondence given that
- a. a fee waiver application has been received by AEOD
- b. no decision has been provided for the fee waiver application
- c. a credit card authority has already been provided
- 3. I request a decision for the fee waiver application to be approved.

No member of the public should be forced to seek an appeal because of systemic disfunction / misconduct which has been allowed to run rampant in the tribunal.

- 4. In the event that the fee waiver is refused I require written reasons with references to legislation (in particular with reference to CAT Act Sect.3 & ADR Act Sect.3) as to how those objects are promoted where the NCAT president has allowed
- a. members who are incapable of determining what CAT Act decisions they have made in proceedings
- b. those members to preside over proceedings
- c. members to breach their statutory & conduct obligations without consequence
- d. members to make false statements to the tribunal (CAT Act Sect.71) perpetrating possible contempt in proceedings
- e. members to bring the tribunal into disrepute
- f. those members to prejudice & jeopardize those proceedings
- g. Also refer to the email below.
- Please confirm receipt of those in 1.

I await your response before Oct.6,2021

Sincerely

Peter Zonnevylle

forced appellant

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forced applicant

<u> 13</u>

forced respondent

On 2021-09-06 01:21, appealsect62@pzgipa.com wrote:

To whom it may concern.

Again I have been subjected to serious misconduct by

multiple NCAT members and have been forced to yet again make

an unwanted appeal.

Please be advised that the attached appeal application has

been submitted by Express Post (lodged in yellow Express Post box

Sunday Sept.5,2021)

Tracking No. 0207063718872006060993.

A fee waiver has been included as well as a credit card payment authorization (in the unfortunate event that I am unnecessarily required to pay to police NCAT misconduct (a job which the NCAT president should be fulfilling).

I require the fee to be waived as there is clear evidence of systemic member misconduct and alleged non-feasance / misfeasance by the NCAT president.

Please confirm receipt at your earliest convenience

(should arrive tomorrow morning)

Sincerely

Peter Zonnevylle

forced appellant

forced applicant

forced respondent

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

Subject:NCAT Appeal Panel 2021/00280265-001 - Peter Zonnevylle v TBD - Generic Correspondence

Date:2021-10-01 02:02 From:<ap@ncat.nsw.gov.au> To:<appealsect62@pzgipa.com>

Please find attached document: Generic Correspondence.

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.

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.szczygielski@ncat.nsw.gov.au>, <catherine.delia@justice.nsw.gov.au>,

<cronulla@parliament.nsw.gov.au>

Cc <Katherine.Tollner@justice.nsw.gov.au>, <andrijana.taylor@facs.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.szczygielski@ncat.nsw.gov.au; catherine.delia@justice.nsw.gov.au; cronulla@parliament.nsw.gov.au

Katherine.Tollner@justice.nsw.gov.au; andrijana.taylor@facs.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 Szczygielski

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
- I attach my response to Cleggs Aug.23,2022 eamil

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- 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 / nonfeasance

/ 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 congential liar Dinnen

Those responses are required to be proper adequate & detailed addressing each

every issue I have raised concerning the alleged corrupt congential 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:

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

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 congential liar Dinnen of this right of reply
- b. ENSURE that the alleged corrupt congential 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 compaints of systemic misconduct by registry officers is to be referred to

a. the OMBO

b. ICAC

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- 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 Zonnevylle

Email: complaintclegg@pzgipa.com; szczygielski@pzgipa.com; complaintclegg@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 Zonnevylle,

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 ee 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 Optice of Appeal is a filing fee. The fee to be paid for sound recording is to cover some of the costs incurred 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 Zonnevylle v Secretary, Department of Education - Fee waiver request for sound recording - refused - Sound recording will not be provided

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

Case: 2022/00229339, Peter Zonnevylle 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:

<u>aeod@ncat.nsw.gov.au</u> – 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.



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

Sent: Monday, 15 August 2022 12:13 PM

To: Justice Armstrong < <u>Justice.Armstrong@ncat.nsw.gov.au</u>>; Judge Cole < <u>Judge.Cole@ncat.nsw.gov.au</u>>;

Cathy Szczygielski <Cathy.Szczygielski@ncat.nsw.gov.au>; Catherine D'Elia

<<u>Catherine.DElia@justice.nsw.gov.au</u>>

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.szczyqielski@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 & adminstrative 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)
- On July 12,2022 a similar credit card payment authority (CCPA) was processed by the registry for appeal 2022/000196935 Zonnevylle 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)

- 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)
- 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

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 compaints of systemic misconduct by the registry is toi 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 Zonnevylle

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.



July 2021

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.

- 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.
- 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.
- 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.
- A complaint must be in writing and cannot be anonymous.
- 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.
- Make a copy of your complaint before you send it to NCAT.
- Send the original complaint form marked attention to the Principal Registrar:

NSW Civil and Administrative Tribunal Principal Registry PO Box K1026 HAYMARKET NSW 2000

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

PETER ZONNEVYLLE Full name:

Postal address:

complaintclegg@pzgipa.com Daytime telephone: Fmail address:

DETAILS OF NCAT PROCEEDINGS

Provide details of NCAT proceedings if applicable.

Various **NCAT File Number**

AFOD Division (list):

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.

Refer attached documents.

Formal complaint against Lousie Clegg, registrar:

Allegations of:

- a. Breaches of statutory obligations
- b. breaches of CAT regulations Sect.6
- c. Breaches of GSE Act Sect.7 MANDATORY CONDUCT OBLIGATIONS
- d. Sect.71 false statements made to tribunal
- e. Conduct constituting an abuse of authority
- f. Serious misconduct by Clegg which may constitute corrupt conduct
- g. Serious breaches of legal practitioner / legal professional conduct standards
- h. Possibly corruptly impersonating the principal registrar
- I deliberate & malicious harassment / discrimination

NOTE:

Ref. Attached correspondence:

2022 08 14 Letter of complaint to AEOD

2022 08 15 Letter of complaint to NCAT pres.; dep.pres./div.head / dep.sec.DoJ / Att. gen

2022 08 23 Clegg response to complaint

2022 08 27 Victims response to Clegg email with documents

The alleged corrupt congenital liar Clegg has:

- a. made false & malicious statements
- b. deliberately & maliciously harassed / discriminated against me
- c. deliberately & maliciously sought to cause me an economic & physical & mental detriment / distress
- Cleggs conduct is alleged to constitute deliberate & malicious corrupt conduct (abuse of public office)

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?

a. Cleggs conduct to be formally investigated b. referrals made to the appropriate oversight agencies / minister / persons (including the OLSC / Law Society / any other authority having jurisdiction over Cleggs conduct) c. recommendation that Cleggs is removed from the tribunal / registry: d. removal of Clegg from the tribunal / registry e. open & transparent investigation & report from the tribunal to be publicly released f. Clegg to be restrained from the applicants / appellants proceedings g. any party who has made a complaint against Clegg is to be provided my contact details h. all formal complaints made against Clegg to be published I. formal response required from the NCAT president / deputy president / principal registrar / dep.sec.DoJ who had responsibility / oversight of Cleggs conduct; j. formal response required from the principal who had responsibility / oversight of Cleggs conduct k. formal response required from NCAT president 1. formal response from the principal registrar within 14 days 1. NCAT president to provide CAT Act Sect.54 permission to submit questions of law to the supreme court / NCAT president to submit those CAT Act Sect.54 questions of law to the supreme court to i. establish & confirm the publics CAT Regulation rights ii. The tribunals statutory & conduct obligations iii. The statutory & conduct obligations of all parties, especially gov.agencies j. Written reasons why the tribunal allowed the alleged corrupt Clegg to I. continue her appointment at the tribunal ii. Continue to be assigned to the applicants matters iii. Failure to protect the public from such alleged corrupt members such as the alleged corrupt Cleggs; k. provide the applicant with a waiver on any copyright / restriction or otherwise concerning any documents recordings or otherwise concerning proceedings concerning the alleged corrupt Clegg I. the AEOD dep president & AEOD principal member are to force the alleged corrupt Clegg to provide detailed written reasons for her alleged corrupt decisions m. the NCAT pres.& dep president & principal member & principal registrar & dep.sec.DoJ are required to provide proper adequate & detailed written reasons for any inaction on this complaint n. the NCAT pres.& dep president & principal member & principal registrar & dep.sec.DoJ are required to provide proper adequate & detailed written reasons for any restriction placed on the provision of making payment per credit card having regard to the submitted evidence against the alleged corrupt Clegg o. the NCAT pres.& dep president & principal member & principal registrar & dep.sec.DoJ are required to engage an independent party to investigate alleged systemic harassment / discrimination against the applicant including: the conduct of Bechini; the conduct of Szczygielski; the conduct of Harrower; and any other registry officer who has exercised functions related to the applicants NCAT matters.

ALL THE ABOVE PERSONS NAMED IN THE ABOVE

(INCLUDING THE NCAT PRESIDENT / DEP.PRES. / PRINCIPAL REGISTRAR / DEP.SEC.DoJ)

ARE TO PROVIDE A FORMAL RESPONSE WITHIN 7 DAYS (AS A RIGHT OF REPLY) TO STATE (WITH PROPER ADEQUATE & DETAILED REASONS) WHY THEIR FUNCTIONS EXERCISED / MISFEASANCE / NON-FEASANCE / MALFEASANCE / BREACH OF GSE ACT CONDUCT OBLIGATIONS / BREACH OF STATUTORY OBLIGATIONS / BREACH OF ANY OTHER CONDUCT OBLIGATIONS

DOES NOT CONSTITUTE:

SERIOUS MISCONDUCT / ALLEGED CORRUPTION / BREACH OF PUBLIC TRUST / BREACH OF PUBLIC INTEREST OR

BRING THE TRIBUNAL INTO DISREPUTE

THOSE ABOVE PERSONS ARE ALSO TO PROVIDE PROPER ADEQUATE & DETAILED REASONS WHY THAT EVIDENCE PROVIDED DOES NOT SUBSTANTIATE THE APPLICANTS ALLEGATIONS OF SERIOUS MISCONDUCT; HARASSMENT /

DISCRIMINATION; SYSTEMIC ABUSES; ALLEGED CORRUPT CONDUCT. Q.

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CLEGG & HER IMMEDIATE SUPERIOR ARE TO PROVIDE A PROPER ADEQUATE & DETAILED RESPONSE TO MY AUG.27,2022 LETTER (ATTACHED) ADDRESSING EACH & EVERY ISSUE RAISED.

R.

CLEGG & HER IMMEDIATE SUPERIOR ARE TO CONFIRM THE RECEIPT OF MY CREDIT CARD PAYMENT AUTHORITIES PER EXPRESS POST (MARKED TO THE ATTN OF THE NCAT PRES.) & OTHER DOCUMENTS RECEIVED BY THE TRIBUNAL ON AUG.24,2022

SIGNATURE

Complainant's name and signature.

Name PETER ZONNEVYLLE

Signature Date 2022-08-27



AP1-08/2015

Notice of Appeal

NCAT INTERNAL APPEAL PANEL

Complete this form to appeal from a decision to the NCAT Internal Appeal Panel under section 80 of the *Civil and Administrative Tribunal Act 2013*. Before completing this form and proceeding with an internal appeal or asking for leave to appeal, read NCAT Guideline 1 – Internal Appeals because:

- There are some types of NCAT decisions that cannot be appealed internally.
- An NCAT decision may be able to be set aside or varied as an alternative to an appeal.
- Appeals must be lodged within the applicable time period.
- You may need permission or 'leave' to appeal.
- You may not be entitled to be represented without the permission or 'leave' of the Tribunal.

Appeal Panel File Nu Office use only	mber			
1. DIVISION				
Select Division in which	h decision being appealed wa	s made		
Administrative ar	nd Equal Opportunity			
DETAILS OF DEC	CISION			
Provide details of deci and any written reasor	sion of completed proceedings ns.	s you want set aside or va	ried. Attach a copy	of the orders made by NCAT
NCAT File Number				
	NCAT	File 2021/000337143	Zonnevylle v Se	cretary,Education
Date of Decision	07-06-2022	Date notice of dec	cision was received	l
Copy of NCAT or	ders and any written reason	s are attached		
2. APPELLAN	т			
	y seeking to appeal from the d nclude Australian Company Nu		or multiple applicants	s, attach details on a separate
Full name	Peter Zonnevylle			
Postal Address				
Contact details [Daytime telephone	Mobile		
Email GRIFF	FIN@PZGIPA.COM; D	ECGIPA042020AP	PEAL@PZGIP	A.COM;

** PLEASE SEND ALL CORRESPONDENCE TO THE ABOVE EMAIL ADDRESSES **

\bowtie	Tick if	you want	to receive	corres	ondence	to the	above	email	address
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Note: You may have to ask for the Tribunal's permission to have a representative.

** PLEASE SEND ALL CORRESPONDENCE TO THE ABOVE EMAIL ADDRESSES **

REPRESENTATIVE DETAILS (IF APPLICABLE)

Full name

Name of firm or organisation

Postal Address

Contact details Daytime telephone Mobile

Email

3. RESPONDENT

Insert name of other party to the original proceedings. For multiple respondents attach details on a separate sheet. If a company include Australian Company Number (ACN).

Full name NCAT / DEC

Postal Address 80-90 Goulburn St, Sydney NSW 2000 / 35 Bridge St Sydney NSW 2000

Contact details Daytime telephone 1300 006 282 Mobile

Email <u>aeod@ncat.nsw.qov.au</u>; crownsol@cso.nsw.gov.au

Tick if the other party had a representative when the decision was originally made.

REPRESENTATIVE DETAILS (IF APPLICABLE)

Full name CSO

Name of firm or organisation

Postal Address

Contact details Daytime telephone Mobile

Email

4. GROUNDS FOR APPEAL

A. ORDERS CHALLENGED ON APPEAL

List the orders that were made by the Tribunal that you want to have changed by the Appeal Panel. Use a separate sheet if needed.

Refer to the attached documents

B. GROUNDS OF APPEAL

List below a short summary of each reason why you consider the Tribunal was wrong when it decided to make the order/s appealed from. Use a separate sheet if needed.

Refer to the attached documents

C. ORDERS THE NCAT APPEAL PANEL SHOULD MAKE

List below the orders which you say the NCAT Appeal Panel should make if you are successful on the appeal. *Use a separate* sheet if needed.

REFER TO THE ATTACHED SHEET

- Set aside Griffins defective & prejudiced orders in his Jun 7,2022 decision
- Restraining order on Griffin for perpetrating actual bias against the applicant SRNLPA
- A new substantive hearing is required where the SRNLPAs circumstances are taken into account (multiple forced proceedings, self rep.non-legal professional, time poor, resource poor)
- Bell / Mattes are to be removed from the proceedings (GSE Act breaches / professional misconduct) and referred to the OLSC, justice minister / attorney general
- Exemplary damages sought from the tribunal for systemic abuse of the SRNLPAs legislative & procedural rights by the Crown Solicitors Office who:
 - failed their positions of "officers of the court", conspiring / allowing Griffins to abuse my legislative & procedural rights
 - ii. Sought an unfair advantage by stating that there were no grounds for Griffin to recuse himself when Griffin abused the SNNLPAs legislative & procedural rights
 - Blatantly breached their GSE Act Sect.7 mandatory obligations
 - Conspired to bring the tribunal into disrepute
- Independent mediation sought between the SRNLPA & the secretary of education & minister
 & EPAC director
- Referral of Hargans to the OMBO & ICAC
- Referral of Hargans to the OLSC
- 9. Sect.112 complaint against Hargans to be upheld with referral to the minister
- CAT Act Sect.54 Permission for Questions of law to be requested from NCAT presidential
- CAT Act Sect.54 Questions of law in proceedings to be referred to the supreme court
- 12. Griffin referred to the OLSC, attorney general & minister for blatant misoconduct
- ANY TRIBUNAL SCHEDULE IS TO TAKE THE APPELLANTS CIRCUMSTANCES INTO ACCOUNT
- SET ASIDE ALL ORDERS MADE BY THOSE MEMBERS
- 15. ENSURE THAT MEMBERS:
 - DINNEN; MONTGOMERY; PEARSON; RANSOME; MULVEY; PERRIGON;
 HIGGINS; GRIFFIN; RIORDAN; LUCY; WESTGARTH
 DO NOT EXERCISE ANY FUNCTIONS RELATED TO THE APPLICANT CURRENT OR
 FUTURE PROCEEDINGS
- RESTRAINING ORDER ON THOSE MEMBERS TO PREVENT THEM FROM PRESIDING OVER ANY OF MY CURRENT OR FUTURE HEARINGS
- APPLICATION FEES & SOUND RECORDING FEES TO BE REFUNDED TO THE SRNLPA
- 18. THE FEE WAIVER IS REQUIRED TO BE DECIDED BY THE PRINCIPAL REGISTRAR
 NCAT Appeal Panel Form | Notice of Appeal Page | 4

- AS PRMITTED PER CIVIL & ADMINSTRATIVE TRIBUNAL REGULATION
- 19. ANY REGISTRAR JUNIOR TO THE PRINCIPAL REGISTRAR IS NOT TO DECIDE THE FEE WAIVER & IS REQUIRED TO ENSURE THAT THE PRINCIPAL REGISTRAR MAKE THAT DECISION
- 20. THIS APPEAL TO BE PRESIDED OVER BY EITHER:
 - A. THE DEPUTY PRESIDENT RESPONSIBLE FOR MEMBER CONDUCT AND / OR
 - B. THE PRINCIPAL MEMBER RESPONSIBLE FOR MEMBER CONDUCT
 - C. THE NCAT PRESIDENT
 - D. A JUDGE OR MAGISTRATE
- 21. ANY OTHER MEMBER WITH A FORMAL COMPLAINT LODGED AGAINST THEM BY THE SRNLPA IS NOT TO EXERCISE ANY FUNCTION RELATED TO THIS APPEAL
- 22. ORDER THAT THE REGISTRY IS TO PROVIDE COPIES OF ALL SOUND RECORDINGS FOR THOSE HEARING WITHOUT CHARGE TO THE APPLICANT
- 23. QUESTIONS OF LAW TO BE REFERRED TO THE SUPREME COURT AS REQUIRED PER THE CAT ACT

5. LEAVE TO APPEAL

Unless you are appealing a final or ancillary decision of the Tribunal on a **question of law only**, you need permission or 'leave' to appeal. Refer to NCAT Guideline 1 - Internal Appeals for further information on the types of decision and leave to appeal. You are encouraged to seek independent legal advice regarding your appeal and whether it is on a question of law.

Are you appealing from a decision of the Consumer and Commercial Division?
No If 'No' complete section A
Yes If 'Yes' complete section B
A. APPLICATION FOR LEAVE TO APPEAL
Are you asking for leave? X Yes No
Reasons why the NCAT Appeal Panel should grant leave to appeal against the decision/s Use a separate sheet if needed. Note: The Tribunal can decide whether to give leave on the papers without having an oral hearing.
REFER THE ATTACHED DOCUMENTS
LEAVE TO APPEAL IS TO BE GRANTED ON THE BASIS OF:
a) issues of principle;

- questions of public importance or matters of administration or policy which have general application; or
- (c) an injustice which is reasonably clear, in the sense of going beyond merely what is arguable, or an error that is plain and readily apparent which is central to the

Tribunal's decision and not merely peripheral, so that it would be unjust to allow the finding to stand:

- (d) a factual error that was unreasonably arrived at and clearly mistaken
- (e) the Tribunal having gone about the fact-finding process in such an unorthodox manner or in such a way that it was likely to produce an unfair result so that it would be in the interests of justice for it to be reviewed

SRNLPAS CIRCUMSTANCES AS A SELF-REPRESENTED, NON-LEGAL PROFESSIONAL, TIME POOR, RESOURCE POOR PARTY WHO IS FORCED TO MAKE AN UNWANTED & UNNECESSARY APPEAL AS A RESULT OF MEMBER BIAS; MEMBER BREACHES OF STATUTORY OBLIGATIONS; MEMBER MISCONDUCT; ABUSE OF THE SRNLPAS LEGISLATIVE & PROCEDURAL RIGHTS

THESE ARE CLEARLY ISSUES OF PUBLIC IMPORTANCE

6. EXTENSION OF TIME

This appeal must be made within the applicable time period after the decision concerned was made. Refer to NCAT Guideline 1 – Internal Appeals for further information about time for filing. You are also encouraged to seek independent legal advice regarding your appeal.

The Tribunal has the power to grant an extension of time to lodge the appeal if the Tribunal finds that it is warranted in the circumstances. If an extension is required but is not granted the application may be dismissed because it is out of time.

Do	you require	an extension	of time?	Yes No
----	-------------	--------------	----------	--------

If yes, explain why the application was not lodged within the time limit, what effect extending or not extending the time would have on you and the respondents, and any other relevant considerations you want the Tribunal to take into account in deciding whether or not to extend the time. *Use separate sheet if needed*.

THERE IS EVIDENCE OF THE TRIBUNAL MAKING FALSE STATEMENTS RELATED TO THE RECEIPT OF SUBMISSIONS & APPLICATIONS (REFER TO THE EVIDENCE OF PAYMENT OF APPEAL 2022/00089446)

A FAIR-MINDED LAY OBSERVER COULD VERY REASONABLY FORM THE OPINION THAT THE SRNLPA HAS LEGITIMATE & SERIOUS APPREHENSIONS OF DELIBERATE MISCONDUCT / POSSIBLY CORRUPT CONDUCT BY REGISTRY OFFICERS FOR THIS APPEAL

FURTHER:

THIS APPEAL IS FORCED ONTO THE APPELLANT.

THIS APPEAL ADDRESSES ALLEGED SYSTEMIC PROBLEMS WITHIN THE TRIBUNAL FOR WHICH THERE IS A CONSIDERABLE PUBLIC INTEREST AND A SUBSTANTIAL CONFLICT OF INTEREST FOR THE TRIBUNAL TO ADDRESS.

BASED ON PREVIOUS MISCONDUCT OF THE REGISTRY / TRIBUNAL, THE SRNLPA HAS REASONABLE GROUNDS TO ANTICIPATE THE OBSTRUCTION OF THESE LEGISLATIVE & PROCEDURAL RIGHTS YET AGAIN.

7. HEARING

	_	_	_					_	_	•
_	SP			-		N		_		
_		_	_	_	_	ľ	_	_	_	

Indicate whether v	ou have anv	special needs	such as a	hearing loo	p or whee	Ichair access:

B. INTERPRETER

If yes, specify language and dialect:

8. SERVICE OF NOTICE OF APPEAL ON THE RESPONDENT

The Notice of Appeal will be stamped ('sealed') by the NCAT Registry. A sealed copy of the Notice of Appeal together with any attached documents will be returned to you for service on each respondent.

You must serve the sealed Notice of Appeal (including any attached documents) on each respondent to your appeal as soon as possible, preferably within 3 days of the sealed copy of the Notice of Appeal being returned to you.

You can serve the Notice of Appeal by giving it to them or by posting it to their residential address or their business address if they are not an individual.

When you have served the Notice of Appeal (including any attached documents) you should complete the Statutory Declaration attached to this form and keep it as it may be required later as evidence that you served the Notice of Appeal on each Respondent and of the date of service.

8. NOTICE OF APPEAL CHECKLIST

Appeal lodgement fee has been paid or fee waiver obtained

You must pay the 'internal appeal' lodgement fee when lodging your Notice of Appeal. Refer to the fee schedule available on www.ncat.nsw.gov.au. Payment can be made by attaching a credit card authority form or cheque/money order made to 'NSW Civil and Administrative Tribunal'. Cash, credit card and efpos payments can be made in person at NCAT Registry offices or Service NSW Centres.

All relevant documents are attached

Attach all documents you are relying upon in support of your Notice of Appeal. Keep a copy of your application and any attached information for your own records. **Note:** A copy of this application and all material attached may be viewed by the Respondents. The person completing the documents is responsible for their content.

Multiple copies of this appeal and attachments have been made

You must provide multiple copies of this appeal and attachments to the Tribunal. An original and three copies for the Tribunal and one copy for each respondent. You will need to lodge the respondent's copies with the Tribunal to be sealed. The Tribunal will return the sealed copies for you to send to each respondent.

Copy of original orders and any written reasons are attached

A copy of the Tribunal's original orders and any written reasons provided must be attached to the Notice of Appeal.

9. SIGNATURE

Appellant's signature or signature of legal representative

Name PETER ZONNEVYLLE

Signature Date 2022-07-02

Lodge your Notice of Appeal with the fee at your nearest NCAT Registry

Post to NCAT Appeal Panel Unit, PO Box K1026 Haymarket NSW 1240 or DX 11539 Sydney Downtown. For NCAT Registry locations refer to information on your Tribunal orders or NCAT correspondence. For all NCAT enquires telephone 1300 006 228 or visit www.ncat.nsw.gov.au