

United Kingdom and the United States of America listed as meeting that requirement. The Tribunal, constituted by Senior Member Clothier, took the view that such an assessment process seemed to offend against the obligation of NOOSR to provide an individual assessment under the regulations, and that the Tribunal's role was not limited to investigating whether a NOOSR opinion or assessment existed, but involved review of that opinion or assessment. It stated that:

"In this case, NOOSR (and ANAC)

appear...to have adopted an assessment procedure for overseas trained nurses, based primarily upon their country of origin rather than upon their individual circumstances."

The Tribunal went on to examine Ms Lumapas' qualifications and experience and decided that she possessed qualifications and experience equivalent to Australian standards and adjusted her points score under that head under the regulations accordingly.

RECENT PUBLICATIONS

Bayne, P

"The inadequacy of reasons as an error of law", (1992) 66 Australian Law Journal 302

Palmer, G

"The new public law: its province and function", (1992) 22 Victoria University of Wellington Law Review 1

Cole, K

"Just tell me your name, bank and tax file number", (1992) 17 Alternative Law Journal 52

Raff, M

"Reviewing government decisions: courts and tribunals", (1992) 17 Alternative Law Journal 85

Morzone, EJ

"EARC Issues Paper No 14: a view against an Administrative Appeals Division of the Supreme Court or District Court of Queensland", (1992) 22 Queensland Law Society Journal 143

Rinoudo, R

"Why we need a Legislative Standards Act", 12 (3) Proctor 1992, 1

Schwarze, J

European Administrative Law, Sweet & Maxwell, London 1992

Newman, S

"Investigations conducted by the ASC: an examinee's right of legal representation", (1992) 66 Law Institute Journal 374

Unattributed

"Rule making by Commonwealth agencies: the Administrative Review council reports to the Attorney-General", 11 (9) House Magazine 5

O'Gorman, T

"Legislative Standards Act urgently needed", 12 (3) Proctor 1992, 11; and

Unattributed

"Senate Committee compares Parliamentary reports on Ombudsman's Offices in Australia, Quebec", 11 (11) House Magazine 5

Wells, D

"The Attorney-General's response", 12 (3) Proctor 1992, 12

Administrative Appeals Tribunal

Three part-time Members have been appointed to the Tribunal since the last issue of Admin Review was published. They are:

- Dr Ann Cripps, who is currently in general practice in Sydney and a consultant to the Hospital Corporation of Australia. She has had wide experience in various facets of community medicine.
- Sister Margaret McGovern RSM, a social worker and currently Executive Director of the Mercy Family Life Centre in Sydney.
- Mr Ian Way, formerly the Deputy Principal and Registrar of the University of New South Wales. His previous career was in the army, in which he attained the rank of Colonel.

All three have been appointed for five years and are based in Sydney. Dr Cripps and Mr Way have been assigned to the General and Veterans' Divisions while

Sister McGovern has been assigned to the General Division.

The appointment of Dr Eric Stephenson, a part-time Member based in Canberra expired on 21 July 1992. The appointment of Mr Edward O'Farrell, a part-time Member based in Hobart, expired on 8 August 1992. In addition, Professor Gordon Parker, a part-time Member based in Sydney, resigned with effect from 30 June 1992.

Ombudsman's office

The Prime Minister, Mr Keating, announced on 16 July 1992 the appointment of Mr Richard Mills to succeed Air Vice-Marshal Roy Frost as Deputy Ombudsman (Defence Force). Mr Mills, formerly head of the Resource Assessment Commission, was appointed for a three-year term from 30 July 1992. He has had considerable experience in the Departments of Defence and the Prime Minister and Cabinet and has conducted major inquiries with the Resources Assessment Commission.