



IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO. OF 2022

**IN THE MATTER OF THE IMMIGRATION LAW (2015
REVISION)**

AND

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

AND

**IN THE MATTER OF A DECISION OF THE IMMIGRATION
APPEALS TRIBUNAL DATED 17 DECEMBER 2021.**

BETWEEN: KANCHANA INTONG APPELLANT

AND: THE IMMIGRATION APPEALS TRIBUNAL RESPONDENT

NOTICE OF ORIGINATING MOTION

Take Notice that the Court will be moved on the day of 2022
at a.m./p.m., or soon thereafter as Counsel can be heard on behalf of
the above Appellant, Kanchana Intong on Appeal from a decision of the
Respondent, the Immigration Appeal Tribunal dated the 2022.

GROUNDS OF APPEAL

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

1. The Immigration Appeals Tribunal in reviewing all the Appellants documentation to support the allocation of additional Points to receive Permanent Residence and Employment Rights failed to take relevant considerations into account.
2. The Immigration Appeals Tribunal in reviewing the Applicant's Appeal Statement dated 15 December 2020 which outlined the reasoning behind the decision to refuse the grant of Permanent Residence to the Applicant, failed to exercise its statutory discretion reasonably toward the Appellant.
3. The Immigration Appeals Tribunal in hearing the Appellants appeal failed in its statutory duty to exercise its discretion reasonably to direct that Adequate Grounds of Appeal and submissions ought to have been filed before hearing the matter.
4. The Immigration Appeals Tribunal erred in Law as it failed to treat the Applicant's Appeal as a rehearing of the Applicant's application for questionable Permanent Residence and Employment Rights and remit the Appeal process to the Appellant for completion.
5. The decision of the Immigration Appeals Tribunal in all the circumstances of the case and the documents before it, failure to award the Appellants one hundred and ten (110) points of the system is so unreasonable that no reasonable tribunal seeking to act in a way that is fair and just, and according to substantial justice and the merits of the case would have refused the Appellant Permanent Residence and Employment Rights.
6. That 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 the 17th day of December 2021 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 January 2022.



KANCHANA INTONG
Appellant

To: The Clerk of the Court

And To: The Immigration Appeals Tribunal

THIS APPEAL is filed by the Appellant whose address at 80 North Church Street, P.O. Box 11926 George Town, Grand Cayman KY1-1010, Cayman Islands