

Key Business Performance Summary at 31 December 2022

As at **31 December 2022**, the Redress Board has received **3,371** applications. Unfortunately, a significant number of these applications did not comply with the Rule 4 statutory requirements on receipt of the application and **27 remain incomplete.** It is important to note that the Board has elected to issue the Rule 7 Notice to verify the applicant's attendance at an institution regardless of whether or not an application is complete in order to reduce any further delay. However, these applications cannot be progressed to a panel until the outstanding information is provided by applicants and so fall outside the control of the Board and are discounted for the purposes of this summary.

Current Number of Incomplete Applications – Unable to Progress

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Solicitor/Applicant	
Incomplete applications	27

Current Case Status of Complete Applications

The tables below show the current status of all **3,344 complete or compliant applications** as at **31 December 2022**.

Panel Consideration Outcomes

Redress Board Panel	
Section 14 Initial Payment Order made and still in place	16
Adjourned by panel for further information	19
Final Determination	2,889
Final Determination - Appeal Outstanding	43
Withdrawn before a panel	214
Total	3,181

Status of Current Applications

Redress Board Administration	
Received yet to be processed	0
Waiting for information - Rule 7 response	59
Rule 7 response requires further investigatory steps*	2
Rule 9 – Outstanding Panel requests**	25
Validated - to be allocated for listing review	15
Validated - Scheduled for listing in January	62
Overall Total	163

^{*}If the Redress Board receives a Rule 7 Notice response that does not confirm the applicant's attendance it will undertake additional investigations on behalf of the applicant, to source alternative information from other statutory and voluntary bodies and record archives to confirm the statutory information requirements of the Rule 7 Notice.

^{**}In these applications the Redress Board has asked the applicant to comment on records or to provide further information. For example, if there are significant discrepancies between the dates provided by the applicant and the institution(s), we will issue a Date Enquiry Letter seeking comment from the applicant. For example, if the panel considers that the applicant should have sight of documentation received from the institutions(s), we will issue a Sharing of Material letter seeking comment from the applicant. The Redress Board cannot progress the application until a response is received from the applicant or their solicitor.

Payments Summary

As at **31 December 2022**, Redress Board panels have made award determinations totalling **£60,751,750** including Section 14 awards. Following section 13 actuarial adjustments, **£59,680,646** is payable to applicants.

£56,707,646 has been paid directly into the applicant or applicant's solicitor's account on receipt of an Acceptance of Award from the applicant. Please see below quarterly breakdown of payments made.

	Q1	Q2	Q3	Q4	Total
Payments	429,500	2,120,987	3,209,970	4,706,548	10,467,005
2020-21					
Payments	6,189,035	7,453,637	6,438,078	6,700,474	26,781,225
2021-22					
Payments	6,157,093	5,995,750	7,359,073		19,459,416
2022-23					
Total					56,707,646
Payments					

Appeal Summary

As at 31 December 2022, the Redress Board has received 528 Notices of Appeal.

A single judicial member has considered **473** appeals. **147** have been upheld and **326** dismissed confirming the panel decision

43 appeals are currently being processed and the remaining **12** were withdrawn.

Applications Received

The Redress Board has received **3,371** * applications for compensation.

	Q1	Q2	Q3	Q4	Total
Applications Received 2020-21	245	334	380	314	1,273
Applications Received 2021-22	368	365	261	289	1,283
Applications Received 2022-23	369	266	180		815
Total Applications Received					3,371

^{* 27} of these applications did not comply with the Rule 4 statutory requirements and remain incomplete and cannot be progressed until the outstanding information is provided.

Panel Sessions

Redress Board panels have met on **941** occasions considering **3,600** applications. It should be noted that the same application may have been before a panel more than once during this period.

Further to this a single judicial member has sat on **324** days dealing with the work associated with appeals.

	Q1	Q2	Q3	Q4	Total
Number of panel sessions 2020- 21	15	37	61	82	195
Number of panel sessions 2021- 22	95	109	113	122	439
Number of panel sessions 2022- 23	111	103	93		307
Total Panel sessions					941

	Q1	Q2	Q3	Q4	Total
Number of cases considered in	47	149	198	319	713
2020-21					
Number of cases considered in	378	457	421	406	1,662
2021-22					
Number of cases considered in	372	451	402		1,225
2022-23					
Total number of cases					3,600
considered					

	Q1	Q2	Q3	Q4	Total
Appeal sitting days 2020-21	0	0	13	22	35
Appeal sitting days 2021-22	28	33	41	47	149
Appeal sitting days 2022-23	50	44	46		140
Total Appeal sitting days					324

Panel Outcomes

The table below shows a breakdown of the **3,600** applications considered at a panel session. It should be noted that the same application may have been before a panel more than once during this period.

	2020-21	2021-22	2022-23 Year to date	Total
Adjourned by panel	110	143	51	304
Section 14 Order	76	48	26	150
Withdrawn	22	72	120	214
Full Determination – no award	39	304	225	568
Full Determination - award	466	1,095	803	2,364
Total	713	1,662	1,225	3,600