

IN THE HIGH COURT OF AUSTRALIA
MELBOURNE REGISTRY

No. M71 of 2017

BETWEEN:

REGIONAL EXPRESS HOLDINGS LIMITED
(ACN 009 547 270)
Appellant

10



and

AUSTRALIAN FEDERATION OF AIR PILOTS
Respondent

APPELLANT'S CHRONOLOGY OF EVENTS

Part I:

This chronology is in a form suitable for publication on the internet.

20 **Part II:**

Date	Event
At all material times	The Australian Federation of Air Pilots (AFAP): <ul style="list-style-type: none"> • is an "industrial association" within the meaning of that term as it is used in the <i>Fair Work Act 2009</i> (Cth) (FW Act); • is a registered organisation of employees under the <i>Fair Work (Registered Organisations) Act 2009</i> (Cth).
5 September 2014	Regional Express Holdings Limited (REX) sent a letter to presently unidentified persons who had applied and been shortlisted for its cadet employment program.
15 April 2017	The AFAP files an Application in the Federal Circuit Court of Australia, alleging that the letter contravened sections 340(1), 343(1) and 345(1) of the FW Act.
4 May 2017	REX filed and served a Response.
22 May 2017	The AFAP amended its Application to, amongst other things, confirm that the alleged contraventions were in relation to two separate groups of persons, called

THE SOLICITOR FOR THE APPELLANT IS:
CLAYTON UTZ

Level 18
333 Collins Street
Melbourne VIC 3000

Date: 16 June 2017

DX 38451 333 Collins VIC
Tel: (03) 9286 6000
Fax: (03) 9629 8488
Contact: Dan Trindade
Ref: 80166203

Date	Event
	"affected class one" and "affected class two".
5 June 2015	Registrar Luxton directed AFAP to file and serve particulars of, amongst other things, the AFAP's entitlement to represent the industrial interests of the persons in "affected class one" and "affected class two".
19 June 2015	AFAP provided further and better particulars. AFAP relies upon the "Rules of the Australian Federation of Air Pilots" as the source of its entitlement to represent the industrial interests of the persons in "affected class one" and "affected class two".
3 July 2015	REX filed and served an Amended Response.
31 July 2015	REX filed an Application in a Case seeking orders summarily dismissing or striking out the Application.
17 February 2016	Judge Riethmuller made orders (and published reasons) dismissing REX's Application in a Case (Primary Judgment).
2 March 2016	REX filed and served an Application for Leave to Appeal to the Federal Court of Australia from the Primary Judgment.
31 March 2016	Jessup J made orders granting REX leave to appeal the Primary Judgment, with the appellate jurisdiction to be exercised by a Full Court.
13 April 2016	Jessup J published reasons for judgment regarding the question of leave to appeal.
15 August 2016	REX filed and served an Amended Notice of Appeal.
26 October 2016	The Full Court of the Federal Court of Australia made orders (and published reasons) dismissing REX's appeal.
23 November 2016	REX filed and served an Application for Special Leave to Appeal to the High Court of Australia.
12 May 2017	The High Court of Australia granted REX special leave to appeal.
26 May 2017	REX filed and served its Notice of Appeal in the High Court of Australia.

Dated: 16 June 2017



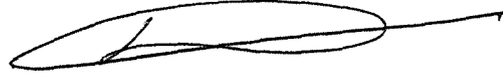
Matthew J Follett

Aickin Chambers

T (03) 9225 8465

F (03) 9225 7728

10 E mfollett@vicbar.com.au



Leigh R Howard

Ninian Stephen Chambers

T (03) 9225 7103

F (03) 9225 8668

E leigh.howard@vicbar.com.au