

## QANTAS GRANTED SPECIAL LEAVE TO APPEAL IN THE HIGH COURT

After today's special leave hearing, Qantas has now been given leave to appeal in the High Court. As the largest and one of the most controversial cases of illegal sackings in Australia, the High Court has decided it is in the public interest to determine once and for all whether Qantas breached the Fair Work Act in outsourcing your jobs.

## WHAT DOES THIS MEAN?

- The case will now be heard in the High Court
- The case being heard in the High Court is **not an indication that Qantas will win**
- **We will keep up our strong fight**, and mount the strongest possible case in the High Court
- Our legal team is in the process of **gathering information** about what the process will look like, and how it affects the compensation hearings currently scheduled for December



- We know you'll have questions about what this means for you. Stay tuned for a **member briefing on Zoom** about the High Court's decision with our legal team

## LET'S KEEP UP THE FIGHT

Every member should be proud for the tenacity and strength we have shown over the past two years - the fight's not over yet. After two strong Federal Court judgements, we will put everything we have behind a strong fight in the High Court.

**We need every member to keep up efforts to hold Qantas to account, whether that's attending actions, sharing your story or supporting on social media. We've already won against Qantas twice in the Federal Court - let's make sure we're in the strongest position for the final stage.**

