

Become A Solicitor of the Supreme Court of England and Wales

The College of Law in Sydney now offers Australian practitioners the opportunity to gain admission in England and Wales by way of the Qualified Lawyers Transfer Test (QLTT).

The College has recently been appointed by the College of Law, England and Wales to act as its exclusive agent in the presentation of the QLTT for Australian and NZ lawyers.

Candidates may also take a preparatory course conducted by senior instructors at the College prior to the examinations which are offered in April and October/November each year.

The test itself consists of four Heads: I. Property, II. Litigation, III. Professional Conduct and Accounts and IV. Principles of Common Law. Australian and NZ practitioners are generally only required to sit Head III to qualify for admission in England and Wales.

Practitioners wishing to gain admission in this manner must first obtain a Certificate of Eligibility from the Law Society of England and Wales.

Britain's recent handover of Hong Kong set the English college in search of another location in which to hold the QLTT and the Sydney College acquired the right to hold the tests itself after an initial period where the English College of Law sent out its own examiners to conduct the tests.

The test is held simultaneously at three international centres – Toronto and London being the other two.

The Law Society of the NT holds a copy of the information package relating to the QLTT for consultation and practitioners wishing to sit the test are advised to contact the College of Law at PO Box 2, St Leonards NSW 2065, tel: 02 9965 7000, fax: 02 9436 1265 to obtain their own package.

A pensioner complaining about his social security - or a millionaire challenging his tax assessment?

**Either way, he wants you to lodge
an application with the AAT**

Whether your clients tend to be pensioners or millionaires, at some time one of them is going to want to challenge a decision made by a government official. And in most cases that means you'll be dealing with the Administrative Appeals Tribunal. Now CCH has launched a practical new publication to help make the process that much easier.

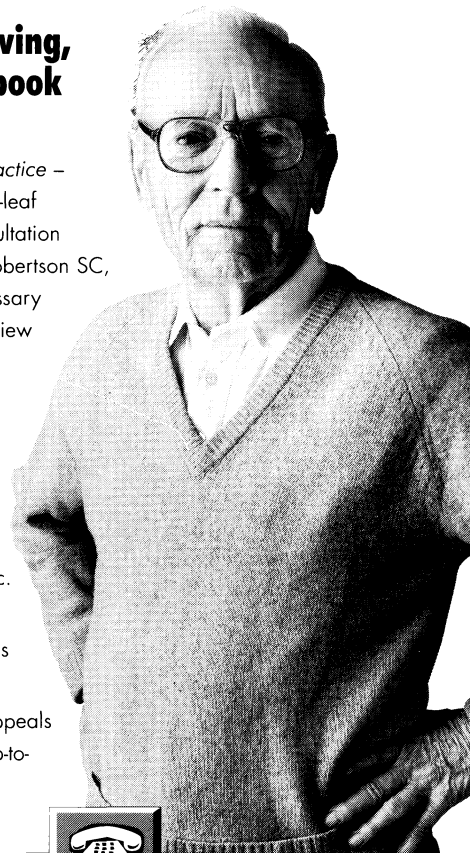
Introducing a time-saving, PRACTICAL new handbook to AAT procedures

Administrative Appeals Tribunal Practice – Federal is a new one volume loose-leaf service from CCH. Written in consultation with experienced barrister, Alan Robertson SC, it contains all the information necessary to help you confidently lodge a review application with the Tribunal.

Just some of the guide's features include:

- Practical commentary on the role of the Tribunal, matters which can be brought for review, the different Divisions etc.
- Tribunal hearing procedures including the pre-hearing process and the emphasis on mediation
- The text of the Administrative Appeals Tribunal Act, Regulations and up-to-date summary of relevant cases.

For under \$300 a year, with four loose-leaf updates, this new service is great value for money for any solicitor likely to be dealing with the AAT.



For more information, or to register a subscription to *Administrative Appeals Tribunal Practice – Federal*, contact CCH now on **1 300 300 224**.

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