

Strata Communications and Defamation – the Dangers

A recent New South Wales District Court defamation case highlighted the dangers that lurk in communications (especially emails) passing between strata managers, strata committee members and strata residents.

The perennial problem of burdensome email communications also plagues many strata schemes and as the case highlighted can escalate into a defamation case. However, owners corporations do have the power to regulate communications to prevent this happening.

We look at this case and what owners corporations can do to stop unreasonable communications [Strata Communications and Defamation](#)

Is it time to review, or implement a [by-law](#) for dealing with unreasonable communications?

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