

Head Office and Pro Bono Connect

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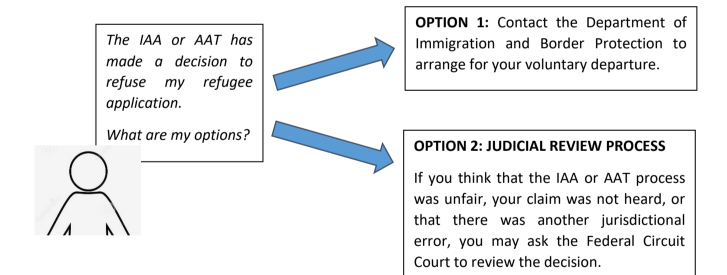
ABN 31 135 823 53

www.justicenet.org.au

WHAT IF MY REFUGEE APPLICATION IS REJECTED?

This is an information sheet for use by refugees and asylum seekers based in South Australia who are applying for assistance to JusticeNet SA and who are seeking judicial review of a decision by the Immigration Assessment Authority (IAA) or the Administrative Appeals Tribunal (AAT) to refuse your refugee application.

YOUR OPTIONS:



NOTE: IF YOU ARE AN "EXCLUDED FAST TRACK APPLICANT" OR A "CONCLUSIVE CERTIFICATE" HAS BEEN ISSUED, YOU WILL **NEED TO APPLY TO A DIFFERENT COURT. THIS INFORMATION** PACK DOES NOT APPLY TO YOU.

If you choose to begin a judicial review application ('OPTION 2'):

If you cannot afford a lawyer, then you can apply to JusticeNet SA for pro bono (free) legal assistance by completing our application form online at https://www.justicenet.org.au/get-help/refugee-and-asylum-seekers. If you meet our eligibility criteria, then JusticeNet will find you a free migration lawyer to represent you in your matter.

However, due to funding constraints, JusticeNet SA cannot currently assist with:

- Preparing or filing your Court Forms starting your Court proceedings; or
- Providing a lawyer to represent you or assist you before or at your preliminary directions hearing (the first court date in your matter).

This information pack is designed to help to prepare and lodge your Court forms, and help you in the early stages of your judicial review proceedings. Some things to note:

- This information pack can be used on your own or in conjunction with a friend, family member or other support person who is helping you.
- The information pack has SIX (6) STEPS as a guide for you preparing and lodging your Court forms → SEE BELOW
- This information pack also contains helpful information about the early stages of your Court proceedings and what you can expect → SEE BELOW
- It is **information only** and should not be used as a substitute for legal advice.

Alternatively, if you want legal assistance to complete your Court Forms, then you can find a migration lawyer to prepare them for you. However, you may have to <u>pay the lawyer for that</u> <u>assistance</u>.

You may also be able to obtain free help to prepare your Court Forms through organisations such as The Mercy House of Welcome: <u>https://www.mercyworks.org.au/mercy-house-of-welcome/</u>.



IMPORTANT: TIME LIMITS ON FILING YOUR APPLICATION FOR JUDICIAL REVIEW

You must file your application to the Federal Circuit Court <u>WITHIN 35 DAYS of the date of the IAA</u> <u>or AAT decision</u>. If you apply after the 35 day period, you must also <u>apply for an extension of time</u>. However even if you apply for an extension, your application may still be rejected if it is filed more than 35 days after the date of your decision. Therefore you should file your application as soon as possible after you receive the IAA or AAT decision.

<u>SIX (6) STEPS TO LODGE YOUR JUDICIAL REVIEW</u> APPLICATION

STEP 1: Download the following three (3) forms from the Court's website

a. APPLICATION FORM – Migration Act

This is the application form which you **must** complete. <u>http://www.federalcircuitcourt.gov.au/wps/wcm/connect/fccweb/forms-and-fees/court-</u> forms/form-topics/Migration/migration_application

b. <u>AFFIDAVIT</u>

This is a supporting document which you **must** file with the Application Form attaching the IAA or the AAT decision

http://www.federalcircuitcourt.gov.au/wps/wcm/connect/fccweb/forms-and-fees/courtforms/form-topics/All+Jurisdictions/form-fcc-affidavit

c. APPLICATION FOR EXEMPTION FOR PAYING COURT FEES - Financial hardship

This is an optional form that you need to complete if you want to seek a waiver from paying

the Court lodgement fees

https://www.fedcourt.gov.au/forms-and-fees/forms/administrative-forms

STEP 2: Complete the Application Form

- Complete the form called 'Application Form' by entering all information requested.
- You may wish to use the Example Application Form at the end of this information pack which is a helpful guide to completing the form. → SEE BELOW
 - You must give the Court **<u>three (3) copies</u>** of this document.

STEP 3: Complete the Affidavit and Annexure Sheet

- An Affidavit is a written statement and the main way of presenting the facts of your case to the court. See the Example Affidavit attached. → SEE BELOW
 - Attach a copy of the IAA or AAT decision to an <u>annexure sheet</u>. An example Annexure
 Sheet is attached. → SEE BELOW
 - If you are filing your application more than 35 days after the date of the IAA or AAT decision, the affidavit <u>must also explain the reason for the delay</u>.
 - You will need to sign this **Affidavit** in front of a **lawyer**, **Justice of the Peace or Court** officer. Your witness also needs to sign the **Annexure Sheet** at the same time.
- If you are not in detention, a <u>staff member at the Federal Circuit Court Registry</u> may be able to witness your affidavit when you go to the Court to lodge your application.
 - You must give the court **three (3) copies** of this document.

STEP 4: Complete the 'Application for exemption for paying court

<u>fees – Financial hardship' form'</u>

- Usually you have to pay a fee to lodge your application in the Court. If you are under financial hardship you can apply for an exemption from paying Court fees by completing the form.
- You will need to sign this form in front of a lawyer, Justice of the Peace, or Officer of the Court. If you are not in detention, someone at the Federal Circuit can do this when you lodge your application.

STEP 5: File your forms

Choose one of three ways to do this:

- a. Deliver them to your nearest Federal Court Registry. If you are in Adelaide, the Registry is at Level 5 of the Roma Mitchell Commonwealth Law Courts Building, 3 Angas St, Adelaide SA 5000; OR
- b. Fax all the signed forms to the Federal Circuit Court on (08) 8219 1001; OR
- c. Lodge them online at: <u>http://fedcourt.gov.au/online-services/elodgement</u>.



****IMPORTANT: TIME LIMITS ON FILING YOUR APPLICATION**

• You must file your application to the Federal Circuit Court WITHIN 35 DAYS of the

date of the IAA or AAT decision. This time limit is very important.

• If you apply after the 35 day period, you must also apply for an extension of time.

However even if you apply for an extension, your application may still be rejected if it

is filed more than 35 days after the date of your decision.

• You should therefore file online, fax, or deliver your signed forms to the Federal Circuit Court for <u>filing as soon as possible</u>. If you are more than 35 days after the

date of the IAA or AAT decision, your application may be rejected.

STEP 6: 'Serve' your Court forms on the Department of Home

Affairs

• After filing application, you must give **<u>one (1) copy</u>** of your application to the

Department for Home Affairs. This is called 'service.'

- You can serve your application by:
 - Physically attending the Department of Home Affairs Office at 70 Franklin Street,

Adelaide SA 5000; OR

• Post a sealed copy of your application and supporting documents to

Department of Home Affairs GPO Box 2399 ADELAIDE SA 5001

WHAT NEXT?

STEPS AFTER YOU HAVE LODGED YOUR JUDICIAL REVIEW APPLICATION

1. THE FIRST COURT DATE

- Once you have lodged and served your application you will receive a <u>first Court Date or</u>
 <u>'directions hearing'</u>, which will usually be held within a few weeks of lodgement. The date is usually written on the front page of the Court sheet attached to your application.
- This is a preliminary directions hearing before a Registrar of the Court. It is
 <u>administrative</u>. The Court will usually <u>timetable your final hearing</u>, and <u>the Minister will</u>
 <u>file a 'Court Book'</u> with all relevant documents for your matter. It will <u>not</u> be the final
 hearing in your matter.
- JusticeNet SA will **not** be able to find you a lawyer before this first hearing date.
- Unless the Court tells you otherwise, you <u>MUST ATTEND THIS HEARING IN PERSON</u>. If you do not attend, your application may be dismissed and you may have to pay the Minister's legal costs.
- The Minister's solicitor may contact you before this date and ask you to agree to standard administrative orders. If this happens, and the Court accepts them, then you might not need to attend the first hearing date. However, unless the Court tells you otherwise, you <u>must</u> attend the hearing in person.

2. LEGAL ASSISTANCE

- The legal issues concerning the review of migration decisions are complicated.
 Receiving legal assistance from a lawyer is the best thing to do.
- Court staff can help you with questions about Court forms and Court processes, but they cannot give you legal advice.
- If you cannot afford a lawyer, JusticeNet's Pro Bono Connect may be able to refer you for pro bono ("free") legal assistance. If you want to apply to JusticeNet then you need to do so as soon as possible after receiving the IAA or AAT decision.
 - a. Download the application form for Refugees and Asylum Seekers at

https://www.justicenet.org.au/get-help/refugee-and-asylum-seekers

- **b.** Complete the application form;
- c. Email a copy of the application from to <u>help@justicenet.org.au</u> along with a copy of the IAA's or AAT's Decision Record and any application you have already filed in the Federal Circuit Court.
- As above, JusticeNet **does not** currently have the resources to assist you to complete the Court Forms. Therefore, we recommend you either use this guide to help you complete them yourself or find a lawyer to help you.

3. CONTACTING THE COURT

- You can contact the Court Registry for information about your case, or if you need to give the Court information. You cannot communicate directly with the Judge.
- It is important to keep the Court and Minister for Immigration and Border
 Protection's lawyer advised of your current contact details, because they might need to contact you.
- If your <u>contact details change</u>, you <u>must advise</u> the Court and the Minister's lawyer, <u>in writing</u>, as soon as possible. If you have applied to JusticeNet for assistance, you should also advise us as soon as possible.

4. LEGAL COSTS

- If your application for judicial review of the IAA or AAT Decision is not successful, you will probably have to pay the Department of Immigration and Border
 Protection's legal costs. The total amount you have to pay may be thousands of dollars.
- If you are ordered to pay costs and do not pay them, this can have an impact on whether you are able to return to Australia.

'APPLICATION FORM' - EXAMPLE ONLY

OF AUSTRALIA REGISTRY:	L CIRCUIT COURT	File number	
is the place where			Applicant(s)
application is being ed. Use the closest	/		Pseudonym(s) for Applicant(s) [Registry use only]
o you, "Adelaide"	MINISTER FOR IN		ENSHIP, MIGRANT SERVICES D MULTICULTURAL AFFAIRS First Respondent
Choose which auth correct depending made your decision	on who	IMMIGRATION A DENT PROTECTION	FIVE APPEALS TRIBUNAL [or] SSESSMENT AUTHORITY [or] ASSESSMENT REVIEWER [or] ED PERSON [delete as applicable] Second Respondent
APPLICATI	ON – Migration A	ct	
	-	•	a remedy should not be granted in
decision specified of	e e e e e e e e e e e e e e e e e e e	n 4/6 of the <i>Migration A</i>	ct 1958 in respect of the migration
First court date	e e e e e e e e e e e e e e e e e e e	Leav	e blank
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First court date This application is li Court date and time All parties or their l	n page 2. isted for hearing at (court loc (registry staff to insert): legal representatives should a Court may hear and determine	cation):	e blank at am/pm. It orders may be made if any party
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Write your phone number

Applicant/s deta	ils		Yes" if you <u>are</u> currently in immigration on. Check "No" if you <u>are not</u> .
Is the applicant or a	ay of the applicants	s to this pr	roceeding currently in immigration detention?
□ Yes ▲ Migration decisi	□ No On details (select)	name	<u>decision was made by the AAT</u> , check this box. Write the of the tribunal, the "Administrative Appeals Tribunal". <u>If</u> lecision was made by the IAA leave it blank.
	-	/	Write the date of the AAT decision (day/month/year). You can find this date on the letter you received from the AAT. Tick 'yes' if you have applied for a protection visa
□ Yes	□ No		If your decision was made by the IAA, check this box. Write the date of the decision
□ < Immigration As Date of the deci	sessment Authorit		(day/month/year). You can find this dateon the letter you received from the IAA.
Decision made	by the Minister or	another pe	erson under the Migration Act.
Office held:			
□ A future decisio	on or other action b	y the Mini	ister or an officer under the Migration Act.
Application for of the date of the migration		ne (an exter	nsion is required if the application is not made within 35 days
Does the applicant	apply for an order	that the t	ime for making the application be extended under
section 477 of the M	ligration Act 1958	?	

section 477 of the migration fiel 1950.	If you are making your application more than 35 days
\Box Yes \Box No \blacklozenge	from the date of the IAA decision, check "yes".
	If it is less than 35 days from the decision, check "no".

Grounds of application for extension of time (specify why the applicant considers that it is necessary in the interests of the administration of justice to extend time)

- "I could not...." 1.
- "I was not aware of..." 2.
- need to provide the reason why you need an extension of time. For example, if there were things you could not do, or were unaware of, you "I was unable to..." could tell the Court these things.

If you checked "yes" because you need an extension of time, you will

Other Interlocutory, interim or procedural orders sought by applicant/s (complete only if other interlocutory, interim or procedural orders are sought)

1.

2.

3.

Leave blank

Check these two (2) boxes

Final orders sought by applicant/s (select boxes and add additional or alternative order/s)

- An order that the decision of the tribunal, Immigration Assessment Authority or Minister be quashed.
- A writ of mandamus directed to the tribunal, Immigration Assessment Authority or Minister, requiring them to determine the applicant's application according to law.
- A declaration that the recommendation of the Independent Protection Assessment Reviewer was not made in accordance with law, by reason of the ground/s of this application.
- An injunction restraining the Minister, by himself or by his Department, officers, delegates or agents, from making the future decision or taking the other action the subject of the proceedings.
- \Box (state precisely each other order sought by way of final relief)
- 1.
- 2.
- 3.

Grounds of application (see Instructions for completion)

- 1. "The assessment was unfair because..."
- 2. "The decision-maker made an error because..."
- 3.
- 4.

Write why you believe the Immigration Assessment Authority or Administrative Appeals Tribunal erred in deciding your matter.

For example, an <u>error</u> might have been made in the decision. Explain this.

OR

You might believe that the process or decision was <u>unfair</u>. Explain your situation and how or why the decision or process was unfair. Other Court Proceedings (This section must be completed if the applicant has made a previous application or applications to a court to review the decision – see section 486D of the Migration Act 1958.)
Person or persons who made each previous application:
Court or courts to which each application was made:
Commencement date of each previous application or applications:
File number of each application:
Outcome of each application:

Language spoken

Does the applicant require an interpreter?	If you need English language assistance, check "yes"
If Yes, what language:	
	f you need English language assistance, write which language you speak here

The application must be served on each respondent within 7 days by delivering it to the Department for Immigration, Citizenship, Migrant Services and Multicultural Affairs at the address below. [The address will be inserted by the Registry]

Signature of applicant/s or lawyer

<	Write your whole name
Signed by (print name/s)	Sign your name
\Box the applicant/s or \Box . lawyer for the applicant/s	— Tick this box
Date:///	Write the date (day/month/year) on which you are signing the form

Lawyer's Certification (see section 486I of the Migration Act 1958)

I, [name], the lawyer filing this document commencing migration litigation, certify that there are reasonable grounds for believing that this migration litigation has a reasonable prospect of success.

Signature of the lawyer filing application

Date:/..../...../

IMPORTANT NOTICE TO RESPONDENT/S

To the respondent(s):

. .

of (the address will be inserted by the Registry):



A respondent who intends to contest the application must file a response within 28 days of service of the application. A response must specify each ground of opposition with particulars, including grounds of objection to competency, previous court proceedings, delay, etc. Any evidence relied

upon must be detailed in or attached to an affidavit.

A respondent who does not intend to contest the application may file a notice of appearance which submits to the orders of the Court save as to costs.

Form approved pursuant to Rule 44.05(1)

MIGAPP_FCC_0619.V1

IDAVIT' - EXAMPLE ONL	File number:
FEDERAL CIRCUIT COURT OF	COURT USE ON
AUSTRALIA	Court
	Location
	Leave blank
REGISTRY:	
7	Court date
This is the place where your application is	Court time
being lodged.	
It should be the same as on the application	
form ("Adelaide", or the closest city to you).	Applic
MINISTER	FOR IMMIGRATION AND BORDER PROTECTION
Choose which authority is	Respond
correct depending on who	→ IMMIGRATION ASSESSMENT AUTHORITY
made your decision.	ADMINISTRATIVE APPEALS TRIBUN Other party (if applicat
AFFIDAVIT Write your w	
AFFIDAVIT Write your w	
Name of deponent:	Write the date this form was
	completed day/month/year
Date sworn / affirmed:/	Write your whole name
	Write your address
I, (full name)	
Territory)	
and (occupation)	make
oath and say / affirm:	Write the work you do. If you
1. I am the applicant in these proceedings	not working, write "unemplo
2. I am applying for judicial review of the	decision of the Immigration Assessment Authority da
	need to tell the Court that you are the the applicant, an
	t you are applying for review of the IAA or AAT decision te the date the decision was made (day/month/year)
Filed on behalf of Wr	ite your whole name
Prepared by Write "THE APPL	LICANT" Lawyer's code
Name of law firm	
Address for service in Australia	Write your postal address
Email	State Postcode
Tel F ax	DX
	Auchuon
Write your phone number Write your	email address

3. Attached and marked "Annexure A" is a copy of the Immigration Assessment Authority OR Administrative Appeals Tribunal decision dated XX/XX/XXXX

и	/rite the date your decision was made (day/month/year)
. *****If you are outside of the 35 days from	m the date of the decision, write the reasons for your
late application here (the same reas	ons as your Application Form above)*****
Sworn / Affirmed by the deponent	ır application is LATE (after 35 days) explain the reasons
at (place)	
on (date)/	Signature of deponent •
interpr	understand this affidavit without the help of an reter, you will need to sign this in the presence of a
Signature of witness	, Justice of the Peace or a Court Officer
Full name of witness:	
Qualification of witness:	affidavit, you will need to sign this in the presence of a lawyer, Justice of the Peace or a Court Officer. Otherwise leave Blank.
of (address	gh the interpretation of (name of interpreter) of interpreter),
Sworn / Affirmed by the deponent throug of (address (description of interpreter), truly interpreted the contents of this affidavit to t to (name of deponent) the oat	gh the interpretation of (name of interpreter) of interpreter), the interpreter having first sworn that he / she had he deponent and that he or she would truly interpret
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Signature of the interpreter (print name)

Date:/..../...../

'AFFIDAVIT ANNEXURE SHEET' - EXAMPLE ONLY

Applicant

MINISTER FOR IMMIGRATION AND BORDER PROTECTION Respondent

IMMIGRATION ASSESSMENT AUTHORITY [or] ADMINISTRATIVE APPEALS TRIBUNAL Other party (if applicable)

	Write your name here
This is the document referred to as 'Annex	xure A' in the affidavit of
sworn/affirmed at on	
Write the place where you swore/affirmed the affidavit eg. 'Adelaide'	Write the date you swore/affirmed the affidavit
before me	
Name of Witness	
Signature of Witness	
	The lawyer, Justice of the Peace or Court
	Officer witnessing the affidavit will
	write their name and sign this
	document

Qualification of Witness