



DISCIPLINARY TRIBUNAL PROCEDURE

The Authority of this tribunal is defined as per the Rules as listed in the current Karting Australia manual and its purpose is to adjudicate as a Disciplinary Tribunal on cases brought before it by Officials of Karting Australia.

The duties of this Tribunal are: -

- To determine if a protest/s against you is proved and if so, to impose appropriate penalties.

(To Defendant)

- Do you object to any of the members who constitute this tribunal?
If **“NO”** proceed.
If **“YES”** , on what grounds ? (defendant to state) **Decision on eligibility.**
- **Introduction of defendant** [Details from relevant form – KA 13]
- Is leave requested for an advocate?
- How does the defendant plead to the protest /s.
- Prosecution proceeds with evidence on the alleged breach.
- Defence proceeds with evidence in rebuttal of prosecution’s case.
- Defence to address the tribunal, summarising the case for the defendant.
- Prosecution to address the tribunal, summarising the case against the defendant.
- The tribunal will then adjourn to determine the guilt or otherwise of the accused.
If the tribunal finds Protest/s not proved, dismiss the Protest/s.

If protest/s are proved, announce findings of “guilt” and hear argument on the question of penalty from the prosecution.

The findings / penalty shall be recorded in writing. (Form KA 23a)

- The tribunal to resume meeting and announce its decision and penalties (if any).
- **(To Defendant)** – You are reminded of your right to appeal against the decision by this Disciplinary Tribunal to the KA Appeals Tribunal if you so wish, as provided for in the **APPEALS** section of the current Karting Australia Manual.
- Declare proceedings closed

KA 23b Feb 2015

*Reference to Karting Australia (KA) shall mean the Karting Australian Association Ltd.