



Government Gazette

of the State of

New South Wales

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VEXATIOUS PROCEEDINGS ACT 2008

Notification of Orders Concerning Vexatious Litigant

Salim Mehajer

On 2nd June 2022, His Honour Justice Lindsay made the following Orders in Supreme Court of NSW case **Salim Mehajer v SC Lowy Primary Investments Pty Ltd and Ors** under the Vexatious Proceedings Act 2008 (NSW):

1. NOTE the reasons for judgment published on 27 May 2022 as [2022] NSWSC 689.
2. ORDER that the proceedings initiated by the plaintiff's statement of claim filed on 9 April 2020 be stayed until further order.
3. ORDER, pursuant to section 8(7)(b) of the Vexatious Proceedings Act 2008 NSW, that the plaintiff, by himself his servants or agents, be prohibited from instituting any proceedings, other than procedural applications in criminal proceedings, in any New South Wales court or tribunal, either in his own name or in the name any other person or company, other than with the prior leave of a Judge of this Court under the Act.
4. ORDER, pursuant to section 8(7)(c) of the Vexatious Proceedings Act 2008 NSW, that the plaintiff, by himself his servants or agents, be prohibited from serving on any other person any document purporting to be an originating process unless it is accompanied by a copy of the signed order of a Judge of this Court granting leave for him to institute proceedings by that originating process.
5. NOTE that, for the purpose of these orders, the plaintiff is to be taken to do something in the name of another person or company if he signs any document in the name of, or purportedly on behalf of, any other person or company, or files, or causes it to be filed, with a court or tribunal, or makes any oral application to any court or tribunal in the name of, or purportedly on behalf of, any other person or company.
6. NOTE that these orders do not prevent the plaintiff's trustee in bankruptcy from commencing any proceedings in the plaintiff's name or on the plaintiff's behalf.
7. ORDER that the plaintiff pay the costs of the defendants in the proceedings, as agreed or assessed.
8. ORDER that these orders be entered forthwith.

VEXATIOUS PROCEEDINGS ACT 2008

Notification of Orders Concerning Vexatious Litigant

Robert Sebie

On 6th June 2022, His Honour Justice Rothman made the following Orders in Supreme Court of NSW case **Sebie v Bresic Whitney Balmain Pty Ltd (2021/270284)** under the Vexatious Proceedings Act 2008 (NSW):

1. Pursuant to rule 13.4 of the Uniform Civil Procedure Rules 2005 (NSW), the proceedings are dismissed.

2. Pursuant to section 8(7)(b) of the Vexatious Proceedings Act 2008 (NSW), Robert Sebie is prohibited from instituting proceedings in New South Wales:

a. against:

i. Bresic Whitney Group Holdings Pty Limited, its subsidiaries, its agents, staff and consultants; and

ii. Adrian Oddi

b. relating to or in any way connected with the sale of property situated at 11 Tutt Crescent, Chiswick NSW 2046.

3. For the avoidance of doubt, nothing in Order 2 prohibits Robert Sebie from instituting proceedings within the meaning of the Vexatious Proceedings Act 2008 (NSW):

a. in any criminal proceedings brought against him as an accused;

b. seeking relief in the nature of a writ of habeas corpus;

c. appeal against this judgment.

4. The Plaintiff pay the Defendants' costs of this motion and these proceedings on an indemnity basis and such costs are payable forthwith.

5. Orders to be entered forthwith.

CONSTITUTION ACT 1902

Ministerial arrangements for the Minister for Health

Pursuant to section 36 of the *Constitution Act 1902* (NSW), Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable Bronwyn Taylor MLC to act for and on behalf of the Minister for Health on and from 10 June 2022 to 20 June 2022, inclusive.

Dated: 8 June 2022

DOMINIC PERROTTET, MP
Premier

Notice – Subordinate Legislation Act 1989

Place Management NSW Regulation 2022

Notice is hereby given under section 5 of the *Subordinate Legislation Act 1989*, that the *Place Management NSW Regulation 2017* is proposed to be remade.

The proposed *Place Management NSW Regulation 2022* remakes the *Place Management NSW Regulation 2017*, which is due for automatic repeal on 1 September 2022, with minor amendments.

The proposed Regulation aims to give full and proper effect to the *Place Management NSW Act 1998* and help secure the policy objectives of the Act by providing the necessary legislative support and administrative detail as required or permitted under the Act.

The proposed Regulation and Regulatory Impact Statement are available on the NSW Government 'Have your say' website: <https://www.nsw.gov.au/have-your-say/place-management-nsw-regulation-2022>

Anyone wishing to provide comments on the proposed Regulation is encouraged to do so via the 'Have your say' website above.

The consultation opened on Wednesday 8 June 2022. The closing date for submission feedback is **5:00pm on 29 June 2022**.



LEGISLATIVE ASSEMBLY

Office of the Clerk

ACTS OF PARLIAMENT ASSENTED TO Legislative Assembly Office, Sydney 6 June 2022

It is hereby notified, for general information, that Her Excellency the Governor, has, in the name and on behalf of Her Majesty, this day assented to the under mentioned Acts passed by the Legislative Assembly and Legislative Council of New South Wales in Parliament assembled, viz.:

Act No. 18 — An Act to amend the Electronic Conveyancing (Adoption of National Law) Act 2012 to make miscellaneous amendments to the Electronic Conveyancing National Law, including to regulate the operation of electronic lodgment networks operated by different electronic lodgement network operators. **[Electronic Conveyancing (Adoption of National Law) Amendment Bill]**

Act No. 19 — An Act to amend the Firearms Act 1996 to clarify certain requirements in relation to Category D firearms licences and to amend the Firearms Regulation 2017 to make consequential amendments and update references to government agencies. **[Firearms Legislation Amendment Bill]**

Act No. 20 — An Act to amend the Government Telecommunications Act 2018 to provide for the functions of the New South Wales Government Telecommunications Authority and emergency telecommunications network operators in relation to telecommunications infrastructure; and for other purposes. **[Government Telecommunications Amendment Bill]**

Act No. 21 — An Act to amend the Mining Act 1992 and the Petroleum (Onshore) Act 1991 to make further provision about mining and petroleum laws; and for other purposes. **[Mining and Petroleum Legislation Amendment Bill]**

Act No. 22 — An Act to amend the Harness Racing Act 2009 and the Greyhound Racing Act 2017 to implement recommendations from statutory reviews of the Acts; to consequentially amend the Racing Appeals Tribunal Act 1983; to amend the Betting and Racing Act 1998 in relation to responsible gambling and betting accounts; and for other purposes. **[Racing and Gambling Legislation Amendment Bill]**

Act No. 23 — An Act to amend the RSL NSW Act 2018 to provide that duty is not payable under the Duties Act 1997 in relation to an act, matter or thing to give effect to the incorporation, under the Corporations Act 2001 of the Commonwealth, of a sub-Branch of RSL NSW as a company limited by guarantee. **[RSL NSW Amendment Bill]**

Act No. 24 — An Act to make miscellaneous amendments to the Work Health and Safety (Mines and Petroleum Sites) Act 2013. **[Work Health and Safety (Mines and Petroleum Sites) Amendment Bill]**

Helen Minnican
Clerk of the Legislative Assembly