



Richard Best

File No: RV 16/55983
RV 16/55981
Quote in all enquiries
eNumber: 65491PK33

Application to the Tribunal concerning 18 Waitara Avenue WAITARA NSW 2077 Australia

Applicant: The Vasey Housing Association N.S.W.
Respondent: Richard Best

On 09-Jun-2017 the following orders were made:

1. By Determination of Senior Member McDonald, on 09 June 2017 the hearing was adjourned part-heard to a date to be fixed by the Registrar.
2. The Tribunal directs that it has completed evidence at today's hearing (9 June 2017) and makes the following directions in respect of submissions:
 - a) The Applicant to file and serve its written submissions in respect of these Applications on or before 30 June 2017;
 - b) The Respondents to file and serve their written submissions in respect of these two Applications on or before 14 July 2017;
 - c) The Tribunal list the matter for further hearing (half day/3 hours, oral submissions only) before Senior Member McDonald in the week commencing either 31 July 2017 or 7 August 2017 at a time convenient to the solicitors for both parties (Mr Koumoukelis, Dentons, for the Applicant and Mr Hill, Hill & Co. for the Respondents)

A separate written notice of the new hearing date will be sent to you in the near future.

S McDonald
Tribunal Member
09/06/17

Schedule 4, Clause 10(2) of the NSW Civil & Administrative Tribunal Act 2013 provides the following:

- (a) If the party is causing the disadvantage is the applicant – order that the proceedings (or part of the proceedings) be dismissed or struck out, or
- (b) If the party causing the disadvantage is not the applicant:
 - (i) determine the proceedings (or part of the proceedings) in favour of the applicant and make any appropriate orders, or
 - (ii) order that the party causing the disadvantage be struck out of the proceedings (or part of the proceedings).