



Ontario Sailing Appeal #OS2015-01

One Too Many request for redress

One Too Many is appealing the decision of the protest committee at South Port Sailing Club on 2 June 2015.

**Rule 63.2 Hearings; Time and Place of the Hearing; Time for Parties to Prepare
Rule 63.3 Hearings; Right to be Present**

One Too Many delivered a request for redress on 14 May 2015 claiming her score in a series may be made significantly worse by an improper action or omission by the organizing authority. A hearing was held on 2 June 2015 and the request was dismissed. One Too Many was not informed of the time and place of this hearing and was therefore not represented at the hearing.

One Too Many appealed claiming that the protest committee's procedures were incorrect.

Decision of the appeals committee

By not informing One Too Many of the time and place of the hearing of the request for redress prior to the hearing, the protest committee failed to follow the procedure of rule 63.2. According to rule 63.3, One Too Many had the right to be present at the hearing, but was prevented from being represented because of the lack of notice.

Appeal upheld. One Too Many's request for redress is returned to South Port Sailing Club for a new hearing with a new protest committee. The appeals committee will appoint the protest committee as permitted by rule 71.2.

OS Appeals Committee:

Ms. Kathy Dyer, IJ, Chairman

Mr. Robert Stewart, IJ

Ms. Katie Nicoll, NJ

Mr. Peter Wood, NJ

22 June 2015