This is a register of tribunals operating in Australia and New Zealand that are known to COAT. It comprises tribunals that are members of COAT and tribunals that are not members of COAT.

If any readers or viewers of this document are aware of other tribunals that are not listed in this Register please advise COAT.

If any of the details of any of the tribunals on this list are incorrect please advise COAT.

You can advise COAT of any additions, alterations or amendments by contacting our Secretariat:

Email: secretariat@coat.asn.au
Phone: +61 418 281 116

Version September 2020
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<td>Teacher Registration Board of WA</td>
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<td>Western Australian Industrial Relations Commission</td>
<td>54</td>
</tr>
<tr>
<td>WorkCover WA Conciliation and Arbitration Services</td>
<td>54</td>
</tr>
</tbody>
</table>
## New Zealand Tribunals

<table>
<thead>
<tr>
<th>Disputes Tribunal</th>
<th>Ms Anne Darroch, Principal Disputes Tribunal Referee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private Bag 32001 Featherston Street WELLINGTON 6011 NEW ZEALAND 43-49 Ballance Street Wellington Phone: 0800 268 787 +64 4 4626 660 Email: <a href="mailto:tribunals@justice.govt.nz">tribunals@justice.govt.nz</a> Web: <a href="http://www.disputestribunal.govt.nz">www.disputestribunal.govt.nz</a></td>
<td></td>
</tr>
<tr>
<td>The Disputes Tribunal deals with many types of dispute. You can take a dispute to the Tribunal even if you have agreed in writing not to, or a contract says &quot;no responsibility accepted&quot;. The dispute could concern an amount up to $15,000 or, if everyone involved agrees, up to $20,000. If your dispute involves more than this amount, and you want the Disputes Tribunal to deal with it, you must reduce the amount you are claiming.</td>
<td></td>
</tr>
<tr>
<td>- The Disputes Tribunal can help with the following kinds of disputes:</td>
<td></td>
</tr>
<tr>
<td>- whether work has been done properly</td>
<td></td>
</tr>
<tr>
<td>- whether goods purchased were what you asked for</td>
<td></td>
</tr>
<tr>
<td>- the amount charged for work done</td>
<td></td>
</tr>
<tr>
<td>- damage to property, for example a car damaged in a collision or a lawnmower lent to a neighbour that is returned damaged</td>
<td></td>
</tr>
<tr>
<td>- loss of property, for example, someone borrows a bike and doesn't return it</td>
<td></td>
</tr>
<tr>
<td>- payment for a loss caused by misleading advertising or misleading statements made by someone selling goods or services, for example an advertisement that suggests speakers are included in a sound system when they are an extra cost</td>
<td></td>
</tr>
<tr>
<td>- whether a boundary fence needs replacing or how costs will be shared</td>
<td></td>
</tr>
<tr>
<td>- hire purchase agreements</td>
<td></td>
</tr>
<tr>
<td>- denying that you owe money for an account sent to you.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Electricity Rulings Panel</th>
<th>Mr Melbourne Orange Presiding Member</th>
</tr>
</thead>
<tbody>
<tr>
<td>C/- Electricity Authority, PO Box 10041, Wellington NZ 6143 PH +64 21 512 537 <a href="https://www.ea.govt.nz/code-and-compliance/rulings-panel/">https://www.ea.govt.nz/code-and-compliance/rulings-panel/</a></td>
<td></td>
</tr>
<tr>
<td>Hearing complaints and disputes about and from participants in the New Zealand electricity industry under the Electricity Industry Act 2010.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Electrical Workers Registration Board</th>
<th>Mr Melbourne Orange Presiding Member</th>
</tr>
</thead>
<tbody>
<tr>
<td>Duncan Connor Registrar</td>
<td></td>
</tr>
<tr>
<td>Tracy Goddard Board Officer</td>
<td></td>
</tr>
<tr>
<td>Post: PO Box 10-156 Wellington NZ 6143 Ph: +64 3 943 4254 Email: <a href="mailto:info@ewrb.govt.nz">info@ewrb.govt.nz</a> Web: <a href="http://www.ewrb.govt.nz">www.ewrb.govt.nz</a></td>
<td></td>
</tr>
<tr>
<td>Registration and licensing of 28,000 New Zealand electrical workers. The Board holds a disciplinary function under the Electricity Act 1992. Ability to impose suspensions and cancellations of electrical workers licenses and to fine electrical workers.</td>
<td></td>
</tr>
<tr>
<td><strong>Employment Relations Authority New Zealand</strong></td>
<td><strong>Health Practitioners Disciplinary Tribunal (HPDT)</strong></td>
</tr>
<tr>
<td>-----------------------------------------------</td>
<td>------------------------------------------------------</td>
</tr>
<tr>
<td>Dr Andrew Dallas Chief</td>
<td>Ms Alison Douglass Acting Chairperson</td>
</tr>
<tr>
<td>Ms Vicki Campbell Member</td>
<td>Ms Gay Fraser Executive Officer</td>
</tr>
<tr>
<td>Ms Deborah Downie Senior Support Officer</td>
<td></td>
</tr>
<tr>
<td>Mr Brett Wilson, Support Manager</td>
<td></td>
</tr>
<tr>
<td><strong>Address:</strong></td>
<td><strong>Level 24 AON Building 1 Willis St Wellington New Zealand</strong></td>
</tr>
<tr>
<td>Level 10, The 280 Centre 280 Queen Street</td>
<td>PO Box 10509</td>
</tr>
<tr>
<td>AUCKLAND NEW ZEALAND</td>
<td>The Terrace</td>
</tr>
<tr>
<td>Post:</td>
<td>Wellington NZ 6143</td>
</tr>
<tr>
<td>PO Box 105 117</td>
<td></td>
</tr>
<tr>
<td>DX CX 10257</td>
<td></td>
</tr>
<tr>
<td>Auckland 1143</td>
<td></td>
</tr>
<tr>
<td>Ph: +64 09 970 1550</td>
<td>Ph: +64 (04) 381 6816</td>
</tr>
<tr>
<td>Web: <a href="http://www.era.govt.nz">www.era.govt.nz</a></td>
<td>Email: <a href="mailto:hpdt@hpdt.org.nz">hpdt@hpdt.org.nz</a></td>
</tr>
<tr>
<td><strong>The Employment Relations Authority investigates and determines “Employment Relationship problems” that cannot be resolved through mediation.</strong></td>
<td><strong>The HPDT was established in September 2004 following the introduction of the Health Practitioners Competence Assurance Act 2003. The Tribunal’s role is to hear and determine disciplinary proceedings brought against health practitioners in 22 health professions.</strong></td>
</tr>
<tr>
<td><strong>A dissatisfied party can proceed to the Employment Court to a hearing de novo or for a re-hearing of a particular part of the case.</strong></td>
<td>Anaesthetic technicians</td>
</tr>
<tr>
<td></td>
<td>Chiropractors</td>
</tr>
<tr>
<td></td>
<td>Dentists</td>
</tr>
<tr>
<td></td>
<td>Dental therapists</td>
</tr>
<tr>
<td></td>
<td>Dental hygienists</td>
</tr>
<tr>
<td></td>
<td>Dental technicians and clinical dental technicians</td>
</tr>
<tr>
<td></td>
<td>Dietitians</td>
</tr>
<tr>
<td></td>
<td>Medical practitioners</td>
</tr>
<tr>
<td></td>
<td>Dispensing opticians</td>
</tr>
<tr>
<td></td>
<td>Medical laboratory technicians</td>
</tr>
<tr>
<td></td>
<td>Medical laboratory scientists and technologists</td>
</tr>
<tr>
<td></td>
<td>Medial radiation technologists</td>
</tr>
<tr>
<td></td>
<td>Midwives</td>
</tr>
<tr>
<td></td>
<td>Nurses</td>
</tr>
<tr>
<td></td>
<td>Occupational therapists</td>
</tr>
<tr>
<td></td>
<td>Optometrists</td>
</tr>
<tr>
<td></td>
<td>Osteopaths</td>
</tr>
<tr>
<td></td>
<td>Pharmacists</td>
</tr>
<tr>
<td></td>
<td>Physiotherapists</td>
</tr>
<tr>
<td></td>
<td>Podiatrists</td>
</tr>
<tr>
<td></td>
<td>Psychologists</td>
</tr>
<tr>
<td></td>
<td>Psychotherapists</td>
</tr>
</tbody>
</table>
The Human Rights Review Tribunal was established in 1977 under the Human Rights Commission Act, as the Equal Opportunities Tribunal. It became the Complaints Review Tribunal in 1993 and the Human Rights Review Tribunal in 2002.

The Tribunal comprises a chairperson and a panel of up to 20 members, appointed by the Governor-General on the recommendation of the Minister of Justice. Deputy chairpersons are sometimes appointed to deal with particular cases.

Cases are usually heard where the events giving rise to them have taken place, with a chairperson and two panel members hearing each case.
| **Immigration and Protection Tribunal** | **Judge Peter Spiller**  
Chair |
|---|---|
| **Immigration & Protection Tribunal**  
DX:EX11086  
Auckland  
New Zealand 1010 |
| **Immigration & Protection Tribunal**  
Specialist Courts & Tribunal Centre  
Level 1, Chorus House  
41 Federal Street  
Auckland  
New Zealand |
| **Ph:** 64 9 914 4299  
**Fax:** 64 9 914-5263  
**Email:** IPT@justice.govt.nz  

The Immigration and Protection Tribunal is an independent body established under the Immigration Act 2009 to hear appeals and applications regarding:

- decisions in relation to residence class visas
- decisions in relation to the recognition of a person as a refugee or a protected person
- decisions to cease to recognise a person as a refugee or a protected person
- decisions to cancel the recognition of a New Zealand citizen as a refugee or a protected person
- liability for deportation.

The Tribunal is administered by the Ministry of Justice. It is chaired by a District Court Judge, appointed by the Governor-General on the recommendation of the Attorney-General, with 18 members (including a Deputy Chair) appointed by the Governor-General on the recommendation of the Minister of Justice.
<table>
<thead>
<tr>
<th><strong>Lawyers and Conveyancers Disciplinary Tribunal</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Judge D Clarkson</strong></td>
</tr>
<tr>
<td><strong>Chair</strong></td>
</tr>
<tr>
<td><strong>DX EX 11086</strong></td>
</tr>
<tr>
<td><strong>Auckland 1010</strong></td>
</tr>
<tr>
<td><strong>New Zealand</strong></td>
</tr>
<tr>
<td><strong>Specialist Courts &amp; Tribunal Centre</strong></td>
</tr>
<tr>
<td><strong>Level 1, Chorus House</strong></td>
</tr>
<tr>
<td><strong>41 Federal Street</strong></td>
</tr>
<tr>
<td><strong>Auckland</strong></td>
</tr>
<tr>
<td><strong>Ph:</strong> +64 9 914 4299</td>
</tr>
<tr>
<td><strong>Fax:</strong> +64 9 914 5263</td>
</tr>
<tr>
<td><strong>Email:</strong> <a href="mailto:lcdr@justice.govt.nz">lcdr@justice.govt.nz</a></td>
</tr>
<tr>
<td><strong>Web:</strong> <a href="https://www.justice.govt.nz/tribunals/lawyers-and-conveyancers/">https://www.justice.govt.nz/tribunals/lawyers-and-conveyancers/</a></td>
</tr>
<tr>
<td><strong>The Tribunal hears and determines disciplinary charges against the legal and conveyancing professions. These charges are referred to it by a standards committee of the New Zealand Law Society or Society of Conveyancers or the Legal Complaints Review Officer. It sits as a quorum of five comprising the chair, two lawyer members and two lay members.</strong></td>
</tr>
<tr>
<td><strong>The Tribunal also deals with legal matters that relate to employment, registration, revocations and appeals made to it by:</strong></td>
</tr>
<tr>
<td>• Practitioners or former practitioners</td>
</tr>
<tr>
<td>• Incorporated firms or former incorporated firms</td>
</tr>
<tr>
<td>• Employees or former employees of practitioners or former practitioners</td>
</tr>
<tr>
<td>• Employees or former employees of incorporated firms or former incorporated firms</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Licensed Building Practitioners Board</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Mr Chris Preston</strong></td>
</tr>
<tr>
<td><strong>Presiding Member</strong></td>
</tr>
<tr>
<td><strong>Duncan Connor</strong></td>
</tr>
<tr>
<td><strong>Registrar</strong></td>
</tr>
<tr>
<td><strong>Tracy Goddard</strong></td>
</tr>
<tr>
<td><strong>Board Officer</strong></td>
</tr>
<tr>
<td><strong>PO Box 10-156</strong></td>
</tr>
<tr>
<td><strong>Wellington NZ 6143</strong></td>
</tr>
<tr>
<td><strong>Email:</strong> <a href="mailto:info@ewrb.govt.nz">info@ewrb.govt.nz</a></td>
</tr>
<tr>
<td><strong>Ph:</strong> +64 3 943 4254</td>
</tr>
<tr>
<td><strong>Web:</strong> <a href="http://www.ewrb.govt.nz">www.ewrb.govt.nz</a></td>
</tr>
<tr>
<td><strong>Complaints and appeals functions for licensed building practitioners in New Zealand. Ability to impose suspensions and cancellations of licenses and to fine licensed building practitioners.</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Social Workers Registration Board Complaints and Disciplinary Tribunal</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Mr Shayne Walker</strong></td>
</tr>
<tr>
<td><strong>Chair</strong></td>
</tr>
<tr>
<td><strong>PO Box 3452</strong></td>
</tr>
<tr>
<td><strong>Wellington</strong></td>
</tr>
<tr>
<td><strong>Level 7, 110 Featherstone Street</strong></td>
</tr>
<tr>
<td><strong>Wellington</strong></td>
</tr>
<tr>
<td><strong>NEW ZEALAND</strong></td>
</tr>
<tr>
<td><strong>Tel:</strong> +64 4 931 2650</td>
</tr>
<tr>
<td><strong>Web:</strong> <a href="http://www.swrb.org.nz">www.swrb.org.nz</a></td>
</tr>
<tr>
<td><strong>The Social Workers Registration Board (SWRB) is a Crown agency that provides public assurance that Registered Social Workers:</strong></td>
</tr>
<tr>
<td>• meet professional standards of competent practice</td>
</tr>
<tr>
<td>• are accountable for the way in which they practise</td>
</tr>
<tr>
<td>• undertake ongoing professional development.**</td>
</tr>
</tbody>
</table>
### Social Security Appeals Authority New Zealand

<table>
<thead>
<tr>
<th>Name</th>
<th>Role</th>
<th>Address</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Grant Pearson</td>
<td>Chairperson</td>
<td>Tribunals Unit</td>
<td>+64 4 462 6660</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Private Bag 32001</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Featherston Street</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>WELLINGTON NEW ZEALAND</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Phone: +64 4 462 6660</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Web: <a href="http://www.justice.govt.nz">www.justice.govt.nz</a></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>&gt;&gt;tribunals&gt;&gt;social-security-appeals-authority</td>
<td></td>
</tr>
<tr>
<td>Ms Melissa Poole</td>
<td>Principal Tenancy Adjudicator</td>
<td>Tribunals Unit, Private Bag 32001</td>
<td>(04) 462 6660/</td>
</tr>
<tr>
<td></td>
<td></td>
<td>WELLINGTON NEW ZEALAND</td>
<td>+64 7 921 7579</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Phone:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Web: <a href="http://www.justice.govt.nz">www.justice.govt.nz</a></td>
<td></td>
</tr>
</tbody>
</table>

### Tenancy Tribunal

<table>
<thead>
<tr>
<th>Name</th>
<th>Role</th>
<th>Address</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ms Melissa Poole</td>
<td>Principal Tenancy Adjudicator</td>
<td>Tribunals Unit</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Private Bag 32001</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>WELLINGTON NEW ZEALAND</td>
<td></td>
</tr>
<tr>
<td>Tania Togiatama</td>
<td>Tribunal Administrator</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Phone: (04) 462 6660/</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>+64 7 921 7579</td>
<td></td>
</tr>
<tr>
<td></td>
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<td>Web:</td>
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</tr>
<tr>
<td></td>
<td></td>
<td><a href="http://www.justice.govt.nz">www.justice.govt.nz</a></td>
<td></td>
</tr>
</tbody>
</table>

The Tenancy Tribunal hears disputes between landlords and tenants of residential properties who have not been able to reach agreement in mediation provided by the Department of Building and Housing.

### Veterinary Council of New Zealand

<table>
<thead>
<tr>
<th>Name</th>
<th>Role</th>
<th>Address</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dr Lindsay Burton</td>
<td>Chair</td>
<td>PO Box 10 563</td>
<td>+64 4 473 9600</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(Level 10, The Bayleys Building, 36 Brandon Street)</td>
<td>+64 4 473 8869</td>
</tr>
<tr>
<td></td>
<td></td>
<td>WELLINGTON NZ 6143</td>
<td></td>
</tr>
<tr>
<td>Iain McLachlan</td>
<td>Registrar</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td><a href="mailto:vet@vetcouncil.org.nz">vet@vetcouncil.org.nz</a></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>T: +64 4 473 9600</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>F: +64 4 473 8869</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td><a href="http://www.vetcouncil.org.nz">http://www.vetcouncil.org.nz</a></td>
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</tr>
</tbody>
</table>

Our **role and functions** are set out in the [Veterinarians Act](http://www.vetcouncil.org.nz).  
- We register vets  
- We make sure they're competent, fit and healthy  
- We make sure they're trained, qualified and up to date  
- We set high standards for the veterinary profession  
- We investigate complaints about vets  
- We are a fair and consistent regulator of veterinary standards.
The existing disputes and resolution process was established under the Weathertight Homes Resolution Services Act 2006 on 1 April 2007 to provide fast, flexible and cost-effective procedures for resolving leaky home disputes. It is to be administered by two government agencies; the Department of Building and Housing and the Ministry of Justice. The Department of Building and Housing receives claim applications and provides assessment, information, guidance and mediation services. The Weathertight Homes Tribunal, supported by the Ministry of Justice, is a judicially independent Tribunal that provides adjudication for claims.
| Administrative Appeals Tribunal | Address:  
GPO Box 9955 Brisbane  
QLD 4001  
Ph: 02 9391 2400  
Free: 1800 228 333  
Fax: 02 9267 5538  
Email:  
generalreviews@aat.gov.au  
Web:  www.aat.gov.au |
|---|---|
| On 1 July 2015, the Migration Review Tribunal, Refugee Review Tribunal and Social Security Appeals Tribunal amalgamated to form the Administrative Appeals Tribunal (AAT).  
The AAT conducts independent merits review of administrative decisions made under more than 400 Commonwealth laws. The AAT can also review decisions made under Norfolk Island laws.  
The AAT is comprised of a Principal Registry and the following divisions:  
- Freedom of Information  
- General  
- Migration & Refugee (including the Immigration Assessment Authority)  
- National Disability Insurance Scheme (NDIS)  
- Security  
- Social Services & Child Support  
- Taxation & Commercial  
- Veterans’ Appeals  
The most common types of decisions that the AAT reviews relate to:  
- migration and refugee visas and visa-related decisions  
- child support  
- Commonwealth workers’ compensation  
- Family assistance, paid parental leave, social security and student assistance  
- taxation  
- veterans’ entitlements  
The AAT also reviews decisions relating to Australian citizenship, bankruptcy, civil aviation, corporations and financial services regulation, customs, freedom of information, the National Disability Insurance Scheme (NDIS), passports and security assessments by the Australian Security Intelligence Organisation (ASIO). |
| The Hon. Justice David Thomas  
President  
Ms Sian Leathem  
Principal Registrar  
Mr Garry Wilson  
Deputy Registrar  
Ms Veronika Limu  
Executive Assistant to Hon Justice Thomas  
**General Division**  
Mr Peter Britten-Jones  
Division Head  
Ms Carolyn Krochmal  
Acting Division Registrar  
**Taxation & Commercial**  
Mr Bernard McCabe  
Division Head  
**Migration & Refugee Division**  
Ms Jan Redfern  
Division Head  
Ms Jacqueline Fredman  
Division Registrar  
**Social Services & Child Support Division**  
Mr Jim Walsh  
Acting Division Head  
Ms Elizabeth Connolly  
Acting Division Registrar |
### ASX Tribunal

**Chairperson**
Ms Christine Jones  
Exchange Centre, 20 Bridge Street  
SYDNEY NSW 2000  
General Reception (02) 9227 0000  
Fax: 02-9227 0885  

The ASX Tribunal is an independent body vested with the responsibility of determining, through a process of peer review:
- appeals from certain decisions made by ASX; and
- disciplinary proceedings in relation to alleged contraventions of the ASX operating rules arising from conduct that occurred prior to 1 August 2010, including any appeals from such determinations.

The Tribunal operates independently of ASX, with legal and secretariat support from ASX. The Tribunal is comprised of a panel of nominated industry professionals. Panel members are selected according to a range of criteria that relate to their skills, experience and qualifications. The peer review Tribunal model ensures industry relevance and confidence.

### Australian Competition Tribunal

**President**
The Hon Justice John Middleton  
305 William Street  
MELBOURNE VIC 3000  
Contact Executive Officer Susi Ivandic  
Tel: (03) 8600 3630  
Fax: (03) 8600 3632

Web:  

Email:  
registry@competitiontribunal.gov.au

The Australian Competition Tribunal hears applications for the review of:
- Determinations by the Australian Competition and Consumer Commission (ACCC) in relation to the grant or revocation of authorisations which would permit conduct or arrangements that would otherwise be prohibited for being anti-competitive;  
- Decisions by the Minister or the ACCC in relation to allowing third parties to have access to the services of essential facilities of national significance, such as electricity grids or gas pipelines; and  

The Australian Competition Tribunal has dedicated officers within the Federal Court of Australia in all capital cities.

### Classification Review Board

**Convenor**
Ms Susan Knowles  
Level 6, 23-33 Mary Street  
SURRY HILLS NSW 2010  
Locked Bag 3  
HAYMARKET NSW 1240  
Tel: (02) 9289 7100

Web:  

Email:  
CRB@classification.gov.au

The Classification Review Board reviews, on application, decisions made by the Classification Board under the *Classification (Publications, Films and Computer Games) Act 1995* (Cth). Secretariat support for the Review Board is provided by the Classification Operations Branch, Attorney-General’s Department.

The Classification Review Board is also an independent statutory body. Its role is to review classification decisions in certain circumstances and make a fresh classification decision. The Classification Review Board is a different board to the Classification Board. The Classification Review Board is independent from government.
| **Companies Auditors Disciplinary Board** | **Ms Maria McCrossin Chair**  
**Ms Amber McFadyen Registrar** | **GPO Box 3731**  
**SYDNEY NSW 1044**  
**Tel:** (02) 9911-2970  
**Fax:** (02) 9911-2975  
**Web:** [https://www.cadb.gov.au/](https://www.cadb.gov.au/) | **CALDB was established in 1990 to replace similar state based Boards at the time of the implementation of the Corporations Act 1989 and the ASIC Act 1989.**  
• The Board is required by the Corporations Act 2001 to determine whether a registered auditor or liquidator should be dealt with under section 1292.  
• CALDB members are appointed by the Treasurer based on the requirements of the ASIC Act 2001 and have a breadth of knowledge and experience encompassing the law, accounting and business.  
• The Board has the functions and powers conferred on it by or under the Corporations Act 2001 (“the Act”) (in particular sections 1292 to 1298) and the Australian Securities and Investments Commission Act 2001 (“ASIC Act”) (in particular sections 203 to 223).  
The Board has no statutory power to initiate or carry out investigations into the conduct of auditors or liquidators. The role of the Board is to deal with Applications made by ASIC or APRA. |
| **Copyright Tribunal of Australia** | **The Hon Justice Andrew Greenwood President**  
**Mr Michael Wall NSW & Tribunal Registrar**  
**Mr Murray Belcher Acting District Registrar** | **Level 6**  
**Harry Gibbs Commonwealth Law Courts Building, 119 North Quay (Cnr of Tank Street)**  
**BRISBANE QLD 4000**  
**Ph:** (07) 3248 1100  
**Fax:** (07) 3248 1260  
**Web:** [www.copyrighttribunal.gov.au](http://www.copyrighttribunal.gov.au) | **The Copyright Tribunal of Australia is an independent body administered by the Federal Court of Australia.**  
The Tribunal was established under Part VI of the Australian Copyright Act 1968. The Tribunal consists of a President, a number of Deputy Presidents and other members as appointed by the Governor-General. A presidential member must be a judge of the Federal Court of Australia. Other members must have a knowledge of, or experience in one of the areas of expertise as set out in s. 140(2) of the Copyright Act, which includes law, industry, public administration and economics. The Tribunal has no physical resources of its own. The funds appropriated by Parliament for the purpose of the Tribunal are managed by the Federal Court of Australia. Registry services and administrative support for the Tribunal are provided by staff of the Federal Court. |
| **Defence Force Discipline Appeal Tribunal** | **The Honourable Justice John Logan RFD, President**  
**Registrar: Tim Luxton** | **c/- Federal Court of Australia,**  
**305 William Street,**  
**Melbourne VIC 3000**  
**T:** (03) 8600 3510  
**F:** (03) 8600 3522  
**DFDAT@fedcourt.gov.au.**  
**https://www.defenceappeals.gov.au/** | **In 1955, the Courts-Martial Appeal Tribunal was established under the Courts-Martial Appeals Act 1955. The Tribunal was later renamed the Defence Force Discipline Appeal Tribunal by the Defence Force (Miscellaneous Provisions) Act 1982. The Courts-Martial Appeals Act 1955 was also renamed to Defence Force Discipline Appeals Act 1955.**  
The Tribunal is empowered under the Defence Force Discipline Appeals Act 1955 to hear and determine appeals by persons who have been convicted or who have been acquitted of a Service offence on the ground of unsoundness of mind (“a prescribed acquittal”) by a court martial or a Defence Force magistrate under the Defence Force Discipline Act 1982. |
<table>
<thead>
<tr>
<th>Defence Honours and Awards Appeals Tribunal</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Mark Sullivan AO Chairperson</td>
<td>Level 1,105 Tennant Street, Fyshwick</td>
</tr>
<tr>
<td>Mr Jay Kopplemann Acting Executive Officer</td>
<td>Locked Bag 7765 Canberra BC ACT 2610</td>
</tr>
<tr>
<td>Ms Tammy Hayes Assistant Executive Officer</td>
<td>Telephone (02) 6266 1019</td>
</tr>
<tr>
<td></td>
<td>E-mail <a href="mailto:dha.tribunal@defence.gov.au">dha.tribunal@defence.gov.au</a></td>
</tr>
<tr>
<td></td>
<td>Website <a href="http://www.defence-honours-tribunal.gov.au">www.defence-honours-tribunal.gov.au</a></td>
</tr>
</tbody>
</table>
|                                          | The Defence Honours and Awards Appeals Tribunal is an independent statutory body established under the Defence Act 1903 to consider Defence honours and awards matters. 

Individuals are available to apply to the Tribunal for an independent review of a decision of the Department of Defence regarding eligibility for a Defence honour, defence award or a foreign award.

The Government is also able to refer general eligibility issues to the Tribunal for inquiry and recommendation.

<table>
<thead>
<tr>
<th>Fair Work Commission</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>The Hon Justice Iain Ross AO President</td>
<td>11 Exhibition Street Melbourne VIC 3000 &amp; GPO Box 1994, Melbourne Victoria 3001</td>
</tr>
<tr>
<td>Mirella Franceschini, Associate to The Hon. Justice IJK Ross</td>
<td>Tel: (03) 8661 7777 / 1300 650 172 Fax: (03) 9655 0401 Email: <a href="mailto:enquiries@fwc.gov.au">enquiries@fwc.gov.au</a> Web: <a href="http://www.fwc.gov.au">www.fwc.gov.au</a></td>
</tr>
</tbody>
</table>
| Fair Work Australia is the national workplace relations tribunal. It is an independent body with power to carry out a range of functions relating to:  
- the safety net of minimum wages and employment conditions  
- enterprise bargaining  
- industrial action  
- dispute resolution  
- termination of employment  
- other workplace matters  |

In terms of dispute resolution, FWC resolves disputes between employers, employees, unions and employer associations who are covered by the national workplace relations system.

The main types of disputes that can be referred to FWC are:  
- disputes under the terms of an award or a collective or enterprise agreement  
- bargaining disputes  
- disputes arising under the general protections provisions of the Fair Work Act 2009, and  
- unfair dismissals |  |
| National Native Title Tribunal | The Hon John Dowsett AM QC  
President  
Marilyn Robins,  
Executive Assistant to  
the President  
Christine Fewings, Native Title Registrar | Native Title Registrar  
Level 5, Harry Gibbs  
Commonwealth Law Courts  
119 North Quay  
Brisbane 4000  
GPO Box 9973  
BRISBANE QLD 4001  
Ph: (08) 9425 1000  
Free:1800 640 501  
Fax: (08) 9425 1193  
Email: enquiries@nntt.gov.au  
Web: www.nntt.gov.au | The National Native Title Tribunal (NNTT) is an independent agency established by the *Native Title Act* 1993 (Cth) (the Act).  
The NNTT comprises a President and Members, who are appointed by the Governor General under the Act. The Native Title Registrar, also appointed by the Governor General, carries out a wide range of functions under the Act.  
The NNTT and Registrar’s functions include:  
- conducting inquiries, reviews and mediations;  
- assisting various parties with native title applications and Indigenous land use agreements (‘ILUAs’);  
- making administrative decisions about the registration of claimant applications and ILUAs;  
- maintaining the Register of Native Title Claims, the National Native Title Register and the Register of Indigenous Land Use Agreements. |
| --- | --- | --- | --- |
| National Sports Tribunal | Mr Jonathan Bray  
Presiding Officer | MDP 705, PO Box 9848  
Canberra ACT 2601  
(02) 6289 8207  
Website, etc. Under construction. | (Due to officially open March 2020)  
The mandate of the National Sports Tribunal is to provide sports, athletes and athlete support personnel with a cost-effective, independent forum for the timely determination of disputes through private arbitration, mediation, conciliation or case appraisal. It will strengthen sports dispute resolution transparency and accountability and facilitate access to resources and tools to prevent, manage and resolve sports disputes.  
The NST will have three divisions:  
- An anti-doping division, which will arbitrate matters concerning alleged breaches of sport anti-doping rules  
- A general division, which will resolve other sports-related disputes arising under the rules of the sport  
- An appeals division, which will deal with appeals from the Anti-Doping Division, the General Division and decisions made by sporting bodies/other sporting tribunals. |
| Office of the Australian Information Commissioner (OAIC) | Ms Angelene Falk,  
Australian Information Commissioner and  
Privacy Commissioner  
Ms Elizabeth Hampton  
Deputy Commissioner | Postal:  
GPO BOX 5218 ,  
SYDNEY NSW 2001  
Tel: 1300 363 992  
Web: enquiries@oaic.gov.au  
http://www.oaic.gov.au/ | We are the independent national regulator for privacy and freedom of information. We promote and uphold your rights to access government-held information and have your personal information protected.  
The Office of the Australian Information Commissioner (OAIC) is an independent agency within the Attorney General’s portfolio. Our primary functions are privacy, freedom of information and government information policy. Our responsibilities include conducting investigations, reviewing decisions, handling complaints, and providing guidance and advice. |
### Professional Services Review

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Office Address</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Professor Julie Quinlivan</td>
<td>Director</td>
<td>Level 1, 20 Brindabella Circuit, Brindabella Business Park, Canberra Airport 2609</td>
<td></td>
</tr>
<tr>
<td>Mr Bruce Topperwein</td>
<td>Executive Officer</td>
<td>PO Box 7, FYSHWICK ACT 2609</td>
<td></td>
</tr>
</tbody>
</table>

PSR was established in July 1994 as an Agency within the Health Portfolio to provide administration and support services to the Director of PSR, PSR peer review Committees and the Determining Authority in performing their legislated functions under the *Health Insurance Act 1973*.

PSR is responsible for reviewing and examining possible inappropriate practice by practitioners when they provide Medicare services or prescribe Government subsidised medicines under the PBS. PSR examines suspected cases of inappropriate practice which have been referred by the Secretary of DHS. One of the sanctions that can be imposed on a health practitioner is to disqualify them for providing Medicare or PBS Services.

The Director and a PSR Committee (of peers) examines documentation and provides the health practitioner with an opportunity to be heard before making a decision.

Health practitioners dissatisfied with the PSR decision can appeal to the Federal Court or Federal Magistrates Court.

### Superannuation Complaints Tribunal

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Office Address</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ms Helen Davis</td>
<td>Chairperson</td>
<td>Locked Bag 3060, MELBOURNE VIC 3001</td>
<td></td>
</tr>
<tr>
<td>Ms Sandy Stogiannou,</td>
<td>Executive Assistant to Helen Davis</td>
<td>Tel: 1300 884 114 / (03) 8635 5580 / Fax: (03) 8635-5588</td>
<td></td>
</tr>
</tbody>
</table>

The Superannuation Complaints Tribunal deals with complaints about superannuation in the areas of regulated superannuation funds, annuities and deferred annuities, and retirement savings accounts.

The Tribunal will inquire into the complaint and try to resolve it by conciliation. However, if conciliation is unsuccessful, the Tribunal will conduct a formal review of the complaint and issue a determination.

### Veterans' Review Board

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Office Address</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ms Jane Anderson</td>
<td>Principal Member</td>
<td>GPO Box 1631, SYDNEY NSW 2001</td>
<td></td>
</tr>
<tr>
<td>Ms Katrina Harry</td>
<td>National Registrar</td>
<td>Tel: (02) 9213 8603 / Fax: (02) 9211 3074</td>
<td></td>
</tr>
<tr>
<td>Glenn Katsoolis</td>
<td>Executive Assistant to Principal Member</td>
<td>Email: <a href="mailto:contact@vrb.gov.au">contact@vrb.gov.au</a></td>
<td></td>
</tr>
</tbody>
</table>

The Veterans' Review Board (VRB) is an independent tribunal that exists to review:

1. decisions made by the Repatriation Commission under the Veterans' Entitlements Act 1986 (Cth) on:
   - claims for acceptance of injury or disease as war-caused or defence-caused;
   - claims for war widows', war widowers' and orphans' pensions;
   - assessment of pension rate for incapacity from war-caused or defence-caused injury or disease; and
   - claims for the grant, or assessment of, attendant allowance; and

2. determinations under the Military Rehabilitation and Compensation Act 2004 (Cth) made by:
   - the Military Rehabilitation & Compensation Commission; and
   - the Service Chiefs of the Australian Army, the Royal Australian Navy, and the Royal Australian Air Force
<table>
<thead>
<tr>
<th><strong>Australian Capital Territory (ACT) Tribunal</strong></th>
<th><strong>ACT Civil and Administrative Tribunal</strong></th>
<th><strong>ACT Greens Arbitration and Conciliation Committee</strong></th>
<th><strong>Sentence Administration Board</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Graeme Neate AM President</strong>&lt;br&gt;Ms Bec Wright, Assistant to Presidential Members</td>
<td><strong>Address:</strong>&lt;br&gt;Level 4,&lt;br&gt;1 Moore Street&lt;br&gt;Canberra</td>
<td><strong>Members:</strong> Denby, Angus, Gosta Lynga, Penny Sullivan</td>
<td><strong>Ms Laura Beacroft, Chairperson</strong>&lt;br&gt;Catherine Garrington, Secretary to Chair</td>
</tr>
<tr>
<td><strong>Mail:</strong>&lt;br&gt;GPO Box 370&lt;br&gt;CANBERRA ACT 2601</td>
<td></td>
<td><strong>GPO Box 2019,</strong>&lt;br&gt;CANBERRA ACT 2602</td>
<td><strong>GPO BOX 158,</strong>&lt;br&gt;CANBERRA ACT 2601</td>
</tr>
<tr>
<td><strong>Tel:</strong> (02) 6207 1740&lt;br&gt;<strong>Fax:</strong> (02) 6205 4855&lt;br&gt;<strong>Email:</strong> <a href="mailto:tribunal@act.gov.au">tribunal@act.gov.au</a>&lt;br&gt;<strong>Web:</strong> <a href="http://www.acat.act.gov.au/">http://www.acat.act.gov.au/</a></td>
<td></td>
<td><strong>(02) 6140 3220&lt;br&gt;<a href="mailto:acc@act.greens.org.au">acc@act.greens.org.au</a>&lt;br&gt;<a href="http://www.actgreens.org.au/acc">http://www.actgreens.org.au/acc</a></strong></td>
<td><strong>Ph:</strong> 6207 0888&lt;br&gt;<strong>Fax:</strong> 6207 5246&lt;br&gt;<strong><a href="mailto:sab.secretariat@act.gov.au">sab.secretariat@act.gov.au</a> ; <a href="mailto:sentence.administration@act.gov.au">sentence.administration@act.gov.au</a>&lt;br&gt;Web:</strong> <a href="http://www.cs.act.gov.au/the_sentence_administration_board">http://www.cs.act.gov.au/the_sentence_administration_board</a>**</td>
</tr>
<tr>
<td><strong>ACAT is established under the ACT Civil and Administrative Tribunal Act 2008 (the ACAT Act) and commenced operation in February 2009. It considers applications relating to:</strong></td>
<td><strong>Investigation of complaints raised about a member of the ACT Greens, or by a member about a non-member including allegations of serious or criminal activities, or activities condemned or forbidden by the Australian Greens Charter, the Constitution, By-laws or Code of Conduct.</strong></td>
<td><strong>The Sentence Administration Board (the Board) is established under the Crimes (Sentence Administration) Act 2005 (the CSA Act). The CSA Act provides for the Board’s functions and powers, and a framework for the Board’s decision making. There are three overarching principles that the Board must bear in mind when making its decisions: human rights, the public interest and natural justice.</strong></td>
<td><strong>The Board provides an annual report which is publicly available.</strong></td>
</tr>
</tbody>
</table>
New South Wales (NSW) Tribunals

| NSW Civil and Administrative Tribunal (NCAT) | The Hon Justice Lea Armstrong
President | Address: Level 9 John Maddison Tower
86-90 Goulburn Street
Sydney NSW 2000 | NCAT commenced operating on 1 January 2014 replacing more than 20 of the state’s existing tribunals and provides a single gateway for most tribunal services in NSW. | NCAT is comprised of a Principal Registry and four Divisions:
1. Administrative and Equal Opportunity
2. Consumer and Commercial
3. Guardianship
4. Occupational
Each division is headed by a Deputy President with experience relevant to the subject matter of that division. Each Deputy President is responsible for the day-to-day running of the division, including the allocation of members to hear matters. Services provided by the following NSW tribunals have been consolidated into NCAT:

| | Associate to Justice Armstrong | Postal: PO Box K1026
Haymarket NSW 1240 | | Services provided by the following NSW tribunals have been consolidated into NCAT:
• Aboriginal and Torres Strait Islander Health Practice Tribunal
• Aboriginal Land Councils Pecuniary Interest and Disciplinary Tribunal
• Administrative Decisions Tribunal
• Charity Referees
• Consumer, Trader and Tenancy Tribunal
• Dental Tribunal
• Guardianship Tribunal
• Chinese Medicine Tribunal
• Chiropractic Tribunal
• Medical Radiation Practice Tribunal
• Medical Tribunal
• Nursing and Midwifery Tribunal
• Occupational Therapy Tribunal
• Optometry Tribunal
• Osteopathy Tribunal
• Pharmacy Tribunal
• Physiotherapy Tribunal
• Podiatry Tribunal
• Psychology Tribunal
• Local Government Pecuniary Interest and Disciplinary Tribunal
• Local Land Boards
• Victims Compensation Tribunal (transferred into the ADT in June 2013)
• Vocational Training Appeals Panel |
| | Ms Erica Wolfram, Associate to Justice Armstrong | Telephone: 1300 006 228 | | | |
| | Ms Cathy Szczygelski
| Administrative and Equal Opportunity Division | Judge Susanne Cole
Deputy President
Ms Louise Clegg
Divisional Registrar | | | | |
| Consumer and Commercial Division | Mr Stuart Westgarth
Deputy President
Ms Pauline Green
Divisional Registrar | | | | |
| Guardianship Division | Mr Malcolm Schyvens
Deputy President
Ms Jane Pritchard
Divisional Registrar | | | | |
| Occupational Division | Judge Susanne Cole
Deputy President
Ms Louise Clegg
Divisional Registrar | | | | |
| **Anti-Discrimination Board of NSW** | The Hon Dr Annabelle Bennett AO SC, President (part-time)  
Tracie Harvey, Executive Assistant | PO Box W213, Parramatta Westfield NSW 2150  
Level 7, 10 Valentine Avenue, Parramatta NSW  
Phone: 02 9268 5555  
Fax: 02 9268 5500  
email: adbcontact@justice.nsw.gov.au  
web: http://www.antidiscrimination.justice.nsw.gov.au/ | We are the New South Wales state government body that administers the Anti-Discrimination Act 1977. We strive to eliminate discrimination in New South Wales by:  
• answering enquiries  
• conciliating complaints  
• raising awareness about discrimination and its impacts  
• granting exemptions to the Act  
• advising government about discrimination issues.  
The Anti-Discrimination Board of NSW is an independent statutory body. |
| --- | --- | --- | --- |
| **Dust Diseases Board** | Ms Julie Newman PSM Chairperson | Location:  
Level 2, 82 Elizabeth Street  
Sydney NSW  
Mail:  
GPO Box 5323  
Sydney NSW 2001  
Phone: 02 8223 6600  
Email: enquiries@ddb.nsw.gov.au  
Web: www.ddb.nsw.gov.au | The Dust Diseases Board examines hears and determines claims for compensation (benefits not damages) by NSW workers who suffer a dust disease. The DDB was established in 1920 to compensate workers with diseases caused by silica dusts.  
Where certain conditions exist, the Board may consider:  
• Medical examination of NSW workers exposed to dust in the workplace (1,500 on 2012/13)  
• The Medical Authority determines whether an application has a dust disease, the extent of any disability and level of occupational exposure  
• Paying compensation benefits to eligible NSW workers and dependants  
• Co-ordinating and paying medical and related health care expenses.
<table>
<thead>
<tr>
<th><strong>Dust Diseases Tribunal</strong></th>
<th><strong>Housing Appeals Committee</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>The Hon Justice D M Price AM</strong></td>
<td><strong>Ms Catherine Walton Manager</strong></td>
</tr>
<tr>
<td>President</td>
<td><strong>Ms Jenny Rowe Business Support Assistant</strong></td>
</tr>
<tr>
<td><strong>Ms Lisa Freeman Judge’s Associate</strong></td>
<td><strong>Ms January Bartels Senior Project Officer</strong></td>
</tr>
<tr>
<td><strong>Location:</strong></td>
<td><strong>Office 5-6</strong></td>
</tr>
<tr>
<td><strong>Level 12, John Maddison Tower,</strong></td>
<td><strong>Ground floor</strong></td>
</tr>
<tr>
<td><strong>88 Goulburn Street</strong></td>
<td><strong>1-17 Elsie St</strong></td>
</tr>
<tr>
<td><strong>Sydney NSW 2000</strong></td>
<td><strong>Burwood NSW 2134</strong></td>
</tr>
<tr>
<td><strong>Mail:</strong></td>
<td><strong>Dept. of Family and Community Services NSW</strong></td>
</tr>
<tr>
<td><strong>Locked Bag 16</strong></td>
<td><strong>PO Box 1030 Westfield</strong></td>
</tr>
<tr>
<td><strong>Haymarket NSW 1240</strong></td>
<td><strong>Burwood NSW 2134</strong></td>
</tr>
<tr>
<td><strong>Tel: (02) 9377 5440</strong></td>
<td><strong>Free: 1800 629 794</strong></td>
</tr>
<tr>
<td><strong>Fax (02) 9377 5433</strong></td>
<td><strong>Tel: (02) 8741 2555</strong></td>
</tr>
<tr>
<td><strong>Web:</strong></td>
<td><strong>Fax: (02) 8741 2566</strong></td>
</tr>
<tr>
<td><strong><a href="http://www.dustdiseasestribunal.justice.nsw.gov.au">www.dustdiseasestribunal.justice.nsw.gov.au</a></strong></td>
<td><strong>Email: <a href="mailto:hac@facs.nsw.gov.au">hac@facs.nsw.gov.au</a></strong></td>
</tr>
</tbody>
</table>

The Dust Diseases Tribunal (DDT) was established in 1989 as a court that hears common law claims for damages from sufferers or dust related diseases including those linked to asbestos exposure. Dependants of deceased sufferers may also be able to pursue a claim after the death of the person with the disease (if the claim has not resolved before death).

Since claimants are often in the advanced stage of a terminal illnesses, the main aim of the tribunal is to act quickly and expedite the resolution of these claims.

The NSW Housing Appeals Committee (HAC) is an independent agency established in 1994. The role of the HAC is to:
- provide a mechanism for social housing applicants and tenants to lodge an external appeal where they believe an incorrect decision was made by a social housing provider at an internal appeal
- undertake a merits review of each eligible appeal that is lodged—that is a review based on using the information before the committee at the time of the appeal, whether or not such material was before the primary decision-maker or existed at the time of the original decision
- make recommendations to social housing providers that either the original decision be maintained, or the original decision be changed in full or in part provide advice on systemic issues to improve the consistency, efficiency and transparency of appealable access and eligibility decisions.

The HAC has jurisdiction to hear any appeal lodged by a social housing applicant or tenant where:
- a decision has already been made at an internal appeal the decision relates to a matter that is not within the jurisdiction of the NSW Civil and Administrative Tribunal or other review body
- the decision is within the scope of the Social Housing External Appeal Policy which specifies which social housing providers’ decisions are subject to external appeal.
| Information and Privacy Commission NSW | Ms Elizabeth Tydd, Information Commissioner & Head of the Information and Privacy Commission  
Ms Samantha Gavel, Privacy Commissioner | Address:  
Level 17, 201 Elizabeth Street, Sydney NSW 2000  
Postal:  
GPO Box 7011  
Sydney NSW 2001  
Tel: (02) 8071 7022  
Free: 1800 472 679  
Fax: 02-8114 3756  
Email: ipcinfo@ipc.nsw.gov.au  
Web: www.ipc.nsw.gov.au | The Information and Privacy Commission NSW (IPC) is an independent statutory authority that administers legislation dealing with privacy and access to government held information in New South Wales. |
|---|---|---|---|
| Industrial Relations Commission of New South Wales | Nichola Constant, Chief Commissioner  
Melinda Morgan, Registrar | Level 10, 10-14 Smith Street, Parramatta, 2150  
PO Box 927  
Parramatta, 2124  
Tel: (02) 8688 3516  
Fax: (02) 8688 3541  
Website: www.irc.justice.nsw.gov.au | The Industrial Relations Commission conciliates and arbitrates to resolve industrial disputes, sets conditions of employment and fixes wages and salaries by making industrial awards, approves enterprise agreements and decides claims of unfair dismissal.  
The Industrial Relations Amendment (Industrial Court) Act 2016 No 48 abolished the positions of President, Vice President and Deputy Presidents and provided, instead, for a Chief Commissioner. The effect was to transfer the work of the Industrial Court out of the jurisdiction.  
The Commission exercises a civil jurisdiction, and seeks to conduct its proceedings in a non-technical and expeditious manner.  
From 1 January 2010, a decision was made by the NSW government, that all employees currently covered by the NSW industrial relations system (other than state public sector or local government employees) would be transferred into the national scheme. This was, generally, those employees who were employed by sole traders or partnerships, employees of constitutional corporations having been covered under the national scheme since the Workchoices legislation was enacted in March 2006.  
The Commission retains jurisdiction in relation to the terms and conditions of employment of State government and Local government employees. |
### Land and Environment Court of NSW

<table>
<thead>
<tr>
<th>Position</th>
<th>Name</th>
<th>Address:</th>
<th>Web:</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Hon Justice</td>
<td>Brian Preston</td>
<td>Level 4, 225 Macquarie Street,</td>
<td><a href="http://www.lec.justice.nsw.gov.au">www.lec.justice.nsw.gov.au</a></td>
</tr>
<tr>
<td>Chief Judge</td>
<td></td>
<td>Windeyer Chambers</td>
<td></td>
</tr>
<tr>
<td>Ms Elizabeth Orr</td>
<td></td>
<td>SYDNEY NSW 2000</td>
<td></td>
</tr>
<tr>
<td>Associate</td>
<td></td>
<td>Postal: GPO Box 3565</td>
<td></td>
</tr>
<tr>
<td>Ms Susan Dixon</td>
<td></td>
<td>SYDNEY NSW 2001</td>
<td></td>
</tr>
<tr>
<td>Senior Commissioner</td>
<td></td>
<td>Tel: (02) 9113-8200</td>
<td></td>
</tr>
<tr>
<td>Ms Sarah Froh</td>
<td></td>
<td>Fax: (02) 9113 8222</td>
<td></td>
</tr>
<tr>
<td>Registrar and Director</td>
<td></td>
<td>Web:</td>
<td></td>
</tr>
<tr>
<td>Ms Maria Anastasi</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Assistant Registrar</td>
<td></td>
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</tbody>
</table>

The LEC is the first specialist environmental superior court in the world established on 1 September 1980.

The Court’s jurisdiction includes merits review, judicial review, civil enforcement, criminal prosecution, criminal appeals and civil claims about planning, environmental, land, mining and other legislation as follows:

- **Class 1** – environmental, planning and protection appeals:
- **Class 2** – tree disputes and miscellaneous appeals:
- **Class 3** – valuation, compensation and Aboriginal land claim cases
- **Class 4** – civil enforcement, judicial review of decisions under planning or environmental laws
- **Class 5** – criminal proceedings for offences against planning or environmental laws
- **Class 6 and 7** – criminal appeals against convictions / sentences for environmental offences by the Local Court
- **Class 8** – mining matters

### Medical Council of NSW

<table>
<thead>
<tr>
<th>Position</th>
<th>Name</th>
<th>Address:</th>
<th>Web:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Associate Professor</td>
<td>Richard Walsh</td>
<td>Building 45, Campbell Dr</td>
<td><a href="http://www.mcnsw.org.au">http://www.mcnsw.org.au</a></td>
</tr>
<tr>
<td>President</td>
<td></td>
<td>Gladesville Hospital</td>
<td></td>
</tr>
<tr>
<td>Ms Caroline Lamb</td>
<td></td>
<td>PO Box 104</td>
<td></td>
</tr>
<tr>
<td>Assistant Director, Medical, Health Professional Councils Authority/Executive Officer</td>
<td></td>
<td>Gladesville NSW 2111</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Tel: (02) 9879 2200</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Fax: (02) 9816 5307</td>
<td></td>
</tr>
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<td>Web:</td>
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</tr>
</tbody>
</table>

**Medical Council of NSW**

The Mental Health Review Tribunal has some 47 heads of jurisdiction, considering the disposition and release of persons acquitted of crimes by reason of mental illness; determining matters concerning persons found unfit to be tried, and prisoners transferred to a mental health facility for treatment; reviewing the cases of detained patients (both civil and forensic), and long-term voluntary psychiatric patients; hearing appeals against an authorised medical officer’s refusal to discharge a patient; making, varying and revoking community treatment orders; determining applications for certain treatments and surgery; and making orders for financial management where people are unable to manage their own financial affairs.

### Mental Health Review Tribunal

<table>
<thead>
<tr>
<th>Position</th>
<th>Name</th>
<th>Address:</th>
<th>Web:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hon Judge Paul Lakatos</td>
<td></td>
<td>PO Box 247</td>
<td><a href="http://www.mhrt.nsw.gov.au">www.mhrt.nsw.gov.au</a></td>
</tr>
<tr>
<td>President</td>
<td></td>
<td>GLADESVILLE NSW 1675</td>
<td></td>
</tr>
<tr>
<td>Mr Rodney Brabin</td>
<td></td>
<td>Tel: (02) 9816 5955</td>
<td></td>
</tr>
<tr>
<td>Registrar</td>
<td></td>
<td>Free: 1800 815 511</td>
<td></td>
</tr>
<tr>
<td>Clare Sampson</td>
<td></td>
<td>Fax: (02) 9817 4543</td>
<td></td>
</tr>
<tr>
<td>PA to President</td>
<td></td>
<td>Web:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Email:</td>
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</tbody>
</table>

The Mental Health Review Tribunal has some 47 heads of jurisdiction, considering the disposition and release of persons acquitted of crimes by reason of mental illness; determining matters concerning persons found unfit to be tried, and prisoners transferred to a mental health facility for treatment; reviewing the cases of detained patients (both civil and forensic), and long-term voluntary psychiatric patients; hearing appeals against an authorised medical officer’s refusal to discharge a patient; making, varying and revoking community treatment orders; determining applications for certain treatments and surgery; and making orders for financial management where people are unable to manage their own financial affairs.
| NSW Architects Registration Board | Dr Deborah Dearing, President  
Dr Kirsten Orr, Registrar  
Nadine Roberts, Finance & Compliance Leader | Level 2, 156 Gloucester Street, SYDNEY NSW 2000  
Ph: 02-9241 4033  
Fax: 9241 6144  
mail@architects.nsw.gov.au  
www.architects.nsw.gov.au | As an independent statutory authority, the Board seeks to model an evidence-based approach to advising government and the community on architectural issues.  
The Architects Act requires the Board to *promote a better understanding of architectural matters in the community*. To do this, the Board commissions research; develops teaching materials for school students in partnership with others; and provides support for exhibitions and events.  
In order to be registered with the NSW Architects Registration Board, a person must have the prescribed university qualification in architecture, or other qualifications that the Board deems equivalent. |
|---|---|---|---|
| Office of the Merit Protection Commissioner | Ms Linda Waugh, Merit Protection Commissioner | Postal:  
PO Box 20636, World Square Post Office, SYDNEY NSW 2002  
Director MPC Business:  
(02) 8239 5317  
Review and Casework Team:  
(02) 8239 5330  
mpcbusiness@apsc.gov.au; review@apsc.gov.au  
https://meritprotectioncommission.gov.au/ | The Merit Protection Commissioner is an independent statutory office holder providing employment services to the Australian Public Service and the Parliamentary Service. The current Commissioner is Ms Linda Waugh. The Commissioner is assisted by staff of the Australian Public Service Commission.  
We review employees’ concerns about matters affecting their employment such as recruitment, discipline (misconduct) and performance management. We also provide recruitment and inquiry services to agencies. We support integrity and good practice in employment decision-making.  
We publish review case summaries which are updated regularly. Information on the handling of personal information by the Office of the Merit Protection Commissioner is provided in the MPC privacy policy. |
| State Insurance Regulatory Authority – Dispute Regulatory Services | Mr Ryan Williams, Acting Executive Director Dispute Resolution Services  
Michelle Taylor, Executive Officer | Registry Level 19, 1 Oxford St  
Darlinghurst NSW 2010  
Tel: 1800 347 788  
Email: contact@sira.nsw.gov.au  
Web: www.sira.nsw.gov.au | SIRA’s independent dispute resolution services are an alternative to Court for people injured in motor vehicle accidents.  
We are an independent agency located within the NSW Department of Customer Service.  
We aspire to deliver excellent, accessible and independent dispute resolution services for all our customers which are timely, efficient and high quality; fair, just and lawful; respected and valued by the community. |
| NSW Architects Registration Board | Mr Deborah Dearing  
President  
Mr Tim Horton  
Registrar | Level 2  
156 Gloucester Street  
SYDNEY NSW 2000  
Web:  
www.architects.nsw.gov.au  
Tel: (02) 9241 4033  
Fax: (02) 9241 6144 | The NSW Architects Registration Board administers the *Architects Act 2003*. The objects of the Act are to register qualified persons, ensure that architects provide services to the public in a professional and competent manner, provided mechanisms to discipline architects who are found to have acted unprofessionally or incompetently, ensure that the public is appropriately informed about the qualifications and competence of individuals or organisations holding themselves out as architects, promote a better understanding of architectural issues in the community. The Act includes specific sanctions against architects who are found guilty of professional misconduct or unsatisfactory professional conduct. |
| Workers Compensation Commission of NSW | The Hon Judge Gerard Phillips  
President  
Ms Nyomi Gunasekara  
Judge's Associate  
Mr Rodney Parsons  
Registrar  
Annette Farrell  
Director, Operations | Address:  
Level 20, 1 Oxford Street  
DARLINGHURST NSW 2010  
Postal Address:  
PO Box 594,  
DARLINGHURST NSW 1300  
Web:  
www.wcc.nsw.gov.au  
Email:  
registry@wcc.nsw.gov.au  
Tel: 1300 368 040  
Fax: 1300 368 018 | The Workers Compensation Commission of NSW commenced operation on 1 January 2002. The establishment of the Commission was part of the NSW Government's reforms of the workers compensation scheme in 2001.  
The Commission's primary role is the resolution of disputes between injured workers and employers regarding claims for workers compensation benefits. It is at the forefront of alternate dispute resolution and utilises a blend of conciliation and arbitration to achieve sustainable outcomes acceptable to all parties. Conciliation conferences and arbitration hearings are mainly conducted by Arbitrators. |
### Northern Territory (NT) Tribunals

<table>
<thead>
<tr>
<th>Northern Territory Civil and Administrative Tribunal of the (NTCAT)</th>
<th>Location:</th>
</tr>
</thead>
</table>
| Mr Richard Bruxner  
President | The Met Building  
CASCOM Building 5,  
Casuarina Village  
Level 1  
13-17 Scaturchio Street  
Casuarina NT 0810 |
| Ms Renata Blanch  
Registrar | Post:  
PO Box 41860  
Casuarina NT 0810 |
| Ms Candice Sanchez  
Executive Assistant to the President | Tel: (08) 8944 8720  
Free: 1800 604 622  
Fax: (08) 8922 7201 |
| Mr Andrew Macrides  
Senior Member | Email: AGD.ntcat@nt.gov.au |
| Mr Mark O’Reilly  
Alice Springs Member | Web: www.ntcat.nt.gov.au |

NTCAT commenced operations on 6 October 2014 under the [Northern Territory Civil and Administrative Tribunal Act](#).

NTCAT is the new ‘super tribunal’ for the Northern Territory. It is designed to be a one stop shop for reviewing a wide range of administrative decisions and resolving certain civil disputes. In addition, NTCAT will have jurisdiction in areas relating to regulation of professions and protection of civil rights. The NTCAT Act requires NTCAT to promote the best principles of public administration, to resolve disputes through high quality processes and the use of mediation and alternative dispute resolution procedures wherever appropriate, to be accessible to all, especially people with special needs, to ensure efficient and cost-effective processes for all parties involved, to use straightforward language and procedures, to act with as little formality and technicality as possible and to be flexible in the way in which it conducts its business.

That Act does not confer any jurisdiction on NTCAT. NTCAT can only hear cases when an Act of Parliament gives it this authority.

[View NTCAT’s jurisdiction](#).

<table>
<thead>
<tr>
<th>Public Sector Appeals Board, Office of the Commissioner for Public Employment</th>
<th>Address:</th>
</tr>
</thead>
</table>
| Ms Rachael Dunn  
Chair | Level 10, Charles Darwin Centre  
19 The Mall, Darwin NT 0800 |
| Mr Terry Lisson,  
Director | Post:  
GPO BOX 4371  
DARWIN NT 0801 |
|  | Tel: (08) 8999 4129  
Fax: (08) 8999 4199 |
|  | Email: enquiries.ocpe@nt.gov.au |
|  | Web: https://ocpe.nt.gov.au/nt-public-sector-employment/public- |

The Office of the Commissioner for Public Employment (OCPE) is a central agency within the Northern Territory Public Sector (NTPS) with sector-wide responsibility for providing an effective employment framework for the management and development of the NTPS workforce. The Commissioner for Public Employment is the Chief Executive Officer and, under section 12 of the Public Sector Employment and Management Act, is deemed to be the employer of all employees in the NTPS.

Northern Territory Public Service (NTPS) employees can appeal against disciplinary, inability and promotion decisions through the Public Sector Appeals Board.

The independent board is made up of:

- a chairperson selected by the Commissioner for Public Employment
- a person selected by the CEO of the agency being appealed against
- a person selected by the relevant union.

Under the law the board must conduct an appeal expeditiously and with as little formality and technicality as is reasonably practicable.
<table>
<thead>
<tr>
<th>sector-appeals-and-grievances/appeals</th>
<th></th>
</tr>
</thead>
</table>
## Queensland (QLD) Tribunals

<table>
<thead>
<tr>
<th>Tribunal</th>
<th>Chairman/President</th>
<th>Address</th>
<th>Contact Information</th>
<th>Key Information</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Arbitration and Professional Standards Tribunal, The Real Estate Institute of Qld Ltd</strong></td>
<td>Mr Paul Hardman, Chair</td>
<td>Level 1, 50 Southgate Avenue CANNON HILL QLD 4170</td>
<td>Ph: 07 3249 7326, Fax: 07 3891 5359, Email: <a href="mailto:tribunal@reiq.com.au">tribunal@reiq.com.au</a>, Web: <a href="http://www.reiq.com/">http://www.reiq.com/</a></td>
<td>The Councillor Conduct Tribunal has been established under the Local Government (Councillor Complaints) and Other Legislation Amendment Act 2018. The Tribunal is an independent body appointed by the Governor in Council. It is responsible for dealing with complaints of misconduct by councillors.</td>
</tr>
<tr>
<td><strong>Councillor Conduct Tribunal</strong></td>
<td>Ms June Anstee, President</td>
<td>PO Box 15009 City East QLD 4002</td>
<td>Ph: 07-3452 6745, E: <a href="mailto:cct@dlgrma.qld.gov.au">cct@dlgrma.qld.gov.au</a>, Web: <a href="https://www.dlgrma.qld.gov.au/local-government/governance/councillor-conduct-tribunal.html">https://www.dlgrma.qld.gov.au/local-government/governance/councillor-conduct-tribunal.html</a></td>
<td>The Land Court is a specialised judicial tribunal and court of record, established under the Land Court Act 2000. The Land Court sits anywhere in Queensland. Normally a case is heard in the district where the land that is the subject of the dispute is located. Sittings are held in Brisbane and, where appropriate, rural and regional areas of Queensland. The Land Court operates with as little formality as possible. The strict rules of evidence don’t apply and the Land Court acts according to equity, good conscience and the substantial merits of the case. The land court encourages ADR and provides these services free of cost.</td>
</tr>
<tr>
<td><strong>Land Court of QLD</strong></td>
<td>Her Honour Judge Fleur Kingham, President</td>
<td>Level 8, 363 George Street, Brisbane QLD 4000</td>
<td>Ph: (07) 3247 5193, Fax: (07) 3247 4635, Email: <a href="mailto:landcourt@justice.qld.gov.au">landcourt@justice.qld.gov.au</a>, Web: <a href="http://www.courts.qld.gov.au/courts/land-court">http://www.courts.qld.gov.au/courts/land-court</a></td>
<td>The Land Court comprises a president and other members. Unlike judges, who have life tenure, members of the Land Court are appointed for 15 year terms. Judicial registrars may also be appointed as officers of the court to perform certain functions. Hearings in the Land Court are usually presided over by a single member sitting alone. The judicial registrar may also hear and decide certain matters, though he is responsible mainly for the court’s alternative dispute resolution (ADR) processes, including preliminary conferences and court supervised mediations.</td>
</tr>
</tbody>
</table>
| **Medical Assessment Tribunals** | **Tribunal Services**, **Office of Industrial Relations**  
PO Box 10119  
Brisbane QLD 4000  
Ph: (07) 3020 6347  
Free: 1300 738 128  
Email: mat@qcomp.com.au  
|---|---|
| Ms Rachel Hawkins  
Director Engagement, Insurer & Tribunal Services  
Kelly Amos  
Manager Tribunal Services | The Workers’ Compensation Regulator (formerly Q-Comp) oversees the Queensland workers’ compensation scheme. Workers or employers unhappy with an Insurer’s decision can apply for a review by the WCR. Appeals of the WCR decisions may be made to the Industrial Relations Commission in respect of claims and employers can appeal to the Industrial Magistrates Court in respect of a premium/policy decision.  
WCR also provides dispute resolution services. Medical Assessment Tribunals are set up to provide independent, expert medical decisions about injury and impairment sustained by Queensland workers. The tribunals are made up from an independent panel of specialist doctors. A referral to the medical assessment tribunals may be required if there are conflicting medical opinions in relation to whether employment has been a significant contributing factor to the injury or whether there is an ongoing incapacity for work as a result of a work injury. Only insurers can make a referral. |

| **Mental Health Review Tribunal** | Level 16, 53 Albert St  
Brisbane QLD 4000  
P O Box 15818  
City East Brisbane  
QLD 4002  
Ph: (07) 3235 9059  
Free: 1800 006 478  
Fax: (07) 3234 1540  
Email: enquiry@mhrt.qld.gov.au  
Web: www.mhrt.qld.gov.au |
|---|---|
| Ms Annette McMullan, President  
Ms Virginia Ryan, Deputy President  
Ms Jade Madden, Executive Officer  
Ms Sharnie White, Business & Executive Support Officer  
Ms Ann Herriot, Member | The MHRT is an independent statutory body established under the Mental Health Act 2000 whose primary purpose is to review the involuntary status of persons with mental illnesses. The Tribunal consists of the President and other members, including lawyers, psychiatrists and other persons with relevant qualifications and/or experience.  
The Tribunal automatically reviews Involuntary Treatment Orders (ITO), Forensic Orders (FO) and Fitness for Trial (not permanent) (FFT), and young persons with mental illness who are detained in high security for treatment. The Tribunal also hears applications for involuntary patients to move out of Queensland, and applications to appeal against a decision made at the mental health service not to allow a person to visit a patient. In addition, if a person is not able to consent to treatment and needs electroconvulsive therapy (ECT), the psychiatrist must apply to the Tribunal for approval to give ECT. |
### Office of the Commissioner for Body Corporate & Community Management

<table>
<thead>
<tr>
<th>Name</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Christine Irons</td>
<td>Department of Justice and Attorney General GPO Box 1049 Brisbane QLD 4001</td>
</tr>
<tr>
<td>Commissioner</td>
<td>Ph: 1800 060 119</td>
</tr>
<tr>
<td>Ms Fiona Stewart</td>
<td>Fax: (07) 3227-8023</td>
</tr>
<tr>
<td>Project Officer</td>
<td>Email: <a href="mailto:BCCM@justice.qld.gov.au">BCCM@justice.qld.gov.au</a></td>
</tr>
<tr>
<td></td>
<td>Web: <a href="http://www.justice.qld.gov.au/bccm">www.justice.qld.gov.au/bccm</a></td>
</tr>
</tbody>
</table>

The role of the Commissioner's Office is to assist people who live, work or invest in community titles schemes in accordance with the powers conferred on it by the *Body Corporate and Community Management Act 1997*.

The Commissioner's Office provides a dispute resolution service and an information service for people involved with community titles schemes. The dispute resolution service resolves disputes through conciliation or adjudication. The information service responds to community enquiries about the legislation, promotes our services and conducts information seminars to assist our clients to understand their rights and obligations under the BCCM Act.

Dispute resolution methods employed include self-resolution, conciliation or adjudication.

‘Complex’ disputes must be dealt with by QCAT.

---

### Office of the Information Commissioner

<table>
<thead>
<tr>
<th>Name</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ms Rachael Rangihaeata</td>
<td>PO BOX 10143, Adelaide St, BRISBANE QLD 4000</td>
</tr>
<tr>
<td>Information Commissioner</td>
<td>Ph: (07) 3234 7373</td>
</tr>
<tr>
<td>Louisa Lynch</td>
<td>Fax: (07) 3405 1122</td>
</tr>
<tr>
<td>Right to Information</td>
<td>Email: <a href="mailto:enquiries@oic.qld.gov.au">enquiries@oic.qld.gov.au</a>; <a href="mailto:administration@oic.qld.gov.au">administration@oic.qld.gov.au</a></td>
</tr>
<tr>
<td>Commissioner</td>
<td>Web: <a href="https://www.oic.qld.gov.au/">https://www.oic.qld.gov.au/</a></td>
</tr>
</tbody>
</table>

Initially established under the repealed Freedom of Information Act 1992 (Qld) (PDF, 120KB), it continues under the Right to Information Act 2009 (Qld) (RTI Act) and Information Privacy Act 2009 (Qld) (IP Act). Under the RTI Act and IP Act the Information Commissioner is a statutory office holder appointed by the Governor-in-Council, and is not subject to ministerial direction in the exercise of the functions under the RTI Act and IP Act. The independent authority of the Information Commissioner allows the community to have confidence that the role of the Information Commissioner will be carried out independently, fairly, and impartially. The Information Commissioner is supported by two other statutory office holders appointed by the Governor-in-Council: the Right to Information Commissioner and Privacy Commissioner.
### Queensland Civil and Administrative Tribunal (QCAT)

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Contact Details</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Hon Justice Martin Daubney</td>
<td>President</td>
<td>Address: Level 12/259 Queen St, Brisbane City QLD 4000</td>
<td>QCAT began operation on 1 December 2009 replacing 18 tribunals and jurisdiction under 23 pieces of legislation. QCAT makes original decisions for a range of matters including: Human Right list - anti-discrimination matters - children - guardianship and administration matters for adults Civil Disputes list - building disputes - residential and retail tenancy disputes - debt disputes, for example money lent and not repaid - consumer and trader disputes - minor civil disputes including motor vehicle property damage - neighborhood disputes including dividing fence and tree disputes Administrative and disciplinary - occupational and business regulation matters - occupational regulation</td>
</tr>
<tr>
<td>Judge Suzanne Sheridan, Deputy President</td>
<td></td>
<td>Mail: GPO Box 1639 BRISBANE QLD 4001</td>
<td></td>
</tr>
<tr>
<td>Ms Natalie Parker Executive Director &amp; Principal Registrar</td>
<td></td>
<td>Ph: (07) 3562 7484 Free: 1300 753 228 Fax: (07) 3221 9156</td>
<td></td>
</tr>
<tr>
<td>Ms Melissa Meldrum Deputy Principal Registrar</td>
<td></td>
<td>Email: <a href="mailto:enquiries@qcat.qld.gov.au">enquiries@qcat.qld.gov.au</a> Web: <a href="http://www.qcat.qld.gov.au">www.qcat.qld.gov.au</a></td>
<td></td>
</tr>
<tr>
<td>Ms Jessica Sleep Executive Assistant</td>
<td></td>
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</tbody>
</table>

### Queensland Industrial Relations Commission

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Contact Details</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Hon Justice Glenn C Martin AM AM, President</td>
<td></td>
<td>GPO Box 373 BRISBANE QLD 4001</td>
<td>The Queensland Industrial Relations Commission is an independent tribunal established to conciliate and arbitrate industrial matters in the State of Queensland. Under current legislation, it derives its powers and functions from Chapter 8, Part 2 of the Industrial Relations Act 1999. The Commission plays a major role in contributing to the social and economic well-being of Queeslanders through furthering the objects of the Industrial Relations Act 1999 which are principally to provide a framework for industrial relations that supports economic prosperity and social justice.</td>
</tr>
<tr>
<td>Milaan Latten, Judge’s Associate</td>
<td></td>
<td>Level 21, Central Plaza 2 66 Eagle St Brisbane</td>
<td></td>
</tr>
<tr>
<td>Julie Steele, Registrar</td>
<td></td>
<td>Ph: (07) 3227 8060 Free:1300 592 987 Fax: (07) 3221 6074 Email: <a href="mailto:QIRC.Registry@qirc.qld.gov.au">QIRC.Registry@qirc.qld.gov.au</a> Web: <a href="http://www.qirc.qld.gov.au/">http://www.qirc.qld.gov.au/</a></td>
<td></td>
</tr>
<tr>
<td>Bianca Paris, Deputy Registrar</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Returned and Services League of Australia (QLD Branch) Tribunal</td>
<td>283 St Pauls Terrace Fortitude Valley QLD 4006</td>
<td>RSL Queensland's purpose is to provide a bright future and enduring legacy for all veterans and their families. With 34,000 members, the organisation operates under Constitutions and By-Laws and may need to resolve disputes between, or impose discipline on, members. Most complaints or disputes will be heard at a lower level or resolved through mediation, otherwise the Tribunal, comprising appointed volunteer members, may consider them. The Tribunal can also hear appeals of disciplinary decisions made at first instance by Sub-Branch committees and by RSL Queensland.</td>
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<td></td>
</tr>
<tr>
<td>Mr Paul Peterson, Chairman</td>
<td>Tel: (07) 3634 9444 Fax: (07) 3634 9400 Email: <a href="mailto:reception@rslqld.org">reception@rslqld.org</a> Web: <a href="http://www.rslqld.org">www.rslqld.org</a></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mr Bill Kernoczy Registrar</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mr Tony Ferris, President</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ms Mandy Bryant, Executive Assistant to State President</td>
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</tr>
</tbody>
</table>
## South Australian (SA) Tribunals

### Environment Resources and Development Court

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
<th>Contact Information</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>His Honour Judge Jack Costello, Acting Senior Judge of the ERD court</td>
<td></td>
<td>GPO Box 2465 ADELAIDE SA 5001 Ph: (08) 8204 0289 Fax: (08) 8124 9898 Email: <a href="mailto:erdcourt@courts.sa.gov.au">erdcourt@courts.sa.gov.au</a> Web: <a href="http://www.courts.sa.gov.au">www.courts.sa.gov.au</a></td>
<td>The ERD Court was established by the <em>Environment, Resources and Development Court Act</em> in 1993. It has jurisdiction under at least 18 pieces of legislation dealing with issues of development, heritage, the environment, water resources, irrigation, mining and native title. Many of the people who appear in the court are self-represented. The court is committed to making sure that as many people as possible can access its services. In 2002 a report was commissioned into how the court could better assist self-represented people in particular. The Court is a specialist court. Its Commissioners are not lawyers. They are appointed for their specialist qualifications and expertise in areas relevant to the court's jurisdiction. For example, the four permanent Commissioners are all qualified town planners and amongst the part-time Commissioners are town planners, architects, engineers, irrigation, water resources and native vegetation experts.</td>
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### Equal Opportunity Commission

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
<th>Contact Information</th>
<th>Notes</th>
</tr>
</thead>
</table>
| Dr Niki Vincent | Commissioner for Equal Opportunity | Level 17, 45 Pirie Street Adelaide SA 5000 Postal address GPO Box 464 Adelaide SA 5001 Tel: (08) 8207 1977 Free: 1800 188 163 Fax: (08) 8207 2090 Email: eoc@agd.sa.gov.au Web: www.eoc.sa.gov.au | EOC is an independent statutory body with responsibility under the South Australian *Equal Opportunity Act 1984* to:  
  - Promote equality of opportunity between citizens of South Australia.  
  - Prevent certain kinds of discrimination based on sex, race, disability, age or various other grounds.  
  - Facilitate the participation of citizens in the economic and social life of the community.  
  
  The Act enables the EOC to undertake a range of functions including:  
  - Assisting people to resolve complaints of discrimination, sexual harassment or victimisation.  
  - Educating and informing the community of their rights and responsibilities under equal opportunity laws.  
  - Undertaking independent reviews of workplace culture in South Australian organisations and businesses to help them achieve greater diversity and inclusion and a more positive working environment.  
  - Consulting on culture change projects for South Australian organisations and businesses.  
  - Partnering with academic institutions to undertake research in equal opportunity and related areas; and  
  - Advising government on legislative and policy reform on matters relating to equal opportunity.  
  
  The EOC reports to Parliament through the South Australian Attorney-General. They are now a part of SAET. |
SACAT was established under the *South Australian Civil and Administrative Tribunal Act 2013* (‘the Act’) and opened to the public on 30 March 2015. The objects and ethos of SACAT are:

- the best principles of public administration including independence in decision making, natural justice and procedural fairness, high quality and consistent decisions, and transparency and accountability
- accessibility
- fast processing and resolution of disputes – including through the use of alternative dispute resolution procedures wherever appropriate
- keeping costs to a minimum
- using straightforward language
- flexibility
- consultation with stakeholders.

The Tribunal consists of the President, a Supreme Court judge, the Deputy President, a District Court judge and other members, including legal practitioners, psychiatrists and other persons with relevant qualifications and/or experience.

SACAT exercises both original and review jurisdiction. The diverse jurisdiction of SACAT is managed across three Streams: Housing & Civil, Administrative & Disciplinary and Community Streams.

SACAT’s Housing & Civil Stream hears and resolves a wide range of tenancy disputes relating to residential tenancies, residential parks and retirement villages. It is the busiest of SACAT’s three Streams and accounts for approximately 70% of all applications received by the Tribunal.

The Community Stream hears applications under the *Guardianship and Administration Act*, the *Advance Care Directives Act*, the *Consent to Medical Treatment and Palliative Care Act* and the *Mental Health Act*. The proceedings in this Stream are not adversarial in nature but are rather in the nature of an inquiry into the circumstances of a person suffering from either a mental incapacity, a mental illness or impaired decision-making capacity.

The Administrative & Disciplinary Stream, at present, hears applications for the review of decisions made under the *Freedom of Information Act*, *South Australian Housing Trust Act*, *Community Housing Providers (National Law) (South Australia) Act*, *Valuation of Land Act*, *Local Government Act*, *Real Property Act*, *Lobbyists Act*, *First Home and Housing Construction Grants Act* and the *Controlled Substances Act*. The Tribunal’s Internal Review jurisdiction, where SACAT reviews decisions made in its original jurisdiction, is currently also managed by the Administrative & Disciplinary Stream. Further jurisdictions are due to commence in this Stream in the near future. These include the *Firearms Act*, the *Housing Improvement Act*, the *Children and Young People (Safety) Act* and the *Child Safety (Prohibited Persons) Act*. 
| South Australian Employment Tribunal (SAET) | The Hon Justice Steven Dolphin  
President  
Leah McLay  
Registrar | PO BOX 3636  
RUNDLE MALL SA 5000  
Ph: 08-8207 0999  
Fax: 08-8115 1380  
Email: saet@sa.gov.au  
Web: http://www.saet.sa.gov.au/ | The South Australian Employment Tribunal (SAET) is South Australia’s forum for resolving workplace-related disputes and issues.  
The South Australian Employment Tribunal, which also sits as the South Australian Employment Court (formerly the Industrial Relations Court of South Australia and Industrial Relations Commission of South Australia) is a South Australian tribunal empowered to adjudicate on rights and liabilities arising out of employment. It has existed in some form or another since 1912, under various names.  
The Employment Court is a court of record established under the South Australian Employment Tribunal Act 2014. |
| Teachers Registration Board of South Australia | Dr Jane Dianne Lomax-Smith  
Presiding Member  
Helen Robinson (Acting)  
Executive Officer  
Lisa Mitchell  
Executive Officer  
Dr Peter Lind  
Registrar  
Leonie Paulson, Registrar (from 1 March 2020) | PO Box 3649  
RUNDLE MALL SA 5000  
T: 08 8253 9700  
Email: info@trb.sa.edu.au  
Web: www.trb.sa.edu.au | The Teachers Registration Board is established under the Teachers Registration and Standards Act 2004 (the Act) and the Teachers Registration and Standards Regulations 2016 (the Regulations) to regulate the teaching profession. The object of the Act is to, in the public interest, establish and maintain a teacher registration system and professional standards to ensure members are competent and fit and proper persons to have the care of children. The Teachers Registration Board (the Board) regulates the teaching profession in South Australia. |
<table>
<thead>
<tr>
<th><strong>Tasmanian (TAS) Tribunals</strong></th>
</tr>
</thead>
</table>
| **Anti-Discrimination Tribunal** | Ms Alison Clues  
Chief Commissioner/ 
Chairperson  
Ms Luci Wilkins  
Commissioner  
Ross Thomas  
Registrar | Level 7, NAB House, 86 Collins Street  
HOBART TAS 7000  
Tel: (03) 6166 4750  
Fax: (03) 6173 0203  
Email: ADT@justice.tas.gov.au  
Web: [ADT@justice.tas.gov.au](http://www.justice.tas.gov.au/tribunals/tribunal_sites/Anti-Discrimination_Tribunal) | The Anti-Discrimination Tribunal is established by the Tasmanian *Anti-Discrimination Act 1998* and its main purpose is to conduct Inquiries concerning complaints about conduct prohibited by the Act. The Anti-discrimination commission receives complaints and may resolve the matter by conciliation. If the matter does not resolve the complaint is referred to the Tribunal. It can hear complaints of discrimination on any of the following grounds:  
- race  
- age  
- sexual orientation  
- lawful sexual activity  
- gender  
- marital or relationship status  
- pregnancy and breastfeeding  
- parental status and family responsibilities  
- disability  
- industrial activity  
- political belief or affiliation and political activity  
- religious belief or affiliation and religious activity  
- irrelevant criminal record  
- irrelevant medical record  
- association with a person who has, or is believed to have, any of these attributes. |
| **Asbestos Compensation Tribunal** | Ms Alison Clues  
Chief Commissioner/ 
Chairperson  
Ms Luci Wilkins  
Commissioner  
Ross Thomas  
Registrar | Level 7, NAB House  
86 Collins Street  
Hobart TAS 7000  
GPO Box 1311  
Hobart TAS 7001  
Tel: (03) 6166 4750  
Fax: (03) 6173 0203  
Email: Asbestostribuanl@justice.tas.gov.au  
A party to proceedings before the ACT may appeal to the Supreme Court on a question of law.  
Funding for the tribunal comes from WorkSafe and the work of the Tribunal is administered by the Workers Rehabilitation and Compensation Tribunal |
| Forest Practices Tribunal | Ms Marica Duvnjak  
Acting Chairperson  
Ms Angela Korotki  
Executive Assistant to the Registrar and Chair  
Mr Jarrod Bryan  
Registrar | GPO Box 2036  
Hobart 7001  
Tel: (03) 6165 6794  
Email: rmpat@justice.tas.gov.au  

The Tribunal’s role is to conduct hearings and make determinations with respect to appeals that are lodged by aggrieved parties. Appeals may be lodged against decisions of the Forest Practices Authority with respect to the following matters:

- an applicant for a Private Timber Reserve may appeal against the refusal of the private timber reserve
- a prescribed person may appeal against the granting of a private timber reserve
- an applicant for a forest practices plan may appeal against the refusal, amendment or variation of a plan
- a person who is served a notice under s.41 of the Act may appeal against the notice
- a person who has lodged a three-year plan may appeal against the variation or refusal of the three-year plan. |

| Guardianship and Administration Board | Ms Rowena Holder  
President  
Ms Rebecca Howard  
Executive Officer | Second Floor  
144 Macquarie Street  
Hobart  
GPO Box 1307  
HOBART TAS 7001  
Tel: (03) 6165 7500  
Free: 1300 799 625  
Fax: (03) 6233 4509  
Email: Guardianship@justice.tas.gov.au  
Web: [www.guardianship.tas.gov.au](http://www.guardianship.tas.gov.au) | The Guardianship and Administration Board is a specialist tribunal that can make decisions for the benefit of persons who have a disability and are unable to make reasonable judgments about lifestyle and financial matters.

The functions of the Board are extensive and include powers in relation to:

- Guardianship
- Enduring guardianship
- Administration
- Enduring powers of attorney
- Emergency situations
- Consent to medical or dental treatment
- Statutory Wills |
<table>
<thead>
<tr>
<th>Tribunal</th>
<th>Contact Details</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Health Practitioners</td>
<td>Level 7, NAB House 86 Collins Street Hobart Mail: GPO Box 1311 Hobart Tas 7001 Ph: (03) 6166 4750 Fax: (03) 6173 0203 Email: <a href="mailto:hpt@justice.tas.gov.au">hpt@justice.tas.gov.au</a> Web: <a href="http://www.healthpractitionerstribunal.tas.gov.au">www.healthpractitionerstribunal.tas.gov.au</a></td>
<td>By the Health Practitioner Regulation National Law (Tasmania) Act 2010, Tasmania became part of a National scheme providing for the regulation of prescribed health professionals. The Health Practitioners Tribunal hears and determines complaints and registration matters involving Tasmanian Health Practitioners. A party to proceedings before the HPT may appeal to the Supreme Court on a question of law. The HPT is administered and fostered by the Workers Rehabilitation and Compensation Tribunal.</td>
</tr>
<tr>
<td>Mental Health</td>
<td>PO Box 143 HOBART TAS 7001 Ph: (03) 6165 7491 Email: <a href="mailto:mht@justice.tas.gov.au">mht@justice.tas.gov.au</a> Web: <a href="http://www.mentalhealthtribunal.tas.gov.au">www.mentalhealthtribunal.tas.gov.au</a></td>
<td>The Tribunal is an independent body established under the Mental Health Act 1996 to protect the rights of people placed on involuntary orders for mental illness. It provides an independent review, and makes decisions about whether the involuntary order will continue or not. The Tribunal plays no role in relation to persons who voluntarily seek treatment for a mental illness. From 17 February 2014, the functions of the Tasmanian Forensic Tribunal will be carried out by the Mental Health Tribunal.</td>
</tr>
<tr>
<td>Mining Tribunal</td>
<td>Level 7, NAB House, 86 Collins Street HOBART 7000 Ph: 03-6166 4750; 6165 7122 Email: <a href="mailto:registryhobart@justice.tas.gov.au">registryhobart@justice.tas.gov.au</a> <a href="http://www.justice.tas.gov.au/tribunals/mining_tribunal">http://www.justice.tas.gov.au/tribunals/mining_tribunal</a></td>
<td>The Mining Division of the Magistrates Court is known as the Mining Tribunal under the Mineral Resources Development Act 1995. The Director of Mines must attempt to resolve disputes before there is a formal hearing before the tribunal.</td>
</tr>
</tbody>
</table>
### Motor Accidents Compensation Tribunal

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
<th>Address</th>
<th>Contact Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ms Luci Wilkins</td>
<td>Commissioner</td>
<td>GPO Box 1311, Hobart, Tas, 7001</td>
<td></td>
</tr>
<tr>
<td>Ross Thomas</td>
<td>Registrar</td>
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</table>

The role of the Motor Accidents Compensation Tribunal is to resolve or determine disputes about benefits payable under the Motor Accident Compensation Scheme. The Motor Accidents Insurance Board is the monopoly government owned third-party insurer and a person injured in a motor accident may seek benefits payable under the Act.

A party aggrieved by a decision of the Tribunal may appeal to the Supreme Court.

The MACT is administered and fostered by the Workers Rehabilitation and Compensation Tribunal.

### Parole Board of Tasmania

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
<th>Address</th>
<th>Contact Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ms Leigh Mackey</td>
<td>Chairperson</td>
<td>PO Box 4660 HOBART TAS 7001</td>
<td>Ph: (03) 6165 6719 Fax: (03) 6216 4433 Email: <a href="mailto:Parole.Board@justice.tas.gov.au">Parole.Board@justice.tas.gov.au</a> Web: <a href="https://www.justice.tas.gov.au/paroleboard">https://www.justice.tas.gov.au/paroleboard</a></td>
</tr>
<tr>
<td>Ms Susie Winter</td>
<td>Deputy Chairperson</td>
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</table>

Under the [Corrections Act 1997](https://www.legislation.tas.gov.au/Laws/Asacts/Tas/CorrectionsAct1997), the Board reports to the Minister for Corrections. The introduction of s62(d) of the Act effective as at 1st July 2019 introduced the requirement that one of the members of the Board must have “experience serving as a police officer in Tasmania, or in another State or a Territory of the Commonwealth and is not currently so serving”.

The Parole Board consists of four members:
- One member must be a Legal Practitioner with at least seven years’ experience.
- Two members must have experience in sociology, criminology, penology or medicine.
- One member must have experience serving as a police officer
- The Governor appoints a chairperson from the above members.

The Parole Board has the authority to:
- grant parole
- defer making a decision on whether a prisoner should be released on a parole order
- refuse to release a prisoner on a parole order

### Resource Management and Planning Appeal Tribunal

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
<th>Address</th>
<th>Contact Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ms Marica Duvnjak</td>
<td>Acting Chairperson</td>
<td>Level 6 144 Macquarie Street HOBART TAS 7000</td>
<td>Ph: (03) 6165 6794 Email: <a href="mailto:rmpart@justice.tas.gov.au">rmpart@justice.tas.gov.au</a> Web: <a href="http://www.rmpat.tas.gov.au">www.rmpat.tas.gov.au</a></td>
</tr>
<tr>
<td>Mr Jarrod Bryan</td>
<td>Registrar</td>
<td>GPO Box 2036 HOBART TAS 7001</td>
<td></td>
</tr>
<tr>
<td>Ms Angela Korotki</td>
<td>Executive Assistant</td>
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The Tribunal hears appeals from Government and other decisions under seventeen Tasmanian Acts, primarily town planning decisions made by local councils. The Tribunal also has jurisdiction to review administrative decisions made by government in relation to fisheries matters and threatened species and it has enforcement proceedings in relation to planning, environmental management and pollution.

The Registry of the RMPAT is also the Registry of the Forest Practices Tribunal.

RMPAT has, since November 2012, exercised the jurisdiction of the Building Appeals Board.
| Workers Rehabilitation and Compensation Tribunal | GPO Box 1311
HOBART TAS 7001 |
---|---|
| Ms Alison Clues
Chief Commissioner/Chairperson |
| Ms Luci Wilkins
Commissioner |
| Ross Thomas
Registrar |
| Ph: (03) 6166 4750 |
| Fax: (03) 6173 0203 |
| Email: Workers.Compensation@justice.tas.gov.au |

The Workers Rehabilitation and Compensation Tribunal is created under the *Workers Rehabilitation and Compensation Act 1988*, with primary responsibility to determine all disputes relating to workers compensation in Tasmania.

The functions of the Tribunal are:
- To determine all claims for compensation referred to it under the Act.
- To determine such other matters as are referred to it under the Act.
- To exercise the powers conferred and the duties imposed on it in the Act.
- To hear and determine any appeal referred to it under the Workers (Occupational Diseases) Relief Fund Act 1954.
The ACCS is an independent body corporate established under the *Accident Compensation Act 1985* (Vic) and provides conciliation services to resolve disputes in relation to workers compensation in Victoria and, in most disputes, is a compulsory step before proceedings can be issued in court.

The presiding member of the ACCS is the Senior Conciliation Officer. The work of the ACCS is conducted by Conciliation Officers who are appointed by the Governor in Council and engaged by the ACCS.

Conciliation Officers’ statutory obligation is to make all reasonable efforts to conciliate in connection with a dispute and to bring the parties to agreement. However, where a matter cannot be resolved by agreement, Conciliation Officers have the power to make recommendations or directions, refer medical questions to a Medical Panel or issue a certificate allowing the parties to proceed to court.

About two-thirds of disputes resolve without the need for a conference. However, in the majority of matters, a conference is convened between the parties and their representatives where the Conciliation Officer uses alternative dispute resolution methods (but in a conciliation model rather than a pure mediation model) to attempt to resolve the dispute.

The Forensic Leave Panel is established under the *Crimes (Mental Impairment and Unfitness to be Tried) Act 1997*. The Act came into effect on 18 April 1998 and governs the detention, management and release of persons found unfit to be tried or not guilty on the grounds of mental impairment.

The Forensic Leave Panel is an independent statutory body with jurisdiction to consider applications for certain types of leave for forensic patients and forensic residents. The panel first held hearings in June 1998 and since that time has continued to hear applications for leave on a monthly basis. The panel has continued to develop upon the solid foundations established since its inception.
### Medical Panels Victoria

<table>
<thead>
<tr>
<th>Position</th>
<th>Name</th>
<th>Address</th>
<th>Phone</th>
<th>Fax</th>
<th>Email</th>
<th>Web</th>
</tr>
</thead>
<tbody>
<tr>
<td>Director</td>
<td>Ms Robyn Goodwill</td>
<td>Level 6 (North Tower), 485 La Trobe Street</td>
<td>(03) 8256 1555</td>
<td>(03) 8256 1550</td>
<td><a href="mailto:info@medicalpanels.vic.gov.au">info@medicalpanels.vic.gov.au</a></td>
<td><a href="http://www.medicalpanels.vic.gov.au">www.medicalpanels.vic.gov.au</a></td>
</tr>
<tr>
<td>Legal Manager</td>
<td>Ms Hilary Cantwell</td>
<td>485 La Trobe Street</td>
<td>1800 061 715</td>
<td>(03) 8256 1550</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Associate Professor</td>
<td>Peter Gibbons</td>
<td>485 La Trobe Street</td>
<td></td>
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</tr>
<tr>
<td>Convener</td>
<td></td>
<td>485 La Trobe Street</td>
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</table>

Medical Panels are established under the Workers Compensation legislation and the Wrongs Act 1958. Where there is a disagreement or uncertainty about aspects of an injury or medical condition, a Medical Panel may be convened to answer referred questions and provide an opinion on the medical issue/s in dispute. Medical Panels provides speedy and cost effective resolutions of disputes in relation to workers’ compensation claims and also Wrongs Act impairment threshold determinations.

A Conciliation Officer, a Court, a Respondent, a WorkSafe Agent or a self-insured employer may refer medical questions to a Medical Panel. The types of Workers Compensation questions that can be referred include Impairment Benefit claims, Liability impairment claims, changes to weekly compensation, medical and like services and personal and household services.

Each Medical Panel has the status of a tribunal and its Opinions and Determinations on a medical question must be accepted as final and binding.

If a claimant wishes to appeal the decision of the Panel due to a perceived error in application of the legislation, they must make an application to the Supreme Court to have an opinion quashed/reversed.

### Mental Health Tribunal

<table>
<thead>
<tr>
<th>Position</th>
<th>Name</th>
<th>Address</th>
<th>Phone</th>
<th>Fax</th>
<th>Email</th>
<th>Web</th>
</tr>
</thead>
<tbody>
<tr>
<td>President</td>
<td>Mr Matthew Carroll</td>
<td>Level 30, 570 Bourke Street</td>
<td>(03) 9032 3200</td>
<td>(03) 9032 3223</td>
<td><a href="mailto:mht@mht.vic.gov.au">mht@mht.vic.gov.au</a></td>
<td><a href="http://www.mht.vic.gov.au">www.mht.vic.gov.au</a></td>
</tr>
<tr>
<td>Executive Officer</td>
<td>Ms Jan Dundon</td>
<td>570 Bourke Street</td>
<td>1800 242 703</td>
<td></td>
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</tr>
<tr>
<td>Principal Registrar</td>
<td>Ms Shalla Nicholson</td>
<td>570 Bourke Street</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Principal Legal Officer</td>
<td>Kristin Giles,</td>
<td>570 Bourke Street</td>
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<tr>
<td></td>
<td>Dionne Judd,</td>
<td>570 Bourke Street</td>
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<tr>
<td></td>
<td>Executive Assistant</td>
<td>570 Bourke Street</td>
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<tr>
<td></td>
<td>&amp; Project Officer</td>
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The Mental Health Tribunal (MHT) is an independent statutory Tribunal established under the Mental Health Act 2014 (the Act) to provide independent oversight of persons treated under the Act and to minimise restrictions on people’s rights and dignity. A primary function of the Tribunal is to determine whether the criteria for compulsory mental health treatment as set out in the Act apply to a person. The Tribunal makes a Treatment Order for a person if all the criteria in the legislation apply to that person. Another of the MHT’s key functions is to determine whether electroconvulsive treatment (ECT) can be performed on an adult patient if they are considered not to have capacity to give informed consent to ECT or on any person under the age of 18 years.

The MHT also determines:
- a range of matters relating to security patients;
- transfers of treatment to other mental health services; and
- applications to perform neurosurgery for mental illness.

The Tribunal has three types of members: legal, community, psychiatrist and registered medical practitioner members.

If a person is dissatisfied with a decision from the MHT, an application to review that decision may be made to VCAT.
| **Police Registration and Services Board** | Ms Andrea Lester  
President  
Graeme Knights  
Secretary | Level 6  
155 Queen Street  
Melbourne Vic 3000  
Tel: (03) 9600 4288  
Fax: (03) 9600 4280  
Email: PRSB.Enquiries@prsb.vic.gov.au  
Web: www.prsb.vic.gov.au | The Police Registration and Services Board hears promotional appeals and review of discipline matters involving sworn members of Victoria Police and the registration of former members of Victoria Police who wish to rejoin the police force. |
| --- | --- | --- | --- |
| **Suitability Panel** | Mr Peter Harris  
Chairperson  
Ms Julie Paxton,  
Executive Officer | Level 30,  
570 Bourke Street  
Melbourne Vic 3000  
Tel: (03) 9032 3255  
Email: sp@suitabilitypanel.vic.gov.au  
Web: www.suitabilitypanel.vic.gov.au | The Suitability Panel was created by the *Children, Youth and Families Act 2005*. The Panel comprises a legal practitioner (chair) and other members with relevant qualifications.  
A suitability Panel can assess whether an allegation of physical or sexual abuse against a child (by an out-of-home-carer) is proved and whether as a result an individual is found to pose an unacceptable risk of harm to children and is therefore disqualified from being registered to care for children.  
If a person is dissatisfied with a decision from the Suitability Panel, an application to review that decision may be made to VCAT. |
| Veterinary Practitioners Registration Board of Victoria | Address: Level 14, 10-16 Queen Street Melbourne VIC 3000 Tel: (03) 9620 7444 Fax: (03) 9620 7044 Email: communications@vetboard.vic.gov.au Web: http://www.vetboard.vic.gov.au | The Board is established under the Veterinary Practice Act 1997 to protect the public by ensuring access to veterinary services of an appropriate standard, delivered by veterinary practitioners acting in accordance with appropriate standards of professional conduct. The main functions of the Board are:

- To register persons who comply with the requirements for registrations as a veterinary practitioner or veterinary specialist;
- To recognize qualifications and accredit courses of training which provide for registration as veterinary practitioners and veterinary specialists;
- To conduct, or arrange for the conduct of examinations to establish competency in veterinary practice;
- To investigate professional conduct or fitness to practise of registered veterinary practitioners and to impose sanctions where necessary;
- To issue guidelines about appropriate standards of veterinary practice and veterinary facilities.

If a person is dissatisfied with a decision from the MHRB, an application to review that decision may be made to VCAT.

| Victims of Crime Assistance Tribunal | GPO Box 882G MELBOURNE VIC 3001 Tel: (03) 9628 7855 1800 882 752 Fax: (03) 9628 7853 Email: help@vocat.vic.gov.au ; koori@vocat.vic.gov.au Web: www.vocat.vic.gov.au | The Victims of Crime Assistance Tribunal hears and determines applications for financial assistance made by victims of violent crime committed in Victoria. It assists victims of crime in their recovery by paying for expenses that they have incurred, or are likely to incur in the future, as a direct result of the crime. It is intended to be a sympathetic and compassionate forum for applicants to relate their experience as victims of crime.

The Tribunal was established by the Victims of Crime Assistance Act 1996. The objectives of the Act are to:

- Assist victims of crime in their recovery by paying them financial assistance for expenses incurred, or reasonably likely to be incurred, by them as a direct result of the crime;
- To pay certain victims of crime financial assistance as a symbolic expression by the State of the community's sympathy and condolence for, and recognition of, significant adverse effects experienced or suffered by them as victims of crime; and
- To allow victims of crime to have recourse to financial assistance under the VOCA Act where compensation for the injury cannot be obtained from the offender or other sources.

The purpose and objectives of the Act specifically state that awards of financial assistance (including special financial assistance) to victims of crime are not intended to reflect the level of compensation to which victims of crime may be entitled at common law or otherwise. |
The Victorian Civil and Administrative Tribunal (VCAT) is established under the Victorian Civil and Administrative Tribunal Act 1998 (Vic) (the Act).

VCAT comprises five divisions.

The Civil Division hears and determines a range of civil disputes relating to:
- consumer matters
- domestic building works
- legal services
- owners corporation matters
- sale and ownership of real property, and
- use or flow of water between properties.

The Administrative Division deals with applications from people seeking review of government and other bodies’ decisions that affect them. These include decisions relating to:
- Transport Accident Commission findings
- State taxation
- business licences and professional registrations
- Freedom of Information applications
- WorkSafe assessments, and
- disciplinary proceedings across a range of professions and industries.

The Human Rights Division deals with matters relating to:
- guardianship and administration
- discrimination
- equal opportunity
- racial and religious vilification
- health and information privacy
- the Disability Act 2006 (Vic), and
- decisions made by the Mental Health Review Board.

The Residential Tenancies Division deals with matters involving:
- residential tenants and landlords
- rooming house owners and residents
- the Director of Housing and public housing tenants
- caravan park owners and residents, and
- site tenants and site owners.

The Planning and Environment Division deals with matters relating to:
- Use and development of land
- Heritage
- Gaming premises approvals
- Water and EPA licensing and approvals
| Victorian Commission for Gambling and Liquor Regulation | Level 3, 12 Shelley Street Richmond VIC 3121 | The Victorian Commission for Gambling and Liquor Regulation (VCGLR) is the independent statutory authority that regulates Victoria’s gambling and liquor industries.

The VCGLR’s vision is that Victorians and visitors enjoy safe and responsible gambling and liquor environments.

The VCGLR regulates businesses focusing on the people, premises, products and promotions involved in supplying gambling and liquor to ensure the integrity of Victoria's gambling and liquor industries and to minimise harm.

The VCGLR minimises harm by:
- focusing on types of harm that the VCGLR’s statutory powers are best suited to targeting
- concentrating efforts on action that businesses and individuals regulated by the VCGLR can take. |
| Mr Ross Kennedy PSM Chairman | Tel: 1300 182 457 Email: contact@vcglr.vic.gov.au http://www.vcglr.vic.gov.au/ |
| Ms Deirdre O’Donnell PSM Deputy Chair | |
| Ms Helen Versey, Deputy Chair | |
| Ms Catherine Myers CEO | |
| Ms Niki Dimopoulos, Senior Executive Assistant | |

| Victorian Institute of Teaching | PO Box 531 Collins Street West VICTORIA 8007 Level 9, 628 Bourke Street MELBOURNE VIC 3000 | The Victorian Institute of Teaching is a statutory authority for the regulation of the teaching profession in Victoria. It registers teachers working in Victorian government, Catholic and independent schools.

The Institute is governed by a twelve member Council.

The institute investigates and makes findings on instances of serious misconduct, misconduct, serious incompetence or lack of fitness to teach. It does this by:
- Receiving complaints
- Receiving notification of action taken by an employer
- Receiving notification from a teacher they have been convicted or found guilty of an indictable offence
- Investigation
- Informal hearings
- Formal hearings
- Medical Panel hearings

If a person is dissatisfied with a decision from the MHRB, an application to review that decision may be made to VCAT. |
| Ms Lesley Lamb Chair | Tel: 1300 888 067 Email: vit@vit.vic.edu.au Web: www.vit.vic.edu.au |
| Mr Geoff Coates Manager | |
| Sonjia Poel, Executive Assistant to Ms Lesley Lamb | |
| Mr Peter Corcoran CEO | |
| Victorian Mining Warden | Victorian Mining Warden’s Office  
Mr Edward de Zilwa  
Mining Warden  
Cassandra Morton, Registrar  
Level 16, 121 Exhibition St,  
Melbourne VIC 3000  
Tel: (03) 8392 2218  
Fax: (03) 9092 2066  
Email: miningwarden@miningwarden.vic.gov.au  
<table>
<thead>
<tr>
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</thead>
<tbody>
<tr>
<td></td>
<td>There are three functions conferred by the Mineral Resources (Sustainable Development) Act 1990 on a mining warden:</td>
</tr>
<tr>
<td></td>
<td>1. When a dispute has been referred to a mining warden under section 97 (1) of the Act, the mining warden must investigate the dispute, attempt to settle, or arbitrate in relation to, the matter in dispute and, where appropriate, make recommendations to the Minister concerning those matters. When performing the section 97 function, a mining warden may ask parties to first participate in mediation. If it appears settlement is not possible, the mining warden will proceed to arbitration if the circumstances indicate that course is a realistic one to pursue.</td>
</tr>
<tr>
<td></td>
<td>2. The Minister or the Department Head may under section 98 of the Act refer a matter to a mining warden for investigation, report and recommendation.</td>
</tr>
<tr>
<td></td>
<td>3. Under section 25A of the Act certain applications for waiver of an exploration licence holder’s consent must be referred by the Minister to a mining warden for a recommendation as to whether a waiver should be granted.</td>
</tr>
</tbody>
</table>
### Western Australian (WA) Tribunals

<table>
<thead>
<tr>
<th>Corruption and Crime Commission of WA</th>
<th>Mr David Scott Ellis, Acting Commissioner</th>
<th>PO Box 330 NORTHBRIDGE POST SHOP WA 6865</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Mr Ray Warnes, Chief Executive Officer</td>
<td>T: 1800 809 000/(08) 9215 4888 F: (08) 9215 4884 E: <a href="mailto:info@ccc.wa.gov.au">info@ccc.wa.gov.au</a></td>
</tr>
<tr>
<td></td>
<td>Ms Wendy Endebrock-Brown, Director Legal Services</td>
<td><a href="http://www.ccc.wa.gov.au">http://www.ccc.wa.gov.au</a></td>
</tr>
</tbody>
</table>

The CCC was set up to help public sector authorities minimise and manage misconduct and, in doing so improve the integrity of the public sector. The CCC may also assist WA Police to reduce the incidence of and combat organised crime by authorising the use of investigative powers not ordinarily available to the police. On 1 July 2015 the CCM Act came into force. It separates serious and minor misconduct and changes the reporting requirements regarding misconduct.

<table>
<thead>
<tr>
<th>Criminal Injuries Compensation</th>
<th>Ms Charmaine Holyoak-Roberts, Chief Assessor</th>
<th>Level 12, International House 26 St Georges Terrace Perth WA 6000</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Mr Jay Weir, Acting Executive Assistant</td>
<td>Phone: 08-9425 3250 Fax: 08 9425 3271</td>
</tr>
<tr>
<td></td>
<td>Assessors: Mr Robert Guthrie Ms Renea Capararo Ms Karina Hafford</td>
<td><a href="mailto:criminal.injuries@justice.wa.gov.au">criminal.injuries@justice.wa.gov.au</a></td>
</tr>
<tr>
<td></td>
<td></td>
<td><a href="http://www.victimsofcrime.wa.gov.au">www.victimsofcrime.wa.gov.au</a></td>
</tr>
<tr>
<td></td>
<td></td>
<td><a href="http://www.justice.wa.gov.au">www.justice.wa.gov.au</a></td>
</tr>
</tbody>
</table>

Victims of crime can be compensated for injuries, in accordance with the **Criminal Injuries Compensation Act 2003**. Compensation can be sought for an incident reported to the police regardless of whether a person has been identified, charged or convicted of the offence. Compensation can be awarded for suffering bodily harm, mental or nervous shock, or pregnancy, resulting from an offence. Compensation may cover:

- pain and suffering
- loss of enjoyment of life
- loss of income
- medical expenses
- other incidental expenses, such as travel for medical treatment or damage of clothing.

Applications are made and referred to an assessor who may require the victim to attend a hearing. If an applicant is dissatisfied with the assessment an appeal is made to the District Court.
<table>
<thead>
<tr>
<th>Department of Mines, Industry Regulation &amp; Safety</th>
<th>Gender Reassignment Board of WA</th>
</tr>
</thead>
</table>
| Mr Peter Gow  
Executive Director  
Building Commission Division  
TBA, Executive Director  
Building and Construction Code Monitoring Unit  
Mr Dave Hillyard  
Acting Executive Director  
Consumer Protection Division  
Mr Ken Bowron  
Executive Director  
Energy Safety Division  
Ms Sandy Newby  
Acting Executive Director  
Labour Relations Industry and Innovation Division  
Mr Ian Munns  
Executive Director  
Worksafe Division  | Magistrate  
Patrick Hogan, President  
Peter Sermon  
Manager Business Support, State Administrative Tribunal  |
| Level 5,  
The West Centre  
1260 Hay Street  
West Perth  
Locked Bag 14  
Cloisters Square WA 6850  
Tel:1300 13 62 37  
Email: online@commerce.wa.gov.au  
http://www.commerce.wa.gov.au  | Department of Justice,  
PO Box U1991,  
PERTH WA 6845  
T: (08) 9219 3020  
info@sat.justice.wa.gov.au  
| Formerly the Building Tribunal, the Building Commission has powers to deal with:  
• Complaints about the quality of building, painting, plumbing and design certification (decisions may be reviewed by SAT)  
• Complaints under a home building work contract (decisions may be reviewed by SAT)  
• Payment disputes in relation to construction contracts between owners, building and subcontractors (not ‘appealable’)  
• Dividing fences disputes (‘appeals’ heard in the Magistrates Court)  
Note that ‘Complex or intractable disputes are referred to the SAT for determination’ and complaints of a disciplinary nature are referred to the Building Services Board.  
The Consumer Protection Division among other things helps consumers resolve disputes with traders, investigates complaints about unfair trading practices, prosecutes unscrupulous traders.  
The Energy Safety Division enforces safety and technical standards of electricity and gas networks licenses contractors and carries out accident investigations.  
The Labour Relations Division amongst other things investigates complaints from employees about breaches of State awards agreements and industrial awards.  
The Worksafe Division amongst other things enforces occupational safety and health law and assists with the resolution of issues in workplaces.  | The Gender Reassignment Board deals with matters relating to a person's reassigned gender under the Gender Reassignment Act.  
A person who has undergone gender reassignment and wishes to have their new gender legally recognised can apply for a Recognition Certificate for an Adult.  
A guardian of a child who has undergone gender reassignment and wishes to have the child’s new gender legally recognised can apply for a Recognition Certificate for a Child.  
Applications for certificates are to be made to the Gender Reassignment Board.  |
| License Commission of Western Australia  
| (Department of Local Government, Sport and Cultural Industries) | Mr Seamus Rafferty  
| Chairperson | Seema Saxena  
| Executive Officer & Registrar | 140 William St  
| Perth WA 6849 | PO Box 6119  
| PERTH WA 6892 | T: (08) 6551 4880  
| F: (08) 9492 9711 | E: executive@liquorcommission.wa.gov.au  
| http://www.liquorcommission.wa.gov.au/ | The Liquor Commission is established under section 8 of the Liquor Control Act 1988 to provide a flexible system with as little formality and technicality as practicable. The Commission came into effect on 7 May, 2007 to replace the Liquor Licensing Court which was established in 1988.  
| Mental Health Tribunal | Mr Karen Whitney  
| President | Ms Olivia Baker  
| Executive Assistant | Ms Jeanene Rodrigues-Smith  
| Registrar | PO Box ZS272 (Albert Facey House at 469 Wellington St, Perth WA 6000)  
| Perth St Georges Tce WA 6831 | Tel: (08) 6553 0060  
| Fax: (08) 6553 0070 | Email: Registrar@mht.wa.gov.au  
| Web: www.mht.wa.gov.au | The Mental Health Tribunal of Western Australia is an independent quasi-judicial tribunal set up under the Western Australian Mental Health Act 2014. The Tribunal replaces the Mental Health Review Board, which operated in Western Australia from December 1997 to November 2015.  
| | The Tribunal's role is to safeguard the rights of people with mental illness who are involuntary patients, either in hospital or in the community under a community treatment order. The Tribunal conducts regular reviews of all involuntary patients in Western Australia.  
| | Reviews are held at the various metropolitan hospitals and community health centres in person and by video link for patients living in regional areas. Where possible, from time to time reviews are held in person at major regional centres.  
| | The Tribunal also has an important role in approving restricted treatments such as electroconvulsive therapy (ECT) and psychosurgery.  
| | The Tribunal’s approval is also required before psychosurgery is performed, and it can only be carried out on patients who give informed consent to it and are at least 16 years old. |
### Office of the Information Commissioner

<table>
<thead>
<tr>
<th>Role</th>
<th>Name</th>
<th>Address</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ms Catherine Fletcher</td>
<td>A/Information Commissioner</td>
<td>Albert Facey House, 469 Wellington Street PERTH WA 6000</td>
<td>T: (08) 6551 7888/1800 621 244  F: (08) 6551 7889  E: <a href="mailto:info@foi.wa.gov.au">info@foi.wa.gov.au</a>  <a href="http://www.oic.wa.gov.au/">www.oic.wa.gov.au/</a></td>
</tr>
<tr>
<td>Michelle Fitzgerald</td>
<td>Executive Officer</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ms Catherine Coombs</td>
<td>A/Principal Legal Officer</td>
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</table>

The Information Commissioner is an independent officer who reports directly to Parliament. The position is established by the Freedom of Information Act 1992 (the FOI Act) and is supported by staff of the Office of the Information Commissioner (the OIC). The main function of the Information Commissioner is to, in response to complaints by applicants, provide independent external review of decisions made by agencies on access applications and requests to amend personal information under the FOI Act.

### Ombudsman Western Australia

<table>
<thead>
<tr>
<th>Role</th>
<th>Name</th>
<th>Address</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Chris Field</td>
<td>Ombudsman</td>
<td>PO Box Z5386 St Georges Terrace PERTH WA 6831</td>
<td>Ph: (08) 9220 7555 1800 117 000  Fax: (08) 9220 7500 <a href="mailto:mail@ombudsman.wa.gov.au">mail@ombudsman.wa.gov.au</a> <a href="http://www.ombudsman.wa.gov.au/">http://www.ombudsman.wa.gov.au/</a></td>
</tr>
<tr>
<td>Mary White</td>
<td>Deputy Ombudsman</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lisa Ward</td>
<td>Principal Assistant Ombudsman Investigations and Legal Services</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Belinda West</td>
<td>Assistant Ombudsman, Administrative Improvement</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Michelle Bovill</td>
<td>Assistant Ombudsman, Complaint Resolution</td>
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</table>

The Ombudsman serves Parliament and Western Australians by investigating and resolving complaints about the decision making of government agencies, local governments and universities, undertaking own motion investigations, reviewing child deaths and family and domestic violence fatalities and other functions, including monitoring and inspecting the use of certain powers by government agencies. The Ombudsman is an officer of the Parliament, independent of the government of the day and acts impartially and fairly in all of its work. Our services are free and available to everyone. (Parliamentary Commissioner Act 1971)
| **Prisoners Review Board** | **Chairperson** TBA  
Allan Fenbury  
Chairperson, Supervised Release Review Board  
Angela Delaney, Executive Officer, Prisoners Review Board, Mentally Impaired Review Board | **Dept. of Justice, GPO Box C127, PERTH WA 6839**  
P: 08-9423 8700  
F: 08-9423 8753  
E: prisonersreviewboard@justice.wa.gov.au  
srrb@justice.wa.gov.au  
www.prisonersreviewboard.wa.gov.au  
www.miarb.wa.gov.au | **The Magistrates Courts and Tribunals directorate within the Department of the Attorney General provides joint administrative support to the Prisoners Review Board, the Supervised Release Review Board and the Mentally Impaired Accused Review Board.**  
**The Prisoners Review Board** (previously the Parole Board) was established on 28 January 2007. It has authority to grant, defer or refuse parole, taking into account factors affecting the offender, victims of crime and, most importantly, the safety of the community.  
**The Supervised Release Review Board** (the Board) is responsible for determining the suitability of juvenile offenders (young offenders) for release from detention into the community on a Supervised Release Order (SRO) and to impose the conditions of that Order. Juvenile offenders are required to be considered by the Board prior to their Earliest Release Date (ERD) which, pursuant to the Young Offenders Act 1994, is usually halfway through the period of detention imposed by the Court, unless ordered to occur earlier.  
**The Mentally Impaired Accused Review Board** (the Board) is established under section 41 of the Criminal Law (Mentally Impaired Accused) Act 1996 (WA) (the Act) and is governed by the provisions contained within it. The Act relates to criminal proceedings involving intellectually impaired or mentally ill people who are charged with offences and subsequently found unfit to stand trial or acquitted by reason of unsoundness of mind. |
| **Racing Penalties Appeal Tribunal of WA (Department of Local Government, Sport and Cultural Industries)** | **Ms Karen Farley SC**  
Chairperson  
Ms Seema Saxena, Registrar & Executive Officer | **140 William Street**  
PERTH WA 6849  
PO Box 6119  
EAST PERTH WA 6892  
Phone: (08) 6551 4880  
Fax: (08) 9492 9711  
seema.saxena@dlgsc.wa.gov.au  
http://www.rpat.wa.gov.au/ | **Racing Penalties Appeal Tribunal (‘RPAT’) was created to maintain industry confidence in the enforcement of the various racing rules by providing the racing industry with an impartial judicial forum to hear appeals against penalties imposed in disciplinary proceedings arising from or in relation to the conduct of greyhound racing, horse racing and harness racing. RPAT was formed by enactment of the WA Racing Penalties (Appeal) Act in 1990 which came into operation in 1991.RPAT is responsible for hearing and determining appeals against penalties imposed in disciplinary proceedings arising from, or in relation to, the conduct of: Greyhound racing, Horse racing and Harness racing.** |
### State Administrative Tribunal

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Address</th>
<th>Email</th>
</tr>
</thead>
<tbody>
<tr>
<td>Justice Janine Pritchard</td>
<td>President</td>
<td>Level 6, 565 Hay Street</td>
<td><a href="mailto:sat@justice.wa.gov.au">sat@justice.wa.gov.au</a></td>
</tr>
<tr>
<td>Ms Kathleen Halden</td>
<td>Executive Manager</td>
<td>PERTH WA 6000</td>
<td></td>
</tr>
<tr>
<td>Ms Kelly Merrin</td>
<td>Resource &amp; Administration Officer</td>
<td>GPO Box U1991</td>
<td></td>
</tr>
<tr>
<td>Ms Annika Van Der Heyden</td>
<td>Executive Secretary</td>
<td>PERTH WA 6848</td>
<td></td>
</tr>
</tbody>
</table>

The State Administrative Tribunal (SAT) was established in Western Australia in 2005 as an independent body that makes and reviews a range of administrative decisions.

More than 150 existing Acts of Parliament vest jurisdiction in SAT. Given its broad jurisdiction, SAT matters are divided into four streams that enable procedures to be adapted to suit the type of matter and the needs of different people who use the SAT. The streams are:

- **Human Rights** - Makes decisions that affect some of the most vulnerable people in our community in relation to guardianship, administration and discrimination, and reviews decisions of the Mental Health Review Board.
- **Development & Resources** - Reviews decisions made by Government regarding planning, development and resources, and hears matters relating to land valuation and compensation.
- **Vocational Regulation** - Hears complaints concerning occupational misconduct and reviews decisions concerning licensing.
- **Commercial & Civil** - Deeds with strata title disputes, retirement village disputes, commercial tenancy reviews, credit reviews, Taxation decisions, Commissioner of State Revenue decisions and other commercial and personal matters.

### Teacher Registration Board of WA

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Address</th>
<th>Email</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ms Margaret Collins</td>
<td>Chairperson</td>
<td>Unit 4, 398 Great Eastern Highway</td>
<td><a href="mailto:info@trb.wa.gov.au">info@trb.wa.gov.au</a></td>
</tr>
<tr>
<td>Mr Ron Dullard</td>
<td>Deputy Chairperson</td>
<td>ASCOT WA 6104</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>PO Box 1416 OSBORNE PARK DC WA 6916</td>
<td></td>
</tr>
</tbody>
</table>

The Teacher Registration Board of Western Australia came into operation on 7 December 2012 as the body responsible for registration of teachers in Western Australia. The Board’s role is determined by the Teacher Registration Act 2012.

The TRBWA administers the disciplinary and impairment review processes for teachers.

Each disciplinary committee must include a lawyer, a registered teacher and a Board member.

Each impairment review committee must include a doctor, a registered teach and a Board member.

The disciplinary committee, having undertaken a preliminary assessment, can take one of a range of actions including

If the disciplinary committee and the teacher agree to deal with a matter by inquiry, the teacher is entitled, subject to restrictions in some cases, to

- call and give evidence
- examine and cross-examine witnesses
- make submissions and
- be represented.

Some matters can be referred by the committees to the SAT and there are ‘appeals’ of certain orders to SAT.
| Western Australian Industrial Relations Commission | Ms Susan Bastian, Registrar  
Ms Pamela Elizabeth Scott, Chief Commissioner  
Narelle Houghton, Finance & Admin Officer | Level 17, 111 St Georges Terrace  
PERTH WA 6000  
T: (08) 9420 4444/1800  
624 263  
F: (08) 9420 4500  
E: Registry@wairc.wa.gov.au  
corporateservices@wairc.wa.gov.au  
www.wairc.wa.gov.au | We are an independent quasi-judicial tribunal established under the Industrial Relations Act 1979 to deal with industrial matters in the State of Western Australia by conciliation or, if necessary, arbitration. Our main objectives are to prevent and settle industrial disputes. The WAIRC will deal with an application providing it has the jurisdiction or power to do so. |
| WorkCover WA Conciliation and Arbitration Services | Mrs Karin Lee  
General Manager, Conciliation and Arbitration Services  
Mr Sam Nunn  
Registrar, Conciliation and Arbitration Services  
Ms Trish Pearce  
Executive Assistant, Executive Support, Conciliation & Arbitration Services | Location:  
2 Bedbrook Place  
SHENTON PARK WA 6008  
Tel: (08) 9388-5555  
Fax: (08) 9388-5690  
trish.pearce@workcover.wa.gov.au  
Web: www.workcover.wa.gov.au | WorkCover WA has a two-stage dispute resolution process.  
The primary role of the Conciliation Service is to resolve workers' compensation disputes by agreement between parties. Legal representation is permitted. Most disputes are resolved with the assistance of a Conciliation Officer.  
If issues remain unresolved after the completion of conciliation, there is the option to apply for arbitration.  
The primary role of the Arbitration Service is to make determinations on workers' compensation disputes, which are legally binding upon parties. |