

# Objections to Security of Payment Jurisdiction

The Supreme Court found that any objection to a payment claim coming under the provisions of the *Building and Construction Industry Security of Payment Act 1999* must be put into a payment schedule under that Act and served on the party making the payment claim.

To download the full article please click here [Building and Security Payment Plan Objections](#)

For NSW strata legal or levy collection advice please contact us [here](#) or call 02 9562 1266, we're happy to assist.