

FIONA

SUPREME COURT OF N.S.W.  
THE ORIGINAL OF THIS  
DOCUMENT WAS FILED ON  
14 JUN 2007

**IN THE SUPREME COURT OF  
NEW SOUTH WALES  
SYDNEY REGISTRY**

.....  
CLERK OF THE COURT

40381/07

**COURT OF APPEAL**

File No:

**BETWEEN**

**Fiona Caroline Cristian**  
Claimant

- and -

**PERPETUAL LIMITED**  
FORMERLY KNOWN AS  
PERPETUAL TRUSTEE  
AUSTRALIA LIMITED  
Opponent

**CLAIMANT'S WHITE FOLDER**

Containing:

1. Ordinary Summons for Appeal and Draft Summons
2. Judgment, Orders, Transcripts and Summons of the Equity Division
3. Submissions By Fiona Caroline Cristian, The Appellant
4. Submissions and Affidavit by Perpetual Limited
5. Defendant's Reply

Claimant: Fiona Caroline Cristian  
11 Roycroft St Bowral NSW 2576  
Phone: 0418 203204

Power of Attorney For Fiona Caroline Cristian: Arthur Cristian

# NOTICE TO PARTIES

ORDINARY SUMMONS (WITH WHITE FOLDER) SEEKING LEAVE TO APPEAL  
FOR PROCEEDINGS COMMENCED AFTER 1 FEBRUARY 1998

If you have a disability or speak a language other than English and you would like assistance when attending Court please contact the Court on phone (02) 92308665 as soon as possible.

## To the claimant:

A copy of this Notice must be served on each opponent with the White Folder. A copy of the Summons is to also be filed in the Registry or Office of the Court or Tribunal below. See Part 51 rule 14.

PLEASE NOTE: That the Application for Leave to Appeal is not made until the Summons is served and that the White Book must be filed and served with the Summons – Part 51 rule 4(1) and rule 4B(1).

## To the opponent(s):

Any response to the application for leave (and any applications for leave to cross-appeal) must be made within 28 days of service of the ordinary summons and white folder. The Registry will assume that service has been effected promptly after filing.

## To the parties:

This matter will be listed for call-over before the Registrar on



6/8/07

at 2.30 pm.

The call-over will be vacated if the application for leave is determined pursuant to Part 51 rule 4D prior to the call-over, the parties have been advised of that determination and no further directions are required.