

Paper 6.1 Appendix A

Body	Authority	Takes Appeals from/regarding	Onward Review	Onward Appeal	Time Limits for Onward Appeal	Basis of Appeal	Devolved or Reserved?
Additional Support Needs Tribunals for Scotland	<p>The Education (Additional Support for Learning) (Scotland) Act 2004</p> <p>Education (Additional Support for Learning) (Scotland) Act 2009</p> <p>Equality Act 2010, Schedule 17, Part 3.</p>	<p><u>Appellate Body against Education Authorities (Local Authority)</u></p> <p>The Additional Support Needs Tribunals for Scotland consider appeals (references) made by parents and young people against decisions of Education Authorities regarding the provision of educational support. The Additional Support Needs Tribunals hears references involving children and young people who either have, or are potentially entitled to have, a co-ordinated support plan.</p>	<p>To Tribunal itself; within 1 month; can vary or revoke orders.</p>	<p>The Court of Session (2004 Act s.21, for references under s.18)</p>	<p>42 days from intimation of decision (s.21)</p>	<p>Point of Law</p>	<p>Devolved</p>

Paper 6.1 Appendix A

		<p>The Tribunal will also in certain circumstances hear references about placing requests.</p> <p>Also considers appeals (claims) made by the parent or the person where they have the capacity to make a claim against the responsible body that has discriminated against the person because of a disability – including placing requests and exclusions normally falling within jurisdiction of Education Appeal Committees.</p>					
--	--	---	--	--	--	--	--

Paper 6.1 Appendix A

<p>Lands Tribunal Scotland</p>	<p><u>Main Authority</u> Lands Tribunal Act 1949</p> <p><u>Discharge or variation of title conditions</u> The Conveyancing and Feudal Reform (Scotland) Act 1970 Gives the Tribunal power to discharge or vary land obligations. From 28/11/04 jurisdiction replaced and expanded by Title Conditions (Scotland) Act 2003, Part 9</p> <p><u>Tenant's right to purchase</u> The Housing (Scotland) Act 1987</p> <p><u>Disputed compensation</u> Land Compensation(Scotlan d) 1963</p> <p>Land Compensation(Scotlan d) 1973</p>	<p><u>First Instance Tribunal</u></p> <p>The main areas of work are</p> <ul style="list-style-type: none"> •the discharge or variation of title conditions; •tenants' rights to purchase their public sector houses; •disputed compensation for compulsory purchase of land or loss in value of land caused by public works; •valuations for rating on non- domestic premises; •appeals against the Keeper of the Registers of Scotland; •appeals about valuation of land on pre-emptive purchase; •voluntary or joint references in which the Tribunal acts as arbiter. 		<p>All: The Court of Session (Tribunals and Inquiries Act 1992 s.11; Rules of the Court of Session 1994)</p>	<p>42 days from intimation of decision</p>	<p>Point of Law</p>	<p>Devolved</p>
------------------------------------	---	---	--	--	--	---------------------	-----------------

Paper 6.1 Appendix A

	<p>Coal Mining (Subsidence) Act 1957</p> <p>Coal Mining (Subsidence) Act 1991</p> <p><u>Variations for rating (non-domestic premises)</u> Lands Tribunal Act 1949, s. 1(3)</p> <p><u>Appeals against the Keeper of the Registers of Scotland</u> Land Registration (Scotland) Act 1979, s.25, s.13</p> <p><u>Valuation on pre- emptive purchases</u> Appeals in relation to the valuation of land that may be subject to pre-emptive rights of purchase by community bodies. Land Reform (Scotland) Act 2003</p> <p>Similar jurisdiction in relation to valuation of</p>						
--	--	--	--	--	--	--	--

Paper 6.1 Appendix A

	<p>farms to be sold to sitting tenants. Agricultural Holdings (Scotland) Act 2003</p> <p><u>Voluntary or joint reference</u> Lands Tribunal Act 1949, s. 1(5)</p> <p>Tribunals and Inquiries Act 1992, s.11</p> <p>Rules of the Court of Session</p>						
--	--	--	--	--	--	--	--

Paper 6.1 Appendix A

<p>Mental Health Tribunal for Scotland</p>	<p>Mental Health (Care and Treatment) (Scotland) Act 2003</p> <p>Section 320(2) and thereafter Section 321</p> <p>Section 322: restricted patients and certain other matters</p>	<p><u>First Instance Tribunal <i>and</i> appellate body against compulsory measures made under the 2003 Act</u></p> <p>The primary role of the Tribunal is to consider and determine applications for compulsory treatment orders (CTOs) under the 2003 Act and to operate in an appellate role to consider appeals against compulsory measures made under the 2003 Act. The Tribunal also plays a monitoring role by periodic review of compulsory measures</p>		<p>Sheriff Principal (2003 Act s.320(2)) and thereafter Court of Session (s.321)</p> <p>Court of Session (s.322)</p>	<p>Re: compulsory treatment orders/compulsion orders – 21 days; restricted patients – 21 days, or 7 days from receipt of document containing full reasons for decision if requested</p>	<p>Point of Law; Unreasonableness; Procedural Impropriety; Error in Fact (s.324)</p>	<p>Devolved</p>
--	--	--	--	--	---	--	-----------------

Paper 6.1 Appendix A

<p>Private Rented Housing Panel</p>	<p><u>Rent Assessment/Assured Tenancy cases</u> The Rent (Scotland) Act 1984; The Housing (Scotland) Act 1988.</p> <p><u>Repairing Standard cases</u> The Housing (Scotland) Act 2006.</p> <p>The PRHP (Applications and Determinations) (Scotland) Regulations 2007</p>	<p><u>First Instance Tribunal</u></p> <p>Actions against landlords where rented accommodation does not meet the “repairing standard”; Review the amount of rent charged under a tenancy in certain circumstances – challenges brought against the setting of rent by a Rent Officer; challenges to proposed rent increases in statutory assured tenancies; appeals be either party where a tenancy terms review is proposed; rent determination in short assured tenancies.</p>		<p>The Court of Session</p> <p>Sheriff Court</p>	<p>21 days</p>	<p>Point of Law</p>	<p>Devolved</p>
-------------------------------------	--	---	--	--	----------------	---------------------	-----------------

Paper 6.1 Appendix A

Home Owner Housing Panel	Property Factors (Scotland) Act 2011	<p><u>Tribunal of First Instance</u></p> <p>The Act allows homeowners to make an application to the Homeowner Housing Panel for a determination as to whether their property factor has failed to carry out their factoring duties, or failed to comply with the Code of Conduct.</p>		Sheriff Court	21 days	Point of Law	Devolved
Scottish Charity Appeals Panel	Charities and Trustee Investment (Scotland) Act 2005 s.1	<p><u>Appellate Body against decisions of the Office of the Scottish Charity Regulator</u></p> <p>Deals with appeals against the decisions of the OSCR listed in s.71 of the 2005 Act, except those listed in s.71(g) and (h).</p>		Court of Session (s.78)			Devolved

Paper 6.1 Appendix A

Council Tax Reduction Review Panel	The Council Tax Reduction (Scotland) Amendment (No.2) Regulations 2013	<u>Appellate Body against decisions of a Local Authority regarding Council Tax Reduction</u> Reviews decisions regarding an individual's means tested reduction to Council Tax Liability – made within 42 days (Regs. 70B and 90B)		Court of Session		Point of Law	Devolved
The Crofting Commission	Crofters (Scotland) Act 1993 s.52A Crofting Reform (Scotland) Act 2007 Crofting Reform (Scotland) Act 2010	Regulates Crofting in the Crofting regions.		Scottish Land Court	42 days	Point of Law; erred in fact; contrary to natural justice; irrelevant/immaterial considerations; failed to take account of relevant/material considerations; exercised discretion unreasonably	Devolved
The Education	Education (Scotland)	<u>Appellate Body for</u>		Sheriff Court	28 days from		Devolved

Paper 6.1 Appendix A

<p>Appeals Committees</p>	<p>Act 1980 s.28D</p>	<p><u>appeals against Education Authorities</u></p> <p>Hears appeals from parents/carers of children with no legal capacity, or school pupil/young people with legal capacity against decisions of the Education Authority to exclude the pupil from school and also regarding the refusal of a placing request (unless these issues raise a disability discrimination issue under the Equality Act 2010 whereby a right of appeal would also come under the jurisdiction of the Additional Support Needs Tribunal.)</p>		<p>(s.28F and s.28H)</p>	<p>intimation of decision</p>		
---------------------------	---------------------------	--	--	--------------------------	-------------------------------	--	--

Paper 6.1 Appendix A

<p>The NHS National Appeal Panels</p>	<p>NHS (Pharmaceutical Services) (Scotland) Regulations 2009 Schedule 3 and 4</p>	<p><u>Appellate Body for appeals against NHS Boards</u></p> <p>Hears appeals against Pharmacy Practices Committees of NHS Boards regarding applications for entry to the Pharmaceutical List; and also for major relocation of premises from which pharmaceutical services are provided – within 21 days (2009 Regs. Sch 3 (5))</p>		<p>None</p>			<p>Devolved</p>
<p>The NHS Tribunal</p>	<p>NHS (Scotland) Act 1978</p> <p>NHS (Tribunal) (Scotland) Regulations 2004, as amended</p>	<p><u>First Instance Tribunal</u></p> <p>Hears referrals relating to complaints against family health service practitioners in Scotland.</p>	<p>To the Tribunal itself, but with powers to hold an inquiry (s.30)</p>	<p>None</p>			<p>Devolved</p>

Paper 6.1 Appendix A

<p>Scottish Parking Appeals Service – Parking and Bus Lane Adjudicators</p>	<p>Road Traffic Act 1991 Bus Lane Contraventions (Penalty Charges, Adjudication and Enforcement) Regulations 2010</p>	<p><u>Appellate Body for appeals against Local Authority-issued parking tickets and bus lane contravention fines</u> Hears appeals against Local Authority issued parking and bus lane contravention fines after unsuccessful Local Authority review.</p>		<p>None</p>			<p>Devolved</p>
<p>Police Appeals Tribunal</p>	<p>Police and Fire Reform (Scotland) Act 2012 s.56(1) The Police Appeals Tribunals (Scotland) Rules 2013</p>	<p><u>Appellate Body for appeals against the Scottish Police Authority regarding Police Misconduct</u> Hears appeals by constables against the decisions of misconduct hearings with the respondent being the Scottish Police Authority in cases of senior officer appeals and</p>		<p>None</p>			<p>Devolved</p>

Paper 6.1 Appendix A

		the chief constable in cases of other ranks – within 28 days (2013 Rules, Rule 5(5))					
Valuation Appeals Committees	Local Government etc. (Scotland) Act 1994 s.29 Valuation Appeal Panel and Committee (Scotland) Regulations 1996	<u>Appellate Body for appeals against entries in the Valuation Roll and Entries in the Valuation List</u> Hears appeals against the Assessor from ratepayers regarding entries in the Valuation Roll for rating purposes and against the Assessor from Council Taxpayers regarding entries in the Valuation List for Council Tax purposes.		Lands Valuation Appeal Court	14 days		Devolved

Paper 6.1 Appendix A

<p>The First Tier Tax Tribunal for Scotland</p>	<p>Revenue Scotland and Tax Powers Act 2014</p>	<p><u>Appellate Body for appeals against Revenue Scotland</u></p> <p>Hears appeals against decisions of Revenue Scotland relative to the two devolved Scottish taxes – The Land and Buildings Transaction Tax and the Scottish Landfill Tax.</p>		<p>The Upper Tier Tax Tribunal for Scotland</p>		<p>Point of Law only</p>	<p>Devolved</p>
<p>The Upper Tier Tax Tribunal for Scotland</p>	<p>Revenue Scotland and Tax Powers Act 2014</p>	<p><u>Appellate Body for appeals against The First Tier Tax Tribunal for Scotland</u></p> <p>Hears appeals against decisions of the First Tier Tax Tribunal.</p>		<p>The Court of Session sitting as the Court of Exchequer</p>		<p>Point of Law only</p>	<p>Devolved</p>

Paper 6.1 Appendix A

<p>Criminal Injuries Compensation Tribunals</p>	<p>The Tribunal Procedure (First-Tier Tribunal) (Social Entitlement Chamber) Rules 2008 (as amended)</p>	<p><u>Appellate Body for appeals against the Criminal Injuries Compensation Authority</u></p> <p>Hears appeals against decisions of the CICA regarding the decision itself or the amount awarded. 90 day time limit applies.</p>			<p>None</p>		<p>Reserved</p>
<p>Social Security and Child Support Tribunal</p>	<p>The Tribunal Procedure (First-Tier Tribunal) (Social Entitlement Chamber) Rules 2008 (as amended)</p>	<p><u>Appellate Body for appeals relating to social security benefit and child support and tax credit</u></p> <p>Hears appeals relating to: Income support; JSA; incapacity benefit; employment support allowance; disability living allowance; attendance allowance; personal</p>		<p>Administrative Appeals Chamber of the UK Upper Tribunal</p>		<p>Point of Law only</p>	<p>Reserved</p>

Paper 6.1 Appendix A

		<p>independence payment; universal credit; bereavement benefit; carer's allowance; industrial injuries disablement benefit; pension credit; retirement pensions; child support; tax credits; Statutory Sick Pay and Statutory Maternity Pay.</p>					
<p>The Asylum Support Tribunal</p>	<p>The Tribunal Procedure (First-Tier Tribunal) (Social Entitlement Chamber) Rules 2008 (as amended)</p>	<p><u>Appellate Body for appeals against Asylum Support Decisions</u></p> <p>Hears appeals against asylum support decisions – if an application is turned down, or if the support has been stopped.</p>		<p>Administrative Appeals Chamber of the UK Upper Tribunal</p>	<p>3 days from intimation of decision</p>	<p>Point of Law only.</p>	<p>Reserved</p>

Paper 6.1 Appendix A

<p>General Regulatory Chamber of the UK First-Tier Tribunal</p>	<p>The Tribunal Procedure (First-Tier Tribunal) (General Regulatory Chamber) Rules 2009 (as amended)</p>	<p><u>Appellate Body for appeals against a number of Government Bodies, usually Regulators</u></p> <p>Consumer Credit:- Hears appeals against licensing decisions of the Office of Fair Trading, and the imposition of requirements or penalties made under the Consumer Credit Act 1974; the refusal to register/cancellation of registration or imposition of penalties under the Money Laundering Regs. 2007.</p> <p>Estate Agents:- Hears appeals under the Estate Agents Act 1979.</p> <p>Transport:- Hears appeals against decisions of</p>		<p>The Administrative Appeals Chamber of the UK Upper Tribunal</p>	<p>28 days from intimation of decision.</p>	<p>Point of Law only.</p>	<p>Reserved</p>
---	--	---	--	--	---	---------------------------	-----------------

Paper 6.1 Appendix A

		<p>the Registrar of Approved Driving Instructors.</p> <p>Information Rights:- Hears appeals against notices issued by the Information Commissioner under a number of information and communication Acts.</p> <p>Gambling:- Hears appeals against decisions made by the Gambling Commission under the Gambling Act 2005.</p> <p>Immigration Services:- Hears appeals against the Office of the Immigration Services Commissioner and considers disciplinary charges brought against immigration</p>					
--	--	--	--	--	--	--	--

Paper 6.1 Appendix A

		<p>staff by the Commissioner.</p> <p>All within 28 days, unless notice is given advising otherwise.</p>					
--	--	---	--	--	--	--	--

Paper 6.1 Appendix A

<p>Tax Chamber of the UK First-Tier Tribunal</p>	<p>The Tribunal Procedure (First-Tier Tribunal) (Tax Chamber) Rules 2009</p>	<p><u>Appellate Body for appeals against Her Majesty’s Revenue and Customs; and appeals against the Independent Parliamentary Standards Authority</u></p> <p>Tax – hears appeals against decisions on tax by HMRC (usually within 30 days).</p> <p>MP’s Expenses – hears appeals against the refusal (whole or part) of an expenses claim; orders to repay expenses, interests or cost; and the issuance of penalty notices (within 28 days).</p>		<p>The Tax and Chancery Chamber of the UK Upper Tribunal</p>	<p>28 days</p> <p>56 days from intimation of decision</p>	<p>Error of Law</p>	<p>Reserved</p>
<p>Immigration and Asylum Chamber of the UK First-Tier Tribunal</p>	<p>The Tribunal Procedure (First-Tier Tribunal) (Immigration and Asylum Chamber) Rules 2014</p> <p>Immigration Act 2014</p>	<p><u>Appellate Body for appeals against the Home Secretary</u></p> <p>Hears appeals against the Home Secretary and her officials in</p>		<p>Immigration and Asylum Chamber of the UK Upper Tribunal</p>	<p>14 days from intimation of decision from within the UK; 28 days from intimation of decision from out-with the UK;</p>	<p>Error of Law</p>	<p>Reserved</p>

Paper 6.1 Appendix A

		immigration, asylum and nationality cases; appeals against refusal to grant asylum in the UK; appeals against refusal to enter, or to grant leave to remain in, the UK. (within 28 days)			3 days for a fast-track case.		
Employment Tribunal (Scotland)	The Employment Tribunal Regulations	<u>First Instance Tribunal for claims against Employers</u> Hears claims against employers by employees for unlawful treatment- unfair dismissal, discrimination and unfair deductions from pay. (Usually within 3 months of the employment ending or problem arising)	The Tribunal itself – within 14 days of intimation of decision, can request Tribunal to reconsider.	Employment Appeals Tribunal	42 days	Point of Law only	Reserved
Employment Appeals Tribunal	The Employment Appeals Tribunal Rules 1993	<u>Appellate Body for appeals against the Employment Tribunal</u>	The Tribunal itself – within 14 days of intimation of decision,	The Court of Session		Point of Law only	Reserved

Paper 6.1 Appendix A

			can request Tribunal to reconsider.				
Gender Recognition Panel	The Gender Recognition Act 2004	<u>First Instance Tribunal</u> Hears applications for gender recognition certificates for persons wishing to be legally recognised as being of a particular gender.		The Court of Session		Point of Law only	Reserved
Gangmasters Licencing Appeals	Gangmasters (Licencing) Act 2004 Gangmasters (Appeals) Regulations 2006	<u>Appellate Body against decisions of the Gangmasters Licencing Authority</u> Hears appeals against decisions of the Gangmasters Licencing Authority:- refusal of licence; conditions upon licence; licence is revoked; a licence transfer request is rejected.		None			Reserved
Plant Varieties and Seeds Tribunal	The Plant Variety and Seeds Act 1964 The Plant Varieties Act	<u>Appellate Body against decisions of the Department for the Environment,</u>					Reserved

Paper 6.1 Appendix A

	1997	<u>Food and Rural Affairs</u> Hears appeals against decisions of DEFRA or the Controller of Plant Breeder's Rights regarding the granting of Plant Breeders' Rights.					
Pathogens Access Appeals Commission	Anti-Terrorism, Crime and Security Act 2001 The Pathogens Access Appeal Commission (Procedure) Rules 2002	<u>Appellate Body for appeals against the Home Office</u> Hears appeals against decisions of the Home Office to bar a person from a site where dangerous viruses, bacteria or toxic substances are stored or used. (within 6 months of decision)		The Court of Session		Point of Law only.	Reserved
Reserve Forces Appeal Tribunal	Reserve Forces Act 1996 Reserve Forces Appeal Tribunals Rules 1997	<u>Appellate Body for appeals against the Ministry of Defence</u> Hears appeals from	In exceptional circumstances, to the Tribunal	None			Reserved

Paper 6.1 Appendix A

		members of the reserve forces or employers of a reservist regarding a declined request for exemption from service (within 5 days of decision)	itself. Must request review within 5 days of first Tribunal decision.				
Competition Appeal Tribunal	The Competition Appeal Tribunal Rules 2003 (as amended)	<u>Appellate Body for appeals against decisions of the UK competition and sectoral regulatory Authorities</u> Hears appeals against decisions of the competition and regulatory authorities created under the Competition Act 1998, the Enterprise Act 2002 and the Communications Act 2003.		Inner House of the Court of Session	One Month	Point of Law only	Reserved
Copyright Tribunal	Copyright, Designs and Patents Act 1988 The Copyright Tribunal Rules 2010	<u>First Instance Tribunal</u> Hears cases involving disputes between Collecting Societies and Copyright Users		The Court of Session	28 days from intimation of decision.	Point of Law Only	Reserved

Paper 6.1 Appendix A

		and Owners					
Investigatory Powers Tribunal	Regulation of Investigatory Powers Act 2000 The Investigatory Powers Tribunal Rules 2000	<u>First Instance Tribunal</u> Hears and determines complaints against public bodies and intelligence agencies regarding breaches of human rights and the use of covert techniques. (usually within 1 year of activity complained of)		None			Reserved
Insolvency Practitioners Tribunal		<u>First Instance Tribunal</u> Hears appeals from people who have had their accreditation as an insolvency practitioner removed.					

Paper 6.1 Appendix A

<p>Horserace Betting Levy Appeal Tribunal</p>	<p>Betting, Gaming and Lotteries Act 1963</p>	<p><u>Appellate Body</u> Hears appeals against the bookmaker's levy collected by the Horserace Betting Levy Board</p>					<p>Reserved</p>
<p>Pension Appeals Tribunal for Scotland</p>	<p>Pension Appeal Tribunals Act 1943 (as amended) Pension Appeal Tribunals (Scotland) Rules 1981</p>	<p><u>Appellate Body for appeals against the Ministry of Defence</u> Hears appeals against the Secretary of State for Defence from ex-servicemen/women in relation to rejected claims for a War Pension.</p>		<p>The Administrative Appeals Chamber of the UK Upper Tribunal</p>	<p>6 weeks from intimation of decision</p>	<p>Point of Law</p>	<p>Reserved</p>
<p>Proscribed Organisations Appeal Commission</p>	<p>Terrorism Act 2000 Proscribed Organisations Appeal Commission (Procedure) Rules 2007</p>	<p><u>Appellate Body for appeals against the Home Office</u> Hears appeals regarding the inclusion of organisations on the list of banned organisations believed to be involved with terrorism. Must first</p>		<p>The Court of Session</p>	<p>10 days from intimation of decision</p>	<p>Point of Law</p>	<p>Reserved</p>

Paper 6.1 Appendix A

		request the Home Office to remove the organisation from the list. Appeals must be made within 42 days of Home Office rejection to remove organisation from List.					
Special Immigration Appeals Commission	Special Immigration Appeals Commission Act 1997 Nationality and Asylum Act 2002 Special Immigration Appeals Commission Procedure Rules 2003	<u>Appellate Body for appeals against the Home Office</u> Hears appeals from persons being deported from or kept out of the UK for national security reasons; and from those who have had their British Citizenship taken away. Time limits for appealing:- In detention = 5 days; In the UK = 10 days; Abroad = 28 days.		The Court of Session	10 days from intimation of decision; or 5 days if the appellant is in detention	Point of Law	Reserved

Body	Authority	Regarding	Onward Review	Onward Appeal	Time Limits for Onward Appeal	Basis of Appeal	Devolved or Reserved?	Accessibility Issues/Additional Information
-------------	------------------	------------------	----------------------	----------------------	--------------------------------------	------------------------	------------------------------	--

Paper 6.1 Appendix A

<p>Education Authorities (of Local Authority) [Additional Support Needs]</p>	<p>The Education (Additional Support for Learning) (Scotland) Act 2004 Education (Additional Support for Learning) (Scotland) Act 2009</p>	<p>Additional Support Needs Assessment and Provision of Services The legislation places a duty on EAs to provide additional support where needed to enable a child or young person to fully benefit from their education. ASNs can broadly arise from 4 themes: learning environment; family circumstances; disability or health need; social and emotional factors. There is a right under the Acts to request a LA to carry out an assessment to</p>		<p>The Additional Support Needs Tribunal for Scotland (s.18 2004 Act)</p>			<p>Devolved</p>	<p>EAs are under a statutory duty to provide free mediation services for the resolution of disputes involving ASN assessment and provision. (s.15 2004 Act) EAs are under a statutory duty to provide Advocacy services to the parents/child during any part of the processes under the 2004 Act, but this does not have to be free (s.14 2004 Act). There is also a statutory duty on Scottish Ministers to provide free Advocacy services to the</p>
--	---	--	--	---	--	--	-----------------	--

Paper 6.1 Appendix A

		<p>establish whether the child/young person has ASNs and whether a Coordinated Support Plan is necessary.</p> <p>There is also a duty to consider placing requests – either to a special school anywhere in the UK, or to a mainstream school (where a CSP is in place, or under consideration).</p>						<p>parents/child where the dispute is referred to the Additional Support Needs Tribunal. (s.14A 2004 Act)</p>
Office of the Scottish Charities Regulator	Charities and Trustee Investment (Scotland) Act 2005	Independent regulator and registrar for Scottish charities.	To OSCR itself, within 21 days of decision notice. May vary, reverse or revoke their original decision. (s.74 2005 Act.)	Scottish Charity Appeals Panel (s.76 2005 Act.)	28 days from intimation of decision (s.76(4) 2005 Act.)		Devolved	

Paper 6.1 Appendix A

<p>Council Tax Department (Local Authorities) [Council Tax Reduction]</p>	<p>Council Tax Reduction (Scotland) Regulations 2012 Council Tax Reduction (Scotland) Amendment (No.2) Regulations 2013</p>	<p>Local Authorities have responsibility for administering the former Council Tax Benefit – now Council Tax Reduction – for those on a low income</p>	<p>To Local Authority itself – Regs. 70A, 90A within 2 months of intimation of decision. LA can redetermine application.</p>	<p>Council Tax Reduction Review Panel (Regs. 70B, 90B)</p>	<p>42 days from intimation of decision (Regs. 70B(1), 90B(1))</p>		<p>Devolved</p>	
<p>Education Authorities (Local Authorities) [Exclusions and General Placing Requests]</p>	<p>Education (Scotland) Act 1980, as amended Education (Appeal Committee</p>	<p>Local Authorities have responsibility to accede to parent’s placing requests unless one of the specified grounds of refusal listed at s.28A(3) of the 1980 Act apply. Even if a ground for refusal applies, the EA still has discretion to grant the request.</p>		<p>Education Appeal Committees (s.28D 1980 Act)</p>	<p>28 days from intimation of refusal of placing request; no time limit for exclusions.</p>		<p>Devolved</p>	

Paper 6.1 Appendix A

Pharmacy Practices Committees (of NHS Boards) [Pharmaceutical List]	NHS (Pharmaceutical Services) (Scotland) Regulations 2009, Schedule 4 Part 1	Determines entrants and removals from the Pharmaceutical List, and also determines whether to continue registration with major relocations of premises where pharmaceutical services are to be provided.		The NHS National Appeal Panel (2009 Regs. Sch4 Part 2)	21 days from intimation of decision (2009 Regs. Sch3(4))		Devolved	
Family Health Service Practitioners [HNS]	NHS (Scotland) Act 1978	Provides health and medical services for the NHS. The 1978 Act allows for complaints against the fitness to practice of these medical practitioners.		The NHS Tribunal (1978 Act s.29)			Devolved	
Parking Enforcement Departments (Local Authorities)	Road Traffic Act 1991 Bus Lane Contraventions (Penalty Charges, Adjudication and Enforcement)	Administers de-criminalised parking fines and bus lane contravention fines.	To the Local Authority itself – with varying time limits for each	Scottish Parking Appeals Service – Parking and Bus Lane Adjudicator	Only once internal review has been completed.		Devolved	

Paper 6.1 Appendix A

	Regulations 2010		Authority.	s				
Police Scotland Constables	Police and Fire Reform (Scotland) Act 2012	Members of the Police Force in Scotland. Misconduct alleged against officers.		Police Appeals Tribunal	28 days (The Police Appeals Tribunals (Scotland) Rules 2013 Rule 5(5))		Devolved	
Valuation Assessors								
Revenue Scotland	Revenue Scotland and Tax Powers Act 2014	Administers and collects revenue from the two Scottish devolved taxes – The Land and Buildings Transaction Tax and the Scottish Landfill Tax	To Revenue Scotland itself – 2014 Act, Part 11, Chapter 2, and within 30 days (s.235)	The First Tier Tax Tribunal for Scotland (2014 Act Part 11, Chapter 3)	30 days (s.242)		Devolved	
Criminal Injuries Compensation Authority	Criminal Injuries Compensation Act 1995	Administers and awards compensation to victims of crime.		Social Entitlement Chamber of the UK First-Tier Tribunal,	90 days (The Tribunal Procedure (First-Tier Tribunal))		Reserved	

Paper 6.1 Appendix A

				Criminal Injuries Compensation (s.5)	(Social Entitlement Chamber) Rules 2008, as amended)			
Department for Work and Pensions - JobCentre Plus - Child Support Agency - Disability and Carer's Service	Social Security Act 1998, as amended by the Welfare Reform Acts	Administers and awards benefits, and social security payments	Mandatory Reconsideration – s.9 and s.12 1998 Act, as amended by s.102 Welfare Reform Act 2012	Social Entitlement Chamber of the UK First-Tier Tribunal, Social Security and Child Support	1 month		Reserved	
HMRC [Child Benefit]	Social Security Act 1998, as amended by the Welfare Reform Acts	Administers and awards child benefit	Mandatory Reconsideration – s.12(3D) 1998 Act	Social Entitlement Chamber of the UK First-Tier Tribunal, Social Security and Child Support	1 month		Reserved	
Housing Benefit Department (Local Authorities)	Housing Benefit Regulations 2006 and Housing Benefit (Persons who have attained the qualifying age for Pension Credit)	Administers and awards Housing Benefit	To the LA itself (Housing Benefit and Council Tax Benefit	Social Entitlement Chamber of the UK First-Tier Tribunal,	1 month		Reserved	

Paper 6.1 Appendix A

	Regulations 2006		(Decisions and Appeals) Regulations 2001 Reg. 4)	Social Security and Child Support				
Home Office (Asylum Support)	Immigration and Asylum Act 1999 and Nationality, Immigration and Asylum Act 2002	Administers and awards payments in support of asylum seekers		Social Entitlement Chamber of the UK First-Tier Tribunal, The Asylum Support Tribunal	3 days from intimation of decision		Reserved	
National Trading Standards Estate Agency Team, Powys County Council	Estate Agents Act 1979	Regulates estate agency work in the UK; issues and records orders against estate agents in the Public Register	To Estate Agency Team itself- can be varied or revoked.	General Regulatory Chamber of the UK First-Tier Tribunal, Estate Agents Tribunal	28 days from intimation of decision.		Reserved	
Registrar of Approved Driving Instructors	The Road Traffic Act 1988 (as amended) The Motor Cars; (Driving Instruction) Regulations 2005 (as amended); Driving Instruction (Suspension and Exemption Powers)	Regulates the register of approved driving instructors		General Regulatory Chamber of the UK First-Tier Tribunal, Transport Tribunal	14 days if you're a trainee instructor appealing about a registration decision; 28 days if		Reserved	

Paper 6.1 Appendix A

	Act 2009; The Driving Instruction (Compensation Scheme) Regulations 2012; The Motor Vehicles (Driving Licences) Regulations 1996				you're an ADI appealing about a registration decision; 28 days if you're appealing about a compensati on claim			
Information Commissioner 's Office	Data Protection Act 1998 and the Freedom of Information Act 2000	Regulates and upholds the public's information rights as per the two acts		General Regulatory Chamber of the UK First-Tier Tribunal, Informatio n Rights Tribunal	28 days		Reserved	
The Gambling Commission	Gambling Act 2005	Regulator of commercial gambling		General Regulatory Chamber of the UK First-Tier Tribunal, Gambling Tribunal	28 days		Reserved	

Paper 6.1 Appendix A

Office of the Immigration Services Commissioner	Immigration and Asylum Act 1999 and the Nationality, Immigration and Asylum Act 2002	Regulates Immigration Advisors		General Regulatory Chamber of the UK First-Tier Tribunal, Immigration Services Tribunal	28 days		Reserved	
HMRC [Tax]		The UK's tax authority		Tax Chamber of the UK First-Tier Tribunal	30 days		Reserved	
Independent Parliamentary Standards Authority		Independent regulator of MPs' business costs and expenses and, subsequently, pay and pensions.		Tax Chamber of the UK First-Tier Tribunal	28 days		Reserved	
Home Office (Visa, Immigration and Asylum)	Immigration Act 1971; Nationality, Immigration and Asylum Act 2002; Nationality, Immigration and Asylum Act 2006; UK Borders Act 2007; Borders, Citizenship and Immigration Act 2009	Processes and administers Visa, asylum and immigration requests.	Reconsideration Requests (must be from within UK) for application relating to: extension to Visas; switching of visas;	Immigration and Asylum Chamber of the UK First-Tier Tribunal	Within UK: 14 days from decision; unless "detained fast track" process, then 2 days from decision.		Reserved	

Paper 6.1 Appendix A

			settling in UK; transfer of visa or indefinite leave to remain to a biometric residence permit. Will only be considered if there is new evidence or if the application was successful but disagreement over type of leave granted or expiry date. Must be made within 3 months of decision. Visa		Outside UK: 28 days from decision.			
--	--	--	---	--	------------------------------------	--	--	--

Paper 6.1 Appendix A

			Administrative Reviews: for Tier 4 Visa application made after 20/10/14.					
Gangmasters Licencing Authority	Gangmasters (Licensing) Act 2004	Regulates businesses who provide workers to the fresh produce supply chain and horticulture industry.	To the GLA itself, but only if there has been a factual error.	Gangmasters Licensing Appeals (Gangmasters (Appeals) Regulations 2006)	Within 20 days of decision, or if decision has immediate effect, within 10 days		Reserved	
Home Office (Pathogens Access)	Anti-Terrorism, Crime and Security Act 2001	The Home Office can ban individuals from sites where dangerous viruses, chemicals or toxic substances are stored or used.		Pathogens Access Appeals Commission	Within 6 months of decision.		Reserved	
Ministry of Defence (Reserve Forces)	Reserve Forces Act 1996	The Ministry of Defence can call up for service in the Reserve Forces, those who are signed up as		Reserve Forces Appeal Tribunal (Reserve Forces Act	Within 5 days of the decision (Reserve Forces Appeal		Reserved	

Paper 6.1 Appendix A

		Reservists.		1996)	Tribunal Rules 1997)			
Competition and Markets Authority	Competition Act 1998, Enterprise Act 2002 and Communications Act 2003	Regulates and monitors in terms of the Competition Act 1998.		Competition Appeal Tribunal	Within 2 months of the decision (Competition Appeal Tribunal Rules 2003, Rule 64)		Reserved	
Horserace Betting Levy Board	Betting Levy Act 1961 Betting, Gaming and Lotteries Act 1963	Collects a statutory levy from the horseracing business of bookmakers and the Tote successor company.		Horserace Betting Levy Appeal Tribunal (1963 Act)			Reserved	
Ministry of Defence (War Pensions)	Armed Forces and Reserve Forces Compensation Scheme Order 2005, as amended; Service Pensions Order 2005	Administers, assesses and awards war pensions to ex-service men and women.		Pension Appeals Tribunal Scotland (Pension Appeals Tribunal Act 1943, as amended)	6 weeks from decision (Pension Appeal Tribunals (Scotland) Rules 1981)		Reserved	

Paper 6.1 Appendix A

Home Office (Proscribed Organisations)	Terrorism Act 2000	The Home Office can place on the Proscribed Organisations list, a group or body it believes is affiliated with terrorism.		The Proscribed Organisations Appeals Commission	10 days from decision (Proscribed Organisations)		Reserved	
Home Office (Special Immigration)	Nationality and Asylum Act 2002	The Home Office can deport or refuse to grant leave to enter to persons on grounds of national security. The Home Office also has the power to strip certain persons of their British Citizenship.		The Special Immigration Appeals Commission	5 days from decision, if in detention; otherwise, 10 days if in UK, 28 days for outside UK (Special Immigration Appeals Commission Procedure Rules 2003)		Reserved	

STAJAC Meeting 8 – 25th February 2015

Paper 6.1 Appendix A