

ENVIRONMENT AND LAND USE APPEAL TRIBUNAL

Before: Chairperson

ELAT :..... 357/13 .

Sitting of:..... 31/5/18 , 2018

Appellant:

Counsel for Appellant:.....

.....

Attorney for Appellant:.....

Respondent:.....

Counsel for Respondent:.....

.....

Attorney for Respondent:.....

Co-Respondent:.....

Rule 5

s. 5 (5) Environment and Land Use

Appeal Tribunal Act 2012 stipulates

that " A party before the Tribunal

may be represented by a barrister or an

g.
attorney or, with the leave of the

Tribunal, be assisted by a person

having expertise in the subject

matter of the appeal".

The Appellants have carriage of

their case and are legally

entitled to be represented, which

they are in this case by Counsel,

and ^{can} call witnesses to support

their case. The Appellants may

depose and / or call their witnesses

to substantiate their case as they

so wish. The Appellants are therefore

ENVIRONMENT AND LAND USE APPEAL TRIBUNAL

Before:

Chairperson

ELAT : 327/13.

Sitting of: 31/5/....., 2018

Appellant:

Counsel for Appellant:.....

.....

Attorney for Appellant:.....

Respondent:.....

Counsel for Respondent:.....

.....

Attorney for Respondent:.....

Co-Respondent:.....

called upon to begin their case

and ~~submit~~ call their relevant witness.
TB.

The Tribunal is not minded to

entertain arguments on technicalities

at this stage, in order not to protract

8/

matters ^{FR} ~~and~~ especially in view
of the fact that it is a
very striking case.

Reply delivered.