

# SOUTH AUSTRALIAN EMPLOYMENT TRIBUNAL

## PRACTICE DIRECTION NO 29

### APPEALS TO THE FULL BENCH

I, Brian Patrick Gilchrist, the Acting President of the Tribunal, pursuant to rule 10(1) of the *South Australian Employment Tribunal Rules 2017* do hereby make the following Practice Direction. I do so because of the substantial increase in the number of appeals to the Full Bench and the limited resources of the Tribunal available to hear them. Because of this the Tribunal has formed the view that it is necessary to triage appeals and to list them having regard to their importance and relative priority. To facilitate this I have resolved to issue the following practice direction:

#### ***Practice Direction 29 Appeals to the Full Bench***

*An appeal to the Full Bench that has not been allocated a date for hearing, will not be listed for hearing until after the appellant has filed an outline of argument. The outline is to contain a summary of facts of the decision under appeal and the errors of law complained of and should not exceed five pages. Practitioners are reminded of Rule 121(4) of the South Australian Employment Tribunal Rules 2017 which provides that an appellant must file an outline of argument within two calendar months of the filing of an appeal. If an outline of argument is not filed within four calendar months of the filing of a notice of appeal, the appeal will be dismissed for want of prosecution.*



Acting Justice BP Gilchrist

Acting President of the South Australian Employment Tribunal

