R v Inland Revenue Commissioners, ex parte National Federation of the Self Employed and Small Businesses Ltd [1982] AC 617, House of Lords (also known as Fleet Street Casuals)

Essential Cases: Public Law (2nd edn)
Thomas E. Webb

Publisher: Oxford University Press  Print Publication Date: Sep 2019
Print ISBN-13: 9780191868306  Published online: Sep 2019
DOI: 10.1093/he/9780191868306.001.0001

R v Inland Revenue Commissioners, ex parte National Federation of the Self Employed and Small Businesses Ltd [1982] AC 617, House of Lords (also known as Fleet Street Casuals)

Chapter:
R v Inland Revenue Commissioners, ex parte National Federation of the Self Employed and Small Businesses Ltd [1982] AC 617, House of Lords (also known as Fleet Street Casuals)

Author(s): Thomas E. Webb

DOI: 10.1093/he/9780191868306.003.0026

Essential Cases: Public Law provides a bridge between course textbooks and key case judgments. This case document summarizes the facts and decision in R v Inland Revenue Commissioners, ex parte National Federation of the Self Employed and Small Businesses Ltd [1982] AC 617, House of Lords (also known as Fleet Street Casuals). This case concerns when and how an assessment of whether an applicant seeking to bring a judicial review should occur. Lord Diplock’s judgment provided a liberal approach to the assessment of standing. The document also includes supporting commentary from author Thomas Webb.

Access to the complete content on Law Trove requires a subscription or purchase. Public users are able to search the site and view the