

**CUMULATIVE TABLE OF CASES REPORTED****Administrative Law Decisions**

- Applicant 0108 of 2014 v Secretary, Department of Social Services** (FCA — Barker J) (2016) **152.521**
- AZAFQ v Minister for Immigration and Border Protection** (FCAFC — Full Court) (2016) **152.421**
- Crown Estates (Sales) Pty Ltd v Commissioner of Taxation (FCA — Logan J) (2016) **152.408**
- Fair Work Ombudsman v Grouped Property Services Pty Ltd (FCA — Katzmann J) (2016) **152.209**
- Featherby v Commissioner of Taxation (No 2)** (FCA — Gilmour J) (2016) **152.548**
- Frugniet v Australian Securities and Investments Commission (FCA — Bromberg J) (2016) **152.31**
- Griffiths (on behalf of the Ngaliwurru and Nungali Peoples) v Northern Territory (No 3) (FCA — Mansfield J) (2016) **152.72**
- Hananea v Secretary, Attorney-General's Department (FCAFC — Full Court) (2016) **152.1**
- Hinton v Alpha Westmead Private Hospital Pty Ltd** (FCAFC — Full Court) (2016) **152.444**
- Kim v Minister for Immigration and Border Protection** (FCA — Gleeson J) (2016) **152.576**
- Mirko Kojcic and Secretary, Department of Social Services** (AATA — Senior Member NA Manetta) (2016) **152.601**
- MZABP v Minister for Immigration and Border Protection** (FCAFC — Full Court) (2016) **152.478**

*(Continues on p ii of cover)*

**CUMULATIVE TABLE OF CASES REPORTED** — *continued*

**MZAMP v Minister for Immigration and Border Protection** (FCA — Rangiah J)  
(2016) **152.557**

**Re Hicks and Minister for Infrastructure and Regional Development** (AATA — Deputy President  
B J McCabe) (2016) **152.608**

**Re LZ15 and Australian Securities and Investments Commission** **152.594**

Re Prinn and Department of Defence (AATA — Deputy President S A Forgie) (2016) **152.162**

**Renzullo v Assistant Minister for Immigration and Border Protection** (FCAFC — Full Court)  
(2016) **152.497**

**Secretary, Department of Health (as successor to the Secretary, Department of Social Services)  
v DLW Health Services Pty Ltd** (FCAFC — Full Court) (2016) **152.454**

**Sydney Sterile Compounding Pty Ltd v Minister for Health** (AATA — Deputy President D  
Cowdroy OAM QC) (2016) **152.625**

**TRHL v Minister for Immigration and Border Protection** (FCA — Gilmour J) (2016) **152.488**

## INDEX OF CASES IN THIS PART

### CITIZENSHIP

**Character test** — Citizenship revocation decision — State of satisfaction required to enliven discretion: *TRHL v Minister for Immigration and Border Protection* 152 ALD 488

### COURTS AND JUDICIAL SYSTEM

**Jurisdiction** — Federal Court — Income tax assessment — Whether judicial review available — Established categories of review: *Featherby v Commissioner of Taxation* 152 ALD 548

### HEALTH

**Disability services** — Application for unlimited portability period for disability support pension — Construction of “any work” — Departmental policy: *Applicant 0108 of 2014 v Secretary, Department of Social Services* 152 ALD 521

**Nursing homes** — Aged care — Subsidies — Eligibility — Classification of care recipients — Classification levels — Appraisals of level of care needed — Classification principles required application of aged care funding instrument user guide and completion of answer appraisal pack in making appraisals — Scope of minister’s power to make classification principles — Proper approach to construction of ACFI user guide and answer appraisal pack: *Secretary, Dept of Health (as successor to the Secretary, Dept of Social Services) v DLW Health Services Pty Ltd* 152 ALD 454

### MIGRATION

**Cancellation** — Not unreasonable or illogical — No disproportionate exercise of power — Application for extension of time refused: *Renzullo v Assistant Minister for Immigration and Border Protection* 152 ALD 497

**Cancellation** — Prospect of indefinite detention — Appellant not a refugee by virtue of holding a class XB refugee and humanitarian subclass 200 (refugee) visa: *AZAFQ v Minister for Immigration and Border Protection* 152 ALD 421

**Citizenship** — Nationality — Declaration that applicant was an Australian citizen — Meaning of “ordinarily resident”: *Kim v Minister for Immigration and Border Protection* 152 ALD 576

**Protection visa** — Visa refusal — Administrative Appeals Tribunal — Procedural fairness — Whether opportunity to present case — Duty to make enquiries — Whether the standard of interpreting was adequate in the Federal Circuit Court: *MZAMP v Minister for Immigration and Border Protection* 152 ALD 557

### PRACTICE AND PROCEDURE

**Administrative Appeals Tribunal** — Hearings and evidence — Non-disclosure orders — Confidential nature of information in respondent’s documents — Information relating to intelligence gathering practices of Department of Immigration and Border Protection — Public interest immunity claimed — Non-disclosure order made — Risk of inadvertent disclosure required non-disclosure to applicant’s legal advisers: *Sydney Sterile Compounding Pty Ltd v Minister for Health* 152 ALD 625

**Administrative Appeals Tribunal** — Parties — Persons who may apply or be joined — Requirement that person’s “interests are affected by the decision” — Decision by minister to approve development plan with respect to installation at airport — Individual’s interests directed to flight paths that might be implemented in result — Interests not different impacted more significantly than neighbours — Individual’s interests not “affected”: *Re Hicks and Minister for Infrastructure and Development* 152 ALD 608

**Administrative Appeals Tribunal** — Hearings and evidence — Non-publication orders — Documents held by minister include submissions made by members of public during public consultation process — Personal information of authors of documents was confidential — Non-publication orders made: *Re Hicks and Minister for Infrastructure and Development* 152 ALD 608

**Administrative Appeals Tribunal** — Hearings and evidence — Public hearings — Request by non-party for access to tribunal’s file prior to conclusion of case — No justification for departing from usual arrangements: *Re Hicks and Minister for Infrastructure and Development* 152 ALD 608

**Administrative Appeals Tribunal** — Operation of decision under review — Power to stay decision — Decision disqualifying applicant from managing corporations — Impact of decision on employees and contractors of applicant’s businesses carried on through companies — Public interest in banning applicant outweighed by impact on employees and contractors — Stay granted: *Re LZ15 and Australian Securities and Investments Commission* 152 ALD 594

(Continues on p vi of cover)

**INDEX** — *continued*

**PRACTICE AND PROCEDURE** — *continued*

**Federal Court** — Appeals — Primary judge summarily dismissed appellant’s proceeding on own motion — Primary judge erred in concluding proceeding was abuse of process — Primary judge failed to afford appellant procedural fairness — Reasonable apprehension that primary judge bias — Remitted proceeding should be heard before different judge: *Hinton v Alpha Westmead Private Hospital Pty Ltd* 152 ALD 444

**PRACTICE AND PROCEDURE**

**Principles for proper disposition of application for extension of time to seek judicial review:**  
*MZABP v Minister for Immigration and Border Protection* 152 ALD 478

**SOCIAL SECURITY**

**Assets test** — Hardship provisions — “unrealisable assets” — “severe financial hardship” — Back dated commencement of hardship relief — “special circumstances”: *Mirko Kojcic and Secretary, Department of Social Services* 152 ALD 601

**TAXATION AND REVENUE**

**Assessment of income** — Amended assessment — Whether judicial review available — Established categories of error where review available: *Featherby v Commissioner of Taxation* 152 ALD 548

**WORDS AND PHRASES**

**“apprehended bias”**: *Hinton v Alpha Westmead Private Hospital Pty Ltd* 152 ALD 444

**“interests are affected by the decision”**: *Re Hicks and Minister for Infrastructure and Development* 152 ALD 608

**“non-disclosure order”**: *Sydney Sterile Compounding Pty Ltd v Minister for Health* 152 ALD 625

**“procedural fairness”**: *Hinton v Alpha Westmead Private Hospital Pty Ltd* 152 ALD 444

**“provided”**: *Secretary, Dept of Health (as successor to the Secretary, Dept of Social Services) v DLW Health Services Pty Ltd* 152 ALD 454

**“public immunity”**: *Sydney Sterile Compounding Pty Ltd v Minister for Health* 152 ALD 625

**“public interest”**: *Re LZ15 and Australian Securities and Investments Commission* 152 ALD 594

**“undertaken”**: *Secretary, Dept of Health (as successor to the Secretary, Dept of Social Services) v DLW Health Services Pty Ltd* 152 ALD 454