

ENVIRONMENT AND LAND USE APPEAL TRIBUNAL

Before:

Chairperson

ELAT : 1318/16

Sitting of: 7/a, 2017

Appellant:

Counsel for Appellant:.....

Attorney for Appellant:.....

Respondent:.....

Counsel for Respondent:.....

Attorney for Respondent:.....

Co-Respondent:.....

Ruling
Tribunal has taken note of the notice of appeal and the statement of case filed by the Appellant, as well as the evidence of the Appellant so far. The grounds as contained in the Notice of appeal amount to no ground at all inasmuch as the Appellant is, at no point,

disputing the reasons for which the Respondent has granted the EUP. What is being challenged by the Appellant is the purchase of a plot of land which was allegedly done in a fraudulent manner, so much so that this has been subject matter of a case before the Court and complaints made to the Waqf Board of Commissioners. The ELUAT has no jurisdiction to enquire into matters before other Courts or the Waqf Board.

Since there is no ground ~~or~~ ^{contained in} ~~which~~ the notice of appeal and on which the appeal has been lodged, we find

ENVIRONMENT AND LAND USE APPEAL TRIBUNAL

Before:

Chairperson

ELAT :.....

Sitting of:-----, 2017

Appellant:

Counsel for Appellant:.....

Attorney for Appellant:.....

Respondent:.....

Counsel for Respondent:.....

Attorney for Respondent:.....

Co-Respondent:.....

that the appeal ~~is~~ before
this Tribunal is frivolous
and is an abuse of process.
The appeal is therefore set
aside.

V. Bhadani

B. Rajee

LUIS M. CHEONG.