

IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO. 27 OF 2020

IN THE MATTER OF THE IMMIGRATION TRANSITION 2018 LAW
(2012 REVISION)

AND

IN THE MATTER OF AN APPEAL PERSUANT TO ORDER 55 OF THE
GRAND COURT RULES (1995 Revision)

AND

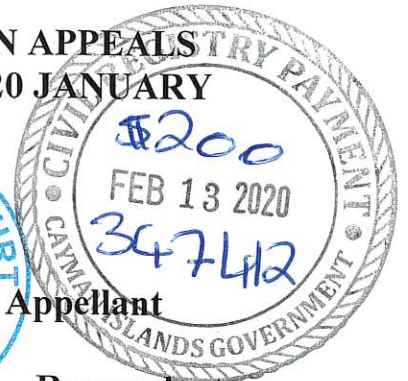
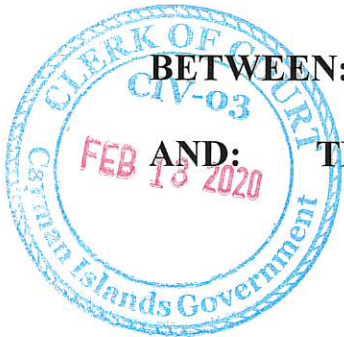
IN THE MATTER OF DECISION OF THE IMMIGRATION APPEALS
TRIBUNAL DATED 13 JANUARY 2020 AND RECEIVED 20 JANUARY
2020

BETWEEN: AUDREY ANGELA BURTON WRIGHT Appellant

AND: THE IMMIGRATION APPEALS TRIBUNAL Respondent

NOTICE OF ORIGINATING MOTION

Take Notice that the Court will be moved on the _____ day of _____ 2020
at _____ a.m. /p.m., or soon thereafter as Counsel can be heard on behalf of the
above Appellant, Audrey Angela Burton Wright on Appeal from a decision of the
Respondent, the Immigration Appeal Tribunal dated the 13 January 2020 and
received on 20 January 2020.



GROUNDS OF APPEAL

And Further Notice that The Grounds of Appeal are as follows:-

1. The Immigration Appeals Tribunal erred in Law as it failed to treat the Applicant's Appeal as a rehearing of the applicant's application.
2. The Immigration Appeals Tribunal in hearing the Appellant's Appeal failed in its duty to exercise its discretion reasonably to direct that the Appellant's relevant documents be certified before commencing the hearing.
3. The Immigration appeals Tribunal failed to exercise its discretion reasonably to take adequate notice that the Appellant does have Caymanian connection because she has a brother and a son who are Caymanians and therefore should have awarded the Appellant the maximum points under that category.
4. The Appellant's explanation that she did not have sufficient time to prepare for the required history test because she was not notified about the submission of the on the 14 October 2016 but was only notified of its Administration on 10 November 2012 approximately one week before that time was a legitimate explanation that The Immigration appeals Tribunal ought to have taken into consideration ,and in not doing so did not act in a way that was fair and reasonable according to substantial Justice.
5. The immigration Appeals tribunal in coming to its decision not to allow the Appellant's Appeal acted contrary to the established principles of Natural Justice.

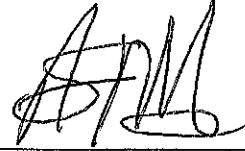
And Further Take Notice that the Appellant crave leave to file Additional and/or Supplementary Grounds of Appeal on receipt of the notes of evidence from the Immigration Appeals Tribunal.

And The Appellant Therefore Prays That:

1. The Decision of The Immigration Appeals Tribunal made on 13 day of January 2020 be set aside; and or, be sent down to the Immigration Appeal Tribunals for a re-hearing.

2. The Immigration Appeals Tribunal be ordered to re-review the Appellant's Appeal with the view to giving the Applicant time to prepare adequate fresh appeal grounds.

Dated this 13 day of February 2020.



A. Steve McField & Associates
Attorneys-at-Law for the Appellant

To: The Clerk of The Court

And To: The Immigration Appeals Tribunal

THIS APPEAL was **FILED** by **A. STEVE MCFIELD & ASSOCIATES** of George Town, Grand Cayman, Cayman Islands, Attorney-at-Law for the Appellant whose address for service is that of her said Attorneys-at-Law.