Queensland



## WORKPLACE RELATIONS BILL 1996

#### Queensland



## **WORKPLACE RELATIONS BILL 1996**

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|-----|---|
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| WORKPLACE HEALTH AND SAFETY ACT 1995                   |
| <b>SCHEDULE 5</b>                                      |

#### **DICTIONARY**

## 1996

## A BILL

### **FOR**

An Act to provide for workplace relations in Queensland, and for other purposes

1

| The I | Parliament | of C | <b>Dueensland</b> | enacts— |
|-------|------------|------|-------------------|---------|
|-------|------------|------|-------------------|---------|

|                 | CHAPTER 1—PRELIMINARY   | 2                    |
|-----------------|---|----------------------|
| Short tit       | le  | 3                    |
| <b>1.</b> This  | s Act may be cited as the Workplace Relations Act 1996.   | 4                    |
| Comme           | acement   | 5                    |
| <b>2.</b> (1) T | This Act commences on a day to be fixed by proclamation.  | 6                    |
|                 | owever, the amendment of the <i>Anzac Day Act 1995</i> is taken to have ced on 3 March 1995.  | 7<br>8               |
| Principa        | al object of this Act   | 9                    |
|                 | e principal object of this Act is to provide a framework for ive workplace relations that supports economic prosperity and by—  | 10<br>11<br>12       |
| (a)             | encouraging, through higher productivity and a flexible and fair labour market, the pursuit of high employment, improved living standards, low inflation, and national and international competitiveness; and | 13<br>14<br>15<br>16 |
| (b)             | ensuring the primary responsibility for determining matters affecting the relationship between employers and employees rests with the employer and employees at the workplace or enterprise level; and        | 17<br>18<br>19<br>20 |
| (c)             | enabling employers and employees to choose the most appropriate form of agreement for their particular circumstances, whether or not that form is provided for by this Act; and                               | 21<br>22<br>23       |
| (d)             | providing the means—  | 24                   |
|                 | (i) for wages and employment conditions to be determined as far as possible by the agreement of employers and   | 25<br>26             |

|     |       | employees at the workplace or enterprise level; and  | 1              |
|-----|-------|--|----------------|
|     | (ii)  | to ensure the maintenance of an effective safety net of fair<br>and enforceable minimum wages and employment<br>conditions; and                      | 2<br>3<br>4    |
| (e) | -     | viding for rights and responsibilities for employers and ployees, and their organisations, that—   | 5<br>6         |
|     | (i)   | supports fair and effective agreement-making; and  | 7              |
|     | (ii)  | ensures they abide by awards and agreements applying to them; and  | 8              |
| (f) | enal  | oling the commission—  | 10             |
|     | (i)   | to establish an award safety net based on simplified awards to increase flexibility at the workplace or enterprise level; and                        | 11<br>12       |
|     | (ii)  | to assist in the making of collective and individual agreements that are relevant to the needs of individual workplaces and enterprises; and         | 13<br>14<br>15 |
|     | (iii) | to prevent and settle industrial disputes as far as possible by conciliation and, if appropriate and within specified limits, by arbitration; and    | 16<br>17<br>18 |
| (g) | effe  | oing employees balance their work and family responsibilities ctively through the development of mutually beneficial work etices with employers; and | 19<br>20<br>21 |
| (h) | -     | ecting and valuing the diversity of the work force by helping revent and eliminate discrimination; and   | 22<br>23       |
| (i) |       | sting in giving effect to Australia's international obligations in   | 24<br>25       |

| Definition                      | ons—the dictionary   | 1                |
|---------------------------------|--|------------------|
| <b>4.</b> The                   | dictionary in schedule 5 defines particular words used in this Act. <sup>1</sup>   | 2                |
| Referen                         | ces to making false or misleading statements   | 3                |
| misleadii<br>the state          | eference to a person making a statement knowing that it is false or an in a material particular includes a reference to the person making ment being reckless about whether the statement is false or ag in a material particular. | 4<br>5<br>6<br>7 |
| Referen                         | ces to engaging in conduct   | 8                |
|                                 | reference to engaging in conduct includes a reference to being, or indirectly, a party to or concerned in the conduct.   | 9<br>10          |
| Who is a                        | n employee   | 11               |
| <b>7.</b> (1) <i>A</i> piecewor | An "employee" is a person employed in a calling on wages or k rates.   | 12<br>13         |
| (2) Th                          | e following persons are also employees—  | 14               |
| (a)                             | a person whose usual occupation is that of an employee in a calling;   | 15<br>16         |
| (b)                             | a person employed in a calling, even though—   | 17               |
|                                 | (i) the person is working under a contract for labour only, or substantially for labour only; or   | 18<br>19         |
|                                 | (ii) the person is a lessee of tools or other implements of production, or of a vehicle used to deliver goods; or  | 20<br>21         |

In some Acts, definitions are contained in a dictionary that appears as the last schedule and forms part of the Act—Acts Interpretation Act 1954, section 14(4).

Words defined elsewhere in the Act are generally signposted by entries in the dictionary. However, if a section has a definition applying only to the section, or a part of the section, it is generally not signposted by an entry in the dictionary and is generally set out in the last subsection of the section.

Signpost definitions in the dictionary alert the reader to the terms defined in the Act and tell the reader where the definitions can be found.

|                 | (iii) the person owns, wholly or partly, a vehicle used to transport goods or passengers;  | 1 2            |
|-----------------|--|----------------|
|                 | if that is the only reason for holding the person not to be an employee;   | 3 4            |
| (c)             | each person, being 1 of 4 or more persons who are, or claim to be, partners working in association in a calling or business;   | 5<br>6         |
| (d)             | for a proceeding for payment or recovery of amounts—a former employee;   | 7<br>8         |
| (e)             | an apprentice or trainee.  | 9              |
| meaning         | person who is undertaking an industry placement within the of the <i>Vocational Education and Training (Industry Placement)</i> is not an employee.                                | 10<br>11<br>12 |
| Who is a        | n employer   | 13             |
| <b>8.</b> (1) A | an <b>"employer"</b> is—   | 14             |
| (a)             | a person employing, or who usually employs, 1 or more employees, for the person or someone else; or  | 15<br>16       |
| (b)             | for employees employed in a department of government—the chief executive of that department.   | 17<br>18       |
| (2) The         | e following persons are also employers—  | 19             |
| (a)             | a person carrying on a calling in which employees are usually employed, even though for the time being employees are not employed in it;   | 20<br>21<br>22 |
| (b)             | a person who is managing director, manager, secretary or<br>member of the managing body (however called) of a corporation,<br>partnership, firm or association of persons;         | 23<br>24<br>25 |
| (c)             | if 4 or more persons are, or claim to be, partners working in association in a calling or business—the partnership firm constituted, or claimed to be constituted, by the persons; | 26<br>27<br>28 |
| (d)             | for a proceeding for payment or recovery of amounts—a former employer.   | 29<br>30       |

| What is        | an industrial matter  | -                  |
|----------------|---|--------------------|
| <b>9.(1)</b> A | An "industrial matter" is a matter that affects or relates to—  | 2                  |
| (a)            | work done or to be done; or   | 3                  |
| (b)            | the privileges, rights or functions of—   | ۷                  |
|                | (i) employers or employees; or  | 5                  |
|                | (ii) persons who have been, or propose to be, or who may become, employers or employees; or   | 7                  |
| (c)            | a matter (whether or not an industrial matter as defined in this section) that the court or commission considers has been, is, or may be a cause or contributory cause of an industrial action or industrial dispute. | 8<br>9<br>10<br>11 |
|                | owever, a matter is not an industrial matter if it is the subject of a ng for an indictable offence.  | 12<br>13           |
|                | ithout limiting subsection (1) or affecting subsection (2), a matter is rial matter if it relates to—   | 14<br>15           |
| (a)            | wages, allowances or remuneration of persons employed, or to be<br>employed, during ordinary hours, on overtime, on special work<br>or on public holidays; or   | 10<br>17<br>18     |
| (b)            | whether piecework will be allowed; or   | 19                 |
| (c)            | whether employees are to be given particular leave on full pay; or  | 20                 |
| (d)            | whether and on what conditions employees may board and lodge with their employers; or   | 2<br>22            |
| (e)            | whether monetary allowances will be paid by employers to employees for standing back or waiting time caused—  | 23<br>24           |
|                | (i) by the conditions of the employer's calling; or   | 25                 |
|                | (ii) by the intermittency of industrial operations; or  | 26                 |
|                | (iii) otherwise; or   | 27                 |
| (f)            | the length of notice to be given by an employer or employee to the other before terminating employment, and wages to be paid or deducted instead of notice; or  | 28<br>29<br>30     |
| (g)            | occupational superannuation; or   | 31                 |

| (h) | the hours of work, the time to be worked to entitle employees to a particular wage, allowance, remuneration or price, or what time will be taken to be overtime; or   |                            |
|-----|---|----------------------------|
| (i) | claims to restrict work before or after particular hours; or  | 4                          |
| (j) | the age, qualification or status of employees, or the mode and conditions of employment or non-employment, including whether a person should be disqualified for employment; or   | (                          |
| (k) | claims to have protective clothing or appliances, hot or cold water, or sanitary or bathing accommodation provided for the use of employees; or   | 10                         |
| (1) | fixing standards of normal temperatures or atmospheric purity in workplaces, above or below ground; or  | 1<br>12                    |
| (m) | providing for shorter hours, higher wages, or other conditions for persons employed under abnormal conditions or in abnormal workplaces, and determining what are abnormal conditions or workplaces; or   | 1<br>1<br>1<br>10          |
| (n) | employment of young employees or of a person or class of person, or the disqualification of a person for employment because of age or impairment; or  | 1<br>18<br>19              |
| (o) | the number or proportion of aged, impaired or infirm persons or<br>other employees that may be employed by an employer, or the<br>lowest prices or rates payable to them; or  | 2<br>2<br>2                |
| (p) | a claim to dismiss or to refuse to employ a particular person or class of person, or whether a particular person or class of person, ought to be continued or reinstated in the employment of a particular employer, considering the public interest, despite common law rights of employers or employees; or | 2<br>2<br>2<br>2<br>2<br>2 |
| (q) | the right to dismiss, or to refuse to employ or reinstate a particular person, or class of person, in a particular calling; or  | 2 29                       |
| (r) | custom or usage about employment conditions, either generally or in a particular calling or locality; or  | 30                         |
| (s) | the interpretation or enforcement of an industrial instrument or a permit, unless this Act otherwise prescribes; or   | 3                          |
| (t) | the subject matter of an industrial dispute, and a matter that has  | 3                          |

| disagreement or friction between employers and employees; or  | 2                          |
|---|----------------------------|
| (u) what is fair and just (considering the interests of the persons<br>immediately concerned and the community) according to the<br>standard of the average good employer and the average competent<br>and honest employee in all matters relating to the relations of<br>employers and employees, whether or not the relationship of<br>employer and employee exists or existed— | 3<br>4<br>5<br>6<br>7<br>8 |
| (i) at or before the making of a relevant application to the court or commission; or  | 9<br>10                    |
| (ii) at the making or enforcement of a decision of the court or commission; or  | 11<br>12                   |
| <ul> <li>(v) the regulation of relations between employer and employee, or<br/>between employees, and to that end the imposition of conditions<br/>on—</li> </ul>   | 13<br>14<br>15             |
| (i) the conduct of a calling; and   | 16                         |
| (ii) the provision of benefits to persons engaged in a calling; or  | 17                         |
| (w) a demarcation dispute.  | 18                         |
| CHAPTER 2—AGREEMENTS  | 19                         |
| PART 1—CERTIFIED AGREEMENTS   | 20                         |
| Division 1—Preliminary  | 21                         |
| Object of pt 1  | 22                         |
| <b>10.</b> The object of this part is to facilitate the making, certifying by the commission, and operation, of certain agreements (particularly at the level of a single business or part of a single business).   | 23<br>24<br>25             |

| Commis          | ssion's functions   | -              |
|-----------------|---|----------------|
| under th        | The commission must, as far as practicable, perform its functions is part in a way that furthers the objects of this Act and, in r, the object of this part.    | 2<br>3<br>2    |
|                 | ection 335(4) <sup>2</sup> does not apply to the performance of the sion's functions under this part.   | 6              |
| Single b        | usiness and employers taken to be 1 employer  | •              |
| 12.(1)          | In this part, a "single business" is—   | 8              |
| (a)             | a business, project or undertaking that is carried on by an employer; or  | 10             |
| (b)             | the activities carried on by—   | 11             |
|                 | (i) the State; or   | 12             |
|                 | (ii) an entity established for a public purpose under a law of the State or Commonwealth; or  | 13<br>14       |
|                 | (iii) another entity in which the State has a controlling interest.   | 15             |
| (2) In          | this part—  | 16             |
| (a)             | if 2 or more employers carry on a business, project or<br>undertaking as a joint venture or common enterprise, the<br>employers are taken to be 1 employer; and | 1′<br>18<br>19 |
| (b)             | if 2 or more corporations that are related to each other for the purposes of the Corporations Law each carry on a single business—                              | 20<br>22<br>22 |
|                 | (i) the corporations may be treated as 1 employer; and  | 23             |
|                 | (ii) the single businesses may be treated as 1 single business.   | 24             |
| ( <b>3</b> ) In | this part, a part of a single business includes, for example—   | 25             |
| (a)             | a geographically distinct part of the single business; and  | 26             |

<sup>&</sup>lt;sup>2</sup> Section 335 (Basis of procedures and decisions of the commission and magistrates)

| (b) a distinct operational or organisational unit within the single business.   | 1              |
|---|----------------|
| Additional operation of part  | ,              |
| 13.(1) In addition to its operation apart from this section to a single   | 4              |
| business, or part of a single business, of an employer, this part applies, subject to this section, in the same way to any of the following, or any combination of the following—       |                |
| (a) 1 or more single businesses carried on by 1 or more employers;  | 8              |
| (b) 1 or more parts of single businesses carried on by 1 or more employers.   | 9<br>10        |
| (2) If an application for certification of an agreement by the commission can only be made under this part because of subsection (1), the agreement is a "multiple-business agreement". | 1<br>1<br>1;   |
| (3) Only a full bench may certify a multiple-business agreement under division 3.   | 14<br>1:       |
| (4) A full bench, under division 3, must not certify a multiple-business agreement unless satisfied it is in the public interest to certify the agreement, having regard to—            | 10<br>11<br>13 |
| (a) whether the matters dealt with by the agreement could be more<br>appropriately dealt with by an agreement, other than a<br>multiple-business agreement, under this part; and        | 1<br>20<br>2   |
| (b) any other matter that the full bench considers relevant.  | 22             |
| (5) Despite section 30,3 a multiple-business agreement has no effect as far as it is inconsistent with another agreement certified under division 34                                    | 23<br>24       |

25

that is not a multiple-business agreement.

Section 30 (Effect of a certified agreement in relation to awards and other agreements)

<sup>4</sup> Division 3 (Certifying agreements)

| ` '       | ivision 7 (other than sections 59 and 60) <sup>5</sup> does not apply to a d multiple-business agreement.   | 1 2            |
|-----------|---|----------------|
| Nomina    | l expiry date   | 3              |
| date spec | this part, the "nominal expiry date" of a certified agreement is the cified in the agreement as its nominal expiry date, or that date as I or further extended under section 33.6 | 4<br>5         |
| Valid m   | ajority   | 7              |
|           | or this part, a valid majority of the persons employed at a particular ose employment is or will be subject to an agreement—  | 8              |
| (a)       | make or genuinely make the agreement; or  | 10             |
| (b)       | approve or genuinely approve—   | 11             |
|           | (i) the agreement; or   | 12             |
|           | (ii) the extension of the nominal expiry date of the agreement; or  | 13             |
|           | (iii) the amendment or termination of the agreement;  | 14             |
| if—       |   | 15             |
| (c)       | the employer gives all of the persons employed a reasonable opportunity to decide whether they want to make the agreement, or give the approval; and                              | 16<br>17<br>18 |
| (d)       | either—   | 19             |
|           | (i) if the decision is made by a vote—a majority of the persons who cast a valid vote; or   | 20<br>21       |
|           | (ii) otherwise—a majority of the persons;   | 22             |
|           | decide, or genuinely decide, that they want to make the agreement, or give the approval.  | 23<br>24       |

Division 7 (Negotiations for certified agreements etc.), sections 59 (Conciliation for agreements) and 60 (Employers not to discriminate between unionist and non-unionist)

<sup>6</sup> Section 33 (Extending the nominal expiry date)

| Working       | g day   | 1              |
|---------------|---|----------------|
|               | this part, a "working day", for a single business or a part of a siness, is a day on which employees normally perform work in the or part.  | 2<br>3<br>4    |
|               | Division 2—Making agreements  | 5              |
| What th       | is division covers  | 6              |
| application   | his division sets out requirements that must be satisfied for ons to be made to the commission to certify certain agreements employers and— | 7<br>8<br>9    |
| (a)           | employee organisations; or  | 10             |
| (b)           | employees.  | 11             |
| Nature o      | of agreement  | 12             |
| division,     | For an application to be made to the commission under this there must be a written agreement about matters pertaining to the nip between—   | 13<br>14<br>15 |
| (a)           | an employer; and  | 16             |
| (b)           | all persons—  | 17             |
|               | (i) who, while the agreement operates, are employed in a single business, or a part of a single business, of the employer; and              | 18<br>19       |
|               | (ii) whose employment is subject to the agreement.  | 20             |
| (2) Thor 22.7 | ne agreement must be made in accordance with section 19, 20   | 21<br>22       |
| Agreemo       | ent with employee organisations   | 23             |
|               | The employer may make the agreement with 1 or more employee ions if, when the agreement is made, each organisation—                         | 24<br>25       |

<sup>&</sup>lt;sup>7</sup> Section 20 (Agreement with employees) or 22 (Greenfields agreement)

| (a)              | has at least 1 member employed in the single business, or a part of a single business, whose employment will be subject to the agreement; and                                  | 1<br>2<br>3    |
|------------------|--|----------------|
| (b)              | is entitled to represent the industrial interests of the member in relation to work that will be subject to the agreement.   | 4<br>5         |
|                  | e agreement must be approved by a valid majority of the persons d at the time whose employment will be subject to the agreement.   | 6<br>7         |
| ( <b>3</b> ) The | e employer must take reasonable steps to ensure—   | 8              |
| (a)              | at least 14 days before approval is given, all the persons either have, or have ready access to, the proposed written agreement; and   | 9<br>10<br>11  |
| (b)              | before approval is given, the terms of the agreement are explained to all the persons.   | 12<br>13       |
| (4) An under sec | agreement must not be made under this section if it may be made tion 22.8  | 14<br>15       |
| Agreeme          | ent with employees   | 16             |
|                  | The employer may make the agreement with a valid majority of ant employees employed when the agreement is made.  | 17<br>18       |
|                  | e employer must take reasonable steps to ensure every relevant has at least 14 days' notice of intention to make the agreement.  | 19<br>20       |
| ( <b>3</b> ) The | e agreement must not be made before the 14 days have passed.   | 21             |
| take reas        | or before the time when the notice is given, the employer must<br>onable steps to ensure every relevant employee either has, or has<br>ess to, the proposed written agreement. | 22<br>23<br>24 |
| ( <b>5</b> ) The | e notice must also state that if—  | 25             |
| (a)              | a relevant employee is a member of an employee organisation; and   | 26<br>27       |
| (b)              | the organisation is entitled to represent the employee's industrial interests in relation to work that will be subject to the agreement;                                       | 28<br>29       |

<sup>8</sup> Section 22 (Greenfields agreement)

1 2

| the employee may ask the organisation to represent the employee in meeting and conferring with the employer about the agreement.   | 1 2                  |
|--|----------------------|
| (6) If an organisation is asked to represent a relevant employee, the employer must give the organisation a reasonable opportunity to meet and confer with the employer about the agreement before it is made.                 | 3                    |
| (7) The requirement in subsection (6) stops applying to the employer if after the request is made—   | 6                    |
| (a) the relevant employee withdraws the request; or  | 8                    |
| (b) the conditions in subsection (5)(a) and (b) cease to be met.   | ç                    |
| (8) Before the agreement is made, the employer must take reasonable steps to ensure the terms of the agreement are explained to all the relevant employees employed at the time.   | 10<br>1<br>12        |
| (9) If a proposed agreement is amended for any reason after the notice is given, the steps in subsections (2), (3), (4), (6) and (8) must again be taken in relation to the proposed agreement as amended.                     | 13<br>14<br>15       |
| (10) However, subsection (9) does not apply if the proposed agreement is to be amended only—   | 16<br>17             |
| (a) for a formal or clerical reason; or  | 18                   |
| (b) in another way that does not adversely affect a relevant employee's interests.   | 19<br>20             |
| (11) In this section—  | 21                   |
| "relevant employee" means an employee whose employment will be subject to the agreement.   | 22<br>23             |
| Certificate as to requested representation   | 24                   |
| <b>21.(1)</b> If the registrar is satisfied—   | 25                   |
| (a) for an application by an employee organisation—an employee has made a request under section 20(5) for the organisation to represent the employee in meeting and conferring with an employer about a proposed agreement; or | 26<br>27<br>28<br>29 |
| (b) for an application by an employer—after making a request under section 20(5), the requirement in section 20(6) for the employer to   | 30<br>31             |

|                 | give a reasonable opportunity to the organisation to meet and confer about the proposed agreement, has, because of section 20(7), ceased to apply to the employer;   | 1<br>2<br>3          |
|-----------------|--|----------------------|
| the regist      | trar may issue a certificate to that effect.   | 4                    |
| (2) Th          | e certificate—   | 5                    |
| (a)             | must not identify any of the employees concerned; but  | 6                    |
| (b)             | must identify the organisation, the employer and the proposed agreement.   | 7<br>8               |
| ( <b>3</b> ) Th | e certificate is, for all purposes of this Act, evidence that—   | 9                    |
| (a)             | an employee made the request; or   | 10                   |
| (b)             | the requirement ceased to apply.   | 11                   |
| Greenfie        | elds agreement   | 12                   |
| 22.(1)          | This section applies if—   | 13                   |
| (a)             | the single business is a new business that the employer proposes<br>to establish, or is establishing, when the agreement is to be made;<br>and   | 14<br>15<br>16       |
| (b)             | the agreement is to be made before the employment of any of the persons—   | 17<br>18             |
|                 | (i) who will be necessary for the normal operation of the business, or a part of a single business; and  | 19<br>20             |
|                 | (ii) whose employment will be subject to the agreement.  | 21                   |
|                 | ne employer may make the agreement with 1 or more employee tions meeting the requirements of subsection (3).   | 22<br>23             |
| represent       | hen the agreement is made, each organisation must be entitled to<br>t the industrial interests of 1 or more of the persons, whose<br>nent is likely to be subject to the agreement, in relation to work that<br>abject to the agreement. | 24<br>25<br>26<br>27 |
| Time for        | r applying for certification   | 28                   |
| <b>23.</b> Aı   | application for the commission to certify the agreement must be  | 29                   |

s 25

| made wit         | hin 21 days after—  | 1                    |
|------------------|---|----------------------|
| (a)              | for an agreement made under section 199—the day on which the agreement is approved; or  | 2 3                  |
| (b)              | for an agreement made under section $20^{10}$ or $22$ —the day on which the agreement is made.  | 4<br>5               |
|                  | Division 3—Certifying agreements  | 6                    |
| Certain          | employee organisations not to be heard  | 7                    |
| <b>24.</b> In    | an application for certification of an agreement, the commission—   | 8                    |
| (a)              | must, on application, give leave to hear from an employee organisation that was requested to represent a person under section 2011 in relation to the agreement, if—                          | 9<br>10<br>11        |
|                  | (i) the request has not been withdrawn; or  | 12                   |
|                  | (ii) the conditions in section 20(5)(a) and (b) continue to be met; and   | 13<br>14             |
| (b)              | except as mentioned in paragraph (a), must not hear from an employee organisation, other than an organisation proposed to be bound by the agreement.  | 15<br>16<br>17       |
| Certifyii        | ng an agreement   | 18                   |
| agreemen         | If an application is made to the commission to certify an ant, the commission must certify the agreement if, and must not be agreement unless, satisfied the requirements of this section are | 19<br>20<br>21<br>22 |
| (2) Th           | e agreement must pass the no-disadvantage test.   | 23                   |
| ( <b>3</b> ) If– | _   | 24                   |

<sup>9</sup> Section 19 (Agreement with employee organisations)

<sup>10</sup> Section 20 (Agreement with employees)

<sup>11</sup> Section 20 (Agreement with employees)

| <ul> <li>(a) the only reason why the commission must not certify an<br/>agreement is that the agreement does not pass the no-disadvantage<br/>test; and</li> </ul>   | 1<br>2<br>3          |
|--|----------------------|
| (b) the commission is satisfied that certifying the agreement is not contrary to the public interest;  | 4 5                  |
| the agreement is taken to pass the no-disadvantage test.   | 6                    |
| Example of subsection (3)(b)—  | 7                    |
| The making of the agreement is part of a reasonable strategy to deal with a short-term crisis in, and to assist in the revival of, the single business or part.  | 8<br>9               |
| (4) A valid majority of the relevant employees employed at the time must have—   | 10<br>11             |
| (a) for an agreement made under section 1912—genuinely approved the agreement; or  | 12<br>13             |
| (b) for an agreement made under section 2013—genuinely made the agreement.   | 14<br>15             |
| (5) The explanation of the terms of the agreement to persons mentioned in section 19(3)(b) or 20(8) must have been done in a way that was appropriate, having regard to the persons' particular circumstances and needs. | 16<br>17<br>18<br>19 |
| Examples of persons with particular circumstances and needs—   | 20                   |
| 1. Women   | 21                   |
| 2. Persons from a non-English-speaking background  | 22                   |
| 3. Young persons   | 23                   |
| (6) The agreement must include procedures for preventing and settling disputes, about matters arising under the agreement, between—  | 24<br>25             |
| (a) the employer; and  | 26                   |
| (b) the relevant employees.  | 27                   |
| (7) If the agreement was made under section 20, the employer must not have coerced or attempted to coerce an employee—   | 28<br>29             |

Section 19 (Agreement with employee organisations)

<sup>13</sup> Section 20 (Agreement with employees)

| (a) not to make a request mentioned in section 20(5); or  | 1                    |
|---|----------------------|
| (b) to withdraw the request.  | 2                    |
| (8) The agreement must specify a date, not more than 3 years after the date on which the agreement will come into operation, as the nominal expiry date of the agreement.                                 | 3<br>4<br>5          |
| (9) The agreement must also contain, or be accompanied by, the information prescribed under a regulation.   | 6<br>7               |
| (10) In this section—   | 8                    |
| "relevant employee" means an employee whose employment will be subject to the agreement.  | 9<br>10              |
| When commission to refuse to certify an agreement   | 11                   |
| <b>26.(1)</b> The commission must refuse to certify an agreement if it considers that a provision of the agreement is inconsistent with—  | 12<br>13             |
| (a) a provision of chapter 4, parts 1 and 2 and chapter 5;14 or   | 14                   |
| (b) an order by the commission under the provisions; or   | 15                   |
| (c) an injunction granted by the commission under the provisions; or  | 16                   |
| (d) the <i>Industrial Organisations Act 1996</i> , part 14.15   | 17                   |
| (2) The commission must refuse to certify an agreement if satisfied—  | 18                   |
| (a) the employer has, in connection with negotiating the agreement, contravened—  | 19<br>20             |
| (i) section 60; or  | 21                   |
| (ii) the Industrial Organisations Act 1996, part 14; or   | 22                   |
| (b) the employer has caused an entity to engage, in connection with negotiations for an agreement, in conduct that, had the employer engaged in the conduct, would be a contravention by the employer of— | 23<br>24<br>25<br>26 |

Chapter 4, parts 1 (Minimum wages) and 2 (Equal remuneration for work of equal value)
 Chapter 5 (Dismissals)

<sup>15</sup> Industrial Organisations Act 1996, part 14 (Freedom of association)

|                  | (i) s    | ection 60;16 or  | 1                    |
|------------------|----------|--|----------------------|
|                  | (ii) t   | he Industrial Organisations Act 1996, part 14; or  | 2                    |
| (c)              | an ent   | ity has, for the employer—   | 3                    |
|                  | (i) e    | engaged in conduct mentioned in paragraph (b); or  | 4                    |
|                  | (ii) c   | caused another entity to engage in the conduct.  | 5                    |
|                  |          | on (2) does not apply if the commission is satisfied the conduct, and its effects, have been fully remedied.   | 7                    |
|                  |          | nission must refuse to certify an agreement if it considers a agreement is a discriminatory provision.   | 8                    |
| ( <b>5</b> ) The | e comn   | nission must refuse to certify an agreement if—  | 10                   |
| (a)              | _        | greement applies only to a part of a single business that is or of the following—  | 11<br>12             |
|                  | (i) a    | geographically distinct part of the single business;   | 13                   |
|                  |          | distinct operational or organisational unit within the single business; and  | 14<br>15             |
| (b)              | that re  | ommission considers the agreement defines the part in a way esults in the employment of employees not being subject to creement if it would be reasonable for the employment to be, g regard to— | 16<br>17<br>18<br>19 |
|                  |          | he nature of the work performed by the employees whose employment is not subject to the agreement; and   | 20<br>21             |
|                  |          | he organisational and operational relationships between the part and the rest of the single business; and  | 22<br>23             |
| (c)              |          | ommission considers it unfair that the employment of those byees is not subject to the agreement.  | 24<br>25             |
| <b>(6)</b> Thi   | s sectio | on applies despite section 25.   | 26                   |

<sup>&</sup>lt;sup>16</sup> Section 60 (Employers not to discriminate between unionist and non-unionist)

28

# 44 Workplace Relations

| Other of agreeme | ptions open to commission instead of refusing to certify an ent   | 1<br>2           |
|------------------|---|------------------|
|                  | If, under section 25 <sup>17</sup> or 26, the commission has grounds to refuse an agreement—  | 3 4              |
| (a)              | the commission may accept an undertaking from 1 or more of the persons who made the agreement in relation to the operation of the agreement and, if satisfied the undertaking meets the commission's concerns, certify the agreement; and | 5<br>6<br>7<br>8 |
| (b)              | before refusing to certify the agreement, the commission must<br>give the persons who made the agreement an opportunity to take<br>action that may be necessary to make the agreement certifiable.  | 9<br>10<br>11    |
|                  | an undertaking is not complied with, the commission, after giving ons who made the agreement an opportunity to be heard, may—   | 12<br>13         |
| (a)              | order the 1 or more persons who gave the undertaking to comply with it; or  | 14<br>15         |
| (b)              | terminate the agreement.  | 16               |
| ( <b>3</b> ) If– | _   | 17               |
| (a)              | after doing the things required or allowed by subsection (1), the commission is still required to refuse to certify the agreement; and  | 18<br>19         |
| (b)              | it is so required only because it is not satisfied as mentioned in section 26(1);   | 20<br>21         |
|                  | nission may conciliate the industrial matter concerned with a view ng the persons concerned to make the agreement certifiable.  | 22<br>23         |
| Procedu          | res for preventing and settling disputes  | 24               |
| disputes         | between the employer and employees whose employment will be o the agreement may, if the commission approves, authorise the  | 25<br>26<br>27   |

commission to settle disputes over the application of the agreement.

<sup>17</sup> Section 25 (Certifying an agreement)

Division 4—Effect of certified agreements

s 30

1

|                            | 33  |                |
|----------------------------|---|----------------|
| When a                     | certified agreement is in operation   | 2              |
| 29.(1)                     | A certified agreement starts operating when it is certified.  | 3              |
| ( <b>2</b> ) The           | e agreement stops operating if—   | 4              |
| (a)                        | its nominal expiry date has passed; and   | 5              |
| (b)                        | it is replaced by another certified agreement.  | 6              |
| ( <b>3</b> ) Tho 37, 38 or | e agreement stops operating if it is terminated under section 27, 36, 39.18   | 7<br>8         |
| Effect of agreeme          | a certified agreement in relation to awards and other nts   | 9<br>10        |
| 30.(1)                     | While a certified agreement operates—   | 11             |
| (a)                        | it prevails over an award or industrial agreement, to the extent of any inconsistency with the award or agreement; and                    | 12<br>13       |
| (b)                        | it has no effect to the extent of any inconsistency with another agreement certified before it, whose nominal expiry date has not passed. | 14<br>15<br>16 |
|                            | n exceptional matters order prevails, to the extent of any ency, over a certified agreement that was certified before the order e.        | 17<br>18<br>19 |

Section 27 (Other options open to commission instead of refusing to certify an agreement), 36 (Other options open to commission instead of refusing to approve amendment of an agreement), 37 (Terminating a certified agreement on or before its nominal expiry date), 38 (Terminating a certified agreement after its nominal expiry date) or 39 (Terminating an agreement in a way provided under agreement after nominal expiry date)

Division 5—Persons bound by certified agreements

1

| Persons  | bound  | 2              |
|----------|--|----------------|
| 31.(1)   | A certified agreement binds—   | 3              |
| (a)      | the employer; and  | 4              |
| (b)      | all persons whose employment is, while the agreement operates, subject to the agreement; and   | 5<br>6         |
| (c)      | if the agreement is made with 1 or more employee organisations under section 19 or 22 <sup>19</sup> —the 1 or more organisations.            | 7<br>8         |
|          | e commission must determine that a certified agreement binds an e organisation if—   | 9<br>10        |
| (a)      | a valid majority of employees made the agreement with the employer under section 20;20 and   | 11<br>12       |
| (b)      | before the agreement is certified, the organisation gives the commission and employer notice that it wants to be bound by the agreement; and | 13<br>14<br>15 |
| (c)      | the organisation satisfies the commission that it has at least 1 member—   | 16<br>17       |
|          | (i) whose employment will be subject to the agreement; and   | 18             |
|          | (ii) whose industrial interests the organisation is entitled to represent for work that will be subject to the agreement; and                | 19<br>20       |
|          | (iii) who asked the organisation to give the notice.   | 21             |
| Successo | or employers bound   | 22             |
| 32.(1)   | This section applies if—   | 23             |
| (a)      | an employer is bound by a certified agreement; and   | 24             |
| (b)      | at a later time a new employer becomes the successor (whether or   | 25             |

Section 19 (Agreement with employee organisations) or 22 (Greenfields agreement)

<sup>20</sup> Section 20 (Agreement with employees)

|                 | not immediate) of the whole or a part of the business concerned.   | 1                    |
|-----------------|--|----------------------|
| <b>(2)</b> Fro  | om the later time—   | 2                    |
| (a)             | the new employer is bound by the certified agreement, to the extent it relates to the whole or part of the business; and   | 3<br>4               |
| (b)             | the previous employer stops being bound by the certified agreement, to the extent it relates to the whole or part of the business; and   | 5<br>6<br>7          |
| (c)             | a reference in this part to the employer includes a reference to the<br>new employer, and ceases to refer to the previous employer, to<br>the extent the context relates to the whole or part of the business.   | 8<br>9<br>10         |
| ( <b>3</b> ) In | this section—  | 11                   |
| "success        | or" includes assignee and transmittee.   | 12                   |
|                 | n 6—Extending, amending or terminating certified agreements  ng the nominal expiry date  | 13<br>14             |
| 33.(1)          | On or before the nominal expiry date of a certified agreement, the g persons may extend the nominal expiry date by application to the  | 14<br>15<br>16       |
| commiss         | ion—   | 17                   |
| (a)             | if 1 or more organisations are bound by the agreement—the employer and the 1 or more organisations;  | 18<br>19             |
| (b)             | otherwise—the employer.  | 20                   |
|                 | the extended date can not be more than 3 years after the date on the agreement came into operation.  | 21<br>22             |
| ( <b>3</b> ) Th | e extension has no effect unless the commission approves it.   | 23                   |
| approve whose e | ne commission must approve the extension if, and must not<br>the extension unless, satisfied a valid majority of the employees<br>imployment is subject to the agreement at the time genuinely<br>the extension. | 24<br>25<br>26<br>27 |
| (5) The effect. | ne extension takes effect when the commission's approval takes   | 28<br>29             |

| ( <b>6</b> ) Th | is section does not apply to an agreement—   | 1              |
|-----------------|--|----------------|
| (a)             | to which section 2221 applied; or  | 2              |
| (b)             | to which section 25(3) <sup>22</sup> applied, in circumstances covered by the example to that subsection.  | 3<br>4         |
| Amendi          | ng a certified agreement   | 5              |
|                 | The following persons may amend the agreement by application to nission—   | 6<br>7         |
| (a)             | if 1 or more organisations are bound by the agreement—the employer and the 1 or more organisations;  | 8<br>9         |
| (b)             | otherwise—the employer.  | 10             |
| ( <b>2</b> ) Th | e amendment has no effect unless the commission approves it.   | 11             |
|                 | ne commission must approve the amendment if, and must not the amendment unless, satisfied—   | 12<br>13       |
| (a)             | a valid majority of the employees whose employment is subject<br>to the agreement at the time genuinely approve the amendment;<br>and                | 14<br>15<br>16 |
| (b)             | the commission would be required to certify the agreement as amended if it were a new agreement whose certification was applied for under this part. | 17<br>18<br>19 |
| <b>(4)</b> In   | applying subsection (3)(b)—  | 20             |
| (a)             | a requirement about a majority of persons making or approving<br>the agreement is taken to be satisfied; and   | 21<br>22       |
| (b)             | section 27 <sup>23</sup> is to be disregarded.   | 23             |
| (5) Th effect.  | e amendment takes effect when the commission's approval takes  | 24<br>25       |
| ( <b>6</b> ) Th | e commission may, on application by a person bound by a certified  | 26             |
|                 |  |                |

<sup>21</sup> Section 22 (Greenfields agreement)

<sup>22</sup> Section 25 (Certifying an agreement)

<sup>&</sup>lt;sup>23</sup> Section 27 (Other options open to commission instead of refusing to certify an agreement)

| agraamai | nt, amend a certified agreement—  | 1        |
|----------|---|----------|
| C        |   |          |
| (a)      | to remove ambiguity or uncertainty; or  | 2        |
| (b)      | to include, omit or amend a term (however specified) that allows an employer to stand-down an employee.           | 3<br>4   |
| (7) A    | certified agreement can not be amended except under—  | 5        |
| (a)      | this section (including as it applies under section 35); or   | 6        |
| (b)      | section 33; or  | 7        |
| (c)      | section 36.24   | 8        |
| Amenda   | nent if discrimination between unionists and non-unionists  | 9        |
| 35.(1)   | If—   | 10       |
| (a)      | 1 or more employees whose employment is not subject to the agreement ask the employer to—                         | 11<br>12 |
|          | (i) amend the agreement so that their employment is subject to the agreement; and                                 | 13<br>14 |
|          | (ii) seek the approval of the commission for the amendment under section 34; and                                  | 15<br>16 |
| (b)      | their employment would be subject to the agreement if—  | 17       |
|          | (i) they were members of an employee organisation or of a particular employee organisation; or                    | 18<br>19 |
|          | (ii) they were not members of an employee organisation or of a particular employee organisation; and              | 20<br>21 |
| (c)      | the amendment would not cause the agreement to become a multiple-business agreement;                              | 22<br>23 |
| the empl | oyer must comply with the request.  | 24       |
|          | , in accordance with the request, the employer seeks the ion's approval to the amendment under section 34(3), the | 25<br>26 |

Section 36 (Other options open to commission instead of refusing to approve amendment of an agreement)

| 2             |
|---------------|
| 3             |
| 5             |
| 8<br>9<br>10  |
| 1<br>12<br>13 |
| 14<br>15      |
| 10<br>17      |
| 18<br>19      |
| 20            |
| 21            |
| 22<br>23      |
| 25            |
| 26            |
| 27            |
| 28            |
|               |

<sup>25</sup> Section 34 (Amending a certified agreement)

| whose         | emple          | ermination unless, satisfied a valid majority of the employees byment is subject to the agreement at the time genuinely rmination.  | 1<br>2<br>3          |
|---------------|----------------|---|----------------------|
| (4) Teffect.  | The te         | rmination takes effect when the commission's approval takes   | 4<br>5               |
| Termi         | nating         | a certified agreement after its nominal expiry date   | ć                    |
| <b>38.</b> (1 | 1) Afte        | er the nominal expiry date of a certified agreement—  | 7                    |
| (a            | ) the          | employer; or  | 8                    |
| (b            |                | najority of the employees whose employment is subject to the eement; or   | 9<br>10              |
| (c            | ) an           | employee organisation that—   | 11                   |
|               | (i)            | is bound by the agreement; and  | 12                   |
|               | (ii)           | has at least 1 member whose employment is subject to the agreement;   | 13<br>14             |
| employ are bo | ment<br>und b  | otice to all of the employees, or other employees, whose is subject to the agreement and persons, or other persons, who y the agreement, and to the commission, stating that the rminates with effect from a specified day. | 15<br>16<br>17<br>18 |
| (2) 7         | The spe        | ecified day must be at least 28 days after—   | 19                   |
| (a            | ) the          | day on which the notice is given; or  | 20                   |
| (b            | *              | t is given to different persons on different days—the day on ich it is last given.  | 21<br>22             |
| (3) 7         | The ag         | reement terminates on the specified day.  | 23                   |
|               | _              | g an agreement in a way provided under agreement after iry date   | 24<br>25             |
| <b>39.</b> (1 | <b>1</b> ) If— |   | 26                   |
| (a            |                | ertified agreement provides for it to be terminated if certain additions are met; and   | 27<br>28             |
| (b            | ) tho          | se conditions are met after the agreement's nominal expiry  | 29                   |

| date ha  | s passed;  | 1  |
|--|--|--|
| •  | sons mentioned in subsection (2) may apply to the ve the termination approved.   | 3  |
| (2) The person   | s are—   | 4  |
| (a) the emp  | ployer; or   | 5  |
| (b) an emp   | loyee whose employment is subject to the agreement; or   | 6  |
| •  | loyee organisation that is bound by the agreement and that least 1 member whose employment is subject to the ent.  | 7<br>8<br>9  |
|  | mission is satisfied that subsection (1)(a) and (b) has been must approve the termination.   | 10<br>11   |
|  | nmission does so, the agreement terminates when the proval takes effect.   | 12<br>13   |
| Divisio  | n 7—Negotiations for certified agreements etc.   | 14   |
|  |  |  |
| Initiation of bar  | gaining period   | 15   |
| Initiation of bar 40.(1) If—   | gaining period   | 15<br>16   |
| <b>40.(1)</b> If—  | gaining period loyer; or   |  |
| <b>40.(1)</b> If—  (a) an emp  |  | 16   |
| 40.(1) If—  (a) an emp  (b) an emp   | loyer; or loyee organisation; or ployee acting on his or her own behalf and for other  | 16<br>17   |
| 40.(1) If—  (a) an emp  (b) an emp  (c) an emp  employ  wants to negotiat employed in a sin organisation or en   | loyer; or loyee organisation; or ployee acting on his or her own behalf and for other  | 16<br>17<br>18   |
| 40.(1) If—  (a) an emp  (b) an emp  (c) an emp  employ  wants to negotiate employed in a sin organisation or en  "bargaining per"  (2) The bargain   | loyer; or loyee organisation; or cloyee acting on his or her own behalf and for other rees; re a certified agreement in relation to employees who are rigle business or a part of a single business, the employer, riployee (the "initiating party") may initiate a period (the riod") for negotiating the proposed agreement.  Thing period is initiated by the initiating party giving notice regotiating party and to the commission stating that the | 16<br>17<br>18<br>19<br>20<br>21<br>22<br>23                   |
| 40.(1) If—  (a) an emp (b) an emp (c) an emp employ wants to negotiate employed in a sin organisation or en "bargaining per (2) The bargain to each other neinitiating party interpretations." | loyer; or loyee organisation; or cloyee acting on his or her own behalf and for other rees; re a certified agreement in relation to employees who are rigle business or a part of a single business, the employer, riployee (the "initiating party") may initiate a period (the riod") for negotiating the proposed agreement.  Thing period is initiated by the initiating party giving notice regotiating party and to the commission stating that the | 16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24<br>25<br>26 |

| (3) In means— | this division, a "negotiating party" to a proposed agreement   | 1 2                  |
|---------------|--|----------------------|
| (a)           | the initiating party; or   | 3                    |
| (b)           | if the initiating party is an employer who intends to try to make an agreement under section 19 or 22 <sup>26</sup> —the organisation or organisations who are proposed to be bound by the agreement; or                               | 2<br>5               |
| (c)           | if the initiating party is an employer who intends to try to make an agreement under section $20^{27}$ —the employees at the time whose employment will be subject to the agreement; or  | ?<br>8               |
| (d)           | if the initiating party is an employee organisation—the employer who is proposed to be bound by the agreement; or  | 10<br>11             |
| (e)           | if the initiating party is an employee acting on his or her own<br>behalf and for other employees—the employer who is proposed<br>to be bound by the agreement and the employees whose<br>employment will be subject to the agreement. | 12<br>13<br>14<br>15 |
| Particul      | ars to accompany notice  | 16                   |
| <b>41.</b> Th | e notice must be accompanied by particulars of—  | 17                   |
| (a)           | the single business or part of the single business to be covered by the proposed agreement; and  | 18<br>19             |
| (b)           | the types of employees whose employment will be subject to the agreement and the other persons who will be bound by the agreement; and   | 20<br>21<br>22       |
| (c)           | the matters that the initiating party proposes should be dealt with by the agreement; and  | 23<br>24             |
| (d)           | the proposed nominal expiry date of the agreement; and   | 25                   |
| (e)           | any other matters prescribed under a regulation.   | 26                   |

<sup>&</sup>lt;sup>26</sup> Section 19 (Agreement with employee organisations) or 22 (Greenfields agreement)

<sup>27</sup> Section 20 (Agreement with employees)

| When ba       | argaining period begins   | 1              |
|---------------|---|----------------|
| <b>42.</b> Th | e bargaining period begins at the end of 7 days after—  | 2              |
| (a)           | the day on which the notice was given; or   | 3              |
| (b)           | if the notice was given to different persons on different days—the day on which it was last given.  | 4<br>5         |
| Protecte      | d action  | 6              |
|               | This section identifies certain action (" <b>protected action</b> ") to ction 51 <sup>28</sup> applies.   | 7<br>8         |
|               | uring the bargaining period, a protected person is entitled to or engage in industrial action directly against the employer for the of—                                   | 9<br>10<br>11  |
| (a)           | supporting or advancing claims made in relation to the proposed agreement; or   | 12<br>13       |
| (b)           | responding to a lockout by the employer of employees whose employment will be subject to the agreement.   | 14<br>15       |
| ` ,           | the protected person does so, the organising of, or engaging in, the action is protected action.  | 16<br>17       |
| from the      | aring the bargaining period, the employer is entitled to lock out ir employment all or any of the employees whose employment will be to the agreement for the purpose of— | 18<br>19<br>20 |
| (a)           | supporting or advancing claims made by the employer in relation to the proposed agreement; or   | 21<br>22       |
| (b)           | responding to industrial action by any of the employees whose employment will be subject to the agreement.  | 23<br>24       |
| (5) If t      | he employer does so, the lockout is protected action.   | 25             |
|               | the employer locks out an employee, the employer may refuse to ineration to the employee for the period of the lockout.   | 26<br>27       |
|               | e employer can not lock out an employee unless the continuity of oyee's employment, for the purposes prescribed under a regulation,                                       | 28<br>29       |

<sup>28</sup> Section 51 (Immunity provisions)

| is not aff        | ected by the lockout.   | 1        |
|-------------------|---|----------|
| (8) The division. | nis section has effect subject to the following provisions of this                              | 2        |
| ( <b>9</b> ) In   | this section—   | 4        |
| "protect          | red person" means—  | 5        |
| (a)               | an employee organisation that is a negotiating party; or  | 6        |
| (b)               | a member of the employee organisation who is employed by the employer; or                       |          |
| (c)               | an officer or employee of the employee organisation acting in that capacity; or                 | 9<br>10  |
| (d)               | an employee who is a negotiating party.   | 11       |
| Industri          | al action must not involve secondary boycott  | 12       |
| 44.(1)            | Engaging in industrial action is not protected action if it is—                                 | 13       |
| (a)               | engaged in in concert with 1 or more persons or organisations who are not protected persons; or | 14<br>15 |
| (b)               | organised other than solely by 1 or more protected persons.                                     | 16       |
| ( <b>2</b> ) Or   | ganising industrial action is not protected action if it is—                                    | 17       |
| (a)               | organised in concert with 1 or more persons or organisations who are not protected persons; or  | 18<br>19 |
| (b)               | intended to be engaged in other than solely by 1 or more protected persons.                     | 20<br>21 |
| ( <b>3</b> ) In   | this section—   | 22       |
| "protect          | red person" means—  | 23       |
| (a)               | an employee organisation that is a negotiating party; or  | 24       |
| (b)               | a member of the employee organisation who is employed by the employer; or                       | 25<br>26 |
| (c)               | an officer or employee of the employee organisation acting in that capacity; or                 | 27<br>28 |
| (d)               | an employee who is a negotiating party.   | 29       |

|                                   | al action etc. must not be taken until after nominal expiry<br>ertain agreements and awards  | 1<br>2               |
|-----------------------------------|--|----------------------|
| 45.(1)                            | From when—   | 3                    |
| (a)                               | a certified agreement; or  | 4                    |
| (b)                               | an award under section 55(4); <sup>29</sup>  | 5                    |
| organisat<br>of suppor<br>employm | erating until its nominal expiry date has passed, an employee, ion or officer covered by subsection (2) must not, for the purpose rting or advancing claims against the employer in relation to the ent of employees whose employment is subject to the agreement engage in industrial action. | 6<br>5<br>8<br>9     |
| ( <b>2</b> ) The                  | e following persons are covered by subsection (1)—   | 11                   |
| (a)                               | an employee whose employment is subject to the agreement or award;   | 12<br>13             |
| (b)                               | an employee organisation that is bound by the agreement or award;  | 14<br>15             |
| (c)                               | an officer or employee of the employee organisation acting in that capacity.   | 10<br>17             |
|                                   | the employee, organisation or officer contravenes subsection (1), is not protected action.   | 18<br>19             |
| <b>(4)</b> Fro                    | om when—   | 20                   |
| (a)                               | a certified agreement; or  | 21                   |
| (b)                               | an award under section 55(4);  | 22                   |
| must not, in relatio              | to operation until its nominal expiry date has passed, the employer for the purpose of supporting or advancing the employer's claims n to the employment of employees whose employment is subject element, lock out an employee from his or her employment.                                    | 23<br>24<br>25<br>26 |
| ( <b>5</b> ) If the               | he employer does so, the lockout is not protected action.  | 27                   |

 $<sup>^{29}</sup>$  Section 55 (What happens if commission terminates a bargaining period under s 54(3) or (7))

| (6) En protected | gaging in industrial action in contravention of section 95 <sup>30</sup> is not action.   | 2                   |
|------------------|---|---------------------|
| Notice of        | f action to be given  |                     |
|                  | Action taken as mentioned in section $43(2)^{31}$ by the following s not protected action unless the requirements in subsection (2) are   | :                   |
| (a)              | an employee organisation;   | •                   |
| (b)              | a member of the employee organisation;  | 8                   |
| (c)              | an officer or employee of the employee organisation acting in that capacity;  | 10                  |
| (d)              | an employee who is a negotiating party.   | 1                   |
|                  | e requirements are that the employee organisation, or the employee negotiating party, has given the employer—   | 12<br>12            |
| (a)              | if the action is in response to, and is taken after the start of, a lockout of employees by the employer in relation to the proposed agreement—notice of the intention to take the action; or   | 14<br>13<br>10      |
| (b)              | otherwise—at least 3 working days notice of the intention to take the action.   | 1<br>18             |
| any actio        | 1 or more of the negotiating parties is an employee organisation, in taken as mentioned in section 43(4) by the employer to lock out es from their employment is not protected action unless—   | 19<br>2<br>2        |
| (a)              | the employer has given the other negotiating party or each of the other negotiating parties—  | 2:2:                |
|                  | (i) if the lockout is in response to, and takes place after the start of, industrial action organised or engaged in by an organisation that is a negotiating party in relation to the proposed agreement—notice of the intended lockout; or | 24<br>2:<br>2<br>2' |
|                  | (ii) otherwise—at least 3 working days notice of the intended   | 28                  |

<sup>30</sup> Section 95 (Industrial action by party to QWA)

<sup>31</sup> Section 43 (Protected action)

|                                  | lockout; and   | 1                         |
|----------------------------------|--|---------------------------|
| (b)                              | as far as it relates to a particular employee—   | 2                         |
|                                  | (i) if paragraph (a)(i) applies—before the lockout begins; or  | 3                         |
|                                  | (ii) otherwise—at least 3 working days before the lockout begins;  | 5                         |
|                                  | the employer has given notice to the particular employee, or has taken other reasonable steps to notify the particular employee, of the intended lockout.  | 6<br>7<br>8               |
| employm<br>mentione<br>their emp | 1 or more of the negotiating parties is an employee whose tent will be subject to the proposed agreement, any action taken as ed in section 43(4) by the employer to lock out employees from ployment is not protected action as far as it relates to a particular e unless— | 9<br>10<br>11<br>12<br>13 |
| (a)                              | if the lockout is in response to, and takes place after the start of, industrial action organised or engaged in by any of the employees who are negotiating parties in relation to the proposed agreement—before the lockout begins; or                                      | 14<br>15<br>16<br>17      |
| (b)                              | otherwise—at least 3 working days before the lockout begins;   | 18                        |
| -                                | byer has given notice to the particular employee, or has taken other le steps to notify the particular employee, of the intended lockout.  | 19<br>20                  |
|                                  | notice under this section must state the nature of the intended action ay when it will begin.  | 21<br>22                  |
| (6) A bargainin                  | notice under this section may be given before the start of the g period.   | 23<br>24                  |
| Negotiat                         | ion must precede industrial action   | 25                        |
| <b>47.</b> (1) employee          | Engaging in industrial action by a person who is a member of an e organisation that is a negotiating party is not protected action are organisation has, before the person begins to engage in the   | 26<br>27<br>28<br>29      |
| (a)                              | genuinely tried to reach agreement with the employer; and  | 30                        |
| (b)                              | if the commission has made an order about the negotiations—complied with the order as far as it applies to the   | 31<br>32                  |

|            | organisation.   | 1              |
|------------|---|----------------|
| party is n | ngaging in industrial action by an employee who is a negotiating not protected action unless, before the employee begins to engage in trial action— | 2<br>3<br>4    |
| (a)        | the employee, or another employee acting for the employee, has genuinely tried to reach agreement with the employer; and                            | 5<br>6         |
| (b)        | if the commission has made an order in relation to the negotiations—the employee has complied with the order as far as it applies to the employee.  | 7<br>8<br>9    |
|            | lockout of employees by an employer is not protected action unless oyer has, before the employer begins the lockout—                                | 10<br>11       |
| (a)        | if the employees are members of an organisation that is a negotiating party—genuinely tried to reach agreement with the organisation; and           | 12<br>13<br>14 |
| (b)        | if the employees are negotiating parties—genuinely tried to reach agreement with the employees; and   | 15<br>16       |
| (c)        | if the commission has made an order about the negotiations—complied with the order as far as it applies to the employer.                            | 17<br>18<br>19 |
| Secret b   | allot for bargaining period   | 20             |
| 48.(1)     | This section applies if the commission considers—   | 21             |
| (a)        | industrial action relating to a bargaining period is being taken or<br>the taking of industrial action is threatened, impending or<br>probable; and | 22<br>23<br>24 |
| (b)        | finding out, in relation to the matter, the attitudes of the employees whose employment will be subject to the proposed agreement might help—       | 25<br>26<br>27 |
|            | (i) to stop or prevent the industrial action; or  | 28             |
|            | (ii) to settle the matters giving rise to the industrial action.  | 29             |
| (2) Th     | ne commission may order that a vote of employees be taken by  | 30             |

|           | lot <sup>32</sup> (with or without a provision for absent voting), in accordance commission's directions, to find out their attitudes about the matter.                | 7             |
|-----------|--|---------------|
| , ,       | ter an order is made, the organising of, or engaging in, industrial the employee organisation or employees is not protected action                                     | 3             |
| (a)       | the ballot has been taken; and   | (             |
| (b)       | the industrial action has been approved by a majority of the valid votes cast in the ballot.   | 8             |
| forms the | Ifter an order is made, but before the vote is taken, the commission e view that the ballot should not be proceeded with because it has tself that—                    | 10<br>11      |
| (a)       | the matters giving rise to the industrial action have been, or are about to be, settled; or  | 1<br>1:       |
| (b)       | the industrial action has stopped or been prevented, or is about to stop or be prevented;  | 1<br>1:       |
| the comn  | nission must revoke the order.   | 10            |
| (5) In s  | subsection (3)—  | 1′            |
| "organis  | ation" includes—   | 18            |
| (a)       | a member of the organisation; and  | 19            |
| (b)       | an officer or employee of the organisation acting in that capacity.  | 20            |
| Industri  | al action must be properly authorised  | 2             |
| organisat | Engaging in industrial action by members of an employee ion that is a negotiating party is not protected action unless, before trial action begins—                    | 22<br>2<br>24 |
| (a)       | the industrial action is properly authorised by the organisation's management committee or someone authorised by the committee to authorise the industrial action; and | 25<br>2<br>2  |
| (b)       | if the organisation's rules specify the way industrial action is to be   | 2             |

 $<sup>^{32}</sup>$  See section 301 (Conducting a secret ballot) for the way a secret ballot is conducted.

|                         | authorised—the industrial action is properly authorised under the rules; and  | 1<br>2                     |
|-------------------------|---|----------------------------|
| (c)                     | notice of the giving of the authorisation is given to the registrar.  | 3                          |
| organisat<br>authorisii | dustrial action is taken to be properly authorised under an employee ion's rules even though a technical breach has happened in the industrial action, if the person who committed the breach good faith.   | 4<br>5<br>6                |
| (3) Ex include—         | camples of a technical breach in authorising industrial action  | 8<br>9                     |
| (a)                     | a contravention of the organisation's rules; and  | 10                         |
| (b)                     | an error or omission in complying with this Act; and  | 11                         |
| (c)                     | participation, by a person not eligible to do so, in the making of a decision by a management committee, or by members, of the organisation.  | 12<br>13<br>14             |
| employee                | lustrial action is taken to have been properly authorised under an e organisation's rules, and to have been authorised before the action began, unless—   | 15<br>16<br>17             |
| (a)                     | the commission declares in a proceeding that the industrial action was not properly authorised under the rules; and   | 18<br>19                   |
| (b)                     | the proceeding was brought in the commission within 6 months after the notice was given to the registrar under subsection (1)(c).   | 20<br>21                   |
| industrial engage in    | far as an employee organisation's rules specify the way in which action that section 43 entitles the organisation to organise or in is to be authorised, the rules do not contravene the <i>Industrial ation Act 1996</i> , section 22 <sup>33</sup> unless the way specified contravenes on. | 22<br>23<br>24<br>25<br>26 |
| What ha 21 days         | ppens if application to certify agreement is not made within  | 27<br>28                   |
|                         | aless an application to the commission to certify an agreement is thin 21 days after the day when the agreement is made, nothing  | 29<br>30                   |

<sup>33</sup> Industrial Organisation Act 1996, section 22 (General requirements for rules)

|                 | o the agreement or by a person bound by the agreement is protected   | 1<br>2<br>3    |
|-----------------|--|----------------|
| Immuni          | ty provisions  | ۷              |
|                 | No action lies under a law for industrial action that is protected aless the action has involved or is likely to involve—                        | 5              |
| (a)             | personal injury; or  | 7              |
| (b)             | wilful or reckless destruction of, or damage to, property; or  | 8              |
| (c)             | the unlawful taking, keeping or use of property.   | 9              |
|                 | absection (1) does not prevent an action for defamation being in relation to anything that happened during the industrial action.                | 10<br>11       |
| ( <b>3</b> ) In | this section—  | 12             |
|                 | neans a written or unwritten law, but does not include the State nsport Act 1938.  | 13<br>14       |
| Employe         | er not to dismiss employee etc. for engaging in protected action   | 15             |
| 52.(1)          | An employer must not—  | 16             |
| (a)             | dismiss an employee, injure an employee in his or her employment or change an employee's position to the employee's prejudice; or                | 17<br>18<br>19 |
| (b)             | threaten to dismiss an employee, injure an employee in his or her<br>employment or change an employee's position to the employee's<br>prejudice; | 20<br>21<br>22 |
| •               | or partly because the employee is proposing to engage, is engaging, agaged, in protected action.   | 23<br>24       |
| (2) Su the empl | bsection (1) does not apply to any of the following actions taken by oyer—   | 25<br>26       |
| (a)             | standing-down the employee;  | 27             |
| (b)             | refusing to pay the employee if, under the common law, the employer is permitted to do so because the employee has not                           | 28             |

| performed work as directed;   | 1                     |
|---|-----------------------|
| (c) action of the employer that is itself protected action.   | 2                     |
| (3) In a proceeding under section 63 <sup>34</sup> for an alleged contravention of subsection (1), it is to be presumed, unless the employer proves otherwise, that the alleged conduct of the employer was carried out wholly or partly because the employee was proposing to engage, was engaging, or had engaged, in protected action. | 3<br>4<br>5<br>6<br>7 |
| When bargaining period ends   | 8                     |
| <b>53.</b> The bargaining period ends if any of the following events happen—  | 9                     |
| (a) an agreement under division 2 <sup>35</sup> is made by the employer and any 1 or more of the other negotiating parties;   | 10<br>11              |
| (b) the initiating party gives each of the other negotiating parties notice that the initiating party no longer wants to reach an agreement under division 2 with the other parties;  | 12<br>13<br>14        |
| (c) the commission terminates the bargaining period.  | 15                    |
| Power of commission to suspend or terminate bargaining period   | 16                    |
| <b>54.(1)</b> The commission may suspend or terminate the bargaining period if, after giving the negotiating parties an opportunity to be heard, it is satisfied any of the circumstances in subsections (2) to (7) exists or existed.  | 17<br>18<br>19        |
| (2) A circumstance for subsection (1) is that a negotiating party that, before or during the bargaining period, has organised or taken, or is organising or taking, industrial action to support or advance claims in relation to the proposed agreement—   | 20<br>21<br>22<br>23  |
| <ul> <li>(a) did not genuinely try to reach an agreement with the other<br/>negotiating parties before organising or taking the industrial<br/>action; or</li> </ul>  | 24<br>25<br>26        |
| (b) is not genuinely trying to reach an agreement with the other negotiating parties; or  | 27<br>28              |

<sup>34</sup> Section 63 (Penalties for contravening penalty provisions)

<sup>35</sup> Division 2 (Making agreements)

| (c)                 | has not complied with the commission's directions relating to the proposed agreement or to a matter that arose during the negotiations for the proposed agreement; or | 3                |
|---------------------|---|------------------|
| (d)                 | has not complied with a recommendation of the commission under section 241 <sup>36</sup> relating to—   | 4                |
|                     | (i) the proposed agreement; or  | $\epsilon$       |
|                     | (ii) a matter that arose during the negotiations for the proposed agreement.  | 3                |
|                     | circumstance for subsection (1) is that industrial action, being taken or advance claims in relation to the proposed agreement, is ng—                                | 10<br>11         |
| (a)                 | to endanger the life, the personal health or safety, or the welfare, of the population or of part of it; or   | 12<br>13         |
| (b)                 | to cause significant damage to the economy or an important part of it.  | 14<br>15         |
|                     | circumstance for subsection (1) is that industrial action is being d or taken by—   | 1 <i>6</i><br>17 |
| (a)                 | an organisation that is a negotiating party; or   | 18               |
| (b)                 | a member of the organisation who is employed by the employer; or  | 19<br>20         |
| (c)                 | an officer or employee of the organisation acting in that capacity;   | 21               |
| against<br>employed | an employer to support or advance claims in relation to es—   | 22<br>23         |
| (d)                 | whose employment will be subject to the agreement; and  | 24               |
| (e)                 | who are neither members, nor eligible to become members, of the organisation.   | 25<br>26         |
|                     | circumstance for subsection (1) is that industrial action that is being d or taken by an organisation that is a negotiating party—                                    | 27<br>28         |
| (a)                 | relates, to a significant extent, to a demarcation dispute; or  | 29               |
| (b)                 | contravenes a commission order that relates, to a significant   | 30               |
|                     |   |                  |

<sup>36</sup> Section 241 (Recommendation by consent)

|                         | extent, to a demarcation dispute.  | 1                       |
|-------------------------|--|-------------------------|
| single bu<br>is not con | the bargaining period relates to employees employed in a part of a siness, a circumstance for subsection (1) is that the initiating party emplying with an award, an order, a direction of the commission, or d agreement, in relation to another part of the single business.                         | 2<br>3<br>4<br>5        |
| ( <b>7</b> ) A (        | circumstance for subsection (1) is that—   | 6                       |
| (a)                     | immediately before the commencement of this section, the wages and conditions of the type of employees whose employment will be subject to the agreement were determined by a paid rates award, or would have been so determined if a certified agreement or EFA had not prevailed over the award; and | 7<br>8<br>9<br>10<br>11 |
| (b)                     | as far as the wages and conditions of the type of employees<br>whose employment will be subject to the agreement were, before<br>the commencement of this section, customarily determined by an<br>award, they were determined by a paid rates award; and  | 12<br>13<br>14<br>15    |
| (c)                     | there is no reasonable prospect of the negotiating parties reaching an agreement under division 2 during the bargaining period.  | 16<br>17                |
| ( <b>8</b> ) Th         | e commission—  | 18                      |
| (a)                     | must not suspend or terminate the bargaining period under subsection (1), in a circumstance in subsection (2), (4), (5), (6) or (7), except on application by a negotiating party; but   | 19<br>20<br>21          |
| (b)                     | may suspend or terminate the period under subsection (1), in a circumstance in subsection (3)—   | 22<br>23                |
|                         | (i) of its own initiative; or  | 24                      |
|                         | (ii) on application by a negotiating party or the Minister.  | 25                      |
| the prop                | ything done by a negotiating party or another person in relation to osed agreement is not protected action if it is done while the g period is suspended.  | 26<br>27<br>28          |
| considers<br>period be  | When terminating the bargaining period, if the commission is it to be in the public interest, it may declare that, during a specified eginning at the time of the termination, a specified negotiating party yee of the employer—  | 29<br>30<br>31<br>32    |
| (a)                     | is not allowed to initiate a new bargaining period in relation to  | 33                      |

|                  | specified matters that are dealt with by the proposed agreement; or   | 1              |
|------------------|---|----------------|
| (b)              | may initiate the bargaining period only on specified conditions.  | 2              |
| <b>(11)</b> In   | this section—   | 3              |
| "paid ra         | tes award" means an award that—   | 4              |
| (a)              | includes a statement to the effect that it is a paid rates award; or  | 5              |
| (b)              | has been regarded by the commission as a paid rates award when applying principles for determining wages and employment conditions.               | 6<br>7<br>8    |
| What has 54(3) o | appens if commission terminates a bargaining period under r (7)   | 9<br>10        |
|                  | This section applies if a bargaining period is terminated for the ance in section 54(3) or (7).   | 11<br>12       |
|                  | soon as practicable, the commission must begin to exercise the on powers under section 56—  | 13<br>14       |
| (a)              | to facilitate the making of an agreement under division 2;37 or   | 15             |
| (b)              | otherwise to settle any matter or issue that could be covered by the agreement.   | 16<br>17       |
|                  | bsection (2) applies even if the commission has already attempted on during the bargaining period.  | 18<br>19       |
|                  | after conciliation powers under subsection (2) have been exercised, ach is satisfied—   | 20<br>21       |
| (a)              | the negotiating parties have not settled the matters that were at issue during the bargaining period (whether or not by making an agreement); and | 22<br>23<br>24 |
| (b)              | it is not likely that further conciliation will result in the matters<br>being settled within a reasonable time;                                  | 25<br>26       |
|                  | ench may exercise the arbitration powers mentioned in section 56 an award that deals with the matters.  | 27<br>28       |

<sup>37</sup> Division 2 (Making agreements)

|                         | spite any other provision of this Act, the arbitration powers may be lonly by a full bench.   | 1<br>2         |
|-------------------------|---|----------------|
| (6) In following        | exercising the arbitration powers, a full bench must consider the g—  | 3              |
| (a)                     | the matters that were at issue during the bargaining period;  | 5              |
| (b)                     | the merits of the case;   | $\epsilon$     |
| (c)                     | the interests of the negotiating parties and the public interest;   | 7              |
| (d)                     | how productivity might be improved in the business or part of the business concerned;   | 9              |
| (e)                     | the extent to which the conduct of the negotiating parties during the bargaining period was reasonable;   | 10<br>11       |
| (f)                     | any relevant principles formulated by a full bench for this subsection.   | 12<br>13       |
|                         | bsection (6) does not, by implication, limit the matters to which a h may have regard.  | 14<br>15       |
| Powers                  | of commission and full bench when s 55 applies  | 16             |
| section 5               | The commission has the conciliation powers for the matters in $5(2)$ that it would have under section $240^{38}$ if that section applied to on of the matters instead of industrial disputes.     | 17<br>18<br>19 |
| section 5               | full bench has the arbitration powers for the matters in 5(4) that it would have under section 240 if that section applied to in of the matters, instead of industrial disputes, by a full bench. | 20<br>2<br>22  |
| Awards                  | under s 55  | 23             |
| <b>57.(1)</b> expiry da | An award under section $55(4)^{39}$ must specify a date as its nominal ite.   | 24<br>25       |
| ( <b>2</b> ) Su         | abject to this section, the award operates at all times after it  | 26             |
|                         |   |                |

<sup>38</sup> Section 240 (Action on industrial dispute)

 $<sup>^{39}</sup>$  Section 55 (What happens if commission terminates a bargaining period under s 54(3) or (7))

| commen          | ces.  | 1                    |
|-----------------|---|----------------------|
| ( <b>3</b> ) Th | e award has effect subject to any conditions specified in it.   | 2                    |
|                 | fore the award's nominal expiry date has passed, a full bench must ke the award unless satisfied—   | 3<br>4               |
| (a)             | the employer and the 1 or more organisations, or a majority of the employees, who are bound by the award have agreed to the revocation (for example, because they propose to make an agreement under division $2^{40}$ ); and | 5<br>6<br>7<br>8     |
| (b)             | the revocation would not be against the public interest.  | 9                    |
| <b>(5)</b> Af   | ter the award's nominal expiry date—  | 10                   |
| (a)             | the employer, or an organisation, bound by the award; or  | 11                   |
| (b)             | a majority of the employees to whom the award applies;  | 12                   |
| award ap        | e notice to all of the employees, or other employees, to whom the oplies and persons, or other persons, who are bound by the award e commission, stating that the award is revoked with effect from a day.                    | 13<br>14<br>15<br>16 |
| ( <b>6</b> ) Th | e specified day must be at least 28 days after—   | 17                   |
| (a)             | the day on which the notice is given; or  | 18                   |
| (b)             | if it is given to different persons on different days—the day on which it is last given.  | 19<br>20             |
| ( <b>7</b> ) Th | e award is revoked on the specified day.  | 21                   |
| ( <b>8</b> ) Th | e award may be amended only to—   | 22                   |
| (a)             | remove ambiguity or uncertainty; or   | 23                   |
| (b)             | include, omit or amend a term (however specified) that authorises an employer to stand-down an employee.  | 24<br>25             |
|                 | efore the award's nominal expiry date has passed, no bargaining may be initiated under section 40 <sup>41</sup> for negotiating an agreement in   | 26<br>27             |

<sup>40</sup> Division 2 (Making agreements)

<sup>41</sup> Section 40 (Initiation of bargaining period)

| relation to the employment of employees whose employment is dealt with in the award.   | -                    |
|--|----------------------|
| Commission not to arbitrate during bargaining period   |                      |
| <b>58.</b> During a bargaining period, the commission must not exercise its arbitration powers under section 240 <sup>42</sup> for a matter that is at issue between the negotiating parties.  | :                    |
| Conciliation for agreements  | ,                    |
| <b>59.(1)</b> The commission has the conciliation powers for a matter arising under this part that it would have under section 240 if that section applied to conciliation of the matters instead of industrial disputes.  | 10                   |
| (2) If 2 or more employee organisations are involved in the negotiations or proposed negotiations, the commission may order that the organisations be represented, for conciliating the matter, by a single person or group of persons authorised by the organisations to represent them (whether generally or for the particular negotiations). | 1:<br>1:<br>1:<br>1: |
| (3) Subsection (2) does not, by implication, limit subsection (1).   | 10                   |
| Employers not to discriminate between unionist and non-unionist  | 17                   |
| <b>60.</b> In negotiating an agreement under division 2, <sup>43</sup> an employer must not discriminate between the employer's employees because—   | 1<br>19              |
| (a) some of the employees are members of an employee organisation, while others are not members of the organisation; or  | 20<br>21             |
| (b) some of the employees are members of a particular employee organisation, while others are not members of the organisation or are members of a different employee organisation.   | 2:<br>2:<br>24       |

<sup>42</sup> Section 240 (Action on industrial dispute)

<sup>43</sup> Division 2 (Making agreements)

s 62

| Di               | vision 8—Prohibition of coercion in relation to agreements   | 1        |
|------------------|--|----------|
| Coercion etc.    | n of persons to make, amend or terminate certified agreements  | 2 3      |
| 61.(1)           | A person must not—   | 4        |
| (a)              | take or threaten to take industrial action or other action; or   | 5        |
| (b)              | refrain or threaten to refrain from taking action;   | 6        |
| with inte        | nt to coerce someone else to agree, or not to agree, to—   | 7        |
| (c)              | making, amending or terminating, or extending the nominal expiry date of, an agreement under division 2;44 or                  | 8<br>9   |
| (d)              | approving anything mentioned in paragraph (c).   | 10       |
|                  | bsection (1) does not apply to action, or industrial action, that is action (within the meaning of division 7 <sup>45</sup> ). | 11<br>12 |
| (3) An the emplo | employer must not coerce, or attempt to coerce, an employee of oyer—   | 13<br>14 |
| (a)              | not to make a request mentioned in section 20(5) <sup>46</sup> in relation to an agreement the employer proposes to make; or   | 15<br>16 |
| (b)              | to withdraw the request.   | 17       |
|                  | Division 9—Enforcement and remedies  | 18       |
| Penalty          | provisions   | 19       |
| <b>62.</b> In    | this division, each of the following is a penalty provision—   | 20       |
| (a)              | section 35 (Amendment if discrimination between unionists and non-unionists);  | 21<br>22 |
| (b)              | section 45 (Industrial action etc. must not be taken until after   | 23       |

<sup>44</sup> Division 2 (Making agreements)

<sup>&</sup>lt;sup>45</sup> Division 7 (Negotiations for certified agreements etc.)

<sup>46</sup> Section 20 (Agreement with employees)

|                 | nominal expiry date of certain agreements and awards);   | 1        |
|-----------------|--|----------|
| (c)             | section 52 (Employer not to dismiss employee etc. for engaging in protected action);           | 2 3      |
| (d)             | section 60 (Employers not to discriminate between unionist and non-unionist);                  | 4<br>5   |
| (e)             | section 61 (Coercion of persons to make, amend or terminate certified agreements etc.).        | 6<br>7   |
| Penaltie        | es for contravening penalty provisions   | 8        |
| 63.(1)          | A contravention of a penalty provision is not an offence.                                      | 9        |
|                 | owever, a magistrate may, by order, impose a penalty on a person travenes a penalty provision. | 10<br>11 |
| ( <b>3</b> ) Th | ne penalty can not be more than—   | 12       |
| (a)             | for a corporation—135 penalty units; or  | 13       |
| (b)             | otherwise—27 penalty units.  | 14       |
| (4) Ar made by  | a application for an order for a contravention of section 35 <sup>47</sup> may be              | 15<br>16 |
| (a)             | the employees making the request mentioned in section 35; or                                   | 17       |
| (b)             | an employee organisation of which any of the employees making<br>the request is a member; or   | 18<br>19 |
| (c)             | an inspector; or   | 20       |
| (d)             | another person prescribed under a regulation.  | 21       |
| (5) Ar made by  | n application for an order for a contravention of section 4548 may be                          | 22<br>23 |
| (a)             | an employee whose employment is subject to the certified agreement concerned; or               | 24<br>25 |
| (b)             | another person who is bound by the agreement; or   | 26       |

<sup>47</sup> Section 35 (Amendment if discrimination between unionists and non-unionists)

<sup>48</sup> Section 45 (Industrial action etc. must not be taken until after nominal expiry date of certain agreements and awards)

| (c)                | another person prescribed under a regulation.  | 1          |
|--------------------|--|------------|
| (6) An<br>made by- | application for an order for a contravention of section 52 <sup>49</sup> may be                                      | 3          |
| (a)                | the employee concerned; or   | 4          |
| (b)                | an employee organisation of which the employee is a member; or   | 5          |
| (c)                | an inspector; or   | $\epsilon$ |
| (d)                | another person prescribed under a regulation.  | 7          |
| (7) An made by-    | application for an order for a contravention of section 60 <sup>50</sup> may be                                      | 9          |
| (a)                | an employee who allegedly was disadvantaged because of the discrimination mentioned in section 60; or                | 10<br>11   |
| (b)                | an employee organisation of which the employee is a member; or   | 12         |
| (c)                | an inspector; or   | 13         |
| (d)                | another person prescribed under a regulation.  | 14         |
| (8) An made by-    | application for an order for a contravention of section 61 <sup>51</sup> may be                                      | 15<br>16   |
| (a)                | an employee whose employment is subject to the agreement, or will be subject to the proposed agreement concerned; or | 17<br>18   |
| (b)                | another person bound by the agreement or who will be bound by the proposed agreement; or                             | 19<br>20   |
| (c)                | the person who allegedly was intended to be coerced; or  | 21         |
| (d)                | an employee organisation of which the person is a member; or   | 22         |
| (e)                | an inspector; or   | 23         |
| (f)                | another person prescribed under a regulation.  | 24         |
| ( <b>9</b> ) Th    | e magistrate may order that a penalty, or part of a penalty, be paid   | 25         |

<sup>49</sup> Section 52 (Employer not to dismiss employee etc. for engaging in protected action)

Section 60 (Employers not to discriminate between unionist and non-unionist)

<sup>51</sup> Section 61 (Coercion of persons to make, amend or terminate certified agreements etc.)

**s 64** 73 **s 65** 

| to any person who may have made the application (other than an officer or employee of the State or a public service officer).   | 1<br>2               |
|---|----------------------|
| (10) Any part of the penalty that is ordered to be paid to the person must first be paid to the person.   | 3                    |
| (11) The remainder of the penalty must then be paid to the consolidated fund.   | 5                    |
| Reinstatement and compensation if employer contravenes s 52   | 7                    |
| <b>64.(1)</b> If an employer contravenes section 52, <sup>52</sup> the commission may order the employer—   | 9                    |
| <ul> <li>(a) if the contravention was constituted by dismissing an<br/>employee—to reinstate the employee to the position the employee<br/>occupied immediately before the dismissal or to a position at least<br/>as favourable as that position; and</li> </ul> | 10<br>11<br>12<br>13 |
| (b) to pay the employee dismissed, injured or prejudiced,<br>compensation for loss suffered because of the dismissal, injury or<br>prejudice.   | 14<br>15<br>16       |
| (2) The rights of and relating to reinstatement that are conferred on an employee by this section do not limit any other rights of the employee.  | 17<br>18             |
| Division 10—General   | 19                   |
| Secret ballot on valid majority   | 20                   |
| <b>65.</b> (1) If the commission—   | 21                   |
| (a) is required under this part to be satisfied that a valid majority of<br>the persons employed at a particular time whose employment is<br>or will be subject to an agreement have genuinely made or<br>terminated the agreement, or given an approval; and     | 22<br>23<br>24<br>25 |
| (b) is not so satisfied;  | 26                   |

 $<sup>^{52}</sup>$  Section 52 (Employer not to dismiss employee etc. for engaging in protected action)

| the commission may order a vote be taken by secret ballot <sup>53</sup> (with or without a provision for absent voting), in accordance with the commission's directions, of persons employed at the time of the ballot whose employment is or will be subject to the agreement to decide whether they would make or terminate the agreement, or give the approval. | 1<br>2<br>3<br>4<br>5 |
|--|-----------------------|
| (2) If a majority of the validly cast votes is in favour of making or terminating the agreement, or giving the approval, the commission is taken to be satisfied of the requirement.   | 6<br>7<br>8           |
| (3) Before a vote is taken, the commission may revoke an order under subsection (1) if it becomes satisfied that the requirement of subsection (1)(a) has been met.  | 9<br>10<br>11         |
| Complementary laws   | 12                    |
| <b>66.(1)</b> To enable functions to be performed or powers to be exercised by the Australian Commission, the Commonwealth provisions apply as a law of the State with—  | 13<br>14<br>15        |
| (a) the amendments required under a regulation; and  | 16                    |
| (b) any other amendments allowed under a regulation.   | 17                    |
| (2) In this section—   | 18                    |
| "Commonwealth provisions" means the Commonwealth Act, part VIB and the other provisions of that Act as far as they relate to the part.   | 19<br>20              |

 $<sup>^{53}</sup>$  See section 301 (Conducting a secret ballot) for the way a secret ballot is conducted.

| AGREEMENTS  | 2           |
|---|-------------|
| Division 1—Preliminary  | 3           |
| Object of pt 2  | ۷           |
| <b>67.</b> The object of this part is to facilitate the making, approving by an enterprise commissioner, and operation, of certain agreements ("QWAs") between a single employer and a single employee. | 5<br>6<br>7 |
| Definitions for pt 2  | 8           |
| <b>68.</b> In this part—  | 9           |
| <b>"additional approval requirements"</b> means the additional approval requirements in section 84.54   | 10<br>11    |
| "amendment agreement" see section 79.   | 12          |
| "ancillary document" means any of the following—  | 13          |
| (a) an amendment agreement;   | 14          |
| (b) an extension agreement;   | 15          |
| (c) a termination agreement;  | 16          |
| (d) a termination notice.   | 17          |
| "approval notice" means an approval notice issued by an enterprise commissioner.  | 18<br>19    |
| <b>"bargaining agent"</b> means a person appointed as a bargaining agent under section 78.  | 20<br>21    |
| "certified copy" of a document means a copy that is certified as being a true copy of the document.   | 22<br>23    |
| "employee" see section 69(2).   | 24          |
| "employer" see section 69(2).   | 25          |

<sup>54</sup> Section 84 (Additional approval requirements for QWA and ancillary documents)

| <b>"existing employee"</b> , in relation to a QWA, means an employee who signed the QWA after commencing the employment to which the QWA relates.         | 1<br>2<br>3    |
|---|----------------|
| <b>"extension agreement"</b> means an agreement to extend the nominal expiry date of a QWA.   | 4<br>5         |
| "file" a QWA or ancillary document means file with the registrar or employment advocate.  | 6<br>7         |
| "filing receipt" means a receipt issued by the registrar or employment advocate.  | 8<br>9         |
| "filing requirements" means the filing requirements in section 82.  | 10             |
| "new employee", in relation to a QWA, means an employee who signed the QWA before, or at the time of, commencing the employment to which the QWA relates. | 11<br>12<br>13 |
| "nominal expiry date" of a QWA, see section 76.   | 14             |
| "party", for a QWA or ancillary document, means the employer or employee.   | 15<br>16       |
| "period of operation" of a QWA, see section 77.   | 17             |
| "QWA" see sections 69 and 89.   | 18             |
| "QWA date" means the date on which the employer and employee sign the QWA or, if they sign on different dates, the later of the dates.                    | 19<br>20       |
| <b>"refusal notice"</b> means a refusal notice issued by an enterprise commissioner under division 5.55   | 21<br>22       |
| "relevant or designated award" means the relevant or designated award that is used when applying the no-disadvantage test.                                | 23<br>24       |
| "termination agreement" see section 80.   | 25             |
| "termination notice" see section 80.  | 26             |
| Proposed QWAs and ancillary documents—interpretation  | 27             |

69.(1) As far as the context permits, a reference in this part to a QWA or

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<sup>55</sup> Division 5 (Approving QWAs and ancillary documents)

| ancillary document includes a reference to a proposed QWA or ancillary document. | 1<br>2 |
|--|--------|
| (2) In relation to a proposed QWA or ancillary document, a reference in          | 3      |
| this part to the employer or employee is a reference to the person who will      | 4      |

s 71

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(2) In relation to a proposed QWA or ancillary document, a reference in this part to the employer or employee is a reference to the person who will be the employer or employee when the QWA or ancillary document starts to operate.

#### Functions and powers of enterprise commissioner

- **70.(1)** An enterprise commissioner has the functions set out in this part.
- (2) In performing the functions, the enterprise commissioner may exercise the powers of a commissioner that are necessary to facilitate the approval, or operation, of a QWA or ancillary document.
- (3) In performing the functions, the enterprise commissioner may call on the assistance of the employment advocate.
- (4) The enterprise commissioner must, as far as practicable, perform the functions—
  - (a) in a way that furthers the objects of this Act and, in particular, the object of this part; and
  - (b) without undue delay; and
  - (c) in an informal way.
- (5) Section 335(4)<sup>56</sup> does not apply to the performance of the enterprise commissioner's functions under this part.

#### Protocol regarding employment advocate's functions

- **71.(1)** As soon as practicable after the commencement of this part, the president and chief executive must establish a protocol about the employment advocate's functions under this part.
- (2) In exercising functions under this part, the employment advocate must apply the protocol.

Section 335 (Basis of procedures and decisions of the commission and magistrates)

Ξ

| Divi            | sion 2—General rules about QWAs and ancillary documents  | 1              |
|-----------------|--|----------------|
| QWAs a          | and ancillary documents only have effect as provided by this   | 2              |
|                 | A QWA or ancillary document has effect as provided by this part, otherwise.  | 4<br>5         |
| (2) In          | particular—  | 6              |
| (a)             | a QWA for a new employee has no effect before a filing receipt is issued for the QWA; and  | 7<br>8         |
| (b)             | a QWA for an existing employee has no effect before an approval notice is issued for the QWA.  | 9<br>10        |
| Collecti        | ve QWAs  | 11             |
| collectiv       | In this part, 2 or more agreements that have been negotiated ely may be included in the same document if the same employer is all the agreements.  | 12<br>13<br>14 |
| ( <b>2</b> ) Th | ne agreements need not be in the same terms.   | 15             |
|                 | QWA for a new employee can not be included in the same at as a QWA for an existing employee.   | 16<br>17       |
|                 | Division 3—Making, amending or terminating a QWA   | 18             |
| Employ          | er and employee may make a QWA   | 19             |
| and emp         | A single employer and a single employee, other than an employer ployee mentioned in subsection (3), may make a QWA that deals sters relating to the relationship between an employer and employee. | 20<br>21<br>22 |
| (2) A           | QWA may be made before commencement of the employment.   | 23             |
| ` '             | ne employer of an employee employed in 1 of the following may e a QWA with the employee—   | 24<br>25       |
| (a)             | a department of government or part of a department;  | 26             |
| (b)             | a public service office or part of a public service office under the   | 27             |

|                   | Public Service Act 1996;  | 1              |
|-------------------|---|----------------|
| (c)               | an agency, authority, commission, corporation, instrumentality, office, or other entity, established under an Act or under State authorisation for a public or State purpose; | 2<br>3<br>4    |
| (d)               | a part of an entity mentioned in paragraph (c);   | 5              |
| (e)               | a registry or other administrative office of a court of the State of any jurisdiction;  | 6<br>7         |
| (f)               | the parliamentary service;  | 8              |
| (g)               | the Governor's official residence (known as 'Government House') and its associated administrative unit;   | 9<br>10        |
| (h)               | a court of the State of any jurisdiction;   | 11             |
| (i)               | the police service to the extent that it does not include staff members mentioned in the <i>Police Service Administration Act</i> 1990, section 2.5(1)(a);                    | 12<br>13<br>14 |
| (j)               | another entity, or part of another entity, declared under a regulation for this section.  | 15<br>16       |
| Matters           | to be included in QWA   | 17             |
|                   | The employer must ensure the QWA includes the provisions crimination prescribed under a regulation.   | 18<br>19       |
|                   | he QWA does not in fact include the prescribed provisions about ation, the QWA is taken to include the provisions.  | 20<br>21       |
|                   | e employer must ensure the QWA does not include provisions that or restrict disclosure of details of the QWA by either party to erson.  | 22<br>23<br>24 |
| (4) The procedure | e employer must ensure the QWA includes a dispute resolution e.   | 25<br>26       |
|                   | the QWA does not include a dispute resolution procedure, the taken to include the model dispute resolution procedure prescribed egulation.                                    | 27<br>28<br>29 |

(6) If a dispute resolution procedure confers powers on an enterprise

commissioner to prevent or settle disputes between the parties to the QWA

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| about the application or interpretation of the QWA, the enterprise commissioner may exercise the powers.  | 1              |
|---|----------------|
| (7) To avoid doubt, unless power is conferred on an enterprise  | 3              |
| commissioner to prevent or settle disputes, the enterprise commissioner   |                |
| must not exercise arbitration powers to prevent or settle a dispute between   | -              |
| the parties to the QWA.   | 6              |
| Nominal expiry date of QWA  | ,              |
| 76.(1) A QWA may specify a date as its nominal expiry date.   | 8              |
| (2) The date can not be more than 3 years after the QWA date.   | ç              |
| (3) If no date is specified, the nominal expiry date is the third anniversary of the QWA date.  | 10<br>11       |
| (4) An employer and employee may make a written agreement (an "extension agreement") that extends the nominal expiry date.  | 12<br>13       |
| (5) The extended date can not be more than 3 years after the QWA date.  | 14             |
| (6) The extension agreement has no effect unless a filing receipt is issued for the extension agreement at least 21 days before the nominal expiry date that is to be extended. | 15<br>10<br>17 |
| (7) The extension agreement takes effect on the day after an approval notice is issued for the extension agreement.   | 18<br>19       |
| Period of operation of QWA  | 20             |
| 77.(1) A QWA for a new employee starts operating on the later of the  | 21             |
| following days—   | 22             |
| (a) the day after a filing receipt is issued for the QWA;   | 23             |
| (b) the day specified in the QWA as the starting day;   | 24             |
| (c) the day the employment commences.   | 25             |
| (2) A QWA for a new employee stops operating at the earlier of the following times—   | 26<br>27       |
| (a) the end of the day when a refusal notice is issued in relation to the OWA:  | 28<br>29       |

| (b) the time when a termination under section 8057 takes effect;   | 1            |
|--|--------------|
| (c) the time when another QWA between the employer a employee starts to operate.   | and 2<br>3   |
| (3) A QWA for an existing employee starts operating on the later of following days—  | the 4        |
| (a) the day after an approval notice is issued for the QWA;  | 6            |
| (b) the day specified in the QWA as the starting day.  | 7            |
| (4) A QWA for an existing employee stops operating at the earlier of following times—  | the 8        |
| (a) the time when a termination under section 80 takes effect;   | 10           |
| (b) the time when another QWA between the employer a employee starts to operate.   | and 11<br>12 |
| Bargaining agents  | 13           |
| <b>78.(1)</b> An employer or employee may appoint a person to be his or bargaining agent for the making, approval, amendment or termination of QWA.  |              |
| (2) The appointment must be written.   | 17           |
| (3) An employer or employee must not refuse to recognise a bargain agent appointed by the other party if the employer or employee has be given a copy of the bargaining agent's instrument of appointment. | •            |
| (4) An employer or employee must not coerce, or attempt to coerce, other party—  | the 21 22    |
| (a) to appoint, or not to appoint, a particular person as a bargain agent; or  | ing 23<br>24 |
| (b) to terminate the appointment of a bargaining agent.  | 25           |
| Amending a QWA   | 26           |

79.(1) An employer and employee may make a written agreement

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<sup>57</sup> Section 80 (Terminating a QWA)

| ("amendment agreement") amending a QWA.  | 1              |
|--|----------------|
| (2) The amendment agreement takes effect on the later of the following days—   | 2 3            |
| (a) the day after an approval notice is issued for the amendment agreement;  | 4<br>5         |
| (b) the day specified in the amendment agreement as the date of effect.  | 6<br>7         |
| (3) Section 75 <sup>58</sup> applies to the QWA as amended in the same way as it applied to the original QWA.  | 8              |
| Terminating a QWA  | 10             |
| <b>80.(1)</b> The employer and employee may at any time make a written agreement ("termination agreement") to terminate the QWA.   | 11<br>12       |
| (2) The termination agreement takes effect on the later of the following times—  | 13<br>14       |
| (a) the end of the day on which an approval notice is issued for the termination agreement;  | 15<br>16       |
| (b) the day specified in the termination agreement as the date of effect.  | 17<br>18       |
| (3) After the nominal expiry date of a QWA, either the employer or employee may file a notice ("termination notice") to terminate the QWA.   | 19<br>20       |
| (4) The termination notice takes effect at the end of the 28th day after the party filing the termination notice gave notice to the other party of the termination notice being filed. | 21<br>22<br>23 |
| Division 4—Filing and approving QWAs and ancillary documents   | 24             |
| Filing QWAs and ancillary documents  | 25             |
| <b>81.(1)</b> A QWA or ancillary document ("document") may be filed with the registrar or employment advocate.   | 26<br>27       |

<sup>58</sup> Section 75 (Matters to be included in QWA)

| requirem         | ents for the document have been met, the registrar or employment must issue a filing receipt to the person who filed it.                                | 1<br>2<br>3    |
|------------------|---|----------------|
|                  | r a QWA, the registrar or employment advocate may issue a filing nly if it is filed within 14 days after the QWA date.                                  | 4<br>5         |
|                  | the document is filed with the employment advocate, the nent advocate must immediately give it to the registrar.  | 7              |
|                  | e registrar must keep a QWA or ancillary document in a way that s the confidentiality of its contents.  | 9              |
| Filing re        | equirements   | 10             |
| 82.(1)           | The filing requirements for a QWA are—  | 11             |
| (a)              | the QWA must be signed and dated by each of the parties, and the signatures must be witnessed; and  | 12<br>13       |
| (b)              | the QWA must be accompanied by a declaration by the employer, declaring—  | 14<br>15       |
|                  | (i) the QWA complies with section 75;59 and   | 16             |
|                  | (ii) before the employee signed the QWA, the employer gave<br>the employee a copy of an information statement prepared<br>by the employment advocate.   | 17<br>18<br>19 |
| subsection       | e information statement prepared by the employment advocate for on (1) must include information about the following matters, but ude other information— | 20<br>21<br>22 |
| (a)              | entitlements under this Act;  | 23             |
| (b)              | occupational health and safety law;   | 24             |
| (c)              | services provided by the employment advocate;   | 25             |
| (d)              | bargaining agents.  | 26             |
| ( <b>3</b> ) The | e filing requirements for an amendment agreement are—   | 27             |
| (a)              | the agreement must be signed and dated by each of the parties,  | 28             |

<sup>59</sup> Section 75 (Matters to be included in QWA)

s 83 84 s 84

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| 2<br>3<br>4  |
| 5<br>6<br>7  |
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| 14<br>15<br>16<br>17<br>18                         |
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| 14<br>15<br>16<br>17<br>18<br>19                   |
| 14<br>15<br>16<br>17<br>18<br>19<br>20<br>21       |
| 14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22 |
|  |

<sup>60</sup> Section 75 (Matters to be included in QWA)

|      |                | and   | -                    |
|------|----------------|---|----------------------|
|      | (d)            | the employee genuinely consented to making the QWA.   | 4                    |
| (2)  | ) Th           | e additional approval requirements for an amendment agreement   | 3                    |
| are— | _              |   | 4                    |
|      | (a)            | the QWA, as amended, complies with section 75; and  |                      |
|      | (b)            | the employee received a copy of the amendment agreement at least 14 days before signing the amendment agreement; and  | ,                    |
|      | (c)            | the employer explained the effect of the amendment agreement to<br>the employee as soon as practicable after the employee first<br>received a copy of it; and                                     | 10                   |
|      | (d)            | the employee genuinely consented to making the amendment agreement.   | 1<br>12              |
| ment | tione<br>opria | e explanation of the effect of the QWA or amendment agreement ed in subsection (1) or (2) must have been done in a way that was ate, having regard to the employee's particular circumstances and | 1;<br>1;<br>1;<br>10 |
| Exam | ple o          | f employees with particular circumstances and needs—  | 1′                   |
| 1.   | Won            | nen   | 18                   |
| 2.   | Perso          | ons from a non-English-speaking background  | 19                   |
| 3.   | Youn           | ng persons  | 20                   |
|      |                | e additional approval requirement for an extension agreement is mployee genuinely consented to making the extension agreement.  | 22                   |
|      | the            | e additional approval requirement for a termination agreement is employee genuinely consented to making the termination nt.   | 2:<br>2:<br>2:       |
| (6   | ) In           | subsection (1)—   | 20                   |
| "req | uire           | ed number of days" means—   | 2                    |
|      | (a)            | for a new employee—5 days; or   | 28                   |
|      | (b)            | for an existing employee—14 days  | 29                   |

| Approvi           | ing QWA  | 1              |
|-------------------|--|----------------|
|                   | An enterprise commissioner must approve a QWA for which a reipt has been issued if the enterprise commissioner is satisfied—                 | 2 3            |
| (a)               | the QWA passes the no-disadvantage test; and   | 4              |
| (b)               | the QWA meets the additional approval requirements.  | 5              |
| , ,               | (2) If the enterprise commissioner has concerns about whether the QWA passes the no-disadvantage test, but the concerns are resolved by—     |                |
| (a)               | a written undertaking given by the employer and accepted by the enterprise commissioner; or  | 8<br>9         |
| (b)               | other action by the parties;   | 10             |
| the enter         | prise commissioner must approve the QWA.   | 11             |
| ( <b>3</b> ) If t | the enterprise commissioner—   | 12             |
| (a)               | is still not satisfied the QWA passes the no-disadvantage test; but  | 13             |
| (b)               | is satisfied that approving the QWA is not contrary to the public interest;  | 14<br>15       |
| the enter         | prise commissioner must approve the QWA.   | 16             |
| additiona         | the enterprise commissioner is not satisfied the QWA meets the al approval requirements, the enterprise commissioner must refuse we the QWA. | 17<br>18<br>19 |
| Approvi           | ing amendment agreement  | 20             |
| agreeme           | An enterprise commissioner must approve an amendment nt for which a filing receipt has been issued if the enterprise ioner is satisfied—     | 21<br>22<br>23 |
| (a)               | the QWA, as amended, passes the no-disadvantage test; and  | 24             |
| (b)               | the agreement meets the additional approval requirements.  | 25             |
|                   | the enterprise commissioner has concerns about whether the samended, passes the no-disadvantage test, but the concerns are by—               | 26<br>27<br>28 |
| (a)               | a written undertaking given by the employer and accepted by the enterprise commissioner; or  | 29<br>30       |

| (b) other action by the parties;   | 1           |
|--|-------------|
| the enterprise commissioner must approve the amendment agreement.  | 2           |
| (3) If the enterprise commissioner—  | 3           |
| (a) is still not satisfied the QWA passes the no-disadvantage test; but  | t 4         |
| (b) is satisfied that approving the QWA is not contrary to the public interest;  | c 5         |
| the enterprise commissioner must approve the QWA.  | 7           |
| (4) If the enterprise commissioner is not satisfied the amendmen agreement meets the additional approval requirements, the enterprise commissioner must refuse to approve the amendment agreement. |             |
| Approving other ancillary documents  | 11          |
| 87.(1) This section applies to the following ancillary documents—  | 12          |
| (a) an extension agreement;  | 13          |
| (b) a termination agreement;   | 14          |
| (c) a termination notice.  | 15          |
| (2) An enterprise commissioner may approve the ancillary document only if satisfied the ancillary document meets the additional approvarequirements for the document.                              |             |
| Enterprise commissioner must issue approval or refusal notice  | 19          |
| <b>88.</b> (1) If an enterprise commissioner approves a QWA or ancillary document, the enterprise commissioner must issue an approval notice to the employer.                                      |             |
| (2) If the enterprise commissioner refuses to approve a QWA o ancillary document, the enterprise commissioner must issue a refusal notic to the employer.  |             |
| (3) In each approval or refusal notice, the enterprise commissioner musidentify the relevant or designated award that applies to the QWA.  | st 26<br>27 |

| s 89 | 88 | • | s 92 |
|------|----|---|------|
|      |    |   |      |

| Underta          | akings taken to be included in QWAs  | 1              |
|------------------|--|----------------|
|                  | n undertaking accepted by an enterprise commissioner under this is taken to be included in the QWA.  | 2              |
| _                | ise commissioner to issue copies of approved QWAs and y documents  | 4<br>5         |
| commiss          | fter a QWA or ancillary document is approved by an enterprise<br>sioner, the enterprise commissioner must issue to the employer a<br>the QWA or ancillary document, as approved. | 6<br>7<br>8    |
|                  | Division 6—Effect of a QWA   | 9              |
| Effect of        | f QWA on awards and agreements   | 10             |
|                  | A QWA, during its period of operation, operates to the exclusion ard that would otherwise apply to the employee's employment.  | 11<br>12       |
|                  | QWA does not operate to the exclusion of an exceptional matters at prevails over an exceptional matters order to the extent of any ency.   | 13<br>14<br>15 |
| (3) The follows- | ne relationship between a QWA and a certified agreement is as  | 16<br>17       |
| (a)              | a certified agreement that starts to operate after the QWA's nominal expiry date prevails over the QWA to the extent of any inconsistency;                                       | 18<br>19<br>20 |
| (b)              | otherwise—the QWA operates to the exclusion of a certified agreement that would otherwise apply to the employee's employment.  | 21<br>22<br>23 |
| QWA b            | inds employer's successor  | 24             |
| 92.(1)           | This section applies if—   | 25             |
| (a)              | an employer is a party to a QWA; and   | 26             |
| (b)              | at a later time a new employer becomes the successor of the  | 27<br>28       |

| <b>(2)</b> Fro  | om the later time—   | 1                    |
|-----------------|--|----------------------|
| (a)             | the new employer replaces the employer as a party to the QWA; and  | 2 3                  |
| (b)             | the previous employer stops being a party to the QWA, to the extent it relates to the whole or part of the business; and   | 4<br>5               |
| (c)             | a reference in this part to the employer is a reference to the new<br>employer, and ceases to refer to the previous employer, to the<br>extent the context relates to the whole or part of the business.                   | 6<br>7<br>8          |
| ( <b>3</b> ) In | this section—  | 9                    |
| "success        | or" includes assignee and transmittee.   | 10                   |
| Parties 1       | nust not contravene QWA  | 11                   |
| <b>93.</b> A    | party to a QWA must not contravene the QWA.  | 12                   |
| Concilia        | tion for agreements  | 13                   |
| arising u       | n enterprise commissioner has the conciliation powers for a matter<br>inder this part that a commissioner would have under chapter 6 <sup>61</sup> if<br>oter applied to conciliation of the matters instead of industrial | 14<br>15<br>16<br>17 |
| Industri        | al action by party to QWA  | 18                   |
| date, a pa      | arring the period of operation of a QWA before its nominal expiry arry to the QWA must not engage in industrial action in relation to oyment to which the QWA relates.   | 19<br>20<br>21       |
|                 | Division 7—Enforcement and remedies  | 22                   |
| Penaltie        | s for contravening this part   | 23                   |
| 96.(1)          | A magistrate may make an order imposing a penalty on a person  | 24                   |

<sup>61</sup> Chapter 6 (Industrial disputes)

| who contravenes a penalty provision.  | 1              |
|---|----------------|
| (2) The penalty can not be more than—   | 2              |
| (a) for a corporation—135 penalty units; or   | 3              |
| (b) otherwise—27 penalty units.   | 4              |
| (3) An application for an order relating to a QWA or ancillary document may be made by—   | 5<br>6         |
| (a) a party to the QWA or ancillary document; or  | 7              |
| (b) the employment advocate.  | 8              |
| (4) In this section—  | 9              |
| <b>"penalty provision"</b> means section 78(3) or (4), 83, 93, 95, 103(1), 104(1), 105(1) or (2) or 106(1) or (2).62  | 10<br>11       |
| Damages for contravention of QWA  | 12             |
| <b>97.(1)</b> A party to a QWA who suffers loss or damage because of a contravention of the QWA by the other party may recover the amount of the loss or damage in an Industrial Magistrates Court. | 13<br>14<br>15 |
| (2) The action must be brought within 6 years after the date on which the cause of action arose.  | 16<br>17       |
| Compensation to new employee for shortfall in entitlements  | 18             |
| 98.(1) If a QWA for a new employee stops operating because of the   | 19             |
|   | 20<br>21       |
| issue of a refusal notice and the amount worked out under paragraph (a) is less than the amount worked out under paragraph (b), the employee is   | 2              |

<sup>62</sup> Section 78 (Bargaining agents)

Section 83 (Employer's declaration must be accurate)

Section 93 (Parties must not contravene QWA)

Section 95 (Industrial action by party to QWA)

Section 103 (Employer not to dismiss etc. an employee for taking QWA industrial action)

Section 104 (Hindering QWA negotiations)

Section 105 (Persons must not apply duress or make false statements in connection with QWA etc.)

Section 106 (Employer must give copy of documents to employee)

**s 99** 91 **s 100** 

| entitled to recover the shortfall from the employer in an Industrial Magistrates Court—   | 1 2                       |
|---|---------------------------|
| (a) the total value of the entitlements to which the employee became entitled under the QWA for the period while it was in operation;   | 3                         |
| (b) the total value of the entitlements to which the employee would<br>have been entitled for that period under this Act, if the QWA had<br>not been made, in relation to the employment to which the QWA<br>relates.   | 5<br>6<br>7<br>8          |
| (2) If a QWA that has been approved for a new employee includes an undertaking by the employer under section 85 <sup>63</sup> and the amount worked out under paragraph (a) is less than the amount worked out under paragraph (b), the employee is entitled to recover the shortfall from the employer in an Industrial Magistrates Court— | 9<br>10<br>11<br>12<br>13 |
| <ul><li>(a) the total value of the entitlements to which the employee became<br/>entitled under the QWA for the period before it was approved;</li></ul>  | 14<br>15                  |
| (b) the total value of the entitlements to which the employee would have been entitled for that period if the QWA as filed, had included the employer's undertaking.  | 16<br>17<br>18            |
| Injunctions   | 19                        |
| <b>99.</b> An enterprise commissioner, on application by a party to a QWA, may grant an injunction requiring a person not to contravene, or to stop contravening, this part.  |                           |
| Division 8—Limited immunity for industrial action   | 23                        |
| Meaning of expressions  | 24                        |
| <b>100.(1)</b> In this division—  | 25                        |
| "QWA industrial action" means—  | 26                        |
| (a) a strike by an employee to compel or induce the employer—   | 27                        |

<sup>63</sup> Section 85 (Approving QWA)

**s 101** 92 **s 102** 

|                 | (i) to make a QWA, on particular terms, with the employee; or   | 1              |
|-----------------|---|----------------|
|                 | (ii) to make QWAs, on particular terms, with the employee and other employees; or   | 2              |
| (b)             | an employer locking out an employee to compel or induce the employee to make a QWA, on particular terms, with the employer.                               | 4<br>5<br>6    |
| <b>(2)</b> In   | this division, a reference to taking action includes a reference to—  | 7              |
| (a)             | omitting to do something; or  | 8              |
| (b)             | bringing about a circumstance.  | 9              |
| Limited         | immunity conferred  | 10             |
| •               | ) No action lies under any law for QWA industrial action unless has involved or is likely to involve—   | 11<br>12       |
| (a)             | personal injury; or   | 13             |
| (b)             | wilful or reckless destruction of, or damage to, property; or   | 14             |
| (c)             | the unlawful taking, keeping or use of property.  | 15             |
|                 | absection (1) does not prevent an action for defamation being n relation to anything that happened during the industrial action.                          | 16<br>17       |
|                 | an employer locks out an employee, the employer may refuse to ineration to the employee for the period of the lockout.                                    | 18<br>19       |
| the emple       | n employer can not lock out an employee unless the continuity of oyee's employment, for the purposes prescribed under a regulation, ected by the lockout. | 20<br>21<br>22 |
| ( <b>5</b> ) In | this section—   | 23             |
|                 | neans a written or unwritten law, but does not include the State insport Act 1938.  | 24<br>25       |
| Immuni          | ty conditional on giving notice   | 26             |
| <b>102.</b> T   | The immunity conferred by section 10164 for QWA industrial action   | 27             |

<sup>64</sup> Section 101 (Limited immunity conferred)

| does not apply unless at least 3 working days notice of the intention to take the action was given to the other party.  | 1 2                        |
|---|----------------------------|
| Employer not to dismiss etc. an employee for taking QWA industrial action   | 3 4                        |
| 103.(1) An employer must not—   | 5                          |
| (a) dismiss an employee, injure an employee in his or her employment or change an employee's position to the employee's prejudice; or   | 6<br>7<br>8                |
| <ul> <li>(b) threaten to dismiss an employee, injure an employee in his or her<br/>employment or change an employee's position to the employee's<br/>prejudice;</li> </ul>  | 9<br>10<br>11              |
| wholly or partly because the employee is proposing to engage, is engaging or has engaged, in QWA industrial action after giving notice under section 102.   | 12<br>13<br>14             |
| (2) Subsection (1) does not apply to any of the following actions taken by the employer—  | 15<br>16                   |
| (a) standing-down the employee;   | 17                         |
| (b) refusing to pay the employee if, under the common law, the<br>employer is permitted to do so because the employee has not<br>performed work as directed;  | 18<br>19<br>20             |
| (c) action of the employer that is itself QWA industrial action to which section 10165 applies.   | 21<br>22                   |
| (3) In a proceeding against an employer under section 9666 for an alleged contravention of subsection (1), it is to be presumed, unless the employer proves otherwise, that the alleged conduct of the employer was carried out wholly or partly because the employee was proposing to engage, was engaging or had engaged, in QWA industrial action. | 23<br>24<br>25<br>26<br>27 |

<sup>65</sup> Section 101 (Limited immunity conferred)

<sup>66</sup> Section 96 (Penalties for contravening this part)

| Division 9—General   | 1              |  |  |
|--|----------------|--|--|
| Hindering QWA negotiations   | 2              |  |  |
| <b>104.(1)</b> A person who is not a party to negotiations for a QWA must not use threats or intimidation with the intention of hindering the negotiations or the making of the QWA.                               |                |  |  |
| (2) This section does not apply to conduct by or for an employee organisation for the purpose of negotiating a certified agreement, if the conduct is authorised by another provision of this Act.                 | 6<br>7<br>8    |  |  |
| (3) In this section—   | 9              |  |  |
| "party to negotiations" includes a bargaining agent.   | 10             |  |  |
| Persons must not apply duress or make false statements in connection with QWA etc.   | 11<br>12       |  |  |
| <b>105.(1)</b> A person must not apply duress to an employer or employee in connection with a QWA or ancillary document.   | 13<br>14       |  |  |
| (2) A person must not knowingly make a false or misleading statement to someone else with the intention of persuading the other person to make, or not to make, a QWA or ancillary document.                       | 15<br>16<br>17 |  |  |
| Employer must give copy of documents to employee   | 18             |  |  |
| <b>106.(1)</b> As soon as practicable after receiving any of the following documents from an enterprise commissioner or the registrar or employment advocate, the employer must give a copy of it to the employee— | 19<br>20<br>21 |  |  |
| (a) a filing receipt;  | 22             |  |  |
| (b) an approval notice or refusal notice;  | 23             |  |  |
| (c) a QWA or ancillary document, as approved.  | 24             |  |  |
| (2) The employer must give the employee any other document prescribed under a regulation, within the period required under the regulation.   | 25<br>26       |  |  |

| intervention not permitted  | 1                    |
|---|----------------------|
| 107. A person other than—   | 2                    |
| (a) a party to a QWA; or  | 3                    |
| (b) a party's bargaining agent; or  | 4                    |
| (c) the Minister;   | 5                    |
| must not be allowed to make submissions, or be heard, in relation to the filing, approval, amendment or termination of a QWA.   | 7                    |
| Hearings to be in private   | 8                    |
| <b>108.</b> A hearing by an enterprise commissioner for this part must be held in private.  | 9<br>10              |
| Identity of QWA parties not to be disclosed   | 11                   |
| 109.(1) A person (the "entrusted person") must not disclose protected information that the entrusted person knows, or has reasonable grounds to believe, will identify another person (the "QWA party") as being, or having been, a party to a QWA. | 12<br>13<br>14<br>15 |
| Maximum penalty—6 months imprisonment.  | 16                   |
| (2) Subsection (1) does not apply if the disclosure is—   | 17                   |
| (a) made by the entrusted person in the course of performing official duties as an officer of the court, commission or department; or   | 18<br>19             |
| (b) authorised under a regulation; or   | 20                   |
| (c) required or permitted by another Act; or  | 21                   |
| (d) authorised in writing by the QWA party.   | 22                   |
| (3) For deciding the burden of proof in a proceeding for an offence against subsection (1), the exceptions in subsection (2) are taken to be part of the description of the offence.  | 23<br>24<br>25       |
| (4) In this section—  | 26                   |
| "protected information" means information that was acquired by the entrusted person—  | 27<br>28             |

| (a) in the course of performing official duties as an officer of the court, commission or department; or   | 1 2            |
|--|----------------|
| (b) from an officer of the court, commission or department who disclosed the information as authorised under a regulation.   | 3 4            |
| Enterprise commissioner not to publish QWA decision or interpretation  | 5<br>6         |
| <b>110.</b> An enterprise commissioner must not publish a decision or interpretation about a QWA or ancillary document, in a way that discloses the identity of either party to the QWA or document. | 7<br>8<br>9    |
| Reports and advice about development in making QWAs  | 10             |
| <b>111.(1)</b> The chief executive, on the Minister's request, must prepare and give to the Minister a report about developments in the State in bargaining for the making of QWAs.                  | 11<br>12<br>13 |
| (2) To enable the chief executive to prepare the report and generally to advise the Minister, the registrar must allow access to approved QWAs and ancillary documents to—                           | 14<br>15<br>16 |
| (a) the chief executive; or  | 17             |
| (b) the chief executive's agent.   | 18             |
| (3) The report must not identify either of the parties to a QWA, except with the consent of both parties.  | 19<br>20       |
| Interpretation of a QWA  | 21             |
| <b>112.</b> An enterprise commissioner may give an interpretation of a QWA on application by—  | 22<br>23       |
| (a) a party to it; or  | 24             |
| (b) the employment advocate.   | 25             |
| Evidence   | 26             |
| 113.(1) The registrar may give a certified copy of an approved QWA or  | 27             |

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| •              | document to a person who is or was a party to the QWA or document.  | 1<br>2         |  |  |  |  |
|----------------|---|----------------|--|--|--|--|
| (2) Th         | e registrar may issue a certificate stating—  | 3              |  |  |  |  |
| (a)            | (a) specified QWAs or ancillary documents are the only QWAs or ancillary documents that were filed, before a specified date, in relation to a specified employer and employee; or |                |  |  |  |  |
| (b)            | a copy of a specified approved QWA or ancillary document was issued on a specified day; or  | 7<br>8         |  |  |  |  |
| (c)            | a filing receipt, approval notice or refusal notice was issued for a specified QWA or ancillary document on a specified day.  | 9<br>10        |  |  |  |  |
|                | e certificate may be given only to a person who is or was a party to ne documents to which the certificate relates.   | 11<br>12       |  |  |  |  |
| (4) In         | all courts and a proceeding—  | 13             |  |  |  |  |
| (a)            | a certified copy of an approved QWA or ancillary document is evidence of the QWA or ancillary document; and   | 14<br>15       |  |  |  |  |
| (b)            | a certificate issued by the registrar under subsection (2) is evidence of the matters stated in the certificate.  | 16<br>17       |  |  |  |  |
| mentione       | document that purports to be a certified copy, or certificate, ed in subsection (4) is taken to be the copy or certificate, unless the is proved.                                 | 18<br>19<br>20 |  |  |  |  |
| Signatui       | re for corporation  | 21             |  |  |  |  |
| a properl      | QWA or ancillary document may be signed for a corporation by y authorised officer of the corporation and need not be made under oration's seal.                                   | 22<br>23<br>24 |  |  |  |  |
|                | PART 3—NO-DISADVANTAGE TEST   | 25             |  |  |  |  |
| Definition     | ons for pt 3  | 26             |  |  |  |  |
| <b>115.</b> Iı | n this part—  | 27             |  |  |  |  |

| "agreement" means—  | 1                          |
|---|----------------------------|
| (a) a certified agreement; or   | 2                          |
| (b) a QWA.  | 3                          |
| <b>"approved apprenticeship"</b> means an apprenticeship approved by an approving authority for section 119.67  | 4<br>5                     |
| <b>"approved traineeship"</b> means a traineeship approved by an approving authority for section 118,68 other than—   | 6<br>7                     |
| (a) a traineeship under the Training Wage Award—State; or   | 8                          |
| (b) a Career Start traineeship; or  | 9                          |
| (c) an Australian Traineeship System traineeship; or  | 10                         |
| (d) a National Training Wage traineeship.   | 11                         |
| "approving authority" means the Vocational Education, Training and Employment Commission established under the Vocational Education, Training and Employment Act 1991.  | 12<br>13<br>14             |
| "award"—  | 15                         |
| (a) includes an award under the Commonwealth Act, part VIE; but   | 16                         |
| (b) does not include an exceptional matters order.  | 17                         |
| "designated award", in relation to a person to whom an agreement will apply, means an award that the commission under section 120,69 or an enterprise commissioner under section 121,70 has decided is appropriate for deciding whether a certified agreement or QWA passes the no-disadvantage test. | 18<br>19<br>20<br>21<br>22 |
| "initial day" means—  | 23                         |
| (a) for a QWA—the day on which it was approved; or  | 24                         |
| (b) for a certified agreement—the day on which it was certified.  | 25                         |
| "relevant award", in relation to a person to whom an agreement will   | 26                         |

<sup>67</sup> Section 119 (Special case—employee eligible for supported wage system)

<sup>68</sup> Section 118 (Special case—employee undertaking approved traineeship)

<sup>69</sup> Section 120 (Determination of designated awards for certified agreement)

<sup>&</sup>lt;sup>70</sup> Section 121 (Determination of designated awards for QWA)

s 116 99 s 116

| ap  | pply, means an award—  | 1              |  |  |  |
|---|--|----------------|--|--|--|
| (a  | regulating any employment condition of persons engaged in the same kind of work as that of persons under the agreement; and  | 2              |  |  |  |
| (b) that, immediately before the initial day of the agreement, binds the person's employer. |  |                |  |  |  |
| When  | does an agreement pass the no-disadvantage test  | 6              |  |  |  |
|   | (1) An agreement passes the no-disadvantage test if it does not antage employees in relation to their employment conditions.   | 7<br>8         |  |  |  |
|   | Subject to sections 117 to 119,71 an agreement disadvantages rees in relation to their employment conditions only if—  | 10             |  |  |  |
| (a  | ) for a certified agreement—its certification would result, on balance, in a reduction in the employees' overall employment conditions—  | 11<br>12<br>13 |  |  |  |
|   | (i) under a relevant award or designated award; and  | 14             |  |  |  |
|   | (ii) under any other law of the Commonwealth or a State that a commissioner considers relevant; or   | 15<br>16       |  |  |  |
| (b  | ) for a QWA, when there is a certified agreement with a QWA provision—its approval would result, on balance, in a reduction in the employee's overall employment conditions—     | 17<br>18<br>19 |  |  |  |
|   | (i) under the relevant or designated award; and  | 20             |  |  |  |
|   | (ii) under any other law of the Commonwealth or a State that an enterprise commissioner considers relevant; or   | 21<br>22       |  |  |  |
| (c  | of for a QWA, when there is a certified agreement without a QWA provision—its approval would result, on balance, in a reduction in the employee's overall employment conditions— | 23<br>24<br>25 |  |  |  |
|   | (i) under the certified agreement; and   | 26             |  |  |  |
|   | (ii) under any other law of the Commonwealth or a State that an  | 27             |  |  |  |

Section 117 (Special case—employee eligible for supported wage system)
Section 118 (Special case—employee undertaking approved traineeship)
Section 119 (Special case—employee undertaking approved apprenticeship)

| enterprise commissioner considers relevant; or  | 1                          |
|---|----------------------------|
| (d) for a QWA, when there is no certified agreement—its approval<br>would result, on balance, in a reduction in the employee's overall<br>employment conditions—  | 2<br>3<br>4                |
| (i) under a relevant award or designated award; and   | 5                          |
| (ii) under any other law of the Commonwealth or a State that an enterprise commissioner considers relevant.   | 6<br>7                     |
| (3) In this section—  | 8                          |
| "certified agreement" means a certified agreement that, immediately before the initial day of the QWA, binds the employer.  | 9<br>10                    |
| "QWA provision" of a certified agreement means a provision that expressly allows a subsequent QWA—  | 11<br>12                   |
| (a) to operate to the exclusion of the certified agreement; or  | 13                         |
| (b) to prevail over the certified agreement to the extent of any inconsistency.   | 14<br>15                   |
| Special case—employee eligible for supported wage system  | 16                         |
| 117.(1) Subsection (2) applies if an agreement provides for the payment of wages to an employee who is eligible for the supported wage system at a rate not less than the rate set in accordance with that system for the employee.   | 17<br>18<br>19<br>20       |
| (2) The approval or certification of the agreement is not to be taken to result in a reduction of the employee's wages.   | 21<br>22                   |
| Special case—employee undertaking approved traineeship  | 23                         |
| 118.(1) Subsection (2) applies if an agreement provides for the payment of wages to an employee undertaking an approved traineeship at a rate that is not less than the appropriate percentage of the rate (the "benchmark rate") that would be applicable to the employee under the relevant award or designated award if— | 24<br>25<br>26<br>27<br>28 |
| (a) that award applied to the employee; and   | 29                         |
| (b) the employee were not undertaking the traineeship.  | 30                         |

| (2) The approval         | or certification | of the  | agreement | is not | to be | taken | to |
|--------------------------|------------------|---------|-----------|--------|-------|-------|----|
| result in a reduction of | of the employee  | e's wag | es.       |        |       |       |    |

- (3) For subsection (1), the appropriate percentage of the benchmark rate is the percentage of that rate determined in writing by the approving authority having regard to the reduction in productive time of an employee undertaking the training due to time spent in training.
- (4) If the agreement adopts, as the qualification for a wage level, a criterion determined by the approving authority ("determined criterion") instead of the criterion applying under the relevant award or designated award ("award criterion"), the award is taken, for this section, to have effect as if the determined criterion were substituted for the award criterion.

# Special case—employee undertaking approved apprenticeship

#### 119.(1) This section applies if—

- (a) an agreement provides for the payment of wages to an employee undertaking an approved apprenticeship in a particular trade, occupation or kind of work; and
- (b) there is a relevant award, designated award or order regulating the payment of wages to employees undertaking an apprenticeship (a "benchmark apprenticeship") in the same or a similar trade, occupation or kind of work.
- (2) The approval or certification of the agreement is to be taken to result in a reduction of the employee's wages only if the agreement provides for the payment of wages to employees undertaking the approved apprenticeship at a rate that is less than the rate applicable under the relevant award, designated award or order to employees undertaking the benchmark apprenticeship adjusted (if necessary) under subsection (3).
- (3) For subsection (2), the rate applicable to an employee undertaking the benchmark apprenticeship is to be adjusted to take into account the proportionate difference, as determined by the approving authority, between the productive time of an employee under the approved apprenticeship and the productive time of an employee under the benchmark apprenticeship.
- (4) If the agreement adopts, as the qualification for a wage level, a criterion determined by the approving authority ("determined criterion") instead of the criterion applying under the relevant award, designated award

| or order ("award criterion"), the award is taken, for this section, to have effect as if the determined criterion were substituted for the award criterion.   | 1 2                  |  |  |  |  |
|---|----------------------|--|--|--|--|
| Determination of designated awards for certified agreement  | 3                    |  |  |  |  |
| <b>120.(1)</b> This section applies if—   | 4                    |  |  |  |  |
| (a) an employer or organisation of employees proposes to make a certified agreement; and  |                      |  |  |  |  |
| (b) there is no relevant award in relation to some or all of the persons to whom the agreement will apply.  | 7<br>8               |  |  |  |  |
| (2) The employer or organisation may apply to the commission for a determination under subsection (3).  | 9<br>10              |  |  |  |  |
| (3) On application, the commission must determine that an award (regulating employment conditions of employees engaged in a similar kind of work as the person under the agreement) is appropriate for deciding whether the agreement passes the no-disadvantage test.  | 11<br>12<br>13<br>14 |  |  |  |  |
| (4) The commission must inform the employer or organisation in writing of its determination.  | 15<br>16             |  |  |  |  |
| Determination of designated awards for QWA  | 17                   |  |  |  |  |
| <b>121.(1)</b> This section applies if—   | 18                   |  |  |  |  |
| (a) an employer proposes to make a QWA with a person; and   | 19                   |  |  |  |  |
| (b) there is no relevant award for the person.  | 20                   |  |  |  |  |
| (2) The employer must apply to an enterprise commissioner for a determination under subsection (3).   | 21<br>22             |  |  |  |  |
| (3) On application, the enterprise commissioner must determine that an award (regulating employment conditions of employees engaged in a similar kind of work as the person under the QWA) is appropriate for deciding whether the QWA passes the no-disadvantage test. | 23<br>24<br>25<br>26 |  |  |  |  |
| (4) The enterprise commissioner must inform the employer in writing of the enterprise commissioner's determination.   | 27<br>28             |  |  |  |  |

| CHAPTER 3—AWARDS  | 1                    |
|---|----------------------|
| PART 1—OBJECTS  | 2                    |
| Objects of ch 3   | 3                    |
| <b>122.</b> The objects of this chapter are to ensure—  | 4                    |
| <ul> <li>(a) wages and employment conditions are protected by a system of<br/>enforceable awards established and maintained by the<br/>commission; and</li> </ul>   | 5<br>6<br>7          |
| (b) awards act as a safety net of fair minimum wages and employment conditions; and   | 8<br>9               |
| (c) awards are simplified and suited to the efficient performance of<br>work according to the needs of particular workplaces or<br>enterprises; and   | 10<br>11<br>12       |
| (d) the commission's functions and powers in relation to making and amending awards are performed and exercised in a way that encourages the making of agreements between employers and employees at the workplace or enterprise level. | 13<br>14<br>15<br>16 |
| PART 2—COMMISSION'S FUNCTIONS<br>GENERALLY  | 17<br>18             |
| Performance of commission's functions under this chapter  | 19                   |
| <b>123.(1)</b> The commission must perform its functions under this chapter in a way that furthers the objects of the Act and, in particular, the objects of this chapter.  | 20<br>21<br>22       |
| (2) In performing the functions, the commission must ensure a safety net of fair minimum wages and employment conditions is established, having regard to—  | 23<br>24<br>25       |
| (a) the need to provide fair minimum standards for employees in the   | 26                   |

|                 | context of living standards generally prevailing in the community; and  | 1<br>2         |
|-----------------|---|----------------|
| (b)             | economic factors, including levels of productivity and inflation, and the desirability of attaining a high level of employment; and                             | 3              |
| (c)             | when adjusting the safety net, the needs of the low paid.   | 5              |
| ( <b>3</b> ) In | performing the functions, the commission must have regard to—   | $\epsilon$     |
| (a)             | the need for changes to wage relativities between awards to be<br>based on skill, responsibility and the conditions under which<br>work is performed; and       | 77<br>8<br>9   |
| (b)             | the need to support training arrangements through appropriate wage provisions for apprentices and trainees; and   | 10<br>11       |
| (c)             | the need to provide a supported wage system for people with disabilities; and   | 12<br>13       |
| (d)             | the need to apply the principle of equal remuneration for work of equal value without discrimination based on sex; and  | 14<br>15       |
| (e)             | the need to prevent and eliminate discrimination.   | 16             |
| relevant        | nanges necessary to keep wages and employment conditions at a level may be made on condition that relevant parties comply with s established by the commission. | 17<br>18<br>19 |
| No auto         | matic flow-on of certain agreements   | 20             |
|                 | The commission can not include terms in an award that are based on ad agreement, unless it is satisfied that including the terms would                          | 21<br>22<br>23 |
| (a)             | be inconsistent with principles established by a full bench that apply for deciding wages and employment conditions; and  | 24<br>25       |
| (b)             | be otherwise contrary to the public interest.   | 26             |

PART 3—FORM AND APPLICATION

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| Form, e   | ffect and term of award  |          |
|-----------|--|----------|
| ,         | ) An award—  | 3        |
| (a)       | must be in a form decided by the commission; and   |          |
| ` /       |  | 4        |
| (b)       | takes effect and has the force of law throughout the State and   | 5        |
|           | without limit of time, except as otherwise prescribed by subsection (2).   | 7        |
| (2) An    | award may state that it is in force—   | 8        |
| (a)       | in a stated locality; or   | 9        |
| (b)       | for a stated period; or  | 10       |
| (c)       | in relation to 1 or more stated employers; or  | 11       |
| (d)       | in relation to 1 or more named establishments or operations of   | 12       |
|           | 1 or more stated employers.  | 13       |
|           | a award stated to be limited in a way mentioned in subsection (2)  | 14       |
| has effec | t only to the extent that it provides.   | 15       |
| Persons   | bound by award   | 16       |
| 126.(1    | ) An award binds—  | 17       |
| (a)       | all parties to the industrial cause in which the award is made who   | 18       |
|           | appear or are represented before the commission; and   | 19       |
| (b)       | all parties who have been called to appear before the commission   | 20       |
|           | as parties to the industrial cause in which the award is made,   | 2        |
|           | whether or not they appear or are represented, unless the commission considers they were improperly called as parties; and | 22<br>23 |
| (a)       |  |          |
| (c)       | all organisations concerned with the calling to which the award applies; and   | 24<br>25 |
| (d)       | all members of organisations bound by the award; and   | 26       |
| (e)       | all employers and employees, in a locality where the award   | 2        |
|           | applies, who are engaged in the calling to which the award   | 28       |
|           | applies; and   | 29       |

| (f)           | if the award purports to apply only to a particular employer or<br>employers, or named establishments or operations of a particular<br>employer or employers—all employees of the employer or the<br>employers or of the employer or employers in the named<br>establishments or operations. | 1<br>2<br>3<br>4<br>5 |
|---------------|--|-----------------------|
| (2) Th        | is section applies subject to—   | 6                     |
| (a)           | all exemptions ordered by the commission under section 136; <sup>72</sup> and  | 7<br>8                |
| (b)           | section 352 and <i>Industrial Organisations Act 1996</i> , section 192. <sup>73</sup>  | 9                     |
|               | PART 4—COMMISSION'S POWERS   | 10                    |
| Making,       | amending and repealing awards  | 11                    |
| 127.(1        | The commission may make, amend or repeal an award.   | 12                    |
| <b>(2)</b> Ho | wever, in doing so the commission is subject to section 128.   | 13                    |
|               | e commission may act under subsection (1) of its own initiative or ation by—   | 14<br>15              |
| (a)           | the Minister; or   | 16                    |
| (b)           | an organisation; or  | 17                    |
| (c)           | an employer; or  | 18                    |
| (d)           | a person who satisfies the commission that the person is not an officer of, or acting for, an eligible association.  | 19<br>20              |
|               | ne commission may refrain from hearing, further hearing, or an application to amend an award while it—   | 21<br>22              |
| (a)           | considers that, in all the circumstances, the parties concerned should try to negotiate a certified agreement or QWA to deal with  | 23<br>24              |
|               |  |                       |

<sup>72</sup> Section 136 (Exemptions)

<sup>73</sup> Section 352 (Remedies on show cause) and *Industrial Organisations Act 1996*, section 192 (Consequences of cancellation)

|       | the subject matter of the proposed amendment; and   | 1              |
|-------|---|----------------|
| (ł    | is satisfied there is a reasonable prospect of the parties making either of the agreements.   | 3              |
| Allow | le award matters  | ۷              |
|       | In making or amending an award, the commission may only deal following matters ("allowable award matters")—   | 5              |
| (8    | classifications of employees and skill-based career paths;  | 7              |
| (ł    | ordinary time hours of work and the times within which they are performed, rest breaks, notice periods and variations to working hours;   | 9<br>10        |
| (0    | wage rates generally (including hourly rates and annual salaries), wage rates for juniors, apprentices or trainees, and wage rates for employees under the supported wage system; | 11<br>12<br>13 |
| (0    | piece rates, tallies and bonuses;   | 14             |
| (6    | annual leave and leave loadings;  | 15             |
| (f    | long service leave;   | 16             |
| (§    | personal and carer's leave, including sick leave, family leave, bereavement leave, compassionate leave, cultural leave and other similar forms of leave;                          | 17<br>18<br>19 |
| (ł    | parental leave and adoption leave;  | 20             |
| (i    | compensation for public holidays;   | 21             |
| (j    | allowances;   | 22             |
| (1    | loadings for working overtime or for casual or shift work;  | 23             |
| (1    | penalty rates;  | 24             |
| (1    | redundancy pay;   | 25             |
| (r    | notice of termination;  | 26             |
| (0    | stand-down provisions;  | 27             |
| (1    | dispute resolution procedures;  | 28             |
| ((    | jury service;   | 29             |

| (r)                   | type of employment, including full-time employment, casual employment, regular part-time employment and shift work;   | 1<br>2                     |
|-----------------------|---|----------------------------|
| (s)                   | occupational superannuation;  | 3                          |
| (t)                   | wages and conditions for outworkers, but only to the extent necessary to ensure that their overall wages and employment conditions are fair and reasonable in comparison with the wages and employment conditions specified in a relevant award or awards for employees who perform the same kind of work at an employer's place of business. | 4<br>5<br>6<br>7<br>8<br>9 |
| ( <b>2</b> ) Th that— | e commission may make an award for an allowable award matter  | 10<br>11                   |
| (a)                   | revokes or amends a decision; or  | 12                         |
| (b)                   | abrogates or amends labour contracts made before or after the commencement of this Act, subject to the conditions and exemptions the commission considers appropriate; or   | 13<br>14<br>15             |
| (c)                   | gives the retrospective effect the commission considers appropriate, or that is consented to by the parties, to the whole or part of an award, but so that, except with the parties' consent, the retrospective effect is not made to operate before the day when the commission first took cognisance of the matter; or                      | 16<br>17<br>18<br>19<br>20 |
| (d)                   | directs a copy of any award be exhibited by the employer in a conspicuous and convenient place on the premises of an employer bound by the award.   | 21<br>22<br>23             |
| ( <b>3</b> ) Th       | e commission may include in an award provisions that are—   | 24                         |
| (a)                   | incidental to the matters in subsection (1); and  | 25                         |
| (b)                   | necessary for the effective operation of the award.   | 26                         |
|                       | his section does not prevent the commission from including a ti-discrimination clause in an award.  | 27<br>28                   |
| <b>(5)</b> In 1       | this section—   | 29                         |
| perf                  | <b>ker''</b> means an employee who, for the employer's business, forms work at private residential premises or at other premises that not the employer's place of business.   | 30<br>31<br>32             |

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Limitation on commission's powers for awards

| prevent             | ) The commission's power to make or amend an award, or to or settle by arbitration an industrial dispute, dealing with an e award matter is limited to making a minimum rates award.   | 2<br>3<br>4          |
|---------------------|--|----------------------|
|                     | e commission's power to make or amend an award in relation to overed by section 128(1)(r) does not include power—  | 5<br>6               |
| (a)                 | to limit the number or proportion of employees an employer may employ in a particular kind of employment; or   | 7<br>8               |
| (b)                 | to set maximum or minimum hours of work for regular part-time employees.   | 9<br>10              |
|                     | bsection (2)(b) does not prevent the commission from including in provisions that—   | 11<br>12             |
| (a)                 | set a minimum number of consecutive hours that an employer may require a regular part-time employee to work; or  | 13<br>14             |
| (b)                 | facilitate a regular pattern in the hours worked by regular part-time employees.   | 15<br>16             |
| that requ           | the commission does not have power to include terms in an award ire or permit, or have the effect of requiring or permitting, conduct ld contravene the <i>Industrial Organisations Act 1996</i> , part 14.74                              | 17<br>18<br>19       |
| commiss<br>employee | fixing wage rates payable to employees in a calling, the ion must fix the rates on the basis that a man and a woman d by the same employer must receive equal remuneration for work value without any discrimination on the ground of sex. | 20<br>21<br>22<br>23 |
| 21 years            | ne exercise of the commission's jurisdiction for persons under is subject to the <i>Vocational Education</i> , <i>Training and Employment</i> , section 78.75  | 24<br>25<br>26       |
|                     |  |                      |

(7) Despite any other provision of this Act, wage rates fixed by the

commission for persons under 21 years in a calling who are not within the

application of the Vocational Education, Training and Employment Act

1991, may be fixed on a progressive scale based on the wage rates payable

Industrial Organisations Act 1996, part 14 (Freedom of association)

<sup>75</sup> Vocational Education, Training and Employment Act 1991, (Restrictions on employing persons under 21 in an apprenticeship calling)

| to emplo        | yees 21 years or over in the same calling.   | 1              |
|-----------------|--|----------------|
|                 | making an award that fixes the wage rates, the commission must the age and experience of the persons under 21 years.   | 2 3            |
| Exception       | onal matters orders  | 4              |
| •               | Despite section 128(1), <sup>76</sup> the commission may make an order natter (the "exceptional matter") if the commission is satisfied—                                     | 5<br>6         |
| (a)             | a party has made a genuine attempt to reach agreement on the exceptional matter; and   | 7<br>8         |
| (b)             | there is no reasonable prospect of agreement being reached on the exceptional matter by conciliation, or further conciliation, by the commission; and                        | 9<br>10<br>11  |
| (c)             | it is appropriate to settle the exceptional matter by arbitration; and   | 12             |
| (d)             | the issues involved in the exceptional matter are exceptional issues; and  | 13<br>14       |
| (e)             | a harsh or unjust outcome may result if the order were not to include the exceptional matter.  | 15<br>16       |
|                 | ne commission may make an exceptional matters order only if that making the order—   | 17<br>18       |
| (a)             | is in the public interest; and   | 19             |
| (b)             | consistent with the objects of this Act.   | 20             |
| apply to        | e commission may make an exceptional matters order that would<br>more than a single business only if satisfied the order is an<br>ate way of settling the matter in dispute. | 21<br>22<br>23 |
|                 | n exceptional matters order must be made by a full bench, unless relates to a single business within the meaning of section 12.77  | 24<br>25       |
| ( <b>5</b> ) An | exceptional matters order must relate only to a single matter.   | 26             |
| ( <b>6</b> ) An | exceptional matters order may be enforced as if it were an award.  | 27             |
|                 |  |                |

<sup>&</sup>lt;sup>76</sup> Section 128 (Allowable award matters)

<sup>77</sup> Section 12 (Single business and single employer)

s 131 s 132

| (7) An exceptional matters order stops being in force 2 years after it is made and can not be extended.  | 1<br>2       |
|--|--------------|
| (8) Section 129 <sup>78</sup> applies to the commission as if the order were an award.   | 3 4          |
| Allowable award matters to be dealt with by full bench   | 5            |
| <b>131.(1)</b> A full bench may establish principles about the making or amending of awards for an allowable award matter.   | 6<br>7       |
| (2) After the principles have been established, the commission's power to make or amend an award is exercisable only by a full bench, unless the award's contents— | 8<br>9<br>10 |
| (a) give effect to decisions of a full bench made after the commencement of this section; or   | 11<br>12     |
| (b) are consistent with principles established by a full bench after the commencement of this section.   | 13<br>14     |
| General rulings  | 15           |
| <b>132.(1)</b> A full bench may make general rulings about an allowable award matter to avoid a multiplication of inquiries into the same matter.                  | 16<br>17     |
| (2) Before entering on making the ruling, the full bench must give—  | 18           |
| (a) reasonable notice, in the way it considers appropriate, of its intention to make the ruling; and   | 19<br>20     |
| (b) an opportunity to all persons interested in the subject of the proposed general ruling to be heard.  | 21<br>22     |
| ( <b>3</b> ) A ruling—   | 23           |
| (a) must specify a date (the "specified date") on and from which it is to have effect; and   | 24<br>25     |
| (b) has effect as a decision of the full bench on and from the specified date.   | 26<br>27     |

<sup>&</sup>lt;sup>78</sup> Section 129 (Limitation on commission's powers for awards)

| (4) A ruling may exclude from the operation of any of its provisions—   | 1                          |
|---|----------------------------|
| (a) a class of employer or employee; or   | 2                          |
| (b) an award or part of an award.   | 3                          |
| (5) As soon as practicable after making a ruling, the registrar must publish notice of the ruling and the specified date in the industrial gazette.   | 4<br>5                     |
| (6) The notice, on and from the specified date, replaces a notice of a ruling on the same subject matter previously published.  | 6<br>7                     |
| (7) The ruling notified continues in force until the date immediately before the specified date included in the next ruling on the same subject matter.   | 8<br>9<br>10               |
| (8) On a ruling (other than under subsection (4)) taking effect while an award is in force, on and from the specified date—   | 11<br>12                   |
| (a) the award is taken to be amended to accord with the ruling; and   | 13                         |
| (b) the amendment has effect as an award.   | 14                         |
| (9) The registrar, on application under the rules of court, or of the registrar's own initiative, may amend an award taken to be amended under subsection (8) as the registrar considers appropriate, to accord with the ruling.  | 15<br>16<br>17<br>18       |
| (10) The registrar's action is subject to appeal to the full bench.   | 19                         |
| PART 5—OTHER REQUIREMENTS   | 20                         |
| Inclusion of enterprise flexibility provisions in awards  | 21                         |
| <b>133.(1)</b> This section applies when the commission makes or amends an award.   | 22<br>23                   |
| (2) If it considers it appropriate, the commission must include in the award a provision establishing a process for negotiating agreements at the workplace or enterprise level about how the award should be amended to make the workplace or enterprise operate more efficiently according to its particular needs. | 24<br>25<br>26<br>27<br>28 |

| agreemei           | an application is made to amend an award to give effect to an nat made under subsection (2), the commission can not amend the less it is satisfied the amendment— | 1<br>2<br>3    |
|--------------------|---|----------------|
| (a)                | would deal only with allowable award matters; and   | 4              |
| (b)                | would result in a minimum rates award; and  | 5              |
| (c)                | if it included an amendment to wage rates specified in the award—would provide for minimum wage rates consistent with sections 122 and 123.79                     | 6<br>7<br>8    |
| (4) An only if, it | employee organisation may be heard on the application if, and   | 9<br>10        |
| (a)                | is a party to the award; and  | 11             |
| (b)                | has a member whose employment would be regulated by the amendment.  | 12<br>13       |
| an organ           | e commission must not refuse to amend the award merely because isation refuses to agree to the amendment, if the commission is the refusal is unreasonable.       | 14<br>15<br>16 |
| Some recorders     | quirements about structure and content etc. of awards and   | 17<br>18       |
| 134.(1             | ) This section applies if the commission makes—   | 19             |
| (a)                | an award; or  | 20             |
| (b)                | an order affecting an award.  | 21             |
|                    | e commission, if it considers it appropriate, must ensure the award does not—   | 22<br>23       |
| (a)                | include matters of detail or process that are more appropriately dealt with by agreement at the workplace or enterprise level; or                                 | 24<br>25       |
| (b)                | prescribe work practices or procedures that restrict or hinder the efficient performance of work; or  | 26<br>27       |
| (c)                | contain provisions that have the effect of restricting or hindering   | 28             |

<sup>&</sup>lt;sup>79</sup> Sections 122 (Objects of ch 3) and 123 (Performance of commission's functions under this chapter)

|                  | productivity, naving regard to fairness to employees.   | 1              |
|------------------|---|----------------|
| ( <b>3</b> ) The | e commission must ensure the award or order—  | 2              |
| (a)              | whenever possible, contains facilitative provisions that allow<br>agreement at the workplace or enterprise level, between<br>employers and employees (including individual employees), on<br>how the award provisions are to apply; and | 3<br>2<br>5    |
| (b)              | whenever possible, contains provisions enabling the employment of regular part-time employees; and  | 8              |
| (c)              | is stated in plain English and is easy to understand in structure and content; and  | 10             |
| (d)              | does not contain provisions that are obsolete or need updating; and   | 11<br>12       |
| (e)              | whenever possible, provides support to training arrangements through appropriate apprentice and trainee wages and a supported wage system for people with disabilities; and   | 13<br>14<br>15 |
| (f)              | does not contain discriminatory provisions.   | 16             |
| Dispute r        | resolution procedures   | 17             |
| -                | An award must provide for a dispute resolution procedure.   | 18             |
|                  | e form of the procedure is to be agreed on by the parties to the  | 19<br>20       |
|                  | wever, if the parties can not agree, the commission must insert an te procedure in the award.   | 21<br>22       |
| ( <b>4</b> ) Wit | thout limiting subsection (1), in a procedure—  | 23             |
| (a)              | matters to be dealt with must include—  | 24             |
|                  | (i) all industrial matters; and   | 25             |
|                  | (ii) other matters that the parties agree on; and   | 26             |
| (b)              | a dispute must be dealt with initially as close to its source as possible, with graduated steps provided for further discussions and resolution at higher levels of authority; and  | 27<br>28<br>29 |
| (c)              | reasonable time limits are to be allowed for discussion at each   | 30             |

|                 | level of authority; and   | 1              |
|-----------------|---|----------------|
| (d)             | while a procedure is being followed, normal work must continue, unless there is a genuine health or safety issue; and   | 2 3            |
| (e)             | the state or condition existing before the dispute emerged must continue while a procedure is being followed; and   | 4<br>5         |
| (f)             | a dispute may be referred, by consent of the parties, to an independent person for resolution; and  | 6<br>7         |
| (g)             | matters that can not be resolved by the parties to the dispute must be referred to the commission or a magistrate as required by section 239.80                                     | 8<br>9<br>10   |
| ( <b>5</b> ) In | this section—   | 11             |
| "dispute        | " includes grievance.   | 12             |
|                 | PART 6—EXEMPTIONS   | 13             |
| Exempti         | ons   | 14             |
| an organ        | The commission may, of its own initiative or on application by isation or employer, by the order by which it makes an award, or er order, exempt from the application of the award— | 15<br>16<br>17 |
| (a)             | an employer or class of employer, or employee or class of employee, in a locality and in the calling to which the award applies; and  | 18<br>19<br>20 |
| (b)             | a person who is engaged, whether as employer or employee, in<br>the locality and calling, while the award remains in force.   | 21<br>22       |
|                 | hile an exemption exists, the award does not bind the employer, e, class, or person, according to the exemption.  | 23<br>24       |

<sup>80</sup> Section 239 (Notice of industrial dispute)

| PART 7—GENERAL  | 1              |
|---|----------------|
| Enforceability of awards  | 2              |
| <b>137.</b> Action can not be commenced to enforce an award until 21 days after the date it is published in the industrial gazette.                 | 3 4            |
| Effect of appeals on awards   | 5              |
| <b>138.</b> The commission must immediately amend an award to give effect to a decision, affecting the award, of—                                   | 6<br>7         |
| (a) the court on appeal from a decision of the commission or on a case stated by the commission; or   | 8<br>9         |
| (b) a full bench on appeal from a single commissioner.  | 10             |
| Inconsistency between awards and contracts  | 11             |
| 139.(1) To the extent of any inconsistency, an award prevails over a contract of service that is—   | 12<br>13       |
| (a) in force when the award becomes enforceable; or   | 14             |
| (b) made while the award continues in force.  | 15             |
| (2) The contract is to be interpreted, and takes effect, as if it were amended to the extent necessary to make it conform to the award.             | 16<br>17       |
| (3) However, no inconsistency arises merely because the contract provides for employment conditions more favourable to the employee than the award. | 18<br>19<br>20 |

| CHAPTER 4—GENERAL EMPLOYMENT<br>CONDITIONS   | 1 2      |
|--|----------|
| PART 1—MINIMUM WAGES   | 3        |
| Object of pt 1   | 4        |
| <b>140.</b> The object of this part is to give effect to the Minimum Wages Convention.   | 5<br>6   |
| Meaning of expressions   | 7        |
| <b>141.</b> If an expression used in this part is also used in the Minimum Wages Convention, it has the same meaning as in the Convention. | 8<br>9   |
| Orders setting minimum wages   | 10       |
| <b>142.</b> The commission may make an order setting—  | 11       |
| (a) the same minimum wage for all employees in a stated group; or  | 12       |
| (b) different minimum wages for different categories of employees in a stated group.   | 13<br>14 |
| Orders only on application   | 15       |
| <b>143.</b> The commission may make an order under this part only on an application by—  | 16<br>17 |
| (a) an employee to be covered by the order; or   | 18       |
| (b) an organisation whose rules entitle it to represent the industrial interests of employees to be covered by the order.                  | 19<br>20 |
| When commission may make order   | 21       |
| <b>144.(1)</b> The commission must, and may only, make an order if satisfied—  | 22<br>23 |

| (a) coverage by a system of minimum wages is appropriate, given<br>the employment conditions of the group of employees to be<br>covered by the order; and  | 3              |
|--|----------------|
| (b) the order will operate for at least some of the employees in the stated group, having regard to employees ineligible under subsection (3).   | 5              |
| (2) The order must state which of the group's employees are excluded from its operation because they are ineligible.   | 7              |
| (3) An employee is ineligible only if—   | 9              |
| (a) minimum wages for the employee are set by an industrial instrument; or   | 10<br>11       |
| (b) proceedings have been commenced under chapter 2, parts 1 to 381 and chapter 382 for the setting or adjustment of minimum wages for the employee.   | 12<br>13<br>14 |
| (4) Before deciding which group an order should cover, and whether it is satisfied under subsection (1)(a), the commission must—   | 15<br>16       |
| (a) give the following organisations an opportunity to express their views—  | 17<br>18       |
| <ul> <li>(i) an organisation whose rules entitle it to represent the<br/>industrial interests of any of the employees concerned;</li> </ul>  | 19<br>20       |
| <ul><li>(ii) an organisation whose rules entitle it to represent the<br/>industrial interests of employers of the employees;</li></ul>   | 21<br>22       |
| (iii) another organisation representing employers of the employees; and  | 22<br>24       |
| (b) take the views into account.   | 25             |
| (5) Before making an order, the commission must give each employer of employees in the group to be covered by the order an opportunity, as prescribed under a regulation, to be heard about the making of the order. | 26<br>27<br>28 |

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Chapter 2 (Agreements), part 1 (Certified Agreements), part 2 (Queensland workplace agreements), part 3 (No-disadvantage test)

<sup>82</sup> Chapter 3 (Awards)

| Matters              | to be considered when setting minimum wages  | 1                   |
|----------------------|--|---------------------|
| 145. V               | When setting minimum wages under this part, the commission asider—   | 2 3                 |
| (a)                  | the principles it would apply when setting minimum wages under chapter 3;83 and  | 4<br>5              |
| (b)                  | the needs of workers and their families, taking into account the general level of wages, the cost of living, social security benefits and the relative living standards of other social groups; and          | 6<br>7<br>8         |
| (c)                  | economic factors, including, for example, the requirements of economic development, levels of productivity and the desirability of reaching and keeping a high level of employment and a low inflation rate. | 9<br>10<br>11<br>12 |
| Part doe             | es not limit other rights  | 13                  |
|                      | This part does not limit any right a person or organisation may e have to establish minimum wages.   | 14<br>15            |
| Orders               |  | 16                  |
| <b>147.</b> (1 part. | ) This section applies to an order of the commission under this  | 17<br>18            |
| <b>(2)</b> An        | order must be written.   | 19                  |
| ( <b>3</b> ) An      | order takes effect from the date of the order or a later stated date.  | 20                  |
| ( <b>4</b> ) An      | order is enforceable in the same way as an award.  | 21                  |
|                      | e commission may amend or revoke an order only on application f the following persons (whether or not named or described in the  | 22<br>23<br>24      |
| (a)                  | an employer, or representative of an employer, covered by the order;   | 25<br>26            |
| (b)                  | an employee, or representative of an employee, covered by the order.   | 27<br>28            |

<sup>83</sup> Chapter 3 (Awards)

| s 148 | 120 | s 151 |
|-------|-----|-------|
| s 148 | 120 | s 151 |

| Inconsistent industrial instruments or orders   | 1              |
|---|----------------|
| 148. An industrial instrument or commission order that is inconsistent  | 2              |
| with an order under this part does not apply to the extent the inconsistency detrimentally affects the rights of the employees concerned.                                   | 3              |
| detrinentary directs the rights of the employees concerned.   | 7              |
| PART 2—EQUAL REMUNERATION FOR WORK OF   | 5              |
| EQUAL VALUE   | 6              |
| Object of part  | 7              |
| <b>149.</b> The object of this part is to give effect to—   | 8              |
| (a) the Anti-Discrimination Conventions; and  | 9              |
| (b) the Equal Remuneration Recommendation; and  | 10             |
| (c) the Discrimination (Employment and Occupation) Recommendation.  | 11<br>12       |
| Meaning of expressions  | 13             |
| <b>150.(1)</b> In this part—  | 14             |
| "equal remuneration for work of equal value" means equal remuneration for men and women workers for work of equal value.  | 15<br>16       |
| (2) If an expression used in this part is also used in the Equal Remuneration Convention, it has the same meaning as in the Convention.                                     | 17<br>18       |
| Orders requiring equal remuneration   | 19             |
| <b>151.(1)</b> The commission may make any order it considers appropriate to ensure employees covered by the order will receive equal remuneration for work of equal value. | 20<br>21<br>22 |
| (2) An order may provide for an increase in remuneration rates, including minimum rates.  | 23<br>24       |

| Orders o                 | only on application  | 1        |
|--------------------------|--|----------|
| <b>152.</b> Tapplication | The commission may make an order under this part only on on by—  | 2        |
| (a)                      | an employee to be covered by the order; or   | 4        |
| (b)                      | an organisation whose rules entitle it to represent the industrial interests of employees to be covered by the order; or | 5        |
| (c)                      | the Anti-Discrimination Commissioner.  | 7        |
| When co                  | ommission must and may only make order   | 8        |
| <b>153.</b> T            | he commission must, and may only, make an order if—  | 9        |
| (a)                      | it is satisfied the employees to be covered by the order do not receive equal remuneration for work of equal value; and  | 10<br>11 |
| (b)                      | the order can reasonably be regarded as appropriate and as giving effect to—   | 12<br>13 |
|                          | (i) 1 or more of the Anti-Discrimination Conventions; or   | 14       |
|                          | (ii) the Equal Remuneration Recommendation; or   | 15       |
|                          | (iii) the Discrimination (Employment and Occupation) Recommendation.   | 16<br>17 |
| Immedia                  | te or progressive introduction of equal remuneration   | 18       |
| <b>154.</b> T value—     | The order may introduce equal remuneration for work of equal   | 19<br>20 |
| (a)                      | immediately; or  | 21       |
| (b)                      | progressively, in specified stages.  | 22       |
| Employe                  | er not to reduce remuneration  | 23       |
| , ,                      | An employer must not reduce an employee's remuneration an application or order has been made under this part.            | 24<br>25 |

(2) If an employer purports to do so, the reduction is of no effect.

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| Part does  | not limit other rights   | 1                    |
|------------|--|----------------------|
|            | bject to section 157, this part does not limit any right a person or on may otherwise have to secure equal remuneration for work of e.   | 2<br>3<br>4          |
| Applicati  | ons under this part  | 5                    |
| secure equ | An application can not be made under this part for an order to ual remuneration for work of equal value for an employee if a g for an alternative remedy—  | 6<br>7<br>8          |
| (a)        | to secure the remuneration for the employee; or  | 9                    |
|            | against unequal remuneration for work of equal value for the employee;   | 10<br>11             |
| has begun  | under another provision of this Act or under another Act.  | 12                   |
|            | section (1) does not prevent an application under this part if the g for the alternative remedy has—   | 13<br>14             |
| (a)        | been discontinued by the party who started the proceeding; or  | 15                   |
| (b)        | failed for want of jurisdiction.   | 16                   |
| equal remi | n application under this part has been made for an order to secure uneration for work of equal value for an employee, a person is not take a proceeding for an alternative remedy under a provision or oned in subsection (1)— | 17<br>18<br>19<br>20 |
| (a)        | to secure the remuneration for the employee; or  | 21                   |
| ` '        | against unequal remuneration for work of equal value for the employee.   | 22<br>23             |
|            | esection (3) does not prevent a proceeding being taken for an eremedy if the proceeding under this part has—   | 24<br>25             |
| (a)        | been discontinued by the party who started the proceeding; or  | 26                   |
| (b)        | failed for want of jurisdiction.   | 27                   |
|            | is section applies to an application under the corresponding of the repealed Act.  | 28<br>29             |

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#### PART 3—PARENTAL LEAVE Division 1—Preliminary Object of pt 3 **158.** The object of this part is to give effect to the Family Responsibilities 4 Convention. 5 **Basic principles 159.(1)** Under this part, an employee who gives birth to a child, and her 7 spouse, are entitled to unpaid parental leave totalling 52 weeks to care for the 8 child. 9 (2) However, an employee's entitlement to leave under this part is 10 reduced by the employee's other entitlements to parental leave other than 11 under this part. 12 (3) To obtain parental leave under this part, an employee must satisfy 13 stated requirements about— 14 (a) length of service; and 15 (b) notice periods; and 16 information and documentation. 17 (4) Except for 1 week at the time of the birth, an employee and the 18 employee's spouse must take parental leave at different times. 19 (5) An employee may take other leave (annual leave for example) in 20

conjunction with parental leave, but this will reduce the amount of parental

(7) In general, if a variation is foreseeable, an employee must give notice

(8) Cancellation of parental leave by the employer is limited to situations

of it, but if a variation is not foreseeable notice is not required (for example,

(6) Parental leave may be varied in certain circumstances.

leave the employee may take.

when the birth is premature).

when-

| (a)            |               | employee will not become, or ceases to be, the child's primary -giver; or  | 1<br>2               |
|----------------|---------------|--|----------------------|
| (b)            |               | e has been a mistake in calculating the amount of leave to ch the employee is entitled.  | 3                    |
|                |               | ployee who takes parental leave is, in most circumstances, urn to the position the employee held before the leave was  | 5<br>6<br>7          |
| <b>(10)</b> ]  | Parenta       | al leave does not break an employee's continuity of service.   | 8                    |
| Definit        | ions fo       | or pt 3  | Ģ                    |
| 160.           | In this       | part—  | 10                   |
| "contin        | uous          | service''—   | 11                   |
| (a)            |               | ns service under an unbroken employment contract other than casual or seasonal employee; and   | 12<br>13             |
| (b)            | incl          | udes a period of leave or absence authorised by—   | 14                   |
|                | (i)           | the employer; or   | 15                   |
|                | (ii)          | an industrial instrument or order; or  | 16                   |
|                | (iii)         | an employment contract; or   | 17                   |
|                | (iv)          | this part.   | 18                   |
| _              | <b>yee"</b> i | ncludes a part-time employee, but not a casual or seasonal e.  | 19<br>20             |
| <b>"law"</b> i | nclude        | s an unwritten law.  | 21                   |
| "long p        | aterni        | ty leave" means—   | 22                   |
| (a)            | part          | 3 long paternity leave; or   | 23                   |
| (b)            | othe          | r leave that—  | 24                   |
|                | (i)           | an employee is entitled to, or has been applied for or been<br>granted for the birth of his spouse's child, other than under<br>this part (for example, under an industrial instrument or<br>order); and | 25<br>26<br>27<br>28 |
|                | (ii)          | is analogous to part 3 long paternity leave, or would be   | 29                   |

|          |         | analogous except that—  | 1                  |
|----------|---------|---|--------------------|
|          |         | (A) it is paid leave; or  | 2                  |
|          |         | (B) different rules govern eligibility for it; or   | 3                  |
|          |         | (C) it can be taken for different periods.  | 4                  |
| "matern  | ity le  | ave" means—   | 5                  |
| (a)      | part    | 3 maternity leave; or   | 6                  |
| (b)      | othe    | er leave that—  | 7                  |
|          | (i)     | an employee is entitled to, or has been applied for or been<br>granted for her pregnancy or her child's birth, other than<br>under this part (for example, under an industrial instrument<br>or order); and | 8<br>9<br>10<br>11 |
|          | (ii)    | is analogous to part 3 maternity leave, or would be analogous except that—  | 12<br>13           |
|          |         | (A) it is paid leave; or  | 14                 |
|          |         | (B) it can begin before the estimated date of birth; or   | 15                 |
|          |         | (C) different rules govern eligibility for it; or   | 16                 |
|          |         | (D) it can be taken for different periods.  | 17                 |
| "medica  | l cert  | ificate" means a certificate signed by a doctor.  | 18                 |
| "parent  | al lea  | ve" means maternity leave or paternity leave.   | 19                 |
| "part 3  | long j  | paternity leave" see section 173.   | 20                 |
| "part 3  | matei   | rnity leave" see section 161.   | 21                 |
| "part 3  | short   | paternity leave" see section 173.   | 22                 |
| "paterni | ity lea | ave" means short paternity leave or long paternity leave.   | 23                 |
| "short p | aterr   | nity leave" means—  | 24                 |
| (a)      | part    | 3 short paternity leave; or   | 25                 |
| (b)      | othe    | er leave that—  | 26                 |
|          | (i)     | an employee is entitled to, or has been applied for or been<br>granted for the birth of his spouse's child, other than under<br>this part (for example, under an industrial instrument or                   | 27<br>28<br>29     |

|                   | order); and   | 1             |
|-------------------|---|---------------|
|                   | (ii) is analogous to part 3 short paternity leave, or would be analogous except that—   | 2 3           |
|                   | (A) it is paid leave; or  | 4             |
|                   | (B) different rules govern eligibility for it; or   | 5             |
|                   | (C) it can be taken for different periods.  | 6             |
|                   | Division 2—Maternity leave  | 7             |
| Entitlem          | ent to maternity leave  | 8             |
|                   | pregnant employee is entitled to 1 period of unpaid leave ("part 3 y leave") for the child's birth and to be the child's primary r. | 9<br>10<br>11 |
| Conditio          | ns of entitlement to maternity leave  | 12            |
| <b>162.(1</b> if— | An employer must grant part 3 maternity leave to an employee  | 13<br>14      |
| (a)               | she notifies the employer of the estimated date of birth at least 70 days before the date; and                                      | 15<br>16      |
| (b)               | she applies for the leave at least 28 days before the first day of the leave; and   | 17<br>18      |
| (c)               | the application states the first and last days of the leave; and  | 19            |
| (d)               | the first day of the leave is the estimated date of birth or a later day; and   | 20<br>21      |
| (e)               | she gives with the application a medical certificate that states—   | 22            |
|                   | (i) she is pregnant and the estimated date of birth; or   | 23            |
|                   | (ii) she has given birth to a living child and the date of birth; and   | 24            |
| (f)               | she gives with the application a statutory declaration stating—   | 25            |
|                   | (i) the first and last days of all the following—   | 26            |
|                   | (A) short paternity leave for which her spouse intends to   | 27            |

|                 | apply, or has applied, for the child's birth;  | 1                    |
|-----------------|--|----------------------|
|                 | (B) long paternity leave for which her spouse intends to apply, or has applied, for the child's birth;   | 2 3                  |
|                 | (C) annual or long service leave for which her spouse<br>intends to apply or has applied, instead of or in<br>conjunction with, the paternity leave; and   | 4<br>5<br>6          |
|                 | (ii) that she will—  | 7                    |
|                 | (A) be the child's primary care-giver throughout the maternity leave; and  | 8<br>9               |
|                 | (B) not engage in conduct inconsistent with her employment contract while on maternity leave; and  | 10<br>11             |
| (g)             | it is reasonable to expect that she will complete, or she had completed, at least 1 year of continuous service with the employer on the day before the estimated date of birth.                              | 12<br>13<br>14       |
| ( <b>2</b> ) Su | bsections (1)(a) and (g) do not apply if—  | 15                   |
| (a)             | because the child was premature, or for some other compelling reason, it was not reasonably practicable for the employee to comply with subsection (1)(a); and   | 16<br>17<br>18       |
| (b)             | if it was not reasonably practicable for the employee to notify the employer before the actual date of birth of the estimated date of birth—she notified the employer as soon as reasonably practicable; and | 19<br>20<br>21<br>22 |
| (c)             | otherwise—the medical certificate given under subsection (1)(e) also states the date that, as at the 70th day before the actual date of birth, was the estimated date of birth; and                          | 23<br>24<br>25       |
| (d)             | it is reasonable to expect the employee will complete, or the employee had completed, 1 year of continuous service with the employer on the day before the estimated date of birth.                          | 26<br>27<br>28       |
| ( <b>3</b> ) Su | bsection (1)(b) does not apply if—   | 29                   |
| (a)             | it was not reasonably practicable for the employee to comply with<br>the paragraph because the child was premature, or for some other<br>compelling reason; and  | 30<br>31<br>32       |
| (b)             | the employee gives the application as soon as reasonably   | 33                   |

|                 | practicable before, on or after the first day of the leave; and   | 1                    |
|-----------------|---|----------------------|
| (c)             | if the child is born before the employee gives the application—the first day of the leave is the day of the child's birth or a later day.   | 2 3                  |
| <b>(4)</b> If s | subsection (3)(c) applies, subsection (1)(d) does not apply.  | 4                    |
| than the        | because the child was premature, the first day of the leave is earlier estimated date of birth, a reference in this part to 1 year of us service means a period of continuous service equal to 1 year less d—       | 5<br>6<br>7<br>8     |
| (a)             | beginning on the first day of the leave; and  | 9                    |
| (b)             | ending on the estimated date of birth.  | 10                   |
| leave") t       | then an employee applies for maternity leave (the "substitute to be taken instead of maternity leave for which she has already the "original leave")—   | 11<br>12<br>13       |
| (a)             | if a document, given under subsection (1)(e) or (f) with the application for the original leave, applies to the application for the substitute leave—the document need not be given with the later application; and | 14<br>15<br>16<br>17 |
| (b)             | if the employer approves the substitute leave—the employer—   | 18                   |
|                 | (i) must cancel the original leave if it has been approved; or  | 19                   |
|                 | (ii) must not give the original leave if it has not been approved.  | 20                   |
| Period o        | f maternity leave   | 21                   |
| 163.(1          | ) The part 3 maternity leave—   | 22                   |
| (a)             | if the child has not been born—   | 23                   |
|                 | (i) must begin on the later of—   | 24                   |
|                 | (A) the day stated in the application as the first day of the leave; or   | 25<br>26             |
|                 | (B) the estimated date of birth; and  | 27                   |
|                 | (ii) must not extend beyond the first anniversary of the estimated date of birth; and   | 28<br>29             |
| (b)             | if the child has been born—   | 30                   |

|                   | (i) must begin on the later of—   | 1                    |
|-------------------|---|----------------------|
|                   | (A) the day stated in the application as the first day of the leave; or   | 2 3                  |
|                   | (B) the child's date of birth; and  | 4                    |
|                   | (ii) must not extend beyond the child's first birthday; and   | 5                    |
| (c)               | must not overlap with the spouse's leave (other than short paternity leave) stated in the relevant statutory declaration; and   | 6<br>7               |
| (d)               | must be for a continuous period equal to the shorter of—  | 8                    |
|                   | (i) the period applied for; or  | 9                    |
|                   | (ii) the period of entitlement.   | 10                   |
| (2) The following | e period of entitlement is 52 weeks less the total of all the   | 11<br>12             |
| (a)               | unpaid leave (other than maternity leave) or paid sick leave that<br>the employer has already approved for the employee for the<br>pregnancy;   | 13<br>14<br>15       |
| (b)               | annual or long service leave the employee has applied to take instead of, or in conjunction with, maternity leave for the pregnancy;  | 16<br>17<br>18       |
| (c)               | the spouse's leave stated in the relevant statutory declaration.  | 19                   |
| Entitlem          | ent reduced by other maternity leave available to employee  | 20                   |
| 164.(1)           | This section applies if, had this part not been enacted—  | 21                   |
| (a)               | an employee could have applied (for her pregnancy or her child's birth) for maternity leave to which paragraphs (a) and (b) of the definition "maternity leave" in section 160 applies, whether or not she has in fact applied; and | 22<br>23<br>24<br>25 |
| (b)               | if she had applied as required by the rules governing the maternity leave—she would have a legally enforceable right to the leave.  | 26<br>27             |
| period of         | he period of alternative leave is at least as long as the unadjusted maternity leave, the employer must not approve maternity leave to eyee under a relevant section.   | 28<br>29<br>30       |

|                              | l period of maternity leave, a period of maternity leave that—  | 2                          |
|------------------------------|---|----------------------------|
| ` ' -                        | als the difference between the unadjusted period of maternity re and the period of alternative leave; and   | 3                          |
| , ,                          | ins immediately after the period of alternative leave if the bloyer grants it; and  | 5<br>6                     |
| (c) other                    | erwise complies with section 163.   | 7                          |
| <b>(4)</b> In this s         | ection—   | 8                          |
| •                            | <b>alternative leave"</b> means the leave mentioned in on (1)(b).   | 9<br>10                    |
| "relevant sec                | tion" means section 16284 or 163.   | 11                         |
| that a re                    | period of maternity leave" means any part 3 maternity leave elevant section would, apart from this section, require the r to grant to the employee for the child's birth.                                       | 12<br>13<br>14             |
| Taking annu<br>maternity lea | al or long service leave instead of, or in conjunction with, ve   | 15<br>16                   |
| of, or in cor                | employee applies to take annual or long service leave instead ijunction with, part 3 maternity leave, the employer must annual or long service leave if—  | 17<br>18<br>19             |
| ` '                          | this part not been enacted, the employer would have been  | 20                         |
|                              | ged to grant it; or   | 21                         |
| (b) the                      | total of all the following is not more than 52 weeks—   |                            |
| (b) the (i)                  |   | 21                         |
| ` '                          | total of all the following is not more than 52 weeks—   | 21<br>22                   |
| (i)<br>(ii)                  | total of all the following is not more than 52 weeks— the annual or long service leave; annual or long service leave that the employer has already granted the employee instead of, or in conjunction with, the | 21<br>22<br>23<br>24<br>25 |

<sup>84</sup> Section 162 (Conditions of entitlement to maternity leave)

**s 166** 131 **s 167** 

|                           |              | the pregnancy;  | 1                    |
|---------------------------|--------------|---|----------------------|
|                           | (v)          | the spouse's leave under section 162(1)(f) <sup>85</sup> specified in the relevant statutory declaration.   | 3                    |
| Extendi                   | ng ma        | aternity leave  | 2                    |
| <b>166.</b> (1 approved   |              | employee may apply to extend the part 3 maternity leave ner.  | 5                    |
| (2) Th                    | e emp        | ployer must approve the application if—   | 7                    |
| (a)                       |              | application is given to the employer at least 14 days before the day of the leave; and  | 8                    |
| (b)                       | the and      | application states the first and last day of the extended leave;  | 1(<br>11             |
| (c)                       | spec<br>with | ss the things mentioned in section 162(1)(f)(i) <sup>86</sup> are still as iffied in the relevant statutory declaration—the employee gives the application a statutory declaration stating the things tioned; and | 12<br>13<br>14<br>15 |
| (d)                       | peri         | period of leave, if extended, would not be more than the od of entitlement under section 163,87 worked out when ting the application.   | 16<br>17<br>18       |
|                           |              | aternity leave may be extended again only by agreement imployer and the employee.   | 19<br>20             |
| Shorteni                  | ing m        | naternity leave   | 21                   |
| <b>167.</b> (1 granted to |              | employee may apply to shorten the part 3 maternity leave  | 22<br>23             |
| (2) The shortened         | -            | ployer may grant the application if it states the last day of the e.  | 24<br>25             |

<sup>85</sup> Section 162 (Conditions of entitlement to maternity leave)

<sup>86</sup> Section 162 (Conditions of entitlement to maternity leave)

<sup>87</sup> Section 163 (Period of maternity leave)

| Effect or service | n maternity leave of failure to complete 1 year of continuous  | 7              |
|-------------------|--|----------------|
| <b>168.</b> T     | The employer may cancel part 3 maternity leave if—   |                |
| (a)               | it has been granted on the basis that it is reasonable to expect the employee will complete a period of at least 1 year of continuous service with the employer on a particular day; and |                |
| (b)               | the employee does not complete the period on the day.88  | ,              |
| Effect of         | n maternity leave if pregnancy terminates or child dies  | 1              |
| •                 | 1) This section applies if an employer has approved part 3 maternity an employee and—  | 10             |
| (a)               | the pregnancy terminates other than by the birth of a living child; or   | 1<br>12        |
| (b)               | she gives birth to a living child, but the child later dies.   | 1.             |
|                   | an event mentioned in subsection (1)(a) or (b) happens before the gins, the employer may cancel the leave before it begins.  | 14<br>1:       |
|                   | the leave has begun, the employee may notify the employer that she o return to work.   | 10<br>1'       |
|                   | the employee does so, the employer must notify her of the day e must return to work.   | 13<br>19       |
| (5) The notice.   | ne day must be within 4 weeks after the employer received the  | 20             |
|                   | lso, despite subsections (3) to (5), if the leave has begun, the r may notify the employee of the day when she must return to  | 22<br>23<br>24 |
| ( <b>7</b> ) Th   | e day must be at least 4 weeks after the employer gives the notice.  | 2:             |
| (8) If the leave  | the employee returns to work, the employer must cancel the rest of .   | 20<br>2'       |

<sup>88</sup> If the period is not completed because the child is premature, see section 162(5).

| Effect on maternity leave of ceasing to be the primary care-giver  | 1                |
|--|------------------|
| 170.(1) This section applies if—   | 2                |
| (a) during a substantial period beginning on or after the beginning of<br>an employee's part 3 maternity leave, the employee is not the<br>child's primary care-giver; and                                       | 3<br>4<br>5      |
| (b) considering the length of the period and any other relevant<br>circumstances, it is reasonable to expect the employee will not<br>again become the child's primary care-giver within a reasonable<br>period. | 6<br>7<br>8<br>9 |
| (2) The employer may notify the employee of the day when she must return to work.  | 10<br>11         |
| (3) The day must be at least 4 weeks after the employer gives the notice.  | 12               |
| (4) If the employee returns to work, the employer must cancel the rest of the leave.   | 13<br>14         |
| Return to work after maternity leave   | 15               |
| <b>171.(1)</b> This section applies when an employee returns to work after part 3 maternity leave.   | 16<br>17         |
| (2) The employer must employ her in the position she held immediately before—  | 18<br>19         |
| (a) if she was transferred to safe duties under section 17289—the transfer; or   | 20<br>21         |
| (b) if she began working part-time because of the pregnancy—she began working part-time; or  | 22<br>23         |
| (c) otherwise—she began maternity leave.   | 24               |
| (3) If—  | 25               |
| (a) the position no longer exists; but   | 26               |
| (b) she is qualified for, and can perform the duties of, other positions in the employer's employment;   | 27<br>28         |

<sup>89</sup> Section 172 (Transfer to safe duties because of pregnancy)

| _                      | oyer must employ her in whichever of the other positions is nearest and remuneration to the position.               | 1 2      |
|------------------------|---|----------|
| Transfe                | r to safe duties because of pregnancy   | 3        |
| <b>172.</b> I          | f a doctor considers—   | 4        |
| (a)                    | an illness or risk arising out of an employee's pregnancy; or   | 5        |
| (b)                    | hazards connected with an employee's work considering the employee's pregnancy;                                     | 6<br>7   |
|                        | inadvisable for the employee to continue existing duties, the r may—  | 8<br>9   |
| (c)                    | transfer the employee to other duties that—   | 10       |
|                        | (i) the employee can efficiently perform; and   | 11       |
|                        | (ii) are nearest in status and remuneration to the existing duties; or  | 12<br>13 |
| (d)                    | direct the employee to take leave for the period that the doctor considers necessary.                               | 14<br>15 |
|                        | Division 3—Paternity leave  | 16       |
| Entitlen               | nent to paternity leave   | 17       |
| <b>173.</b> I          | For the birth of his spouse's child, an employee is entitled to—  | 18       |
| (a)                    | up to 1 week of unpaid paternity leave ("part 3 short paternity leave") beginning on the child's date of birth; and | 19<br>20 |
| (b)                    | unpaid paternity leave ("part 3 long paternity leave") to be the child's primary care-giver.                        | 21<br>22 |
| Conditi                | ons of entitlement to short paternity leave   | 23       |
| <b>174.</b> (1 employe | An employer must grant part 3 short paternity leave to an e if—   | 24<br>25 |
| (a)                    | at least 70 days before the estimated date of birth, he gives to the  | 26       |

|        | employer—  | 1                    |
|--------|--|----------------------|
|        | (i) a notice stating his intention to apply for the leave and how long (up to 1 week) the leave is to last; and  | 3                    |
|        | (ii) a medical certificate that names his spouse and states she is pregnant and the estimated date of birth; and   | 4<br>5               |
| (b)    | he applies for the leave as soon as reasonably practicable on or after the first day of the leave; and   | 6<br>7               |
| (c)    | the application states the first and last days of the leave; and   | 8                    |
| (d)    | the leave is for not more than 1 week; and   | 9                    |
| (e)    | unless the first day of the leave is the estimated date of birth—  | 10                   |
|        | (i) he gives with the application a medical certificate that names his spouse and states the actual date of birth; and   | 11<br>12             |
|        | (ii) the first day of the leave is the actual date of birth; and   | 13                   |
| (f)    | it is reasonable to expect that he will complete, or he had completed, at least 1 year of continuous service with the employer on the day before the estimated date of birth.  | 14<br>15<br>16       |
| (2) Su | bsection (1)(a) and (f) does not apply if—   | 17                   |
| (a)    | because the child was premature, or for some other compelling reason, it was not reasonably practicable for the employee to comply with subsection (1)(a); and   | 18<br>19<br>20       |
| (b)    | if it was not reasonably practicable for the employee to give the employer (before the actual date of birth) the notice and certificate mentioned in subsection (1)(a)—he gave them as soon as reasonably practicable; and | 21<br>22<br>23<br>24 |
| (c)    | otherwise—the medical certificate given under subsection (1)(e)(i) also states the date that, as at the 70th day before the actual date of birth, was the estimated date of birth; and                                     | 25<br>26<br>27       |
| (d)    | it is reasonable to expect the employee will complete, or the employee had completed, 1 year of continuous service with the employer on the day before the estimated date of birth.  | 28<br>29<br>30       |

| Conditio        | ons of entitlement to long paternity leave   | 1                    |
|-----------------|--|----------------------|
| 175.(1 employee | An employer must grant part 3 long paternity leave to an e if—   | 2                    |
| (a)             | he applies for the leave at least 70 days before the first day of the of leave; and  | 5                    |
| (b)             | the application states the first and last days of the leave; and   | 6                    |
| (c)             | he gives with the application a medical certificate that names his spouse and states—  | 8                    |
|                 | (i) she is pregnant and the estimated date of birth; or  | 9                    |
|                 | (ii) she has given birth to a living child and the date of birth; and  | 10                   |
| (d)             | he gives with the application a statutory declaration stating—   | 11                   |
|                 | (i) the first and last days of all the following—  | 12                   |
|                 | <ul> <li>(A) unpaid leave (other than maternity leave) or paid sick<br/>leave for which his spouse intends to apply, or has<br/>applied, for the pregnancy;</li> </ul>       | 13<br>14<br>15       |
|                 | (B) maternity leave for which his spouse intends to apply, or has applied, for the child's birth;  | 1 <i>6</i><br>17     |
|                 | (C) annual or long service leave, for which his spouse<br>intends to apply, or has applied, instead of, or in<br>conjunction with, maternity leave; and                      | 18<br>19<br>20       |
|                 | (ii) that he will—   | 21                   |
|                 | (A) be the child's primary care-giver throughout the paternity leave; and  | 22<br>23             |
|                 | (B) not engage in conduct inconsistent with his employment contract while on paternity leave; and  | 2 <sup>2</sup><br>25 |
| (e)             | it is reasonable to expect that he will complete, or he had completed, at least 1 year of continuous service with the employer on the day before the first day of the leave. | 26<br>27<br>28       |
| (2) Sul         | bsection (1)(a) does not apply if—   | 29                   |
| (a)             | it was not reasonably practicable for the employee to comply with<br>the subsection because the child was premature, or for some other<br>compelling reason; and             | 30<br>31<br>32       |

| (b)               | the employee gives the application as soon as reasonably practicable before, on or after the first day of the leave.                          | 1 2            |
|-------------------|---|----------------|
| Period o          | f long paternity leave  | 3              |
| 176.(1            | The part 3 long paternity leave—  | 4              |
| (a)               | if the child has not been born—   | 5              |
|                   | (i) must begin on the later of—   | 6              |
|                   | (A) the day stated in the application as the first day of the leave; or   | 8              |
|                   | (B) the estimated date of birth; and  | 9              |
|                   | (ii) must not extend beyond the first anniversary of the estimated date of birth; and   | 10<br>11       |
| (b)               | if the child has been born—   | 12             |
|                   | (i) must begin on the later of—   | 13             |
|                   | (A) the day stated in the application as the first day of the leave; or   | 14<br>15       |
|                   | (B) the child's date of birth; and  | 16             |
|                   | (ii) must not extend beyond the child's first birthday; and   | 17             |
| (c)               | must not overlap with the spouse's leave specified in the relevant statutory declaration; and   | 18<br>19       |
| (d)               | must be for a continuous period equal to the shorter of—  | 20             |
|                   | (i) the period applied for; or  | 21             |
|                   | (ii) the period of entitlement.   | 22             |
| (2) The following | e period of entitlement is 52 weeks less the total of all the   | 23<br>24       |
| (a)               | the short paternity leave the employee has applied to take;   | 25             |
| (b)               | annual or long service leave the employee has applied to take instead of, or in conjunction with, long paternity leave for the child's birth; | 26<br>27<br>28 |
| (c)               | the spouse's leave stated in the relevant statutory declaration.  | 29             |

| Entitlement reduced by other paternity leave available to employee  | 1                     |
|---|-----------------------|
| 177.(1) This section applies if, had this part not been enacted—  | 2                     |
| (a) an employee could have applied (for the birth of his spouse's child) for short paternity leave or long paternity leave to which paragraphs (a) and (b) of the definition "short paternity leave" or "long paternity leave" in section 160 apply, whether or not he has in fact applied; and | 3<br>4<br>5<br>6<br>7 |
| (b) if he had applied as required by the rules governing the paternity leave—he would have a legally enforceable right to the leave.  | 8<br>9                |
| (2) If the period of alternative leave is at least as long as the unadjusted period of paternity leave, the employer must not grant leave to the employee under a relevant section.   | 10<br>11<br>12        |
| (3) Otherwise, the employer must approve to the employee, instead of the unadjusted period of paternity leave, a period of short paternity leave, or long paternity leave, that—  | 13<br>14<br>15        |
| (a) equals the difference between the unadjusted period of paternity leave and the period of alternative leave; and   | 16<br>17              |
| (b) begins immediately after the period of alternative leave if the employer grants it; and   | 18<br>19              |
| (c) otherwise complies with a relevant section.   | 20                    |
| (4) In this section—  | 21                    |
| "period of alternative leave" means the leave mentioned in subsection (1)(b).   | 22<br>23              |
| "relevant section" means section 174 or 175.90  | 24                    |
| "unadjusted period of paternity leave" means any part 3 short paternity leave or part 3 long paternity leave that a relevant section would, apart from this section, require the employer to approve to the employee for the child's birth.   | 25<br>26<br>27<br>28  |

90 Section 174 (Conditions of entitlement to short paternity leave) or 175 (Conditions of entitlement to long paternity leave)

| Taking a paternity       | annual or long service leave instead of, or in conjunction with, y leave  | 1 2                  |
|--------------------------|---|----------------------|
| of, or in                | f an employee applies to take annual or long service leave, instead a conjunction with, part 3 short paternity leave or part 3 long leave, the employer must grant the annual or long service leave                           | 3<br>4<br>5<br>6     |
| (a)                      | had this part not been enacted, the employer would have been obliged to grant it; or  | 7<br>8               |
| (b)                      | the total of all the following is not more than 52 weeks—   | 9                    |
|                          | (i) the annual or long service leave;   | 10                   |
|                          | (ii) annual or long service leave that the employer has already granted the employee instead of, or in conjunction with, the paternity leave;   | 11<br>12<br>13       |
|                          | (iii) the paternity leave;  | 14                   |
|                          | (iv) the spouse's leave stated under section 175(1)(d) <sup>91</sup> in the relevant statutory declaration.   | 15<br>16             |
| Extendi                  | ng long paternity leave   | 17                   |
| <b>179.</b> (1 granted f | An employee may apply to extend the part 4 long paternity leave for him.  | 18<br>19             |
| ( <b>2</b> ) Th          | e employer must approve the application if—   | 20                   |
| (a)                      | the application is given to the employer at least 14 days before the last day of the leave; and   | 21<br>22             |
| (b)                      | the application states the first and last day of the extended leave; and  | 23<br>24             |
| (c)                      | unless the things mentioned in section 175(1)(d)(i) <sup>92</sup> are still as stated in the relevant statutory declaration—the employee gives with the application a statutory declaration stating the things mentioned; and | 25<br>26<br>27<br>28 |

<sup>91</sup> Section 175 (Conditions of entitlement to long paternity leave)

<sup>92</sup> Section 175 (Conditions of entitlement to long paternity leave)

(d) the period of leave, if extended, would not be more than the

1

| period of entitlement under section 176(2), <sup>93</sup> worked out when granting the application.  | 2 3            |
|--|----------------|
| (3) The paternity leave may be extended again only by agreement between the employer and the employee.   | 4 5            |
| Shortening paternity leave   | 6              |
| <b>180.(1)</b> An employee may apply to shorten the part 3 paternity leave granted to him.   | 7<br>8         |
| (2) The employer may grant the application if it states the last day of the shortened leave.   | 9<br>10        |
| Effect on long paternity leave of failure to complete 1 year of continuous service   | 11<br>12       |
| <b>181.</b> The employer may cancel part 3 long paternity leave if—  | 13             |
| (a) it has been granted on the basis that it is reasonable to expect the<br>employee will complete a period of at least 1 year of continuous<br>service with the employer on a particular day; and | 14<br>15<br>16 |
| (b) the employee does not complete the period on the day.94  | 17             |
| Effect on long paternity leave if pregnancy terminates or child dies   | 18             |
| <b>182.(1)</b> This section applies if an employer has granted part 3 long paternity leave to an employee and—   | 19<br>20       |
| (a) his spouse's pregnancy terminates other than by the birth of a living child; or  | 21<br>22       |
| (b) his spouse gives birth to a living child, but the child later dies.  | 23             |
| (2) If an event mentioned in subsection (1)(a) or (b) happens before the leave begins, the employer may cancel the leave before it begins.   | 24<br>25       |

<sup>93</sup> Section 176 (Period of long paternity leave)

<sup>94</sup> If the period is not completed because the child is premature, see section 162(5).

| (3) If the leave has begun, the employee may notify the employer that he wishes to return to work.   | 1<br>2               |
|--|----------------------|
| (4) If the employee does so, the employer must notify him of the day when he must return to work.  | 3<br>4               |
| (5) The day must be within 4 weeks after the employer received the notice.   | 5<br>6               |
| (6) Also, despite subsections (3) to (5), if the leave has begun, the employer may notify the employee of the day when he must return to work.   | 7<br>8               |
| (7) The day must be at least 4 weeks after the employer gives the notice.  | 9                    |
| (8) If the employee returns to work, the employer must cancel the rest of the leave.   | 10<br>11             |
| Effect on paternity leave of ceasing to be the primary care-giver  | 12                   |
| <b>183.</b> (1) This section applies if—   | 13                   |
| (a) during a substantial period beginning on or after the beginning of<br>an employee's part 3 long paternity leave, the employee is not the<br>child's primary care-giver; and                                  | 14<br>15<br>16       |
| (b) considering the length of the period and any other relevant<br>circumstances, it is reasonable to expect the employee will not<br>again become the child's primary care-giver within a reasonable<br>period. | 17<br>18<br>19<br>20 |
| (2) The employer may notify the employee of the day he must return to work.  | 21<br>22             |
| (3) The day must be at least 4 weeks after the employer gives the notice.  | 23                   |
| (4) If the employee returns to work, the employer must cancel the rest of the leave.   | 24<br>25             |
| Return to work after paternity leave   | 26                   |
| <b>184.(1)</b> This section applies when an employee returns to work after part 3 long paternity leave.  | 27<br>28             |
| (2) The employer must employ him in the position he held immediately before he began paternity leave.  | 29<br>30             |

| ( <b>3</b> ) If– | _   | 1              |
|------------------|---|----------------|
| (a)              | the position no longer exists; but  | 2              |
| (b)              | he is qualified for, and can perform the duties of, other positions in the employer's employment;   | 3              |
| -                | loyer must employ him in whichever of the other positions is a status and remuneration to the position.   | 5<br>6         |
|                  | Division 4—General  | 7              |
|                  | ee's duty if excessive leave approved or if maternity leave and y leave overlap   | 8              |
| 185.(1           | ) This section applies if—  | 10             |
| (a)              | the total of all the following is more than 52 weeks—   | 11             |
|                  | (i) maternity leave granted by an employer to an employee for a pregnancy;  | 12<br>13       |
|                  | (ii) annual or long service leave granted by the employer to the employee instead of, or in conjunction with, the maternity leave;  | 14<br>15<br>16 |
|                  | (iii) unpaid leave (other than maternity leave) or paid sick leave granted by the employer to the employee for the pregnancy;   | 17<br>18       |
|                  | (iv) paternity leave granted by an employer to the employee's spouse;   | 19<br>20       |
|                  | <ul> <li>(v) annual or long service leave granted by the employer to the<br/>employee's spouse instead of, or in conjunction with, the<br/>paternity leave; or</li> </ul> | 21<br>22<br>23 |
| (b)              | leave granted for the employee overlaps with leave granted for the employee's spouse.   | 24<br>25       |
| ( <b>2</b> ) Th  | e employee must give her employer a notice—   | 26             |
| (a)              | if subsection (1)(a) applies—stating that the total is more than 52 weeks and stating the amount of the excess; and   | 27<br>28       |
| (b)              | if subsection (1)(b) applies—stating the period of overlap; and   | 29             |

| (c)              | suggesting how the employer may vary or cancel leave granted to<br>her (other than leave she has already taken) to reduce or remove<br>the excess or overlap; and         | 1<br>2<br>3    |
|------------------|---|----------------|
| (d)              | unless the variations and cancellations suggested will remove the excess or overlap—setting out the suggestions her spouse has made or will make under subsection (3)(c). | 4<br>5<br>6    |
| ( <b>3</b> ) T   | he employee's spouse must give his employer a notice—   | 7              |
| (a)              | if subsection (1)(a) applies—stating that the total is more than 52 weeks and stating the amount of the excess; and   | 8<br>9         |
| (b)              | if subsection (1)(b) applies—stating the period of overlap; and   | 10             |
| (c)              | suggesting how the employer may vary or cancel leave granted to<br>him (other than leave he has already taken) to reduce or remove<br>the excess or overlap; and          | 11<br>12<br>13 |
| (d)              | unless the variations or cancellations suggested will remove the excess or overlap—setting out the suggestions his spouse has made or will make under subsection (2)(c).  | 14<br>15<br>16 |
|                  | he variations and cancellations suggested must be of a kind that, if all made, the excess or overlap will be removed.   | 17<br>18       |
| vary or          | n employer who receives a notice under subsection (2) or (3) may cancel leave as suggested in the notice, or as agreed with the ee or her spouse.                         | 19<br>20<br>21 |
| Employ<br>tempor | ver to warn replacement employee that employment is only ary  | 22<br>23       |
| 186.             | An employer may employ a person—  | 24             |
| (a)              | to replace an employee while the employee is on parental leave; or  | 25             |
| (b)              | to replace an employee who, while another employee is on<br>parental leave, must perform the duties of the position held by the<br>other employee;                        | 26<br>27<br>28 |
| only if t        | he employer has informed the person—  | 29             |
| (c)              | that the person's employment is temporary; and  | 30             |
| (d)              | about the rights of the employee who is on parental leave.  | 31             |

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| Parental leave and continuity of service  | 1              |
|---|----------------|
| <b>187.</b> A period of parental leave does not break an employee's continuity of service, but does not count as service other than—                                      | 2 3            |
| (a) to determine the employee's entitlement to a later period of parental leave; or   | 4<br>5         |
| (b) as expressly provided in this Act, or in an industrial instrument or order; or  | 6<br>7         |
| (c) as prescribed under a regulation.   | 8              |
| Effect of part on other laws  | 9              |
| <b>188.(1)</b> To avoid doubt, this part has effect despite—  | 10             |
| (a) another law of the State; or  | 11             |
| (b) an industrial instrument or order.  | 12             |
| (2) However, this part is not intended to exclude or limit the operation of the law, industrial instrument or order as far as it can operate concurrently with this part. | 13<br>14<br>15 |
| Regulations for adoption leave  | 16             |
| <b>189.</b> A regulation may provide for employers to give employees unpaid adoption leave.   | 17<br>18       |
| PART 4—LONG SERVICE LEAVE   | 19             |
| Definitions for pt 4  | 20             |
| <b>190.</b> In this part—   | 21             |
| "continuous service" of an employee means—  | 22             |
| (a) in section 19495—the period of continuous service the employee  | 23             |

<sup>95</sup> Section 194 (Long service leave in sugary industry and meat works)

|        |                             | is taken to have had with an employer under section 194(3); and  | 1              |  |
|--------|-----------------------------|--|----------------|--|
| (      | b)                          | elsewhere—the employee's continuous service with the same employer (whether wholly in the State, or partly in and partly outside the State). | 2<br>3<br>4    |  |
| "indu  | str                         | ial authority" means—  | 5              |  |
| (:     | a)                          | for a certified agreement—the commission; or   | 6              |  |
| (      | b)                          | for a QWA—an enterprise commissioner.  | 7              |  |
|        |                             | of a meat works includes a person who carries on the business of works.  | 8<br>9         |  |
| "perio | od l                        | between seasons" includes the period between—  | 10             |  |
| (      | a)                          | the end of 1 season and the start of the next season; and  | 11             |  |
| (1     | b)                          | for a particular employee—the day the employee stops employment in 1 season and the day the employee starts employment in the next season.   | 12<br>13<br>14 |  |
|        |                             | means a period (whether falling completely in 1 calendar year or y in 1 calendar year and partly in the next calendar year) when—            | 15<br>16       |  |
| (      | (a) for the sugar industry— |  |                |  |
|        |                             | (i) sugar cane is delivered to, and crushed at, a sugar mill; or   | 18             |  |
|        |                             | (ii) sugar cane is harvested, or farm work is performed, in the sugar industry; and  | 19<br>20       |  |
| (      | b)                          | for a meat works—stock are delivered to, and slaughtered at, the works.  | 21<br>22       |  |
| "seaso | ona                         | l employment" means employment related to a season.  | 23             |  |
| Sourc  | ce o                        | f long service leave entitlement   | 24             |  |
| 191    | l. T                        | he entitlement of employees to long service leave on full pay is—  | 25             |  |
| (;     | a)                          | for employees who have the entitlement under another Act—as prescribed under the other Act; or   | 26<br>27       |  |

| regulation made under section 195%—as declared under a   | 2                    |
|--|----------------------|
| (c) for an entitlement under section 19697—as prescribed under section 196; or   | 3                    |
| (d) for employees who have an entitlement, under an industrial instrument, that is not as favourable as the entitlement under this part—as prescribed under this part.   | 5<br>6<br>7          |
| Approval of long service leave conditions  | 8                    |
| <b>192.(1)</b> On application, the commission must insert in an award provisions entitling employees to long service leave on full pay as prescribed by this part.   | 9<br>10<br>11        |
| (2) An industrial authority may approve, as a certified agreement or QWA, an agreement under which employees are entitled to long service leave benefits that the industrial authority considers are at least as favourable to employees as the entitlement under this part. | 12<br>13<br>14<br>15 |
| (3) The industrial authority must approve the agreement if satisfied—  | 16                   |
| (a) an employer who is a party to the agreement has agreed to the provisions conferring long service leave on the employees; and   | 17<br>18             |
| (b) the community in general will not be prejudiced by conferring the leave.   | 19<br>20             |
| Entitlement to long service leave  | 21                   |
| <b>193.(1)</b> An employee who is entitled to long service leave under a law, industrial instrument, or other agreement or arrangement, is entitled to leave that is at least as favourable as the entitlement under this part.  | 22<br>23<br>24       |
| (2) The entitlement of employees to long service leave under this part is—   | 25<br>26             |
| (a) for an employee with 15 years continuous service—13 weeks; and   | 27<br>28             |
|  |                      |

<sup>96</sup> Section 195 (Long service leave for other seasonal employees)

<sup>97</sup> Section 196 (Long service leave for employees not governed awards etc.)

| (b)               | for an employee, with at least 10 but less than 15 years continuous service, whose service is terminated—a period that   | 1                |
|-------------------|--|------------------|
|                   | bears to 13 weeks the proportion that the employee's period of the   | 3                |
|                   | continuous service (stated in years, and a fraction of a year if   | ۷                |
|                   | necessary) bears to 15 years; and  | 5                |
| (c)               | for an employee who, after completing the first, or a subsequent, 15 years continuous service, continues the service—    | 7                |
|                   | (i) if the employee completes a further 15 years continuous service—a further 13 weeks; or                               | 8                |
|                   | (ii) if the employee's service is terminated after completing at   | 10               |
|                   | least a further 5 but less than 15 years continuous service—a  | 11               |
|                   | further period that bears to 13 weeks the proportion that the  | 12               |
|                   | employee's further period of the continuous service (stated<br>in years, and a fraction of a year if necessary) bears to | 13<br>14         |
|                   | 15 years.  | 15               |
| (3) Lo of the lea | ng service leave is exclusive of a public holiday during the period ve.  | 1 <i>6</i><br>17 |
| ( <b>4</b> ) Th   | is section applies subject to adjustments made for—  | 18               |
| (a)               | a seasonal employee under section 194 or 195;98 and  | 19               |
| (b)               | a casual employee under section 200.99   | 20               |
| ( <b>5</b> ) In   | this section—  | 21               |
| "termina          | ated" means terminated by—   | 22               |
| (a)               | the employee's death; or   | 23               |
| (b)               | the employee; or   | 24               |
| (c)               | the employer, for a cause other than serious misconduct.   | 25               |
| Long sei          | rvice leave in sugar industry and meat works   | 26               |
| 194.(1            | ) This section applies to an employee who is entitled to long  | 27               |

<sup>98</sup> Section 194 (Long service leave in sugary industry and meat works) or 195 (Long service leave for other seasonal employees)

<sup>99</sup> Section 200 (Service of casual employees)

|                 | eave on full pay because the commission has conferred, under 92,100 an entitlement on employees employed—   | 1 2                  |  |
|-----------------|---|----------------------|--|
| (a)             | in seasonal employment in the sugar industry; or  | 3                    |  |
| (b)             | in or about meat works in seasonal employment by the meat works owner.  | 4<br>5               |  |
|                 | is section prescribes the employee's entitlement to long service determining—   | 6<br>7               |  |
| (a)             | under subsection (3)—   |                      |  |
|                 | (i) how the employee's period of continuous service with an employer must be worked out for the purpose of working out the employee's unadjusted entitlement; and                             | 9<br>10<br>11        |  |
|                 | (ii) how the employee's period of actual service with an employer must be worked out; and   | 12<br>13             |  |
| (b)             | under subsection (4)—the employee's seasonal entitlement for each period of long service leave provided under section 193.  | 14<br>15             |  |
| ( <b>3</b> ) Th | e following rules apply for subsection (2)(a)—  | 16                   |  |
| (a)             | service before the commencement of this section must be treated in the same way as service after the commencement;  | 17<br>18             |  |
| (b)             | if the employee is engaged in harvesting sugar cane or farm work in the sugar industry—service with the employer before 23 June 1990 must not be taken into account;                          | 19<br>20<br>21       |  |
| (c)             | the continuity of the employee's service with an employer is not broken by a period when the employee is not employed by the employer between seasons if—                                     |                      |  |
|                 | (i) in 1 season, the employee's service with the employer continued until the end of the season or until an earlier day when the employee's employment was terminated by the employer; and    | 25<br>26<br>27<br>28 |  |
|                 | (ii) in the next season, the employee's service with the same<br>employer started on the season's opening or on a later day in<br>the season when the employer required the employee to start | 29<br>30<br>31       |  |

<sup>100</sup> Section 192 (Approval of long service leave conditions)

|                       |  | employment,   | 1              |
|-----------------------|--|---|----------------|
| (d)                   | (d) a period between seasons, when the employee is not employed by the employer— |   |                |
|                       | (i)  | must be taken into account in calculating the employee's period of continuous service with an employer; and   | 2              |
|                       | (ii)   | must not to be taken into account in working out the length of the employee's actual service;   | 6              |
| (e)                   | emp  | es in a period between seasons when the employee is bloyed by the employer must be taken into account for ermining actual service;                          | 9<br>10        |
| (f)                   | long   | g service leave to which an employee is entitled—   | 11             |
|                       | (i)  | may be taken by the employee during the period between seasons; and   | 12<br>13       |
|                       | (ii)   | if taken during the period between seasons—is taken to have<br>started on the last cessation of the employee's employment<br>by the employer.               | 14<br>15<br>16 |
| each per              | iod (  | osection (2)(b), the seasonal entitlement of an employee for of long service leave provided for under section 193 is the ed by using the following formula— | 17<br>18<br>19 |
|                       |  | unadjusted entitlement X actual service   | 20             |
|                       |  | continuous service.   | 21             |
| ( <b>5</b> ) In       | this s   | ection—   | 22             |
|                       |  | <b>ce</b> " of an employee means the period of actual service the e is taken to have had with an employer under subsection (3).                             | 2:<br>24       |
| <b>'meat w</b><br>bon |  | "means a place where livestock are slaughtered or meat is   | 2:<br>26       |
|                       |  | <b>titlement</b> " of an employee means the period of long service to employee is entitled by using the formula in subsection (4).                          | 2°<br>28       |
| •                     |  | entitlement" means the period of long service leave to which eyee would be entitled under section 193 if—   | 29<br>30       |
| (a)                   | sub  | section (3) was applied; but  | 31             |
| (b)                   | the  | adjustment under subsection (4) was not made.   | 32             |

| Long service leave for other seasonal employees   | 1              |
|---|----------------|
| <b>195.(1)</b> A regulation may provide for long service leave for other employees whose employment with the same employer—   | 2 3            |
| (a) is seasonal or of another periodic nature; and  | 4              |
| (b) is not defined as casual by the relevant industrial instrument.   | 5              |
| (2) The regulation may specify employees by reference to callings, duties, employers, workplaces or in another way sufficient to identify them.                               | 6<br>7         |
| Long service leave for employees not governed by awards etc.  | 8              |
| 196.(1) This section applies to an employee who is not bound by—  | 9              |
| (a) an industrial instrument; or  | 10             |
| (b) a Commonwealth award that provides for long service leave; or   | 11             |
| (c) another Act, or a law of the Commonwealth, that provides for long service leave.  | 12<br>13       |
| (2) The employee is entitled to long service leave on full pay in accordance with sections 193 to 206 and this section.   | 14<br>15       |
| (3) A reference in sections 193 to 206, to an industrial instrument, is to be read as including a reference to a Commonwealth award.  | 16<br>17       |
| (4) The commission may determine all matters about the time when, the way in which and the conditions on which long service leave may be taken.                               | 18<br>19       |
| (5) Without limiting subsection (4), the commission's jurisdiction extends to the declaration of general rulings by a full bench.   | 20<br>21       |
| (6) A person must comply with the general ruling.   | 22             |
| Maximum penalty—16 penalty units.   | 23             |
| (7) For this section, if the employee is employed in seasonal employment in or about meat works by an owner in seasonal employment as defined by section 194 <sup>101</sup> — | 24<br>25<br>26 |
| (a) the continuity of the employee's service with an employer is not broken by a period when the employee is not employed by the  | 27<br>28       |

<sup>101</sup> Section 194 (Long service leave in sugary industry and meat works)

| em                              | ployer between seasons if—  | 1                |
|---------------------------------|---|------------------|
| (i)                             | in 1 season, the employee's service with the employer continued until the end of the season or until an earlier date when the employee's employment was terminated by the employer; and                           | 2<br>3<br>4<br>5 |
| (ii)                            | in the next season, the employee's service with the same<br>employer commenced on the season's opening or on a later<br>date in the season when the employer required the employee<br>to commence employment; and | 6<br>7<br>8<br>9 |
|                                 | determining the length of continuous service with the ployer—   | 10<br>11         |
| (i)                             | a period between seasons, when the employee is not<br>employed by an employer, must not be taken into account;<br>and   | 12<br>13<br>14   |
| (ii)                            | times in the period when the employee is employed by the employer must be taken into account; and   | 15<br>16         |
| (c) lor                         | g service leave to which an employee is entitled—   | 17               |
| (i)                             | may be taken by the employee during the period between seasons; and   | 18<br>19         |
| (ii)                            | if taken during the period between seasons—is taken to have<br>started on the last cessation of the employee's employment<br>by the employer.   | 20<br>21<br>22   |
| <b>(8)</b> In this              | section—  | 23               |
| or ord                          | ealth award" means an industrial instrument, determination er made, registered, approved or certified under the inwealth Act.   | 24<br>25<br>26   |
| Continuity of                   | of service generally  | 27               |
| <b>197.(1)</b> In under this pa | working out an employee's entitlement to long service leave rt—   | 28<br>29         |
| par                             | vice with an employer who becomes a member of a rtnership and service with the partnership is service with the me employer; and   | 30<br>31<br>32   |

| (b) | service with a partnership and—  |       |  |                |  |
|-----|--|-------|--|----------------|--|
|     | (i)  |       | rice with 1 or more of the former partners on dissolution ne partnership; and  | 2 3            |  |
|     | (ii)   |       | rice with the partnership as reconstituted, on dissolution ne partnership;   | 4<br>5         |  |
|     | is se  | rvice | with the same employer; and  | 6              |  |
| (c) | continuity of an employee's service with an employer is not broken by— |       |  |                |  |
|     | (i)  |       | ence (including through illness or injury) from work on<br>e approved by the employer; or  | 9<br>10        |  |
|     | (ii)   | emp   | employee's employment being terminated by the bloyer or employee because of illness or injury, if the bloyee—  | 11<br>12<br>13 |  |
|     |  | (A)   | is re-employed by the employer; and  | 14             |  |
|     |  | (B)   | has not been employed in a calling (whether on the employee's own account or as an employee) between the termination and the re-employment; or       | 15<br>16<br>17 |  |
|     | (iii)  | emp   | employee's employment being terminated by the bloyer or employee for not more than 3 months, if the bloyee is re-employed by the employer; or        | 18<br>19<br>20 |  |
|     | (iv)   |       | nterruption or termination of the employee's service with employer, if the interruption or termination has—  | 21<br>22       |  |
|     |  | (A)   | been effected by the employer with an intention of<br>avoiding an obligation imposed on the employer by this<br>part or an industrial instrument; or | 23<br>24<br>25 |  |
|     |  | (B)   | arisen directly or indirectly from an industrial dispute, and the employee is re-employed by the employer; or  | 26<br>27       |  |
|     |  | (C)   | been effected by the employer because of slackness in trade or business, and the employee is re-employed by the employer; or                         | 28<br>29<br>30 |  |
|     | (v)  |       | employer's calling is transferred from the employer to   | 31<br>32       |  |

| (vi) the employee's employment being terminated by the employer or employee, on the date when the employer's calling is transferred from the employer to another employer, or within 1 month immediately before that date, if the employee is re-employed by the other employer within 3 months after the termination; and     | 1<br>2<br>3<br>4<br>5<br>6 |
|--|----------------------------|
| (d) periods of continuous service of an employee with each of the<br>employers from or to whom the calling in which the employer is<br>engaged is transferred must be taken into account in determining<br>the length of the employee's continuous service with the<br>employer to whom the employee's service is transferred. | 7<br>8<br>9<br>10<br>11    |
| (2) In this section—   | 12                         |
| "terminate" includes stand-down.   | 13                         |
|  |                            |
| <b>Determining length of continuous service</b>  | 14                         |
| <b>198.(1)</b> If an employee's entitlement to long service leave relates to employment before the relevant day—   | 15<br>16                   |
| (a) the determination of the employee's continuous service before the relevant day; and  | 17<br>18                   |
| (b) the calculation of the employee's entitlement to long service leave in relation to continuous service before the relevant day;   | 19<br>20                   |
| must be made under the repealed <i>Industrial Conciliation and Arbitration Act 1961</i> , sections 17, 18, 19 or 20, as the case requires.   | 21<br>22                   |
| (2) In determining the length of an employee's continuous service, a period of the employee's absence from work that does not break the continuity of the employee's service under the following sections is not to be taken into account—   | 23<br>24<br>25<br>26       |
| (a) section 197(1)(c)(ii);   | 27                         |
| (b) section 197(1)(c)(iv)(A) or (B).   | 28                         |
| (3) In determining the length of an employee's continuous service, if the employee's service is, or has been before the relevant day—  | 29<br>30                   |
| (a) temporarily lent or let on hire by an employer to another  | 31                         |

employer—the service with the other employer is taken to be

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| service with the employer; or   | 1                |
|---|------------------|
| (b) transferred by an employer to another employer—the service with<br>each of the employers (except for a period when the employee<br>took long service leave) is taken to be service with the other<br>employer.  | 2<br>3<br>4<br>5 |
| (4) In determining the length of an employee's continuous service with a corporation, or of another corporation that is a subsidiary of the corporation, the service with each of the corporations (except for a period when the employee took long service leave) is to be taken into account. | 6<br>7<br>8<br>9 |
| (5) In this section—  | 10               |
| "relevant day" means 23 June 1990.  | 11               |
| <b>"subsidiary"</b> means a corporation that would be taken to be a subsidiary under the Corporations law, whether or not the Corporations law applies in a particular case.  | 12<br>13<br>14   |
| Service in Defence Force  | 15               |
| <b>199.(1)</b> This section applies in working out a person's entitlement to long service leave under this part.  | 16<br>17         |
| (2) Service by the person as a member of the Defence Force is taken to be continuous service with the employer who employed the person immediately before the person began service with the Force.  | 18<br>19<br>20   |
| (3) In this section—  | 21               |
| "Defence Force" means the Australian Defence Force.   | 22               |
| <b>'permanent forces''</b> has the meaning given by the <i>Defence Act 1903</i> (Cwlth). <sup>102</sup>   | 23<br>24         |
| <b>'service'</b> , as a member of the Defence Force, means service in the Force other than in the permanent forces  | 25<br>26         |

<sup>102</sup> See section 4(1) of that Act.

| Service of casual employees  | 1                    |  |
|--|----------------------|--|
| <b>200.</b> (1) In working out an employee's entitlement to long service leave under this part, service of an employee who is employed more than once by the same employer over a period is continuous service with the employer even if the employment is broken. |                      |  |
| (2) However, the continuous service ends if the employment is broken by more than a 3 month period between the end of 1 employment contract and the start of the next employment contract.   | 6<br>7<br>8          |  |
| (3) Subsection (1) applies even though—  | 9                    |  |
| (a) any of the employment is not full-time employment; or  | 10                   |  |
| (b) the employee is employed by the employer under 2 or more employment contracts; or  | 11<br>12             |  |
| (c) the employee would, apart from this section, be taken to be engaged in casual employment; or   | 13<br>14             |  |
| (d) the employee has engaged in other employment during the period.  | 15                   |  |
| (4) In working out the employee's continuous service—  | 16                   |  |
| (a) service by the employee before 23 June 1990 must not be taken into account; and  | 17<br>18             |  |
| (b) if the employee only obtained the entitlement because of the enactment of section 17 of the <i>Industrial Relations Reform Act</i> 1994—the employee's service between 23 June 1990 and the commencement of section 17 must not be taken into account; and     | 19<br>20<br>21<br>22 |  |
| (c) a period when the employee was not employed by the employer must be taken into account.  | 23<br>24             |  |
| (5) Subsection (4)(a) does not affect an employee's entitlement to long service leave under—   | 25<br>26             |  |
| (a) an award made before 23 June 1990; or  | 27                   |  |
| (b) the Industrial Conciliation and Arbitration Act 1961.  | 28                   |  |

|                  | his section does not limit an entitlement to long service leave out other than under this section. 103  | 1 2                 |
|------------------|---|---------------------|
| Taking l         | ong service leave   | 3                   |
|                  | Subject to section 193,104 an industrial authority may insert in an l instrument the provisions the industrial authority considers ate—   | 4<br>5<br>6         |
| (a)              | for the time when, the way in which and the conditions on which long service leave may be taken; or   | 7<br>8              |
| (b)              | to the effect that leave in the nature of long service leave taken, before the provisions are inserted, by an employee bound by the instrument must be deducted from the long service leave that the employee becomes entitled to under the provisions. | 9<br>10<br>11<br>12 |
| (2) Thunder thi  | ne provisions operate and must be given effect as if prescribed s part.   | 13<br>14            |
|                  | bject to a provision of the industrial instrument, long service leave aken at a time agreed between—  | 15<br>16            |
| (a)              | an organisation of which the employees are members; and   | 17                  |
| (b)              | the employer.   | 18                  |
| ( <b>4</b> ) If– | _   | 19                  |
| (a)              | the relevant industrial instrument does not provide for the time when, or the way in which, long service leave may be taken; and  | 20<br>21            |
| (b)              | an employee, or an organisation of which the employee is a member, fails to agree with the employer on the matters;   | 22<br>23            |
| the empl         | oyer may give the employee at least 3 months notice of the date on  | 24                  |

 $<sup>^{103}</sup>$  See section 197, which provides other rules for calculating an employee's entitlement to long service leave.

<sup>104</sup> Section 193 (Entitlement to long service leave)

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| which the            | e employee must take at least 4 weeks long service leave.  | 1              |
|----------------------|--|----------------|
| ( <b>5</b> ) Th      | e employee must comply with the notice.  | 2              |
|                      |  |                |
| Taking l             | ong service leave—casual employees   | 3              |
|                      | ) An employer may agree with an employee who is entitled to long   | 4              |
|                      | eave under section 200105 that the entitlement may be taken in the   | 5              |
|                      | ts full-time equivalent.   | 6              |
| Example—             |  | 7              |
| If an en             | nployee—   | 8              |
| (a)                  | is entitled to be paid for 260 hours long service leave; and   | 9              |
| (b)                  | works under an award that provides for a full-time working week of 40 ordinary hours;  | 10<br>11       |
| the employ (260 ÷ 40 | yee and the employer may agree that the employee take $6^{1}/_{2}$ weeks leave $=6^{1}/_{2}$ ).  | 12<br>13       |
|                      | is section applies subject to a provision in an industrial instrument employee's long service leave.   | 14<br>15       |
| Payment              | t for long service leave   | 16             |
| purpose              | ) Long service leave must be paid for as ordinary time that, for the of making the payment, is taken to be worked continuously by the e during the leave period.                 | 17<br>18<br>19 |
| is being             | immediately before commencing long service leave, an employee paid for ordinary time at a higher rate than the ordinary rate, the e's leave must be paid for at the higher rate. | 20<br>21<br>22 |
| <b>(3)</b> Ho        | wever, if during the employee's leave, the ordinary rate is—   | 23             |
| (a)                  | increased above the higher rate—the employee must be paid at the increased rate for the part of the leave period that the increased rate applies to; or                          | 24<br>25<br>26 |
| (b)                  | decreased—the employee may be paid at the decreased rate for the part of the leave period that the decreased rate applies to.  | 27<br>28       |

<sup>105</sup> Section 200 (Service of casual employees)

| ime (the "usual rate") (being a higher rate than the ordinary rate) with ntent to avoid the employer's obligation under subsection (2), the commission may order the employee's leave be paid for at the usual rate.  (5) If an order is made, subsection (2) applies to the employee as if the employee were being paid the usual rate immediately before the employee started the leave.  (6) In this section— |  |
|--|--|
| employee were being paid the usual rate immediately before the employee started the leave.  (6) In this section—   | (4) If satisfied an employer has, before an employee starts long service leave, decreased the rate at which the employee is being paid for ordinary time (the "usual rate") (being a higher rate than the ordinary rate) with intent to avoid the employer's obligation under subsection (2), the commission may order the employee's leave be paid for at the usual rate. |
|  | (5) If an order is made, subsection (2) applies to the employee as if the employee were being paid the usual rate immediately before the employee started the leave.   |
|  | (6) In this section—   |
| industrial instrument.   | "ordinary rate" means the rate payable for ordinary time under a relevant<br>industrial instrument.  |

#### Payment for long service leave—casual employees

**204.**(1) The amount payable to a casual employee for long service leave is worked out using the formula—

#### number of hours x hourly rate.

(2) For the formula under subsection (6), the number of hours is worked out using the formula—

Example of subsection (2)—

An employee who worked 15 600 ordinary hours over a 15 year period and is being paid an hourly rate of \$10 would be entitled to be paid—

- (3) If a dispute arises between an employee who is paid at piecework rates and the employer about the rate the employee should be paid for long service leave, the commission may determine the payment.
- (4) An employer and employee may agree on the times when and the way in which the employee will be paid for long service leave.
  - (5) The commission may determine a matter relating to the payment that

159 s 205 s 205

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| the employer and employee can not agree on.   | 1              |
|---|----------------|
| (6) An amount payable for long service leave becomes payable at a time agreed between the employer and the employee or, if they can not agree, determined by the commission.                | 2<br>3<br>4    |
| (7) In this section—  | 5              |
| "actual service" means the total ordinary hours actually worked by an employee during the period of continuous service to which the long service leave entitlement relates.                 | 6<br>7<br>8    |
| "casual employee" means an employee mentioned in section 200(1).106   | 9              |
| <b>"hourly rate"</b> means the hourly rate for ordinary time payable to the employee on the day—  | 10<br>11       |
| (a) if the employee takes the long service leave—the employee starts the leave; or  | 12<br>13       |
| (b) otherwise—immediately before the entitlement becomes payable.   | 14             |
| <b>"number of hours"</b> means the number of hours for which payment must be made for long service leave.   | 15<br>16       |
| Payment instead of long service leave   | 17             |
| <b>205.(1)</b> An employer must not make, and an employee must not accept, payment instead of long service leave except on termination of an employee's employment.                         | 18<br>19<br>20 |
| Maximum penalty—40 penalty units.   | 21             |
| (2) Subsection (3) applies if an employee entitled to long service leave dies—  | 22<br>23       |
| (a) before taking the leave; or   | 24             |
| (b) after starting, but before finishing, the leave.  | 25             |
| (3) Unless the amount has been already paid to the employee who has died, the employer must pay the employee's legal personal representative the amount payable for long service leave for— | 26<br>27<br>28 |

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<sup>106</sup> Section 200 (Service of casual employees)

**s 206** s **206** 

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| (a) the employee's entitlement to long service leave, or   | 1                    |
|--|----------------------|
| (b) the part of the entitlement for which payment has not been made.   | 2                    |
| (4) If an amount payable under subsection (3) is not paid, the employee's legal personal representative or an inspector may, without limiting another way of recovery, recover the amount under section 423(1) and (3) <sup>107</sup> as unpaid wages. | 3<br>2<br>5          |
| Inquiry on re-employment of employee during long service leave   | 7                    |
| <b>206.</b> (1) This section applies if—   | 8                    |
| (a) an employee's service with an employer is terminated by the employer or the employee; and  | 10                   |
| (b) the employer pays the employee for all or any long service leave to which the employee is entitled; and  | 11<br>12             |
| (c) the employer re-employs the employee within a period,<br>commencing on the termination date, equal to the period of long<br>service leave for which payment was made.  | 13<br>14<br>15       |
| (2) On application by an inspector or an organisation of which the employee is a member, a magistrate may inquire into the matter  | 16<br>17             |
| (3) If satisfied the employer and employee arranged the termination, payment and re-employment to avoid the employee taking all or any long service leave, the magistrate may make the order the magistrate considers appropriate.                     | 18<br>19<br>20<br>21 |
| (4) In making the order, the magistrate must consider the object of this part that long service leave is to taken by an employee in accordance with the employee's entitlement.  | 22<br>23<br>24       |
| (5) A person must not enter into an arrangement mentioned in subsection (3).   | 25<br>26             |
| Maximum penalty—16 penalty units.  | 27                   |

107 Section 423 (Recovery of wages etc.)

**s 207** 161 **s 209** 

| Recognition of certain exemptions  | 1              |
|--|----------------|
| <b>207.(1)</b> The provisions of this part that provide for long service leave for employees do not apply to an employer if—   | 2              |
| (a) the commission has exempted the employer, under the <i>Industrial Conciliation and Arbitration Act 1961</i> , from the application of long service leave provisions in that Act or an award; and                               | 4<br>5<br>6    |
| (b) the exemption is in force.   | 7              |
| (2) On application, the commission may revoke an exemption.  | 8              |
| Person may be "employer" and "employee"  | 9              |
| <b>208.</b> If in performing duties in a calling a person is an employee, the person is entitled to long service leave as prescribed under this part despite the person being, by definition for this Act, an employer because of— | 10<br>11<br>12 |
| (a) the person's engagement in the calling; or   | 13             |
| (b) the position the person holds in the calling.  | 14             |
| Service in apprenticeship or traineeship   | 15             |
| <b>209.(1)</b> This section applies if an employer continues to employ an apprentice or trainee (the " <b>employee</b> ") on the completion of the apprenticeship or traineeship.  | 16<br>17<br>18 |
| (2) The period of apprenticeship or traineeship must be taken into account in determining the length of the employee's continuous service with the employer.   | 19<br>20<br>21 |
| (3) An employer who re-employs the employee within 3 months after completion of the employee's apprenticeship or traineeship is taken to have continued to employ the employee on completion                                       | 22<br>23<br>24 |

PART 5—OTHER LEAVE

Annual leave accrued during apprenticeship or traineeship

Continuity of employment for sick leave

**212.(1)** In working out an employee's entitlement to sick leave—

(a) if the calling in which the employee is employed is transferred

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#### 210.(1) This section applies if an employer continues to employ an 3 apprentice or trainee (the "employee") on completion of the apprenticeship 4 or traineeship. 5 (2) Any annual leave not taken during the apprenticeship or traineeship 6 7 accrues. (3) However, unless the commission otherwise determines, in working 8 out the amount of accrued annual leave— 9 (a) a limitation of the amount imposed under the Vocational 10 Education, Training and Employment Act 1991 must be taken 11 into account: and 12 (b) a limitation of the amount imposed by the relevant industrial 13 instrument must not be taken into account. 14 (4) This section does not affect an employee's entitlement to annual 15 leave. 16 Sick leave accrued during apprenticeship or traineeship 17 **211.(1)** This section applies if an employer continues to employ an 18 apprentice or trainee (the "employee") on the completion of the 19 apprenticeship or traineeship. 20 (2) Sick leave accrued by the employee before the completion must be 21 taken into account to work out the employee's entitlement to be paid for 22 time absent from work through illness during the continued employment. 23 (3) An employer who re-employs the employee within 3 months after 24 completion of the employee's apprenticeship or traineeship is taken to have 25 continued to employ the employee on the completion. 26

|                   | from the employer to another employer—  | 1                    |
|-------------------|---|----------------------|
|                   | (i) the transfer does not break the employee's continuity of employment; and  | 2 3                  |
|                   | (ii) the periods of the employee's employment with each of the employers must be taken into account to work out the length of the employee's continuous employment; and   | 4<br>5<br>6          |
| (b)               | the employee's employment by an employer who becomes a<br>member of a partnership and employment of the employee with<br>the partnership is employment with the same employer; and  | 7<br>8<br>9          |
| (c)               | employment by a partnership and—  | 10                   |
|                   | (i) employment by 1 or more of the former partners, on dissolution of the partnership; or   | 11<br>12             |
|                   | (ii) employment by the partnership as reconstituted, on dissolution of the partnership;   | 13<br>14             |
|                   | is employment with the same employer; and   | 15                   |
| (d)               | the continuity of employment of the employee in a calling transferred from the employer to another employer is not broken if—   | 16<br>17<br>18       |
|                   | (i) the employee is dismissed by—   | 19                   |
|                   | (A) within 1 month before the date when the calling is transferred—the employer; or   | 20<br>21             |
|                   | (B) on the date when the calling is transferred—either employer; and  | 22<br>23             |
|                   | (ii) within 3 months after the dismissal, the employee is re-employed by the other employer; and  | 24<br>25             |
| (e)               | employment with a corporation or its subsidiary that would constitute unbroken continuous employment with an employer if the corporations were the same employer is taken to be continuous employment with the same employer. | 26<br>27<br>28<br>29 |
| ( <b>2</b> ) In t | his section—  | 30                   |
| "dismiss          | " includes stand down.  | 31                   |
| "subsidia"        | ary" means a corporation that would be taken to be a subsidiary   | 32                   |

| under the Corporations Law, whether or not the Corporations Law applies in a particular case. |   |                |
|---|---|----------------|
|   | CHAPTER 5—DISMISSALS  | 3              |
| P   | ART 1—OBJECTS AND INTERPRETATION  | 4              |
| Objects   | of ch 5   | 5              |
| <b>213.</b> T   | he objects of this chapter are—   | 6              |
| (a)   | to establish procedures for deciding whether a dismissal is unlawful; and   | 7<br>8         |
| (b)   | to provide for appropriate remedies and sanctions if a dismissal is found to be unlawful; and   | 9<br>10        |
| (c)   | by establishing the procedures, remedies and sanctions, to help give effect to—   | 11<br>12       |
|   | (i) the Termination of Employment Convention; and   | 13             |
|   | (ii) the Discrimination (Employment and Occupation)<br>Convention; and  | 14<br>15       |
|   | (iii) the Family Responsibilities Convention; and   | 16             |
| (d)   | by the procedures and remedies, to ensure both the employer and<br>employee concerned in an application about a dismissal are given<br>a 'fair go all round'; and | 17<br>18<br>19 |
| (e)   | to provide for protection of injured employees.   | 20             |
| Meaning   | g of expressions  | 21             |
|   | an expression used in this chapter is also used in the Termination syment Convention, it has the same meaning as in the Convention.                               | 22<br>23       |

| Comple  | mentary laws   | 1              |  |  |  |  |
|---|--|----------------|--|--|--|--|
| Commor  | ) For the dismissal of a federal award employee, the twealth provisions apply as a law of this State, in place of this to enable functions to be performed or powers to be exercised by— | 2<br>3<br>4    |  |  |  |  |
| (a)   | the Australian commission; or  | 5              |  |  |  |  |
| (b)   | (b) the Federal Court of Australia, in connection with orders of the<br>Australian commission made in the exercise of the<br>Commonwealth provisions.                                    |                |  |  |  |  |
| (2) In  | this section—  | 9              |  |  |  |  |
|   | <b>onwealth provisions"</b> means the Commonwealth Act, part VIA, sion 3, subdivision B.   | 10<br>11       |  |  |  |  |
|   | <b>award employee</b> " means a federal award employee within the uning of the Commonwealth Act, section 170CD.  | 12<br>13       |  |  |  |  |
| Exclusio  | on of employees from part  | 14             |  |  |  |  |
| 216.(1  | ) This chapter does not apply to an apprentice or trainee—   | 15             |  |  |  |  |
| (a)   | whose service is terminated under the <i>Vocational Education</i> , <i>Training and Employment Act 1991</i> , section 71; <sup>108</sup> or  | 16<br>17       |  |  |  |  |
| (b)   | whose training agreement is cancelled under the <i>Vocational Education</i> , <i>Training and Employment Act 1991</i> , sections 96 or 97. <sup>109</sup>                                | 18<br>19<br>20 |  |  |  |  |
| (2) Part 2 <sup>110</sup> applies to casual employees other than those excluded under a regulation. |  | 21<br>22       |  |  |  |  |
| ( <b>3</b> ) Par  | rt 3 <sup>111</sup> does not apply to—   | 23             |  |  |  |  |
| (a)   | a casual employee; or  | 24             |  |  |  |  |
| (b)   | an employee engaged by the hour or day; or   | 25             |  |  |  |  |

<sup>108</sup> Section 71 (Trainee probation)

<sup>&</sup>lt;sup>109</sup> Section 96 (Discipline) or 97 (Cancellation of training agreement on request)

<sup>110</sup> Part 2 (Unlawful dismissals)

<sup>111</sup> Part 3 (Requirements for dismissal)

s 217 166 s 217

#### Workplace Relations

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(c) an employee engaged for a specific period or task.

| , ,                  |       |   |                |
|----------------------|-------|---|----------------|
|                      |       | s 227, 228 and 229 <sup>112</sup> do not apply to an employee with less continuous service.   | 2 3            |
|                      | _     | ation may exclude particular employees from the operation of visions of this chapter.   | 4 5            |
|                      | P     | PART 2—UNLAWFUL DISMISSALS  | 6              |
| When d               | ismis | sal is unlawful   | 7              |
| <b>217.</b> <i>A</i> | disn  | nissal is unlawful if—  | 8              |
| (a)                  | it is | harsh, unjust or unreasonable; or   | 9              |
| (b)                  | it is | for any of the following reasons (an "invalid reason")—   | 10             |
|                      | (i)   | temporary absence from work because of illness or injury (other than an injury within the meaning of part 5 <sup>113</sup> );   | 11<br>12       |
|                      | (ii)  | seeking office as, or acting or having acted in the capacity of, an employees' representative;  | 13<br>14       |
|                      | (iii) | membership of an employee organisation or participation in<br>the organisation's activities outside working hours or, with<br>the employer's consent, during working hours; | 15<br>16<br>17 |
|                      | (iv)  | non-membership of an employee organisation;   | 18             |
|                      | (v)   | filing a complaint, or taking part in a proceeding, against an employer involving alleged violation of laws or recourse to competent administrative authorities;            | 19<br>20<br>21 |
|                      | (vi)  | the making by anyone, or a belief that anyone has made or may make—   | 22<br>23       |
|                      |       |   |                |

Sections 227 (Orders giving effect to articles 12 and 13 of Convention), 228 (Orders if employer does not consult about proposed dismissals) and 229 (Employer must notify Commonwealth employment service of proposed dismissals)

<sup>113</sup> Part 5 (Protection of injured employees)

|                 | (A) a public interest disclosure under the <i>Whistleblowers Protection Act 1994</i> ; or   | 1<br>2         |
|-----------------|---|----------------|
|                 | (B) a complaint under the <i>Health Rights Commission Act</i> 1991;   | 3<br>4         |
|                 | (vii) refusing to negotiate for, make, sign, extend, amend or terminate a QWA;  | 5<br>6         |
|                 | (viii)family responsibilities;  | 7              |
|                 | (ix) absence from work during parental leave;   | 8              |
|                 | (x) a reason mentioned in section 421(2); <sup>114</sup>  | 9              |
|                 | (xi) discrimination that would contravene the <i>Anti-Discrimination Act 1991</i> .   | 10<br>11       |
| Applicat        | tion to remedy unlawful dismissal   | 12             |
| applicati       | ) If a dismissed employee alleges the dismissal was unlawful, an on may be made to the commission for the dismissal to be dealt er this part. | 13<br>14<br>15 |
| ( <b>2</b> ) An | application may be made by—   | 16             |
| (a)             | an employee; or   | 17             |
| (b)             | with the employee's consent—an organisation whose rules entitle it to represent the employee's industrial interests.                          | 18<br>19       |
| ( <b>3</b> ) An | application must be made within—  | 20             |
| (a)             | 21 days after the dismissal takes effect; or  | 21             |
| (b)             | a further period the commission allows on an application made during or after the 21 days.  | 22<br>23       |
| Concilia        | tion before application heard   | 24             |
| •               | ) Before the commission hears an application under section 218, mission must hold a conference to attempt to settle the matter by on.         | 25<br>26<br>27 |

<sup>114</sup> Section 421 (Contract not to stipulate mode of spending wages)

|                  | e commission may summons the applicant or employer to attend rence at a stated time and place.                                      | 1<br>2     |
|------------------|---|------------|
| , ,              | the commission is satisfied all reasonable attempts to settle the conciliation are, or are likely to be, unsuccessful, it—          | 3          |
| (a)              | must inform the parties to the conciliation of—   | 5          |
|                  | (i) that fact; and  | $\epsilon$ |
|                  | (ii) the possible consequences of further proceeding on the application; and  | 8          |
| (b)              | may recommend the application be discontinued, whether or not it also recommends another way of resolving the matter.               | 9<br>10    |
|                  | e application lapses if the applicant has not, within 6 months after cant has been informed by the commission under subsection (3)— | 11<br>12   |
| (a)              | taken any action in relation to the application; or   | 13         |
| (b)              | discontinued the application.   | 14         |
| <b>(5)</b> Be    | fore an order is made under section 222,115 the parties may—  | 15         |
| (a)              | seek further conciliation of the matter; or   | 16         |
| (b)              | settle the matter.  | 17         |
|                  | he chief commissioner may delegate the functions of the ion under this section to the registrar or an assistant registrar.          | 18<br>19   |
| What to unreason | consider in deciding if dismissal is harsh, unjust or nable   | 20<br>21   |
|                  | n deciding whether a dismissal was harsh, unjust or unreasonable, mission must consider—  | 22<br>23   |
| (a)              | whether the employee was notified of the reason for dismissal; and  | 24<br>25   |
| (b)              | whether the dismissal related to—   | 26         |
|                  | (i) the operational requirements of the employer's undertaking, establishment or service; or  | 27<br>28   |

<sup>115</sup> Section 222 (Remedies and sanctions for unlawful dismissal)

|               | (ii) the employee's conduct, capacity or performance; and   | 1              |
|---------------|---|----------------|
| (c)           | if the dismissal relates to the employee's conduct, capacity or performance—  | 3              |
|               | (i) whether the employee had been warned about the conduct, capacity or performance; or   | 4 5            |
|               | (ii) whether the employee was given an opportunity to respond<br>to the allegation about the conduct, capacity or performance;<br>and   | 6<br>7<br>8    |
| (d)           | any other matters the commission considers relevant.  | 9              |
| Onus of       | proof   | 10             |
| <b>221.</b> T | he onus is on—  | 11             |
| (a)           | for an application that alleges the dismissal was unlawful because it was harsh, unjust or unreasonable—the employee to prove the dismissal was harsh, unjust or unreasonable; or | 12<br>13<br>14 |
| (b)           | for an application that alleges the dismissal was unlawful because it was for an invalid reason—the employer to prove the dismissal was not for an invalid reason.                | 15<br>16<br>17 |
| Remedie       | es and sanctions for unlawful dismissal   | 18             |
|               | ) If the commission is satisfied an employer unlawfully dismissed yee, it may order—  | 19<br>20       |
| (a)           | the employee be reinstated, on conditions at least as favourable as<br>the conditions on which the employee was employed immediately<br>before dismissal, by the employer—        | 21<br>22<br>23 |
|               | (i) reappointing the employee to the position in which the employee was employed immediately before dismissal; or   | 24<br>25       |
|               | (ii) appointing the employee to another position; or  | 26             |
| (b)           | if the commission considers reinstatement would be inappropriate—the employer pay the employee an amount of compensation decided by the commission.                               | 27<br>28<br>29 |
| (2) If t      | he commission orders the employee be reinstated, it may also—   | 30             |

| <ul><li>(a) make an order it considers necessary to maintain the continue<br/>the employee's employment; and</li></ul>   | ity of 2       |
|--|----------------|
| (b) order the employer to pay the employee the remuneration lo<br>likely to have been lost, by the employee because of the dism<br>after taking into account any employment benefits or w<br>received by the employee since the dismissal; and       | nissal,        |
| (c) order the employee to repay any amount paid to the employee or for the employer on the dismissal.  | ee by          |
| (3) When deciding the amount of compensation payable usubsection (1)(b), the commission—   | under 9        |
| (a) must not award an amount that is more than the remuneratio<br>employer would have been liable to pay the employee fo<br>6 months immediately after the dismissal, paid at the rat<br>employee received immediately before the dismissal; and     | or the 12      |
| (b) may take into account any amount paid to the employee by the employer on the dismissal.  | or for 15      |
| (4) The commission must not make an order under subsection (1) of unless, considering all the circumstances of the matter, it is satisfied remedy ordered is appropriate.  | , ,            |
| (5) If satisfied an employer has dismissed an employee for an in reason, the commission may (in addition to an order under subsection and (2)) order the employer to pay the employee an amount of not than the monetary value of 135 penalty units. | ns (1) 2       |
| (6) Neither section 219 <sup>116</sup> nor this section limits the commission's p to make an interim or interlocutory order.   | oower 24<br>25 |
| (7) To avoid doubt, an order under subsection (1)(b), (2)(b) or (c), or may allow payment to be made in specified instalments.   | or (5) 26      |
| (8) In this section—   | 28             |
| "circumstances", for an application alleging the dismissal was hunjust or unreasonable, includes—  | narsh, 29      |
| (a) if raised by the employer—the viability of the emplo   | oyer's 31      |

<sup>116</sup> Section 219 (Conciliation before application heard)

s 223 s 225

|                        | undertaking, establishment or service if the order were made; and  | 1                    |
|------------------------|--|----------------------|
| (b)                    | the length of the employee's employment with the employer.   | 2                    |
| Further                | orders if employer fails to reinstate  | 3                    |
|                        | If an employer wilfully fails to comply with an order to reinstate yee, the commission may—  | 4 5                  |
| (a)                    | further order the employer to pay the employee—  | 6                    |
|                        | (i) an amount of not more than the monetary value of 50 penalty units; and   | 7<br>8               |
|                        | (ii) an amount as remuneration for lost wages; and   | 9                    |
| (b)                    | make further orders until the employer complies with the order under section 222.  | 10<br>11             |
|                        | is section does not affect another provision of this Act allowing a ng to be taken against the employer.   | 12<br>13             |
| Effect of              | order on leave   | 14                   |
| interrupti<br>by the d | If the commission makes an order under section 222(2)(a), <sup>117</sup> the on to the employee's continuity of employment or service caused ismissal must be disregarded when calculating the employee's not to annual, sick or long service leave. | 15<br>16<br>17<br>18 |
| Costs                  |  | 19                   |
|                        | The commission may order a party to an application under 18 <sup>118</sup> to pay costs incurred by another party if satisfied the party—  | 20<br>21             |
| (a)                    | made the application frivolously, vexatiously or without reasonable cause; or  | 22<br>23             |
| (b)                    | caused costs to be incurred by the other party because of an unreasonable act or omission connected with the conduct of the  | 24<br>25             |

<sup>117</sup> Section 222 (Remedies and sanctions for unlawful dismissal)

<sup>118</sup> Section 218 (Application to remedy unlawful dismissal)

|                 | application.   | 1              |
|-----------------|--|----------------|
| (2) Ar after—   | a application for an order for costs must be made within 21 days   | 2              |
| (a)             | the commission decides the application; or   | 4              |
| (b)             | the application is discontinued or lapses.   | 5              |
| ( <b>3</b> ) In | this section—  | 6              |
| witi            | includes legal and professional costs and disbursements and ness expenses, whether or not the commission has certified under ion 350. <sup>119</sup> | 7<br>8<br>9    |
| P               | ART 3—REQUIREMENTS FOR DISMISSAL   | 10             |
| Notice o        | f dismissal or compensation  | 11             |
| 226.(1          | ) An employer may dismiss an employee only if the employee—  | 12             |
| (a)             | has been—  | 13             |
|                 | (i) given the period of notice required by subsection (2); or  | 14             |
|                 | (ii) paid compensation; or   | 15             |
| (b)             | engages in misconduct of a type that would make it unreasonable to require the employer to continue the employment during the notice period.         | 16<br>17<br>18 |
| ( <b>2</b> ) Th | e minimum period of notice is—   | 19             |
| (a)             | if the employee's continuous service is—   | 20             |
|                 | (i) not more than 1 year—1 week; and   | 21             |
|                 | (ii) more than 1 year but not more than 3 years—2 weeks; and   | 22             |
|                 | (iii) more than 3 years but not more than 5 years—3 weeks; and   | 23             |
|                 | (iv) more than 5 years—4 weeks; and  | 24             |

<sup>119</sup> Section 350 (Costs)

| (b)                 | increased by 1 week if the employee—  | ]              |
|---------------------|---|----------------|
|                     | (i) is over 45 years old; and   | 2              |
|                     | (ii) has completed at least 2 years of continuous service with the employer.  |                |
|                     | regulation may prescribe matters that must be disregarded when out continuous service under subsection (2).   | 6              |
| employer            | e compensation must at least equal the total of the amounts the would have been liable to pay the employee if the employee's ent had continued until the end of the required notice period.   | 9              |
| ( <b>5</b> ) The    | e total must be worked out on the basis of—   | 10             |
| (a)                 | the ordinary hours worked by the employee; and  | 1              |
| (b)                 | the amounts payable to the employee for the hours, including (for example) allowances, loadings and penalties; and  | 1:<br>1:       |
| (c)                 | any other amounts payable under the employee's employment contract.   | 1:<br>1:       |
|                     | an employer dismisses an employee, to whom subsection (1)(a) without giving the required notice or paying the required ation—   | 16<br>17<br>18 |
| (a)                 | on an application under section 218 <sup>120</sup> —the commission may order the employer to pay the employee the compensation that the employer was required to pay under subsection (4); or | 19<br>2<br>2   |
| (b)                 | otherwise—a magistrate may order the employer to pay the employee the compensation that the employer was required to pay under subsection (4).  | 22<br>23<br>24 |
| ( <b>7</b> ) An by— | application for an order under subsection (6)(b) may be made  | 25<br>26       |
| (a)                 | an employee who has been dismissed; or  | 2              |
| (b)                 | with the employee's consent—an organisation whose rules entitle it to represent the employee's industrial interests; or   | 29<br>29       |
| (c)                 | an inspector.   | 30             |

<sup>120</sup> Section 218 (Application to remedy unlawful dismissal)

s 227 174 s 227

| , ,             | e application must be made within 6 years after the day on which oyee is dismissed.  | 1              |
|-----------------|--|----------------|
| dismissal       | regulation may exclude from the operation of this section is happening in specified circumstances that relate to the transfer of oyer's business.  | 3<br>2<br>5    |
| Orders g        | giving effect to articles 12 and 13 of Convention  | (              |
|                 | The commission may make an order giving effect to the ents about the dismissal of employees under—   | 7<br>8         |
| (a)             | article 12 of the Termination of Employment Convention, as far as it is relates to a severance allowance or other separation benefits; or  | 10<br>11       |
| (b)             | article 13 of the Termination of Employment Convention.  | 12             |
| must lim        | hen making an order giving effect to article 13, the commission it the order's application to cases where an employer decides to t least a specified number of employees (of at least 15). | 13<br>14<br>15 |
|                 | employer must not dismiss an employee in contravention of an der subsection (1).   | 16<br>17       |
|                 | an employer dismisses an employee in contravention of the order, mission may—  | 18<br>19       |
| (a)             | make any of the orders it may make under section 222(1) or (2); <sup>121</sup> or  | 20<br>21       |
| (b)             | order the employer to pay the employee an amount of not more than the monetary value of 135 penalty units.   | 22<br>23       |
|                 | e commission may make an order under this section only if it has an application from—  | 24<br>25       |
| (a)             | an employee; or  | 26             |
| (b)             | an organisation whose rules entitle it to represent the employee's industrial interests.   | 2°<br>28       |
| ( <b>6</b> ) Ar | application for an order under subsection (4) must be made   | 29             |
|                 |  |                |

<sup>121</sup> Section 222 (Remedies and sanctions for unlawful dismissal)

| within—  |  | 1                    |
|----------|--|----------------------|
| (a)      | 21 days after the dismissal takes effect; or   | 2                    |
| (b)      | a further period the commission allows on an application made during or after the 21 days.   | 3 4                  |
| Orders i | if employer does not consult about proposed dismissals   | 5                    |
| an econo | An employer who decides to dismiss 15 or more employees for omic, technological or structural reason must, as soon as practicable king the decision, and before dismissing any of the employees—             | 6<br>7<br>8          |
| (a)      | notify each employee organisation, of which any of the employees is a member, of—  | 9<br>10              |
|          | (i) the dismissals; and  | 11                   |
|          | (ii) the reasons for the dismissals; and   | 12                   |
|          | (iii) the number and categories of employees; and  | 13                   |
|          | (iv) the time when, or the period over which, the employer intends to carry out the dismissals; and  | 14<br>15             |
| (b)      | give each organisation an opportunity to consult with the employer on ways to—   | 16<br>17             |
|          | (i) avoid or minimise the dismissals; and  | 18                   |
|          | (ii) minimise the adverse effects of the dismissals (for example, by finding alternative employment).  | 19<br>20             |
| employe  | e commission may make the orders it considers appropriate to put<br>es dismissed in contravention of subsection (1), and their<br>tions, in the same position (as nearly as can be done) as if the<br>r had— | 21<br>22<br>23<br>24 |
| (a)      | if subsection (1)(a) was contravened—informed the organisation; and  | 25<br>26             |
| (b)      | if subsection (1)(b) was contravened—given the organisation an opportunity to consult.   | 27<br>28             |
|          | absections (1) and (2) do not apply to an organisation if the r could not reasonably be expected to have known (at the time of   | 29<br>30             |

the decision) that the organisation's rules entitled it to represent the industrial

31

| interests       | of the dismissed employees.  | 1              |
|-----------------|--|----------------|
| , ,             | ne commission may make an order only if it has received an on from an employee or organisation that is to be affected by the                         | 2<br>3<br>4    |
| ( <b>5</b> ) An | application must be made within—   | 5              |
| (a)             | 21 days after the dismissal takes effect; or   | 6              |
| (b)             | a further period the commission allows on an application made during or after the 21 days.   | 7<br>8         |
|                 | er must notify Commonwealth employment service of dismissals   | 9<br>10        |
|                 | ) This section applies if an employer decides to dismiss 15 or aployees for reasons of an economic, technological, structural or ature.              | 11<br>12<br>13 |
| soon as j       | be employer may dismiss the employees only if the employer, as practicable after making the decision, notifies the Commonwealth nent service of—     | 14<br>15<br>16 |
| (a)             | the dismissals; and  | 17             |
| (b)             | the reasons for the dismissals; and  | 18             |
| (c)             | the number and categories of employees; and  | 19             |
| (d)             | the time when, or the period over which, the employer intends to carry out the dismissals.   | 20<br>21       |
| employe         | satisfied an employer has dismissed, or proposes to dismiss, an e contrary to subsection (2), the commission may make either or ne following orders— | 22<br>23<br>24 |
| (a)             | an order imposing on the employer a penalty of not more than 16 penalty units;   | 25<br>26       |
| (b)             | an order declaring the dismissal ineffective until the employer has complied with subsection (2).  | 27<br>28       |
| <b>(4)</b> An   | application for an order may be made by—   | 29             |
| (a)             | a dismissed employee; or   | 30             |

| (b) an organisation whose rules entitle it to represent the employee's industrial interests; or  | 1 2            |
|--|----------------|
| (c) an inspector.  | 3              |
| (5) An application must be made within—  | 4              |
| (a) 21 days after the dismissal takes effect; or   | 5              |
| (b) a further period the commission allows on an application made during or after the 21 days.   | 7              |
| (6) The commission may order that a penalty, or part of a penalty, be paid to any person who may have made the application (other than an officer or employee of the State or a public service officer). | 8<br>9<br>10   |
| (7) Any part of the penalty that is ordered to be paid to the person must first be paid to the person.   | 11<br>12       |
| (8) The remainder of the penalty must then be paid to the consolidated fund.   | 13<br>14       |
| (9) A contravention of subsection (2) is not an offence.   | 15             |
| (10) In this section—  | 16             |
| "Commonwealth employment service" means the Commonwealth department or agency whose primary responsibility is helping unemployed people to find work.  | 17<br>18<br>19 |
| PART 4—OTHER DISMISSALS  | 20             |
| Employee dismissed in December, re-employed in January   | 21             |
| <b>230.(1)</b> This section applies to an employee (other than a casual employee within the meaning of the relevant industrial instrument) who—  | 22<br>23       |
| (a) is dismissed by an employer during December; and   | 24             |
| (b) is re-employed by the employer before the end of the next January; and   | 25<br>26       |
| (c) was employed by the employer for a continuous period of at least   | 27             |

| 2 weeks immediately before being dismissed.   | 1             |
|---|---------------|
| (2) The employer must pay the employee at the ordinary rate payable to the employee immediately before the dismissal for the Christmas Day, Boxing Day, and New Year's Day public holidays between the dismissal and the re-employment. | 2             |
| (3) In this section—  | $\epsilon$    |
| "dismiss" includes stand-down.  | 7             |
| Permissible stand-down of employee  | 8             |
| <b>231.(1)</b> An employer may stand-down an employee without pay on a day, or for part of a day, when the employee can not be usefully employed because of something that happened—  | 9<br>10<br>11 |
| (a) for which the employer is not responsible; or   | 12            |
| (b) over which the employer has no control.   | 13            |
| (2) This section applies despite another provision of this Act or an industrial instrument.   | 14<br>15      |
| (3) This section does not apply to an apprentice or trainee.  | 16            |
| PART 5—PROTECTION OF INJURED EMPLOYEES  | 17            |
| Definitions for pt 5  | 18            |
| <b>232.</b> In this part—   | 19            |
| "dismiss" an injured employee includes a case where—  | 20            |
| (a) an unreasonable employment condition designed to make the employee leave the employment is imposed on the employee; and   | 21<br>22      |
| (b) the employee leaves the employment.   | 23            |
| "injured employee" means an employee who receives an injury.  | 24            |
| "injury" means an injury within the meaning of the Workers'   | 25            |

compensation is payable under that Act.

Wages to be paid for the day employee injured

Compensation Act 1990 or WorkCover Act 1996 for which workers'

1

2

3

| <b>233.(1)</b> An injured employee is entitled to be paid full wages for the day when the injury happens.   | 4<br>5               |
|---|----------------------|
| (2) Subsection (1) applies despite an industrial instrument or employment contract.   | 6<br>7               |
| Reinstatement of injured employees  | 8                    |
| <b>234.(1)</b> This section applies if an injured employee is dismissed because of unfitness for employment in a position because of the injury.  | 9<br>10              |
| (2) The employee may apply to the employer, within 21 days after the dismissal, for reinstatement to the employee's former position.  | 11<br>12             |
| (3) The employee must give the employer a doctor's certificate that certifies the employee is fit for employment in the former position.  | 13<br>14             |
| (4) If the employer fails to immediately reinstate the employee, the following persons may apply to the commission for a reinstatement order—   | 15<br>16             |
| (a) the employee;   | 17                   |
| (b) an employee organisation of which the employee is a member, with the employee's consent.  | 18<br>19             |
| (5) If the commission is satisfied the employee is fit for employment in the former position, the commission may order the employer to reinstate the employee.  | 20<br>21<br>22       |
| (6) The order may specify terms of reinstatement, including, for example, the day the reinstatement is to take effect.  | 23<br>24             |
| (7) The commission may order reinstatement even if the employee applied to the employer to be reinstated more than 21 days after the dismissal, if the commission considers it would be appropriate in the circumstances. | 25<br>26<br>27<br>28 |
| (8) In this section—  | 29                   |
| "former position" of an injured employee means, at the employee's   | 30                   |

| opti     | on—   | 1           |
|----------|---|-------------|
| (a)      | the position from which the injured employee was dismissed; or  | 2           |
| (b)      | if the employee was transferred to a less advantageous position<br>before dismissal—the position held by the employee when the<br>employee became unfit for employment.                   | 3<br>4<br>5 |
| Dismiss  | al an offence in certain cases  | 6           |
| 3 month  | An employer must not dismiss an injured employee, within safter the employee becomes unfit, solely or mainly because the e is not fit for employment in a position because of the injury. | 7<br>8<br>9 |
| Maximu   | m penalty—40 penalty units.   | 10          |
|          | nis section applies to a dismissal after the commencement of this even if the employee became unfit before the commencement.  | 11<br>12    |
| Preserva | ation of employee's rights  | 13          |
| •        | ) This part does not affect another right of a dismissed employee Act or law.   | 14<br>15    |
| (2) Th   | is part can not be affected by a contract or agreement.   | 16          |
|          | PART 6—GENERAL  | 17          |
| Chapter  | does not limit other rights   | 18          |
|          | This chapter does not limit a right a person or organisation may e have to—   | 19<br>20    |
| (a)      | appeal against a dismissal; or  | 21          |
| (b)      | have an industrial instrument or order about a dismissal made.  | 22          |

| Inconsis             | etent instruments and orders  | 1        |
|----------------------|---|----------|
| <b>238.</b> <i>A</i> | An industrial instrument or order that is inconsistent with an order                              | 2        |
|                      | nis chapter does not apply to the extent the inconsistency  | 3        |
| detrimen             | tally affects the rights of employees concerned.  | 4        |
|                      |   |          |
|                      | CHAPTER 6—INDUSTRIAL DISPUTES   | 5        |
| PA                   | ART 1—NOTICE OF INDUSTRIAL DISPUTE  | 6        |
| Notice o             | f industrial dispute  | 7        |
| 239.(1               | ) Subsection (2) applies if an industrial dispute—  | 8        |
| (a)                  | exists between—   | 9        |
|                      | (i) an employer organisation or employer; and   | 10       |
|                      | (ii) an employee organisation or employee; and  | 11       |
| (b)                  | remains unresolved after the parties have genuinely attempted to settle the dispute.              | 12<br>13 |
| (2) Ea<br>to—        | ch party to the dispute must immediately give notice of the dispute                               | 14<br>15 |
| (c)                  | if the dispute exists within the city of Brisbane—the registrar; or                               | 16       |
| (d)                  | elsewhere—the registrar or nearest magistrate.  | 17       |
| ( <b>3</b> ) Th      | e notice—   | 18       |
| (a)                  | may be given by letter, telex, fax, electronic mail, or other means of written communication; and | 19<br>20 |
| (b)                  | must state—   | 21       |
|                      | (i) the names of the parties to the dispute; and  | 22       |
|                      | (ii) the place where the dispute exists; and  | 23       |
|                      | (iii) the subject matter of the dispute.  | 24       |

| (4) If the Minister is aware an industrial dispute exists, the Minister may notify a commissioner or the registrar of the dispute. |   | 1 2            |
|--|---|----------------|
| PAR  | TT 2—ACTION FOR SETTLING INDUSTRIAL DISPUTES  | 3              |
| Action o   | n industrial dispute  | 5              |
| 240.(1   | ) This section applies if—  | 6              |
| (a)  | notice of a dispute has been given by a party under section 239(2);122 or   | 7<br>8         |
| (b)  | notice of a dispute has been given by the Minister under section 239(4) and a commissioner considers it is in the public interest to take action under this section; or | 9<br>10<br>11  |
| (c)  | whether or not a notice has been given under section 239—a commissioner considers it is in the public interest to take action under this section.                       | 12<br>13<br>14 |
|  | commissioner may take the steps the commissioner considers attended for the prevention or prompt settlement of the dispute, by—   | 15<br>16       |
| (a)  | conciliation in the first instance; and   | 17             |
| (b)  | if the commissioner considers conciliation has failed and the parties are unlikely to resolve the dispute—arbitration.  | 18<br>19       |
| ( <b>3</b> ) Wi  | thout limiting subsection (2), the commissioner may—  | 20             |
| (a)  | make orders, or give directions, of an interlocutory nature; or   | 21             |
| (b)  | remit the dispute, or part of it, to a magistrate for—  | 22             |
|  | (i) hearing and decision; or  | 23             |
|  | (ii) the exercise of the magistrate's powers under this Act for the prevention or prompt settlement of the dispute; or  | 24<br>25       |

<sup>122</sup> Section 239 (Notice of industrial dispute)

| (c)              | or not application under that section has been made) to order an interim injunction; or   | 1 2 3          |
|------------------|---|----------------|
| (d)              | make another order or exercise another power the commissioner considers appropriate for the prevention or prompt settlement of the dispute.   | 4<br>5<br>6    |
| <b>(4)</b> A r   | magistrate who receives a notice under section 239(2)—  | 7              |
| (a)              | must immediately notify the registrar of the particulars stated in the notice and, if the magistrate considers it appropriate, call a compulsory conference under section 243;124 and | 8<br>9<br>10   |
| (b)              | if the parties agree—must immediately hear and decide the dispute or exercise the magistrate's powers for the prevention or prompt settlement of the dispute; and                     | 11<br>12<br>13 |
| (c)              | may or, if directed by the commission to do so, must remit the dispute to the commission at any stage of a proceeding for the dispute; and  | 14<br>15<br>16 |
| (d)              | must keep the registrar informed of the progress and outcome of a proceeding for the dispute.   | 17<br>18       |
| ( <b>5</b> ) A r | magistrate to whom a matter is remitted by a commissioner—  | 19             |
| (a)              | must immediately hear and decide the dispute or exercise the magistrate's powers for the prevention or prompt settlement of the dispute; and  | 20<br>21<br>22 |
| (b)              | may, or, if directed by the commissioner to do so, must remit the dispute to the commissioner at any stage of a proceeding for the dispute; and                                       | 23<br>24<br>25 |
| (c)              | must keep the commissioner informed of the progress and outcome of a proceeding for the dispute.  | 26<br>27       |
| <b>(6)</b> For   | a proceeding for the dispute—   | 28             |
| (a)              | the commissioner or magistrate may name a party to the dispute as having carriage of the proceeding; and  | 29<br>30       |
|                  |   |                |

<sup>123</sup> Section 291 (Power to grant injunctions)

<sup>124</sup> Section 243 (Compulsory conference)

| (b)                   | the party named has the carriage of the proceeding accordingly.  | 1                    |
|-----------------------|--|----------------------|
| ( <b>7</b> ) Th that— | is section does not affect the operation of an industrial instrument   | 2                    |
| (a)                   | imposes a duty on a party to the instrument in relation to industrial disputes; or   | 5                    |
| (b)                   | confers a power or imposes a duty on a magistrate.   | 6                    |
| Recomn                | nendation by consent   | 7                    |
| 241.(1                | ) This section applies if—   | 8                    |
| (a)                   | the commission is exercising powers of conciliation for a particular dispute; and  | 9<br>10              |
| (b)                   | all the parties ask the commission to conduct a hearing and make<br>recommendations about particular aspects of the dispute on which<br>they are unable to reach agreement (which may be all aspects of<br>the dispute); and | 11<br>12<br>13<br>14 |
| (c)                   | the commission is satisfied that all parties—  | 15                   |
|                       | (i) have made a genuine attempt to agree about those aspects of the dispute; and   | 16<br>17             |
|                       | (ii) have agreed to comply with the commission's recommendation.   | 18<br>19             |
|                       | e commission must conduct a hearing and make recommendations ose aspects of the dispute.   | 20<br>21             |
|                       | his section does not prevent the commission from making endations in other circumstances.  | 22<br>23             |
| Mediation             | on by commissioner or magistrate   | 24                   |
|                       | a commissioner or magistrate may act as mediator in an industrial hether or not it is within the jurisdiction of the commission or a te—   | 25<br>26<br>27       |
| (a)                   | on the request of the parties directly involved in the cause; or   | 28                   |
| (b)                   | if it appears mediation is desirable in the public interest.   | 29                   |

s 243 s 244

| Compulsory conference  | 1           |
|--|-------------|
| <b>243.(1)</b> This section applies if a commissioner or magistrate taking actio under section 240 <sup>125</sup> considers that holding a conference is desirable t prevent or settle the industrial dispute.             |             |
| (2) The commissioner or magistrate may summons a person to attend conference at a stated time and place.   | a 5         |
| (3) A person may be summoned even though not directly involved in the dispute, if the commissioner or magistrate considers the person's presence would be conducive to the prevention or prompt settlement of the dispute. |             |
| (4) A person summoned must—  | 10          |
| (a) attend the conference at the stated time and place; and  | 11          |
| (b) continue to attend as directed by the presiding commissioner of magistrate.  | or 12<br>13 |
| Maximum penalty—40 penalty units.  | 14          |
| (5) The person is entitled to be paid by the State an amount certified be the commissioner or magistrate as reasonable compensation for the person's expenses and loss of time.  | •           |
| (6) At the discretion of the commissioner or magistrate, a conference may be held—   | te 18       |
| (a) in public or private; or   | 20          |
| (b) partly in public and partly in private.  | 21          |
| PART 3—BALLOTS   | 22          |
| Secret ballot on strike action   | 23          |
| <b>244.</b> (1) This section applies if—   | 24          |
| (a) a strike happens; or   | 25          |

<sup>125</sup> Section 240 (Action on industrial dispute)

| (b)              | the commission, or a person applying to the commission, considers a strike is likely to happen.  | 1<br>2         |
|------------------|--|----------------|
| ( <b>2</b> ) The | e commission may act under subsection (4)—   | 3              |
| (a)              | of its own initiative; or  | 4              |
| (b)              | on application by an employer or employer organisation; or   | 5              |
| (c)              | on application by or on behalf of 5% of the employees engaged in or on the calling, enterprise, establishment or project concerned, or by 250 of the employees, whichever is less, but being, in any case, at least 4. | 6<br>7<br>8    |
| ( <b>3</b> ) The | e commission must act under subsection (4)—  | 10             |
| (a)              | on application by an employee organisation; or   | 11             |
| (b)              | if directed by the Minister.   | 12             |
| strike, the      | find out the number of employees or members who favour the e commission may direct the registrar or a magistrate to conduct a lot <sup>126</sup> of—   | 13<br>14<br>15 |
| (a)              | the employees engaged in or on the calling, enterprise, establishment or project concerned; or   | 16<br>17       |
| (b)              | the members of an employee organisation engaged in or on the calling, enterprise, establishment or project concerned.  | 18<br>19       |
| , ,              | e registrar or magistrate must publish the result of the secret ballot paper circulating in the locality concerned.  | 20<br>21       |
| Effect of        | ballot adverse to strike   | 22             |
| 245.(1)          | Subsection (2) applies if—   | 23             |
| (a)              | when a secret ballot was conducted under section 244(4)127—  | 24             |
|                  | (i) a strike exists; or  | 25             |
|                  | (ii) a strike appeared likely to happen, and happens for the same  | 26             |

 $<sup>^{126}</sup>$  See section 301 (Conducting a secret ballot) for the way a secret ballot is conducted.

<sup>127</sup> Section 244 (Secret ballot on strike action)

| s 246 | 187 | s 246 |
|-------|-----|-------|
|       |     |       |

| Workplace Rel | ations |
|---------------|--------|
|---------------|--------|

|                     | issue within 1 month after the ballot result is published under section 244(5); and  | 1<br>2               |
|---------------------|--|----------------------|
| (b)                 | the ballot shows that a majority of employees or members who voted in the ballot is not in favour of the strike.   | 3<br>4               |
| date (the or before | e registrar or magistrate who conducted the ballot must advertise a "end date"), not more than 7 days after the date of publication, on e which the employees or members who are on strike must ue the strike. | 5<br>6<br>7<br>8     |
| ( <b>3</b> ) The    | e advertisement—   | 9                    |
| (a)                 | must be in a newspaper circulating in the locality concerned; and  | 10                   |
| (b)                 | may be included in the advertisement published under section 244(5).   | 11<br>12             |
| (4) The             | e employees or members must discontinue the strike on or before ate.   | 13<br>14             |
| from the            | employee or member who does not is taken to have terminated, end date, the employment in which the employee or member was when the strike commenced, unless the employee or member has a e excuse.             | 15<br>16<br>17<br>18 |
| (6) Di reasonabl    | sagreement by a person with the result of the ballot is not a e excuse.  | 19<br>20             |
|                     | PART 4—INDUSTRIAL ACTION   | 21                   |
| Nonpart             | icipation in industrial action   | 22                   |
| ` '                 | An employee organisation or someone else (whether or not an imployee or member of the organisation) must not—  | 23<br>24             |
| (a)                 | incite, advise or encourage a person to act to the prejudice of an employee who did not take part in a strike; or  | 25<br>26             |
| (b)                 | impose or threaten to impose a penalty, forfeiture or disability on<br>an employee, or member of an employee organisation, because<br>the employee or member did not take part in a strike.                    | 27<br>28<br>29       |

| Maximu                | m penalty—40 penalty units.  | 1                          |
|-----------------------|--|----------------------------|
|                       | e or member of the organisation) must not—   | 2                          |
| (a)                   | incite, advise or encourage a person to act to the prejudice of an employer who did not take part in a lockout; or   | 4<br>5                     |
| (b)                   | impose or threaten to impose a penalty, forfeiture or disability on<br>an employer, or member of an employer organisation, because<br>the employer or member did not take part in a lockout.   | 6<br>7<br>8                |
| Maximu                | m penalty—40 penalty units.  | ç                          |
| is proved<br>not take | in a proceeding for an offence under subsection (1)(b) or (2)(b), it d that an imposition or threat was made on or to a person who did part in a strike or lockout, it is to be presumed that the reason for osition or threat is the failure to take part, unless the contrary is | 10<br>11<br>12<br>13<br>14 |
| Indemn                | ity against agent's unauthorised actions   | 15                         |
|                       | An organisation or association of persons is not liable for anything one by its agent, during or in connection with industrial action, if—   | 16<br>17                   |
| (a)                   | the agent acted without the knowledge of the governing body of<br>the organisation or association; and   | 18<br>19                   |
| (b)                   | the governing body could not, by the exercise of reasonable diligence, have prevented the action.  | 20<br>21                   |
| Paymen                | ts for strikes   | 22                         |
|                       | An employer must not pay an employee for a period when the e engages in a strike.  | 23<br>24                   |
|                       | n employee must not accept a payment from an employer who, by he payment, contravenes subsection (1).128   | 25<br>26                   |
| ( <b>3</b> ) Ar       | n employee must not—   | 27                         |

<sup>&</sup>lt;sup>128</sup> See section 249 for the orders the commission may make for a contravention of this section.

| (a)   | make a claim for an employer to pay the employee for a period when the employee engages in a strike; or   | -             |
|-------|---|---------------|
| (b)   | organise or engage in, or threaten to organise or engage in, a strike against an employer with intent to coerce the employer to make the payment.                           | 3             |
|       | employee organisation, or an officer, member or employee of the tion, must not—   | (             |
| (a)   | make a claim for an employer to pay an employee for a period when the employee engages in a strike; or  | 9             |
| (b)   | organise or engage in, or threaten to organise or engage in, a strike against an employer with intent to coerce the employer to make the payment.                           | 10<br>1<br>12 |
|       | or subsection (4), action is taken to have been done by an ion if it is done by—  | 1.<br>14      |
| (a)   | the organisation's management committee; or   | 1:            |
| (b)   | an officer, employee or agent of the organisation acting in that capacity; or   | 1<br>1'       |
| (c)   | a member or group of members of the organisation acting under<br>the organisation's rules; or   | 1<br>19       |
| (d)   | a member of the organisation, who performs the function of dealing with an employer on behalf of the member and other members of the organisation, acting in that capacity. | 2<br>2<br>22  |
|       | absection (5)(c) and (d) does not apply if any of the following has taken reasonable steps to prevent the action—   | 2:<br>24      |
| (a)   | the organisation's management committee;  | 2:            |
| (b)   | a person authorised by the committee;   | 20            |
| (c)   | an officer of the organisation.   | 2             |
| (7) A | contravention of subsection (3) or (4) is not an offence. 129   | 28            |

<sup>&</sup>lt;sup>129</sup> See section 249 for the orders the commission may make for a contravention of this section.

s 249 190 s 250

| Orders the commission may make  | 1              |
|---|----------------|
| <b>249.(1)</b> An application may be made to the commission for orders under this section for a contravention of section 248. <sup>130</sup>  | 2 3            |
| (2) The application may be made by—   | 4              |
| (a) the Minister; or  | 5              |
| (b) a person who has an interest in the matter; or  | 6              |
| (c) for a contravention of section 248(3) or (4)—the employer; or   | 7              |
| (d) someone else prescribed under a regulation.   | 8              |
| (3) A regulation prescribing persons for subsection (2)(d) may limit its application to stated circumstances.   | 9<br>10        |
| (4) The commission may, if it considers it appropriate in all the circumstances, make 1 or more of the following orders—  | 11<br>12       |
| (a) an order imposing on a person who contravenes section 248 a penalty of not more than 135 penalty units;   | 13<br>14       |
| (b) an order requiring a person who contravenes section 248(3) or (4) to pay an employer compensation of the amount the commission considers appropriate;                                 | 15<br>16<br>17 |
| <ul> <li>(c) an injunction (including an interim injunction), and any other<br/>order, the commission considers necessary to stop the<br/>contravention or remedy its effects;</li> </ul> | 18<br>19<br>20 |
| (d) another consequential order.  | 21             |
| (5) The commission must not make an order requiring compensation to be paid to an employer who contravenes section 248(1) for the contravention.  | 22<br>23<br>24 |
| Commission not to deal with claims for payments for strikes   | 25             |
| <b>250.(1)</b> The commission can not deal with a claim for the making of a payment to employees for a period when the employees engage in a strike.                                      | 26<br>27       |
| (2) Subsection (1) applies to a claim for a period before or after—   | 28             |

<sup>130</sup> Section 248 (Payments for strikes)

s **251** 191 s **253** 

| Work | nlace | Relati | ions |
|------|-------|--------|------|
| WOIN | piuce | neiuii | uns  |

| (a)                    | the making of the claim; or   | 1                  |
|------------------------|---|--------------------|
| (b)                    | the commencement of this section.   | 2                  |
| D: ab4 4a              | unfines to amount if imminent health on safety wish   | 2                  |
| C                      | refuse to work if imminent health or safety risk  | 3                  |
| <b>251.</b> N work if— | Nothing in this Act prevents an employee from refusing to perform  –  | 4<br>5             |
| (a)                    | the refusal is based on a reasonable concern by the employee about an imminent risk to his or her health or safety; and   | 6<br>7             |
| (b)                    | the employee does not unreasonably contravene a direction of his or her employer to perform other available work (whether at the same or another workplace) that is safe and appropriate for the employee to perform. | 8<br>9<br>10<br>11 |
| CHA                    | APTER 7—INDUSTRIAL TRIBUNALS AND<br>REGISTRAR   | 12<br>13           |
|                        | PART 1—INDUSTRIAL COURT   | 14                 |
|                        | Division 1—Industrial Court continued   | 15                 |
| Continu                | ance  | 16                 |
|                        | The Industrial Court (the "court"), as formerly established as a court of record in Queensland, is continued in existence.  | 17<br>18           |
|                        | Division 2—President  | 19                 |
| Appoint                | ment of president   | 20                 |
| 253.(1                 | ) The Governor in Council may, by industrial gazette notice,  | 21                 |

22

appoint a Supreme Court judge as president of the court.

| (2) The president is appointed for the term specified in the notice.  | 1                    |
|---|----------------------|
| (3) The president has, in addition to the president's judicial functions, overall administrative control of the commission and the registrar's office.  | 2 3                  |
| When president holds office   | 4                    |
| 254.(1) The president holds office until—   | 5                    |
| (a) the president's term of appointment ends; or  | 6                    |
| (b) the president turns 70; or  | 7                    |
| (c) the president stops being a Supreme Court judge.  | 8                    |
| (2) However, if the president stops holding office while hearing a matter, the Governor in Council may, without reappointing the person as president, continue the person in office for the time necessary to enable the hearing to be completed. | 9<br>10<br>11<br>12  |
| (3) The person continued in office may exercise the jurisdiction and powers of the court necessary or convenient for the hearing to be completed.   | 13<br>14             |
| Acting president  | 15                   |
| <b>255.(1)</b> This section applies if the president temporarily can not perform the functions of office.   | 16<br>17             |
| (2) The Governor in Council may, by industrial gazette notice, appoint a person who is qualified to be appointed as a Supreme Court judge to act as president.  | 18<br>19<br>20       |
| (3) The person, if not a Supreme Court judge, is entitled to the remuneration payable to a Supreme Court judge while acting as president.   | 21<br>22             |
| (4) A person who has acted as president may attend sittings of the court for the purpose of giving a decision in, or otherwise completing, a proceeding that was heard by the person while the person was acting as president.                    | 23<br>24<br>25<br>26 |
| (5) A decision given under subsection (4) is taken to be the president's decision in the proceeding.  | 27<br>28             |
|   |                      |

|                | D       | ivision 3—Jurisdiction and powers of the court   | 1              |
|----------------|---------|--|----------------|
| Constitu       | ıtion   | of court   | 2              |
| <b>256.</b> (1 | l) The  | court is constituted by the president sitting alone.   | 3              |
|                |         | Industrial Court ("full court") is constituted by the president commissioners sitting together.                                    | 4<br>5         |
| Preside        | nt's ju | urisdiction  | 6              |
|                |         | s otherwise required by this or another Act, the president as all the jurisdiction and powers of the court.                        | 7<br>8         |
| Court's        | juris   | diction  | 9              |
| <b>258.</b> (1 | l) The  | court has jurisdiction—  | 10             |
| (a)            |         | erform all functions and exercise all powers prescribed for the t by this or another Act; and                                      | 11<br>12       |
| (b)            | to h    | ear and decide the following matters—  | 13             |
|                | (i)     | cases stated to it by the commission;  | 14             |
|                | (ii)    | appeals from decisions of the commission;  | 15             |
|                | (iii)   | appeals from an industrial magistrate's decision in a proceeding for—  | 16<br>17       |
|                |         | (A) an offence against this Act; or  | 18             |
|                |         | (B) recovery of damages, or other amounts, under this Act or under an industrial instrument or a permit;                           | 19<br>20       |
|                | (iv)    | proceedings for cancelling or suspending registration of an organisation;  | 21<br>22       |
|                | (v)     | appeals from decisions of, and references by, the registrar on matters of law or procedure;  | 23<br>24       |
|                | (vi)    | a proceeding for an offence against this Act, other than an offence for which jurisdiction is expressly conferred on a magistrate; | 25<br>26<br>27 |

| (vii) a proceeding for an offence under section 243, 440, 44 or 456; <sup>131</sup> and  | 13 1<br>2    |
|--|--------------|
| (c) to punish contempts of the court; and  | 3            |
| (d) to exercise the jurisdiction and powers of the Supreme Court ensure, by prerogative order or other appropriate process, that the commission and magistrates— |              |
| (i) exercise their jurisdictions according to law; and   | 7            |
| (ii) do not exceed their jurisdictions.  | 8            |
| (2) A matter mentioned in subsection (1)(b)(iv), (vi) or (vii) must be heard and decided by a full court.  | pe 9<br>10   |
| (3) In a proceeding, the court may—  | 11           |
| (a) make the decisions it considers appropriate, irrespective of specific relief claimed or applied for by a party; and  | of 12<br>13  |
| (b) give directions about the hearing of a matter within the court jurisdiction.   | i's 14<br>15 |
| (4) The exercise of the court's jurisdiction for persons under 21 years subject to the <i>Vocational Education</i> , <i>Training and Employment Act 1991</i> .   | is 16<br>17  |
| (5) A provision of this or another Act does not limit, by implication, the court's jurisdiction.   | ne 18<br>19  |
| Court's jurisdiction is exclusive  | 20           |
| 259.(1) The court's decision—  | 21           |
| (a) is final and conclusive; and   | 22           |
| (b) can not be impeached for informality or want of form; and  | 23           |
| (c) can not be appealed against, reviewed, quashed or invalidated another court.   | in 24<br>25  |
| (2) The court's jurisdiction is exclusive of another court's jurisdiction an an injunction or prerogative order can not be issued, granted or made               |              |

Section 243 (Compulsory conference), 440 (Contempt by witness), 443 (Obstructing officers) or 456 (Confidential material tendered in evidence)

relation to a proceeding in the court within its jurisdiction.

#### Workplace Relations

1

| ( <b>3</b> ) Sul | osection (1) is subject to section 359.132  | 2        |
|------------------|---|----------|
| Binding          | nature of court's interpretation  | 3        |
|                  | The court's interpretation of a provision of this Act, an industrial and or a permit is final and conclusive and binds—       | 4<br>5   |
| (a)              | the commission; and   | 6        |
| (b)              | magistrates; and  | 7        |
| (c)              | organisations and persons who are subject to this Act, or bound<br>by the industrial instrument or permit.                    | 8<br>9   |
| Court m          | ay refuse to proceed  | 10       |
|                  | This section applies if a proceeding before the court relates to an instrument that exists or is sought in the proceeding.    | 11<br>12 |
|                  | e court may refuse to hear and decide the proceeding if any of the es who are, or would be, bound by the instrument are—      | 13<br>14 |
| (a)              | involved in an industrial dispute; or   | 15       |
| (b)              | contravening—   | 16       |
|                  | (i) this Act, a decision, or a recommendation under section 241; <sup>133</sup> or  | 17<br>18 |
|                  | (ii) the Industrial Organisations Act 1996.   | 19       |
|                  | bsection (2) applies whether or not the employees are employees apployment may be affected by the decision of the proceeding. | 20<br>21 |
| Decision         | of full industrial court  | 22       |
| •                | In a proceeding in the full court, the court's decision is the of the majority of its members.                                | 23<br>24 |

<sup>132</sup> Section 359 (Appeal from court to Court of Appeal)

<sup>133</sup> Section 241 (Recommendation by consent)

| (2) Ho<br>court if—      | owever, the president's opinion is taken to be the decision of the full  | 1<br>2   |
|--------------------------|--|----------|
| (a)                      | the question to be decided is about—   | 3        |
|                          | (i) the court's jurisdiction; or   | 4        |
|                          | (ii) the interpretation of a provision of this or another Act, or of a law, industrial instrument or permit; or                    | 5        |
| (b)                      | its members are evenly divided on the question to be decided.  | 7        |
|                          | Division 4—President's annual report   | 8        |
| Presider                 | nt's annual report   | Ģ        |
| •                        | As soon as practicable after the end of each financial year, the t must prepare and give to the Minister a report for the year on— | 10<br>11 |
| (a)                      | the operation of this Act; and   | 12       |
| (b)                      | in particular, the working of the court, commission and registrar's office.  | 13<br>14 |
|                          | ne Minister must table a copy of the report in the Legislative y within 14 sitting days after the Minister receives it.            | 15<br>16 |
|                          | Division 5—President's advisory council  | 17       |
| Establis                 | hment of advisory council  | 18       |
| <b>264.</b> (1 be establ | ) The president's advisory council (the "advisory council") is to ished.   | 19<br>20 |
| ( <b>2</b> ) Th          | e advisory council is to be made up of a maximum of 9 members.   | 21       |
| ( <b>3</b> ) Th          | e advisory council consists of—  | 22       |
| (a)                      | the president; and   | 23       |
| (b)                      | the chief commissioner; and  | 24       |
| (c)                      | the chief executive; and   | 25       |
| (d)                      | employers, or officers or employees of employer organisations;   | 26       |

s 265 197 s 268

|               | and  | 1              |
|---------------|--|----------------|
| (e)           | employees, or officers or employees of employee organisations; and   | 3              |
| (f)           | persons who have knowledge of, or experience in, industrial relations.   | 2              |
|               | ne members mentioned in subsection (3)(d) to (f) (the "appointed rs") are to be appointed by the Minister after consultation with the t.   | 6              |
| Term of       | office   | Ģ              |
| 3 years)      | The appointment of a member is for the term (not longer than stated in the notice of the member's appointment.(2) An appointed may resign the appointment at any time, by signed notice given to ster. | 10<br>12<br>13 |
| Remune        | eration of appointed members   | 14             |
|               | An appointed member is entitled to the allowances and reasonable approved by the Minister.   | 15<br>16       |
| Function      | ns of advisory council   | 17             |
| <b>267.</b> T | he advisory council's functions are—   | 18             |
| (a)           | to discuss matters relating to the efficiency and effectiveness of the commission; and   | 19<br>20       |
| (b)           | to advise the president in relation to those matters.  | 21             |
| Meeting       | s of advisory council  | 22             |
| <b>268.</b> N | Meetings of the advisory council are to be—  | 23             |
| (a)           | called by the president; and   | 24             |
| (b)           | held when the president decides, but at least 3 times a year   | 2.5            |

**s 269** 198 **s 272** 

| PART 2—INDUSTRIAL RELATIONS COMMISSION   | 1              |
|--|----------------|
| Division 1—Continuance, composition and constitution   | 2              |
| Continuance  | 3              |
| <b>269.</b> The Queensland Industrial Relations Commission (the " <b>commission</b> "), as formerly established as a court of record, is continued in existence. | 4<br>5<br>6    |
| Composition  | 7              |
| <b>270.(1)</b> The commission consists of the following members of the commission—   | 8<br>9         |
| <ul><li>(a) at least 6 industrial commissioners ("commissioners"), 1 of<br/>whom is the chief industrial commissioner (the "chief<br/>commissioner");</li></ul>  | 10<br>11<br>12 |
| (b) at least 1 enterprise commissioner.  | 13             |
| (2) The commission's jurisdiction, or existence, is not affected by a vacancy in any office of the commission.   | 14<br>15       |
| Constitution   | 16             |
| <b>271.(1)</b> The commission is constituted by a member sitting alone to exercise the commission's jurisdiction.  | 17<br>18       |
| (2) A full bench of the commission ("full bench") is constituted by 3 or more commissioners sitting together.  | 19<br>20       |
| (3) More than 1 full bench or commission may sit at the same time.   | 21             |
| Division 2—Members of the commission   | 22             |
| Appointment of members   | 23             |
| <b>272.(1)</b> The Governor in Council may appoint a person—   | 24             |

| (a)                  | as a commissioner—by commission; or   | 1                    |
|----------------------|---|----------------------|
| (b)                  | as an enterprise commissioner—  | 2                    |
|                      | (i) if the person is not already a commissioner—by commission; or   | 3 4                  |
|                      | (ii) if the person is already a commissioner—by gazette notice.   | 5                    |
| (2) Th               | e appointment is for—   | 6                    |
| (a)                  | for a person appointed by commission—   | 7                    |
|                      | (i) initially—a term of 7 years; and  | 8                    |
|                      | (ii) after the initial term—further terms of not more than 7 years each; or   | 9<br>10              |
| (b)                  | for a person who holds a commission and is subsequently   | 11                   |
|                      | appointed by gazette notice—a term not longer than the remainder of the term of appointment under the commission.   | 12<br>13             |
|                      | of the term of appointment under the commission.  | 13                   |
| When m               | ember holds office  | 14                   |
| 273.(1               | A member holds office until—  | 15                   |
| (a)                  | the member's term of appointment ends; or   | 16                   |
| (b)                  | the member turns 70; or   | 17                   |
| (c)                  | the member resigns by signed notice given to the Governor; or   | 18                   |
| (d)                  | the member stops being a member because of section 276(2);134 or  | 19<br>20             |
| (e)                  | the member is removed from office under section 277. <sup>135</sup>   | 21                   |
| subsectio<br>Governo | lowever, if a member stops holding office because of on (1)(a) or (b) while investigating or hearing a matter, the r in Council may, without reappointing the person as a member, the person in office for the time necessary to enable the | 22<br>23<br>24<br>25 |

<sup>134</sup> Section 276 (Restrictions etc. on appointment)

<sup>135</sup> Section 277 (Removal of members from office)

|                        | the person continued in office may exercise the jurisdiction and f the commission constituted by a member of the commission. | 1 2      |
|------------------------|--|----------|
| Acting c               | hief commissioner  | 3        |
|                        | This section applies if the chief commissioner temporarily can rm the functions of the office.                               | 4<br>5   |
|                        | e president may nominate another commissioner to perform the numissioner's functions.  | 6<br>7   |
| Acting n               | nembers  | 8        |
|                        | he Governor in Council may, by industrial gazette notice, appoint a be an acting member of the commission.                   | 9<br>10  |
| Restricti              | ons etc. on appointment  | 11       |
| <b>276.</b> (1 commiss | The following persons can not be appointed as members of the ion—  | 12<br>13 |
| (a)                    | a member of the Executive Council or Legislative Assembly;   | 14       |
| (b)                    | a person who—  | 15       |
|                        | (i) acts as director of a corporation engaged in a calling; or   | 16       |
|                        | (ii) acts as auditor of a corporation engaged in a calling or of a business; or  | 17<br>18 |
|                        | (iii) participates in any capacity in the management of a corporation engaged in a calling; or                               | 19<br>20 |
|                        | (iv) participates in any capacity in the management of a business.   | 21       |
| (2) A <sub>1</sub>     | person stops being a member on becoming—   | 22       |
| (a)                    | a member of the Executive Council or Legislative Assembly; or  | 23       |
| (b)                    | a person mentioned in subsection (1)(b), other than with the Minister's written approval.                                    | 24<br>25 |

| Removal of members from office   | 1           |
|--|-------------|
| <b>277.</b> (1) The Governor may remove a member appointed by commission for incapacity or misbehaviour on an address of the Legislative Assembly.                           | 2 3         |
| (2) If a member holds a commission and a subsequent appointment by gazette notice, the Governor in Council may end the subsequent appointment at any time by gazette notice. | 4<br>5<br>6 |
| Administrative responsibilities of chief commissioner  | 7           |
| <b>278.(1)</b> The chief commissioner, subject to the president's overall administrative control of the commission, must—  | 8<br>9      |
| (a) administer the commission; and   | 10          |
| (b) organise and allocate the work of the commission.  | 11          |
| (2) In doing so, the chief commissioner must—  | 12          |
| (a) strive to ensure the expeditious resolution of matters before the commission; and  | 13<br>14    |
| (b) consider ways of enhancing the efficiency and effectiveness of the commission; and   | 15<br>16    |
| (c) consider the needs of the users of the commission's services and the desirability of providing a quality service to users.   | 17<br>18    |
| (3) The chief commissioner must regularly consult with the president about the matters mentioned in subsection (2).  | 19<br>20    |
| (4) A member of the commission must comply with a direction of the president or chief commissioner about—  | 21<br>22    |
| (a) the administration of the commission; and  | 23          |
| (b) the organisation and allocation of the commission's work.  | 24          |
| Division 3—The commission  | 25          |
| Commission's jurisdiction  | 26          |

279.(1) The commission has jurisdiction to hear and decide the following

matters—

2728

| (a)             | all questions of law or fact brought before it or that it considers expedient to hear and decide for the regulation of a calling;   |                      |  |
|-----------------|---|----------------------|--|
| (b)             | all questions—  | 3                    |  |
|                 | (i) arising out of an industrial matter; or   | 4                    |  |
|                 | (ii) involving the determination of the rights and duties of a person in relation to an industrial matter; or   | 5                    |  |
|                 | (iii) it considers expedient to hear and decide about an industrial matter;   | 7<br>8               |  |
| (c)             | an industrial dispute, referred to the commission by a commissioner who has held a conference under this Act at which no agreement has been reached;  | 9<br>1(<br>11        |  |
| (d)             | all appeals properly made to it under this or another Act;  | 12                   |  |
| (e)             | all matters committed to the commission by this or another Act.   | 13                   |  |
| ( <b>2</b> ) Th | e commission has jurisdiction to regulate a calling by an award—  | 14                   |  |
| (a)             | on application by an organisation, an employer, or 20 employees (who are not members of an employee organisation and not covered by an award) in a calling; or  | 15<br>16<br>17       |  |
| (b)             | on application by the Minister; or  | 18                   |  |
| (c)             | of its own initiative.  | 19                   |  |
| industria       | le commission has jurisdiction to hold an inquiry into or about an l matter and to report the result of the inquiry, and make endations, to the Minister—   | 20<br>21<br>22       |  |
| (a)             | on application by an interested person; or  | 23                   |  |
| (b)             | by direction of the Minister; or  | 24                   |  |
| (c)             | of its own initiative.  | 25                   |  |
| awards b        | ne commission has jurisdiction to consolidate into 1 award all binding or affecting an employer or class of employer in a calling, embers of an organisation employed by the same employer or class byer— | 26<br>27<br>28<br>29 |  |
| (a)             | on application by an organisation or an employer; or  | 30                   |  |
| (h)             | by direction of the Minister  | 31                   |  |

s 280 203 s 282

| (5) When exercising its jurisdiction under subsection (4), the commission may make the amendments of the award it considers expedient to make to effect the consolidation.  | 1<br>2<br>3    |
|---|----------------|
| (6) No provision of this or another Act limits, by implication, the commission's jurisdiction.  | 4              |
| (7) In this section—  | $\epsilon$     |
| "class" includes a section of a class.  | 7              |
| Commission to take account of Anti-Discrimination Act   | 8              |
| <b>280.</b> In exercising its jurisdiction, the commission must take account of the <i>Anti-Discrimination Act 1991</i> relating to discrimination in relation to employment.   | 9<br>10<br>11  |
| Commission's jurisdiction is exclusive  | 12             |
| <b>281.</b> The original and appellate jurisdiction conferred on the commission by this Act is exclusive of the jurisdiction of the Supreme Court or another court or tribunal, unless otherwise prescribed under this Act. | 13<br>14<br>15 |
| Commission may refuse to proceed  | 16             |
| <b>282.(1)</b> This section applies if a proceeding before the commission relates to an industrial instrument that exists or is sought in the proceeding.   | 17<br>18       |
| (2) The commission may refuse to hear and decide the proceeding if any of the employees who are, or would be, bound by the instrument are—  | 19<br>20       |
| (a) involved in an industrial dispute; or   | 21             |
| (b) contravening—   | 22             |
| (i) this Act, a decision, or a recommendation under section 241; <sup>136</sup> or  | 23<br>24       |
| (ii) the Industrial Organisations Act 1996.   | 25             |

<sup>136</sup> Section 241 (Recommendation by consent)

| (3) Subsection (2) applies whether or not the employees are employees whose employment may be affected by the decision of the proceeding.  |                      |  |
|--|----------------------|--|
| Chief commissioner to consider efficiencies that may be achieved by allocating matters to dual commissioners   | 3                    |  |
| <b>283.</b> When administering the commission and organising and allocating its work, 137 the chief commissioner must consider—  | 5<br>6               |  |
| (a) the improved efficiency of the commission; and   | 7                    |  |
| (b) in particular, the improved cooperation between the commission and the Australian commission;  | 8<br>9               |  |
| that may be achieved by the commission's functions and powers being performed and exercised, for a particular matter, by a dual commissioner.  | 10<br>11             |  |
| Reallocation of commission's work  | 12                   |  |
| <b>284.</b> In organising and allocating the commission's work, the chief commissioner may reallocate the matter of a proceeding before a commission constituted by 1 or more of the members to a commission constituted by— | 13<br>14<br>15<br>16 |  |
| (a) the same member or members together with another member or other members; or   | 17<br>18             |  |
| (b) a different member or different members.   | 19                   |  |
| Commission may continue to hear reallocated work without re-hearing evidence   | 20<br>21             |  |
| <b>285.</b> The commission to which the matter is reallocated may continue to hear and decide the matter, without re-hearing evidence given before the reallocation.   | 22<br>23<br>24       |  |

Administrative responsibility for administering the commission and organising and allocating the commission's work rests with the chief commissioner (see section 284], subject to the president's overall control (see section 253(2)).

| Decision      | of full bench  | 1        |  |  |
|---------------|--|----------|--|--|
|               | <b>286.</b> In a proceeding before a full bench, the commission's decision is the decision of the majority of its members.   |          |  |  |
|               | Division 4—Commission's functions  | 4        |  |  |
| Commis        | ssion's functions  | 5        |  |  |
| <b>287.</b> T | he commission's functions include—   | 6        |  |  |
| (a)           | establishing and maintaining—  | 7        |  |  |
|               | (i) an effective award safety net of fair minimum wages and conditions; and  | 8<br>9   |  |  |
|               | (ii) a system of non-discriminatory awards based on allowable award matters; and   | 10<br>11 |  |  |
| (b)           | supervising the bargaining of agreements; and  | 12       |  |  |
| (c)           | certifying agreements; and   | 13       |  |  |
| (d)           | approving workplace agreements; and  |          |  |  |
| (e)           | resolving disputes by conciliation of industrial matters and, if necessary, by arbitration or making an order; and           |          |  |  |
| (f)           | making awards on allowable award matters; and  |          |  |  |
| (g)           | resolving disputes in the negotiation of agreements—   | 18       |  |  |
|               | (i) by conciliation; and   | 19       |  |  |
|               | (ii) if the parties agree to abide by a recommendation—by recommendation; and  | 20<br>21 |  |  |
|               | (iii) by supervising protected bargaining periods; and   | 22       |  |  |
| (h)           | resolving disputes that threaten to harm the community or the economy by conciliation and, if necessary, by arbitration; and | 23<br>24 |  |  |
| (i)           | resolving disputes over union coverage by making representation orders; and  | 25<br>26 |  |  |
| (j)           | dealing with claims relating to dismissals.  | 27       |  |  |

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| Perform  | ance of commission's functions   | 1                 |
|----------|--|-------------------|
| 288.(1   | ) The commission must perform its functions—   | 2                 |
| (a)      | under a provision of this Act in a way that furthers the objects of this Act relevant to the provision; and  | 3                 |
| (b)      | in a way that avoids unnecessary technicalities and facilitates the fair and practical conduct of proceedings under this Act.  | 5<br>6            |
| performi | o remove doubt, a reference in this Act to the commission ng a function, other than a function under chapter 2, part 2, 138 does ade a reference to the commission constituted by an enterprise ioner. | 7<br>8<br>9<br>10 |
|          | Division 5—Powers of commission  | 11                |
| General  | powers   | 12                |
| 289.(1   | ) In a proceeding, the commission may—   | 13                |
| (a)      | make a decision it considers appropriate, irrespective of specific relief claimed or applied for by a party; and   | 14<br>15          |
| (b)      | give directions about the hearing of a matter within the commission's jurisdiction.  | 16<br>17          |
|          | a proceeding, the commission may, by order or direction, do it is allowed to do by this Act.   | 18<br>19          |
|          | ne commission may, by general order or for a particular case, to magistrates generally, a particular magistrate, or the registrar—   | 20<br>21          |
| (a)      | the working out of a decision of the commission; or  | 22                |
| (b)      | a function relating to the decision, including, for example—   | 23                |
|          | (i) the making of orders; or   | 24                |
|          | (ii) the giving of directions; or  | 25                |
|          | (iii) the preparation of rosters and schedules; or   | 26                |
|          | (iv) a similar function it considers appropriate.  | 27                |

<sup>138</sup> Chapter 2, part 2 (Queensland workplace agreements)

| (4) A proceedi  |                | bench may, to assist it in the appropriate determination of a   | 1          |
|-----------------|----------------|---|------------|
| (a)             |                | er the whole or part of a question or matter before it to a nmissioner—   | 3          |
|                 | (i)            | for investigation and report to the full bench; or  | 5          |
|                 | (ii)           | for the other action it decides;  | $\epsilon$ |
| (b)             |                | ect 1 or more of its members to carry out a specified estigation or inspection and to report on it to the full bench. | 8          |
|                 |                | missioner to whom a reference is made or a direction is given with the reference or direction.                        | 10         |
| Power to        | o am           | end or void contracts   | 11         |
|                 |                | e commission may amend or declare void (wholly or partly) a onsiders—   | 12<br>13   |
| (a)             | the            | contract—   | 14         |
|                 | (i)            | is a contract of services that is not covered by an industrial instrument; or   | 1:<br>16   |
|                 | (ii)           | is a contract for services that is designed to, or does, avoid<br>the provisions of an industrial instrument; and     | 1′<br>18   |
| (b)             | the            | contract's conditions are harsh, unconscionable or unfair.  | 19         |
|                 |                | mmission may make an order it considers appropriate about oney for a contract amended or declared void.               | 20<br>21   |
| (3) A           | proce          | eding under this section may be instituted by—  | 22         |
| (a)             | the            | party required under the contract to provide services; or   | 23         |
| (b)             | an i           | nspector, for the party.  | 24         |
| ( <b>4</b> ) In | this s         | section—  | 25         |
|                 |                | of a contract means a condition about the way services under act are to be provided or remunerated.                   | 26<br>27   |
| "contra         | c <b>t"</b> in | cludes—   | 28         |
| (a)             | an a           | arrangement; and  | 29         |

| (b)             | a collateral arrangement relating to a contract or arrangement.  | 1              |
|-----------------|--|----------------|
|                 | rial instrument" includes an award or agreement made under the mmonwealth Act.   | 2              |
|                 |  |                |
| Power t         | o grant injunctions  | 2              |
|                 | 1) The commission may, on application, grant the injunctive order it is appropriate—   | 5              |
| (a)             | to compel compliance with an industrial instrument, a permit or an industrial Act; or  | 3              |
| (b)             | to restrain a contravention, or continuance of a contravention, of an industrial instrument, a permit or an industrial Act.  | <u>9</u><br>10 |
| (2) Aı          | n application may be made by—  | 11             |
| (a)             | a party to industrial action or an industrial dispute; or  | 12             |
| (b)             | a person who is, or is likely to be, directly affected by industrial action or an industrial dispute; or   | 1;<br>14       |
| (c)             | the registrar; or  | 15             |
| (d)             | the employment advocate; or  | 16             |
| (e)             | an inspector.  | 17             |
|                 | n application by an organisation must be under the organisation's signed by the organisations president and secretary.   | 18<br>19       |
| ( <b>4</b> ) Th | ne commission may direct the injunctive order to—  | 20             |
| (a)             | the officers or members of an organisation generally; or   | 21             |
| (b)             | particular officers or members of an organisation; or  | 22             |
| (c)             | a particular employer; or  | 23             |
| (d)             | a particular employee.   | 24             |
| exercise        | The commission's jurisdiction for an injunctive order may be d in chambers, but an order granted by the commission in chambers discharged by a full bench on the application of— | 25<br>26<br>27 |
| (a)             | a party to the relevant instrument; or   | 28             |
| (b)             | a person affected by the order.  | 29             |

| (6) A person to whom the order is directed must comply with the order after the person has received notice of it.  | 1<br>2            |
|--|-------------------|
| (7) The commission may decide the form of the notice and the way it is to be served.   | 3                 |
| (8) Without limiting subsection (7), the commission may order substituted service of the notice by advertisement or otherwise.   | 5<br>6            |
| (9) If the officers or members, or a substantial number of the officers or members, of an organisation to whom an injunctive order is directed, contravene the order, the organisation and every officer of the organisation is taken to have contravened the order. | 7<br>8<br>9<br>10 |
| (10) It is a defence to a prosecution for an offence under subsection (9) for the organisation or officer to prove that it, or the officer, took all reasonable steps to ensure the officers or members complied with the order.                                     | 11<br>12<br>13    |
| (11) The commission can not grant an injunctive order for a proposed contravention of section 217, 226, 227, 228 or 229. <sup>139</sup>  | 14<br>15          |
| (12) In this section—  | 16                |
| "injunctive order" means an order in the nature of a mandatory or restrictive injunction.  | 17<br>18          |
| "organisation" includes a branch of the organisation.  | 19                |
| Power to direct or order in relation to industrial action  | 20                |
| <b>292.(1)</b> If it considers it appropriate in relation to industrial action, whether actual, threatened, or apprehended, the commission may—  | 21<br>22          |
| (a) direct the industrial action to stop or not happen; or   | 23                |
| (b) give the other directions or make the orders it considers appropriate.   | 24<br>25          |
| (2) The powers conferred on the commission by subsection (1) are in  | 26                |

Section 217 (When dismissal is unlawful), 226 (Notice of dismissal or compensation), 227 (Orders giving effect to articles 12 and 13 of Convention), 228 (Orders if employer does not consult about proposed dismissals) or 229 (Employer must notify Commonwealth employment service of proposed dismissals)

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| addition of this A | to, and not in derogation of, the powers conferred on it by the rest ct.  | 2              |  |  |
|--------------------|---|----------------|--|--|
|                    | person or organisation to whom an order under subsection (1) nust comply with the order. <sup>140</sup>   | 3              |  |  |
| Orders a           | about representation rights of employee organisations   | 4              |  |  |
|                    | ) A full bench may, on application by an organisation, an employer inister, make the following orders about a demarcation dispute—  | 7              |  |  |
| (a)                | an order that an employee organisation has the right, to the exclusion of another organisation, to represent a particular group of employees who are eligible for membership of the organisation; | 9<br>10<br>11  |  |  |
| (b)                | an order that an employee organisation that does not have the right to represent a particular group of employees has the right;   | 12<br>13       |  |  |
| (c)                | an order that an employee organisation does not have the right to represent a particular group of employees who are eligible for membership of the organisation.                                  | 14<br>1:<br>16 |  |  |
| (2) Th             | e full bench may make an order only if—   | 17             |  |  |
| (a)                | the full bench considers a conciliation proceeding would not assist<br>the prevention or settlement of the dispute; or  | 18<br>19       |  |  |
| (b)                | a conciliation proceeding in relation to the dispute is completed,<br>but the dispute has not been fully settled.   |                |  |  |
| ( <b>3</b> ) Th    | e full bench may make an order only if satisfied—   | 22             |  |  |
| (a)                | the conduct, or threatened conduct, of an organisation to which the order would relate, or of an officer, member or employee of the organisation is—  | 23<br>24<br>25 |  |  |
|                    | (i) preventing, obstructing or restricting the performance of work; or  | 26<br>27       |  |  |
|                    | (ii) harming an employer's business; or   | 28             |  |  |
| (b)                | the consequences mentioned in paragraph (a)—  | 29             |  |  |

<sup>&</sup>lt;sup>140</sup> For contravention of the order, see section 351 (Enforcing commission's orders).

|                                       | (i)  | have stopped, but are likely to recur as a result of the conduct or threatened conduct; or   | 1 2            |  |
|---------------------------------------|--|--|----------------|--|
|                                       | (ii)   | are imminent as a result of the conduct or threatened conduct.   | 3              |  |
| (4) In consider-                      |  | sidering whether to make an order, the full bench must   | 5<br>6         |  |
| (a)                                   | the v  | wishes of employees who are affected by the dispute; and   | 7              |  |
| (b)                                   |  | effect of an order on the operations (including operating costs, k practices, efficiency and productivity) of an employer who                            | 8<br>9<br>10   |  |
|                                       | (i)  | a party to the dispute; or   | 11             |  |
|                                       | (ii)   | a member of an organisation that is a party to the dispute; and  | 12<br>13       |  |
| (c)                                   | of th  | greement or understanding that the full bench becomes aware nat deals with an employee organisation's right to represent a cular group of employees; and | 14<br>15<br>16 |  |
| (d)                                   |  | consequences of not making an order for an employer, loyees or organisation involved in the dispute; and   | 17<br>18       |  |
| (e)                                   | another order made by the commission, relating to another demarcation dispute involving the organisation to which the order would relate, that the commission considers relevant. <sup>141</sup> |  |                |  |
| ( <b>5</b> ) An                       | orde   | r may be subject to conditions.  | 22             |  |
| ( <b>6</b> ) An order. <sup>142</sup> | org  | anisation to which an order applies must comply with the   | 23<br>24       |  |
| organisat                             | ion a  | bench may, on application by the Minister or a person or affected by an order, make the further order it considers ensure compliance with the order.     | 25<br>26<br>27 |  |
| ( <b>8</b> ) In t                     | his se   | ection—  | 28             |  |

Under section 244 (Secret ballot on strike action) the commission may order that a vote of the members of the organisation concerned in the dispute be taken by secret ballot for the purpose of finding out their attitudes to the dispute.

<sup>&</sup>lt;sup>142</sup> For contravention of the order, see section 351 (Enforcing commission's orders).

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| _              | o represent" a particular group of employees means the right to resent the industrial interests of the particular group of employees.   | 1 2                  |
|----------------|---|----------------------|
| Procedu        | res for reopening   | 3                    |
|                | A proceeding may be reopened, on application by a person under on (2), by—  | 4<br>5               |
| (a)            | for a proceeding taken before a full bench—a full bench; or   | 6                    |
| (b)            | otherwise—the commission.   | 7                    |
| <b>(2)</b> Ap  | oplication for reopening of a proceeding may be made by—  | 8                    |
| (a)            | the Minister; or  | 9                    |
| (b)            | a party to the proceedings; or  | 10                   |
| (c)            | for a proceeding that is not about a certified agreement or QWA—  | 11<br>12             |
|                | (i) an organisation whose members are bound by, or claim to be affected by or dissatisfied with, the proceeding; or   | 13<br>14             |
|                | (ii) a person who is bound by or claims to be affected by or dissatisfied with the proceeding, and who satisfies the commission that the person is not an officer of, or acting for, an eligible association. | 15<br>16<br>17<br>18 |
| (3) If t       | the commission reopens a proceeding, it may—  | 19                   |
| (a)            | revoke or amend a decision or recommendation made or taken by it; and   | 20<br>21             |
| (b)            | make the decision or recommendation it considers appropriate.   | 22                   |
| Governo        | a recommendation of the commission has been acted on by the r in Council and the commission later revokes or amends the endation, the Governor in Council may—  | 23<br>24<br>25       |
| (a)            | cancel the action taken on the recommendation to accord with the commission's revocation or amendment; or   | 26<br>27             |
| (b)            | amend the action to accord with the commission's revocation or amendment.   | 28<br>29             |
| <b>(5)</b> Fai | ilure to give notice to a person of the proceeding, or any part of the  | 30                   |

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| proceeding, leading to the making, or taking, by the commission of a decision binding on the person—  | 1 2              |
|---|------------------|
| (a) does not invalidate or otherwise affect the decision; but   | 3                |
| (b) if the person is one on whose application the commission may<br>exercise its powers, the person's failure to participate in the<br>proceeding because of the absence of notice does not affect the<br>person's application for reopening of a proceeding. | 4<br>5<br>6<br>7 |
| (6) If the commission grants an application for reopening, it may give the retrospective operation to its decision made in the reopened proceeding it considers appropriate.  | 8<br>9<br>10     |
| Reference to full bench   | 11               |
| <b>295.(1)</b> A commissioner may, at any stage of a proceeding and on the terms the commissioner considers appropriate, refer the matter to which the proceeding relates to a full bench.  | 12<br>13<br>14   |
| (2) A commissioner who is not the chief commissioner may refer the matter only with the chief commissioner's approval.  | 15<br>16         |
| (3) Before the hearing of a matter by the commissioner begins, a party to the proceeding may apply to the chief commissioner for the matter to be referred to a full bench.   | 17<br>18<br>19   |
| (4) An application mentioned in subsection (3) may be heard by the chief commissioner in chambers.  | 20<br>21         |
| (5) If the chief commissioner is satisfied the matter is of substantial industrial significance, the chief commissioner may refer the matter to a full bench.   | 22<br>23<br>24   |
| (6) A full bench may hear and decide a matter referred to it and make the decision it considers appropriate.  | 25<br>26         |
| Case stated to court  | 27               |
| <b>296.(1)</b> The commission may, at any stage of a proceeding and on the terms it considers appropriate, state a written case for the court's opinion on a question of law relevant to the proceeding.  | 28<br>29<br>30   |
| (2) The court may—  | 31               |

| (a)              | hear and decide the matter raised by a case stated; and  | 1        |
|------------------|--|----------|
| (b)              | remit the case, with its opinion, to the commission by which the case was stated; and                            | 3        |
| (c)              | make the order about costs it considers appropriate.   | 4        |
| ( <b>3</b> ) Th  | e commission must give effect to the court's opinion.  | 5        |
|                  |  |          |
| Remissio         | on to magistrate   | 6        |
| 297.(1 magistrat | A commissioner may order an industrial matter be remitted to a see for—  | 7<br>8   |
| (a)              | investigation and report to the commissioner; or   | 9        |
| (b)              | taking of evidence; or   | 10       |
| (c)              | hearing and decision.  | 11       |
| <b>(2)</b> In    | this section—  | 12       |
|                  | ial matter" includes any aspect of an industrial matter, or any ter or question connected with the matter.       | 13<br>14 |
| Power to         | enter and inspect  | 15       |
|                  | A member, or an officer, of the commission or another person ember's written authority, may—                     | 16<br>17 |
| (a)              | enter a workplace in relation to which—  | 18       |
|                  | (i) an industrial dispute exists, is impending or threatened, or will probably arise; or                         | 19<br>20 |
|                  | (ii) an industrial matter exists; or   | 21       |
|                  | (iii) an industrial instrument or permit exists; or  | 22       |
|                  | (iv) it is reasonably suspected an offence under an industrial Act has been, or is being committed; and          | 23<br>24 |
| (b)              | inspect any work, machinery, appliance, materials, article or thing in or on the workplace; and                  | 25<br>26 |
| (c)              | question a person in or on the workplace about a matter relevant to the commission's concern with the workplace. | 27<br>28 |

|                            | power under subsection (1) may be exercised only during working the workplace.   | 1        |
|----------------------------|--|----------|
| <b>(3)</b> If              | a member, officer or other person is seeking to exercise a power   | 3        |
|                            | bsection (1), a person must not—   | ۷        |
| (a)                        | refuse or unduly delay entry to the workplace; or  | 5        |
| (b)                        | fail to answer a question about a matter mentioned in subsection (1), unless the person has a lawful excuse; or          | 6        |
| (c)                        | wilfully give false information or make a false statement.   | 8        |
| Maximuz<br>imprison        | m penalty for subsection (3)—40 penalty units or 1 years ment.   | 10       |
| ( <b>4</b> ) In            | this section—  | 11       |
| "workpl                    | lace" means a place where, or for which—   | 12       |
| (a)                        | a calling is carried on; or  | 13       |
| (b)                        | work has been, or is being, performed; or  | 14       |
| (c)                        | another activity has happened, or is happening.  | 15       |
| Interpre                   | etation of awards and certified agreements   | 16       |
| <b>299.</b> (1 application | A commissioner may give an interpretation of an award on on by—  | 17<br>18 |
| (a)                        | the Minister; or   | 19       |
| (b)                        | an organisation; or  | 20       |
| (c)                        | an employer; or  | 21       |
| (d)                        | a person who satisfies the commissioner that the person is not an officer of, or acting for, an eligible association; or | 22<br>23 |
| (e)                        | an inspector.  | 24       |
|                            | commissioner may give an interpretation of a certified agreement eation by—  | 25<br>26 |
| (a)                        | the Minister; or   | 27       |
| (b)                        | an organisation, or other person, bound by the agreement; or   | 28       |
| (c)                        | an employee whose employment is subject to the agreement; or   | 29       |

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| (d) an inspector.   | 1                    |
|---|----------------------|
| (3) If an inspector's application under subsection (1) or (2) relates to an alleged ambiguity, the commissioner must hear and decide the application in   | 2 3                  |
| the absence of a statement of agreed facts.   | 4                    |
| Statement of policy   | 5                    |
| <b>300.(1)</b> A full bench may make a statement of policy about an industrial matter, whether or not the matter is before the commission.  | 6<br>7               |
| (2) On application by a party to an award, a stated policy about an allowable award matter may be given effect by being inserted in the award.  | 8<br>9               |
| (3) The registrar may give effect to a stated policy by directions about procedural matters to the extent allowed by the commission.  | 10<br>11             |
| (4) The directions bind all persons concerned.  | 12                   |
| Conducting a secret ballot  | 13                   |
| <b>301.(1)</b> The commission may specify when, where and how a secret ballot is to be conducted.   | 14<br>15             |
| (2) A magistrate or the registrar must—   | 16                   |
| (a) conduct the ballot in accordance with the direction; and  | 17                   |
| (b) for the conduct of the ballot—do the things provided for by the rules of court.   | 18<br>19             |
| (3) Public service officers must help a magistrate or the registrar, as required, to conduct the ballot.  | 20<br>21             |
| (4) A magistrate or the registrar must advertise the result of the ballot in a newspaper circulating in the locality concerned.   | 22<br>23             |
| (5) A person must not—  | 24                   |
| (a) resist or obstruct a magistrate, the registrar, an officer of the public service, or a person acting under the direction or authority of the magistrate or registrar, performing a duty imposed, or an action directed or authorised to be done, for the ballot; or | 25<br>26<br>27<br>28 |
| (b) at or near the place where the ballot is being taken—   | 29                   |

|                    | (1)    | employee proceeding to or attending at the place to vote at<br>the ballot; or  | 3              |
|--------------------|--------|--|----------------|
|                    | (ii)   | threaten or intimidate an employee not to vote or to vote in a particular way at the ballot; or  | 5              |
| (c)                |        | truct an employee or another person in the performance of an on directed or authorised to be done for the ballot; or   | 7              |
| (d)                | fron   | threat or intimidation, prevent an employee or another person performing an action directed or authorised to be done for ballot; or                                    | 9<br>10        |
| (e)                | vote   | e at the ballot unless the person—   | 11             |
|                    | (i)    | is entitled to vote; and   | 12             |
|                    | (ii)   | has received a ballot paper from the magistrate or registrar; or   | 13<br>14       |
| (f)                | vote   | e at the ballot in someone else's name; or   | 15             |
| (g)                | rela   | the person is entitled to vote at the ballot—mark a ballot paper ting to the ballot, other than the ballot paper received by the son from the magistrate or registrar. | 16<br>17<br>18 |
| Maximu             | n per  | nalty—40 penalty units.  | 19             |
| (6) A <sub>1</sub> | oolice | e officer may—   | 20             |
| (a)                |        | st without warrant a person the officer finds committing an nce against subsection (5)(a), (b), (c) or (d); and  | 21<br>22       |
| (b)                | inst   | itute a prosecution for the offence.   | 23             |
|                    |        | ion (6) prevails over the Criminal Code, section 534 <sup>143</sup> to the noonsistency.   | 24<br>25       |
| ( <b>8</b> ) In    | this s | ection—  | 26             |
| "prevent           | t" inc | cludes attempt to prevent.   | 27             |
| "resist o          | r obs  | struct <sup>3</sup> includes attempt to resist or obstruct   | 28             |

<sup>143</sup> Criminal Code, section 534 (Intimidation of workers and employers)

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| "threaten or intimidate" includes attempt to threaten or intimidate.   | 1        |
|--|----------|
| "vote" includes attempt to vote.   | 2        |
|  |          |
| Other powers   | 3        |
| 302. This division does not limit, by implication, another power given to,   | 4        |
| or possessed by, the commission under this or another Act or law.  | 5        |
| Division 6—Member's conditions of appointment  | 6        |
| Remuneration   | 7        |
| 303.(1) The salary and allowances payable to members of the  | 8        |
| commission are to be fixed by decisions of the Salaries and Allowances   | 9        |
| Tribunal under the Judges (Salaries and Allowances) Act 1967.  | 10       |
| (2) The salary and allowances are payable out of the consolidated fund, which is appropriated accordingly.   | 11<br>12 |
| which is appropriated accordingly.   | 12       |
| Pension benefits—Judges (Pensions and Long Leave) Act  | 13       |
| 304.(1) The Judges (Pensions and Long Leave) Act 1957, other than  | 14       |
| sections 2A and 15, <sup>144</sup> (the <b>"pensions Act"</b> ) applies with all necessary changes to a member of the commission and a member's spouse or child in | 15<br>16 |
| the way it applies to a judge and a judge's spouse or child.   | 17       |
| (2) In the pensions Act, a reference to a judge may, if the context permits,   | 18       |
| be taken to be a reference to a member.  | 19       |
| (3) In working out a person's length of service as a member for  | 20       |
| subsection (1), the following periods must be taken into account—  | 21       |
| (a) a period when the person has served as a member, whether under—  | 22<br>23 |
| (i) a first appointment as a member or a renewal of the appointment; or  | 24<br>25 |

Judges (Pensions and Long Leave) Act 1957, sections 2A (Length of service) and 15 (Leave of absence of Judges)

|                   | (ii)   | a subsequent appointment;  | 1              |
|-------------------|--------|--|----------------|
| (b)               | a pe   | riod when the person has served as an acting member.   | 2              |
| ( <b>4</b> ) Th   | is sec | etion does not apply if section 305 applies.   | 3              |
|                   |        |  |                |
| Pension           | bene   | efits—Superannuation Acts  | 4              |
| member            | of th  | tion 304 does not confer entitlement to pension benefits on a me commission, or on a member's spouse or child, if the appointed as a member— | 5<br>6<br>7    |
| (a)               |        | er the repealed Act or an Act repealed by the repealed Act, and entitled to elect, and properly elected—                                     | 8<br>9         |
|                   | (i)    | to contribute, or continue to contribute, to the fund; or  | 10             |
|                   | (ii)   | to be, or continue to be, a member of the scheme; or   | 11             |
| (b)               | afte   | r the commencement of this section and—  | 12             |
|                   | (i)    | is a contributor to the fund—properly elects to continue to contribute to the fund; or   | 13<br>14       |
|                   | (ii)   | is a member of the scheme—properly elects to continue as a member of the scheme; or  | 15<br>16       |
|                   | (iii)  | is not a contributor to the fund or a member of the scheme—properly elects to be a member of the scheme.                                     | 17<br>18       |
|                   |        | ber making an election under subsection (1)(b) must do so hs after being first appointed as a member.  | 19<br>20       |
| (3) The must be   |        | ction must be by signed notice in duplicate, a copy of which to—   | 21<br>22       |
| (a)               |        | board under the 1972 Act or board of trustees under the erannuation (State Public Sector) Act 1990, as the case may and                      | 23<br>24<br>25 |
| (b)               |        | chief executive of the department in which this Act is ninistered.   | 26<br>27       |
| ( <b>4</b> ) If a | a men  | nber properly elects to continue to contribute to the fund—  | 28             |
| (a)               |        | tributions are subject to and in accordance with the 1958 Act the 1972 Act that applied to the member's contributions                        | 29<br>30       |

|                 | immediately before appointment as a member; and   | 1                    |
|-----------------|---|----------------------|
| (b)             | benefits payable to the member or the member's spouse or child<br>because of contributing to the fund are as prescribed by the<br>1958 Act and the 1972 Act that apply to the member, spouse or<br>child; and | 2<br>3<br>4<br>5     |
| (c)             | for the 1958 Act—the member is taken to be an officer within the meaning of that Act; and   | 7                    |
| (d)             | for the 1972 Act—the member is taken to be an officer within the meaning of that Act.   | 8                    |
|                 | a member does not properly elect to continue contributing to the member is—   | 10<br>11             |
| (a)             | taken to have ceased to be a contributor and an officer within the meaning of the 1958 Act or the 1972 Act on appointment as a member; and  | 12<br>13<br>14       |
| (b)             | entitled to—  | 15                   |
|                 | (i) the payments prescribed by the Acts that apply to the member to be paid to a contributor on resignation before reaching an age at which the contributor is permitted to retire; or                        | 16<br>17<br>18<br>19 |
|                 | (ii) preserve the contribution in the way prescribed by the Acts that apply to the member.  | 20<br>21             |
| ( <b>6</b> ) In | this section—   | 22                   |
| "1958 A         | ct" means the Public Service Superannuation Act 1958.   | 23                   |
| "1972 A         | ct" means the State Service Superannuation Act 1972.  | 24                   |
|                 | means the State Service Superannuation Fund established under the 2 Act.  | 25<br>26             |
|                 | " means the scheme within the meaning of the Superannuation te Public Sector) Act 1990  | 27<br>28             |

s 306 221 s 308

| Leave of absence  | 1        |
|---|----------|
| <b>306.(1)</b> The <i>Judges (Pensions and Long Leave)</i> Act 1957, section 15 <sup>145</sup> applies with all necessary changes to a member of the commission in the way it applies to a judge. |          |
| (2) In section 15 of that Act, a reference to a judge may, if the context permits, be taken to be a reference to a member.  | 5<br>6   |
| (3) In working out a person's length of service as a member for subsection (1), the following periods must be taken into account—   | 7<br>8   |
| (a) a period when the person has served as a member, whether under—   | 9<br>10  |
| (i) a first appointment as a member or a renewal of the appointment; or   | 11<br>12 |
| (ii) a subsequent appointment;  | 13       |
| (b) a period when the person has served as an acting member.  | 14       |
| PART 3—INDUSTRIAL MAGISTRATES   | 15       |
| Division 1—Industrial Magistrates Court   | 16       |
| <b>Industrial Magistrates Court</b>   | 17       |
| <b>307.</b> An Industrial Magistrates Court is a court of record.   | 18       |
| Division 2—Industrial magistrates   | 19       |
| Office of Industrial Magistrate   | 20       |
| 308. Each of the following persons is an industrial magistrate (a   | 21       |

<sup>145</sup> Judges (Pensions and Long Leave) Act 1957, section 15 (Leave of absence of Judges)

| "magist                     | rate")—   | 1              |
|-----------------------------|---|----------------|
| (a)                         | a stipendiary magistrate;   | 2              |
| (b)                         | an acting stipendiary magistrate.   | 3              |
| Divis                       | ion 3—Constitution and jurisdiction of Industrial Magistrates<br>Court  | 4 5            |
| Constitu                    | tion of Industrial Magistrates Court  | 6              |
| <b>309.</b> <i>A</i> alone. | n Industrial Magistrates Court is constituted by a magistrate sitting   | 7<br>8         |
| Magistr                     | ate's jurisdiction  | 9              |
| 310.(1                      | ) A magistrate has jurisdiction—  | 10             |
| (a)                         | to hear and decide all matters within the jurisdiction of a magistrate that are brought before, or referred to, the magistrate; and                               | 11<br>12<br>13 |
| (b)                         | throughout the State.   | 14             |
| (2) A                       | magistrate has jurisdiction—  | 15             |
| (a)                         | to hear and decide a proceeding about the following matters—  | 16             |
|                             | (i) offences against this Act for which—  | 17             |
|                             | (A) a maximum penalty of not more than 40 penalty units is prescribed, unless the offence is one for which this Act makes other provision; or                     | 18<br>19<br>20 |
|                             | (B) jurisdiction is conferred by this Act on magistrates;   | 21             |
|                             | (ii) claims for wages payable to an employee under an industrial instrument or permit or for amounts payable, with an employee's written consent, from the wages; | 22<br>23<br>24 |
|                             | (iii) claims for wages payable to an employee under an agreement in which—  | 25<br>26       |
|                             | (A) wages are payable at a price or rate that is not fixed by a relevant industrial instrument or permit; or  | 27<br>28       |

|          | <ul><li>(B) wages are payable at a price or rate over that fixed by a<br/>relevant industrial instrument or permit;</li></ul>                                      | 1<br>2         |
|----------|--|----------------|
|          | (iv) claims for amounts payable, with an employee's written consent, from wages mentioned in subparagraph (iii);   | 3<br>4         |
|          | (v) claims under chapter 9, part 2, division 2;146   | 5              |
|          | (vi) claims for damages for contravention of an agreement made under an industrial instrument;   | 6<br>7         |
|          | (vii) claims for damages suffered by an employee because of the employer neglecting to pay the employee's wages;   | 8<br>9         |
|          | (viii)claims for compensation under section 226;147 and  | 10             |
| (b)      | to exercise powers conferred on, or jurisdiction given to, magistrates by this Act; and  | 11<br>12       |
| (c)      | to exercise powers conferred on, or jurisdiction given to, magistrates by another Act; and   | 13<br>14       |
| (d)      | in relation to an industrial matter (or any aspect of the matter, or a matter or question connected with the matter) remitted to the magistrate by a commissioner— | 15<br>16<br>17 |
|          | (i) to investigate and report on the matter, as required by the commissioner's order; or   | 18<br>19       |
|          | (ii) to take evidence about the matter, as required by the commissioner's order; or  | 20<br>21       |
|          | (iii) to hear and decide the matter, as required by the commissioner's order.  | 22<br>23       |
| Magistra | ates' jurisdiction is exclusive  | 24             |
|          | The jurisdiction conferred on a magistrate by this or another Act ive of the jurisdiction of another court or tribunal, unless this or the                         | 25<br>26       |

27

other Act otherwise prescribes.

<sup>&</sup>lt;sup>146</sup> Chapter 9, part 2, division 2 (Protection for wages)

<sup>147</sup> Section 226 (Notice of dismissal or compensation)

| (2) Jurisdiction conferred on a magistrate by section 310(2)(a)(ii) and (iii) is not exclusive of another court's jurisdiction.                   |          |
|---|----------|
| Division 4—Powers of industrial magistrates   | 3        |
| Magistrate's powers on remission  | 4        |
| <b>312.(1)</b> A magistrate to whom the commission remits a matter must comply promptly with the order of remission.                              | 5<br>6   |
| (2) For that purpose, the magistrate has all the jurisdiction and powers of a commissioner necessary or convenient for compliance with the order. | 7<br>8   |
| PART 4—INDUSTRIAL REGISTRAR   | 9        |
| Division 1—Industrial registrar's office continued  | 10       |
| Continuance   | 11       |
| <b>313.</b> The Industrial Registrar's Office (the "registrar's office"), as formerly established, is continued in existence.                     | 12<br>13 |
| Division 2—Role of industrial registrar's office  | 14       |
| Role of office  | 15       |
| <b>314.</b> The registrar's office—   | 16       |
| (a) is the registry of the court and commission; and 148  | 17       |
| (b) provides administrative support to the court and commission; and  | 18       |
| (c) performs the functions prescribed for the office.   | 19       |

<sup>&</sup>lt;sup>148</sup> The clerk of the court provides registry services for industrial magistrates.

| Division 3—Industrial registrar and staff   | 1                    |
|---|----------------------|
| Industrial registrar and staff  | 2                    |
| <b>315.(1)</b> The Governor in Council may, by industrial gazette notice, appoint a person as industrial registrar (the "registrar").   | 3<br>4               |
| (2) Assistant registrars may also be appointed.   | 5                    |
| (3) The registrar, assistant registrars and staff of the registrar's office are employed under the <i>Public Service Act 1996</i> .   | 6<br>7               |
| (4) The registrar, assistant registrars and staff of the registrar's office are officers of the court and the commission.   | 8<br>9               |
| Functions and powers of registrar   | 10                   |
| <b>316.(1)</b> The registrar—   | 11                   |
| (a) administers the registrar's office; and   | 12                   |
| (b) for the court and commission—must perform the functions, and<br>may exercise the powers, prescribed under a regulation or<br>provided for under the rules of court; and   | 13<br>14<br>15       |
| (c) has any other function conferred on the registrar under this or another Act.  | 16<br>17             |
| (2) In performing a function or exercising a power under subsection (1)(b), the registrar must comply with a direction given in relation to the performance or exercise by the president or a member of the commission. | 18<br>19<br>20<br>21 |
| (3) The registrar has the power to do all things necessary or convenient to be done for the performance of the registrar's functions.   | 22<br>23             |
| Functions of assistant registrar  | 24                   |
| <b>317.</b> An assistant registrar must help the registrar in performing the registrar's functions.   | 25<br>26             |

s 318 226 s 320

| Delegation by registrar |   | 1        |
|-------------------------|---|----------|
| <b>318.</b> T           | <b>318.</b> The registrar may delegate a power of the registrar under this Act                                |          |
| to—                     |   | 3        |
| (a)                     | an assistant registrar; or  | 4        |
| (b)                     | an appropriately qualified person nominated by the president; or  | 5        |
| (c)                     | for section 402 <sup>149</sup> —an appropriately qualified officer of the court or commission.                | 6<br>7   |
| F                       | PART 5—ARRANGEMENTS WITH OTHER  | 8        |
|                         | AUTHORITIES   | 9        |
| Div                     | vision 1—Commissioner may also be member of Australian<br>commission  | 10<br>11 |
| Commis                  | sioner may hold other appointment   | 12       |
|                         | A commissioner who is appointed as a member of the Australian   | 13       |
|                         | ion may hold that appointment and the appointment as ioner at the same time.                                  | 14<br>15 |
|                         | Division 2—Dual commissioners   | 16       |
| Appoint                 | ment of Commonwealth official as commissioner   | 17       |
|                         | The Governor in Council may appoint a member of the an commission to be a commissioner ("dual commissioner"). | 18<br>19 |
|                         | ctions 277 and 303 <sup>150</sup> do not apply to the appointment of a dual ioner or to a dual commissioner.  | 20<br>21 |

<sup>&</sup>lt;sup>149</sup> Section 402 (Inspection of employee register and index—registrar)

<sup>150</sup> Sections 277 (Removal of members from office) and 303 (Remuneration)

| ( <b>3</b> ) Th | e appointment—  | 1              |
|-----------------|---|----------------|
| (a)             | is for the term the Governor in Council considers appropriate and states in the instrument of appointment; and                                | 2 3            |
| (b)             | may be terminated, with the Governor in Council's approval, by the Minister's notice given to the dual commissioner.                          | 4<br>5         |
| (4) A           | dual commissioner—  | 6              |
| (a)             | is not entitled to remuneration for performing the functions of a commissioner; but   | 7<br>8         |
| (b)             | is entitled to be paid expenses reasonably incurred by the dual commissioner in exercising powers and performing functions as a commissioner. | 9<br>10<br>11  |
| ( <b>5</b> ) A  | dual commissioner stops being a commissioner if the person—   | 12             |
| (a)             | becomes a person mentioned in section 276(2);151 or   | 13             |
| (b)             | stops being a member of the Australian commission.  | 14             |
| Role of o       | dual commissioner   | 15             |
|                 | A dual commissioner, in accordance with an agreement between commissioner and the president of the Australian commission—                     | 16<br>17       |
| (a)             | must perform the functions of a commissioner; and   | 18             |
| (b)             | has, and may exercise for a particular matter, the powers of—   | 19             |
|                 | (i) a commissioner; and   | 20             |
|                 | (ii) a member of the Australian commission.   | 21             |
|                 | provision of this Act prescribing the functions or powers of a ioner is subject to subsection (1) in its application to a dual ioner.         | 22<br>23<br>24 |

<sup>151</sup> Section 276 (Restrictions etc. on appointment)

|                    | Division 3—References to Commonwealth official   | 1           |
|--------------------|--|-------------|
| Reference          | ce of matter to Commonwealth official  | 2           |
| commiss            | ) The chief commissioner may ask the president of the Australian ion to nominate a member of that commission to deal with an l matter before the commission. | 3<br>4<br>5 |
| industria          | a nomination is made, the chief commissioner may refer the l matter to the nominated member, to be dealt with by the ed member under this Act.               | 6<br>7<br>8 |
| ( <b>3</b> ) In    | dealing with the industrial matter, the nominated member—  | 9           |
| (a)                | has the powers of a commissioner; and  | 10          |
| (b)                | in exercising the powers, is taken to constitute the commission constituted by a single commissioner.  | 11<br>12    |
| (4) The commission | the nominated member's decision is taken to be a decision of the sion.   | 13<br>14    |
| (5) A 1            | reference to a nominated member—   | 15          |
| (a)                | does not derogate from the commission's authority to exercise jurisdiction in relation to the industrial matter referred; and                                | 16<br>17    |
| (b)                | may be revoked by the chief commissioner by notice given to the nominated member.  | 18<br>19    |
|                    | exercising the authority conferred under this section, the chief ioner must act in consultation with the president of the court.                             | 20<br>21    |
| ( <b>7</b> ) In    | this section—  | 22          |
| "industr           | rial matter" includes part of an industrial matter.  | 23          |
| Divisio            | n 4—Conferences and joint sessions with industrial authorities   | 24          |
| Confere            | nces with industrial authorities   | 25          |
| 323.(1             | ) This section applies if—   | 26          |

the chief commissioner considers it desirable that a conference be

held with an industrial authority about an industrial matter; and

27

28

(a)

| (b)             | the industrial authority agrees to a conference.   | 1                   |
|-----------------|--|---------------------|
| to confer       | e chief commissioner may confer, or direct another commissioner, with the industrial authority to coordinate decisions made, or to be  | 2 3                 |
| made—           |  | 4                   |
| (a)             | under this Act about the industrial matter; and  | 5                   |
| (b)             | by the industrial authority.   | 6                   |
| Joint ses       | ssions with industrial authorities   | 7                   |
| 324.(1          | ) This section applies if—   | 8                   |
| (a)             | the chief commissioner considers a proceeding relating to an industrial matter before the commission constituted by a single commissioner should be heard in joint session with an industrial authority; and | 9<br>10<br>11<br>12 |
| (b)             | the industrial authority agrees to a joint session.  | 13                  |
| ( <b>2</b> ) Th | e chief commissioner may—  | 14                  |
| (a)             | hear, or direct another commissioner to hear, the proceeding in joint session with the industrial authority; and   | 15<br>16            |
| (b)             | confer, or direct the other commissioner to confer, with the industrial authority about the proceeding and the decision to be made in the proceeding; and  | 17<br>18<br>19      |
| (c)             | join, or direct the other commissioner to join, with the industrial authority in the decision made in the proceeding.  | 20<br>21            |
| Similar         | matters before full bench and industrial authority   | 22                  |
| 325.(1          | ) This section applies if—   | 23                  |
| (a)             | the chief commissioner considers an industrial authority has<br>before it an industrial matter similar to an industrial matter before<br>a full bench; and   | 24<br>25<br>26      |
| (b)             | the industrial authority agrees to participate in joint session.   | 27                  |
| ( <b>2</b> ) Th | e chief commissioner may—  | 28                  |
| (a)             | if the chief commissioner is a member of the full  | 29                  |

| s 326 | 230 | s 329 |
|-------|-----|-------|
|       |     |       |

| Workplace | Relations |
|-----------|-----------|
| WOINDIACE | Retations |

| bench—participate in joint session with the industrial authority about the industrial matter; or  | 1 2                |
|---|--------------------|
| (b) direct a member of the full bench to participate in joint session with the industrial authority about the industrial matter.  | 3<br>4             |
| (3) The chief commissioner or member must report the result of the joint session to the full bench.   | 5<br>6             |
| Commissioner's powers in joint session  | 7                  |
| <b>326.</b> A commissioner sitting in joint session with an industrial authority, in relation to the industrial matter dealt with in joint session must perform the functions and has, and may exercise, the powers of a commission constituted by a single commissioner. | 8<br>9<br>10<br>11 |
| Chief commissioner may decide matter not to be dealt with in joint session  | 12<br>13           |
| <b>327.</b> The chief commissioner may decide that an industrial matter should not be dealt with in joint session and, if the decision is made after a joint session about the matter starts—   | 14<br>15<br>16     |
| (a) the commissioner participating in the joint session must immediately stop participating; and  | 17<br>18           |
| (b) the industrial matter may proceed before the commission or, if appropriate, a full bench.   | 19<br>20           |
| Restriction on chief commissioner's authority   | 21                 |
| <b>328.</b> In exercising the authority conferred under this division, the chief commissioner must act in consultation with the president.  | 22<br>23           |
| Division 5—Other functions etc. and arrangements  | 24                 |
| Functions and powers vested in commission by other jurisdictions  | 25                 |
| <b>329.(1)</b> Subject to this Act, the commission may perform the functions and exercise the powers conferred on it under—   | 26<br>27           |

| (a) the Workplace Relations Act 1996 (Cwlth); or   | 1              |
|--|----------------|
| (b) another enactment of a jurisdiction other than Queensland declared for this section under a regulation.  | 2 3            |
| (2) A decision of the commission under authority conferred by subsection (1) is not a decision made by it under this Act.  | 4<br>5         |
| Arrangements with Commonwealth public service  | 6              |
| <b>330.(1)</b> Arrangements may be made under the <i>Public Service Act 1996</i> , section 82 <sup>152</sup> for—  | 7<br>8         |
| <ul> <li>(a) officers of the Commonwealth public service to perform the<br/>functions and exercise the powers of Queensland public service<br/>officers under this Act; and</li> </ul>                                       | 9<br>10<br>11  |
| (b) Queensland public service officers to perform the functions and<br>exercise the powers of officers of the Commonwealth public<br>service under the Commonwealth Act.   | 12<br>13<br>14 |
| (2) An arrangement under subsection (1)(a) is sufficient authority for an officer of the Commonwealth public service to perform the functions and exercise the powers of a Queensland public service officer under this Act. | 15<br>16<br>17 |
| PART 6—PROCEEDINGS OF COURT,<br>COMMISSION, MAGISTRATES AND REGISTRAR  | 18<br>19       |
| Division 1—Definitions   | 20             |
| Definitions for pt 6   | 21             |
| <b>331.</b> In this part—  | 22             |
| "administer" an oath includes authorise the administering of an oath.  | 23             |

<sup>152</sup> Public Service Act 1996, section 82 (Work performance and interchange arrangements)

| "exercising" jurisdiction includes exercising powers and performing functions.   | 1 2            |
|--|----------------|
| <b>"take"</b> a statutory declaration includes authorise the taking of a statutory declaration.  | 3 4            |
| Division 2—Starting proceedings and service of process   | 5              |
| Starting proceedings   | 6              |
| <b>332.(1)</b> A proceeding may be started in the court or commission or before the registrar on application by—   | 7<br>8         |
| (a) an organisation or an officer or member of an organisation; or   | 9              |
| (b) the Minister; or   | 10             |
| (c) the employment advocate; or  | 11             |
| (d) an inspector; or   | 12             |
| (e) an employer; or  | 13             |
| (f) a person who has an interest in the matter to which the application relates.   | 14<br>15       |
| (2) A proceeding may be started by the commission of its own initiative and, for the proceeding, the commission may call before it the persons it considers necessary. | 16<br>17<br>18 |
| (3) This section does not affect another provision of this Act providing for the starting of proceedings.  | 19<br>20       |
| Service of process   | 21             |
| <b>333.(1)</b> Subsection (2) applies if—  | 22             |
| (a) for a proceeding in, or to be started in, the court—the president or the registrar; or   | 23<br>24       |
| (b) for a proceeding in, or to be started in, the commission—a member of the commission or the registrar;  | 25<br>26       |
| considers service of a summons, notice, order or other document (the "document") can not be effected promptly by personal service or in a way                          | 27<br>28       |

| prescribe      | ed under the rules of court.   | 1              |
|----------------|--|----------------|
| (2) The order— | ne president, a member of the commission or the registrar may  | 2              |
| (a)            | substituted service of the document; or  | 4              |
| (b)            | notice of the document be given by letter, telex, fax, electronic mail, advertisement in an appropriate newspaper, or otherwise, instead of service.     | 5<br>6<br>7    |
| ` '            | rvice or notice in accordance with the order is sufficient service of on required to be served.  | 8<br>9         |
| <b>(4)</b> Un  | aless otherwise ordered by the court or commission—  | 10             |
| (a)            | service of the document on an employer organisation; or  | 11             |
| (b)            | substituted service or notice of the document in accordance with an order under subsection (2);  | 12<br>13       |
|                | to be service on all employers who have employees engaged in the nat is relevant to the purpose of the document, or in related callings.                 | 14<br>15       |
|                | Division 3—Conduct of proceedings  | 16             |
| Represe        | ntation of parties   | 17             |
| permitted      | ) In a proceeding, a party to the proceeding, or a person ordered or d to appear or to be represented in the proceeding, may be ted by a lawyer only if— | 18<br>19<br>20 |
| (a)            | for a proceeding in the court—   | 21             |
|                | (i) the proceeding is for the prosecution of an offence under this or another Act; or  | 22<br>23       |
|                | (ii) all parties to the proceeding consent; or   | 24             |
|                | (iii) the court gives leave; or  | 25             |
| (b)            | for a proceeding for the president's leave under section 362(1)153—  | 26<br>27       |

<sup>153</sup> Section 362 (Appeals from commissioner to full bench with leave)

|                   | permitted to be heard on the proceeding consent; or  | 2              |
|-------------------|--|----------------|
|                   | (ii) the president gives leave; or   | 3              |
| (c)               | for an interlocutory proceeding before the registrar for a proceeding before, or to be brought before, the court—  | 4<br>5         |
|                   | (i) all parties to the proceeding consent; or  | 6              |
|                   | (ii) the registrar gives leave; or   | 7              |
| (d)               | for a proceeding before the commission—  | 8              |
|                   | (i) all parties to the proceeding consent; or  | 9              |
|                   | (ii) the commission gives leave; or  | 10             |
| (e)               | for a proceeding before an Industrial Magistrates Court or a proceeding, other than an interlocutory proceeding, before the registrar—all parties to the proceeding consent. | 11<br>12<br>13 |
| (2) For considers | r subsection (1)(d)(ii), the commission may give leave only if it  | 14<br>15       |
| (a)               | representation by a lawyer is desirable for the effective conduct of the proceeding; and   | 16<br>17       |
| (b)               | the proceeding is—   | 18             |
|                   | (i) for the exercise of the commission's powers under section 290;154 or   | 19<br>20       |
|                   | (ii) about the rules of an organisation or of an association seeking registration as an organisation.  | 21<br>22       |
| ( <b>3</b> ) In t | he proceeding—   | 23             |
| (a)               | a party to the proceeding, or a person ordered or permitted to appear or to be represented may be represented by an agent appointed in writing; and                          | 24<br>25<br>26 |
| (b)               | an organisation may be represented by an officer or member of the organisation.  | 27<br>28       |
| <b>(4)</b> All    | parties to a proceeding in an Industrial Magistrates Court may be  | 29             |

<sup>154</sup> Section 290 (Power to amend or void contracts)

| represented by a lawyer if the proceeding is—  | 1              |
|--|----------------|
| (a) brought personally by an employee and relates to a matter that could have been brought before a court of competent jurisdiction (other than an Industrial Magistrates Court); or             | 2<br>3<br>4    |
| (b) for the prosecution of an offence.   | 5              |
| (5) However, in a proceeding under subsection (4)(b), the person represented can not be awarded costs of the representation.   | 6<br>7         |
| (6) In this section—   | 8              |
| <b>"lawyer"</b> , for a proceeding, means a lawyer (enrolled in Queensland or elsewhere) engaged as a lawyer for the proceeding.   | 9<br>10        |
| Basis of procedures and decisions of the commission and magistrates  | 11             |
| <b>335.(1)</b> Subsections (2) and (3) do not apply to a proceeding for the recovery of amounts or an offence against an industrial Act.   | 12<br>13       |
| (2) In a proceeding before the commission or an Industrial Magistrates Court, the commission or Industrial Magistrates Court—  | 14<br>15       |
| (a) is not bound by technicalities, legal forms or rules of evidence; and  | 16<br>17       |
| (b) may inform itself on a matter it considers appropriate in the exercise of its jurisdiction.  | 18<br>19       |
| (3) Also, the commission or Industrial Magistrates Court is to be governed in its decisions by equity, good conscience and the substantial merits of the case having regard to the interests of— | 20<br>21<br>22 |
| (a) the persons immediately concerned; and   | 23             |
| (b) the community as a whole.  | 24             |
| (4) In making a decision, the commission must consider the public interest, and to that end must consider—   | 25<br>26       |
| (a) the objects of the relevant industrial Act; and  | 27             |
| (b) the state of the economy; and  | 28             |
| (c) the likely effects of the commission's decision on the economy, industry generally and the particular industry concerned.  | 29<br>30       |

|                 |                  | eising its jurisdiction, the commission must have appropriate ules of court.   | 1<br>2               |
|-----------------|------------------|--|----------------------|
| Compete         | ence             | and compellability of witnesses  | 3                    |
| and may         | be co            | by to a proceeding in the court or commission is competent, compelled, to give evidence in the proceeding as a witness to be as in a civil proceeding in the Supreme Court.                                      | 4<br>4<br>6          |
| Interven        | tion             | by State or Minister   | ,                    |
| 337.(1          | ) The            | State may intervene at any stage—  | 8                    |
| (a)             |                  | proceeding before the court, the commission, an Industrial gistrates Court or the registrar; or  | 9<br>10              |
| (b)             | in a             | proceeding before any court or tribunal that touches on—   | 11                   |
|                 | (i)              | the jurisdiction or powers of the court, the commission, a magistrate or the registrar; or   | 12<br>13             |
|                 | (ii)             | a matter for which the jurisdiction or powers may be exercised; or   | 14<br>15             |
|                 | (iii)            | the interpretation of an industrial Act.   | 16                   |
| ( <b>2</b> ) On | inter            | vention, the State becomes a party to the proceeding.  | 17                   |
|                 | ng be            | nister may intervene, in the public interest, at any stage in a efore the court, the commission, an Industrial Magistrates egistrar.   | 18<br>19<br>20       |
| ( <b>4</b> ) On | inter            | vention, the Minister becomes a party to the proceeding.   | 21                   |
| Adjourn         | men              | t by registrar   | 22                   |
| time appe       | ointed<br>ission | president or a member of the commission can not attend at the d for hearing a proceeding, the registrar may adjourn the court and any business set down for the day to a day and time that possiders convenient. | 23<br>24<br>25<br>26 |

s 339 237 s 341

| State employee to give information   | 1              |
|--|----------------|
| <b>339.(1)</b> A person employed by the State must give the court or commission, on request, information that the person has knowledge of in an official capacity.   | 2<br>3<br>4    |
| (2) The person must comply with the request despite an obligation under an Act or law not to disclose information, unless an Act or law allows, justifies or excuses a refusal to give it in evidence in a legal proceeding. | 5<br>6<br>7    |
| Division 4—Powers  | 8              |
| Exercise of commission's powers  | 9              |
| <b>340.(1)</b> The commission may, unless otherwise prescribed, 155 exercise its powers—   | 10<br>11       |
| (a) of its own initiative; or  | 12             |
| (b) on application by—   | 13             |
| (i) a party to a proceeding in which the power is to be exercised; or  | 14<br>15       |
| (ii) an organisation.  | 16             |
| (2) The commission may, of its own initiative—   | 17             |
| (a) join 2 or more matters to be heard and decided by the commission, whether the matters or any of them arise under this or another Act; and  | 18<br>19<br>20 |
| (b) hear and decide the matters in 1 proceeding.   | 21             |
| Interlocutory proceedings and chamber matters  | 22             |
| <b>341.</b> In an industrial cause, the president, a member of the commission or the registrar may make orders, or give directions, he or she considers just and necessary in relation to—                                   | 23<br>24<br>25 |
| (a) an interlocutory proceeding to be taken before the hearing of the  | 26             |

<sup>155</sup> See, for example, section 294 (Procedures for reopening).

|          | cause, including a proceeding about—  | 1              |
|----------|---|----------------|
|          | (i) naming and joinder of parties; or   | 2              |
|          | (ii) persons to be served with notice of a proceeding; or   | 3              |
|          | (iii) calling of persons to attend in a proceeding; or  | 4              |
|          | (iv) particulars of the claims of the parties; or   | 5              |
|          | (v) the issues to be referred to the court or commission; or  | 6              |
|          | (vi) admissions, discovery, interrogatories or inspection of documents or property; or  | 7<br>8         |
|          | (vii) examination of witnesses; or  | 9              |
|          | (viii)costs of the interlocutory proceeding; or   | 10             |
|          | (ix) place, time and mode of hearing of the cause; or   | 11             |
| (b)      | a matter that, under the rules of court, the president, a member, or<br>the registrar is allowed to hear or deal with in chambers.                | 12<br>13       |
| Power to | o order inquiry or taking of evidence   | 14             |
| 342.(1   | ) The commission, by order, may direct—   | 15             |
| (a)      | the registrar to conduct an inquiry into a matter the commission requires information about for the exercise of the commission's jurisdiction; or | 16<br>17<br>18 |
| (b)      | an appropriately qualified person to take evidence for the commission about an industrial cause.  | 19<br>20       |
|          | ne registrar or other person must comply promptly with the and report, or give a record of evidence taken, to the commission.                     | 21<br>22       |
|          | ne registrar may call persons to attend before the registrar and parties and witnesses for—   | 23<br>24       |
| (a)      | conducting an inquiry mentioned in subsection (1); or   | 25             |
| (b)      | disposing of another matter referred to the registrar under an industrial Act.  | 26<br>27       |
|          | person directed to take evidence under subsection (1) has all the   | 28<br>29       |

| (a)       | calling witnesses; and   | 1              |
|-----------|--|----------------|
| (b)       | requiring production of records.   | 2              |
| Power to  | o administer oath  | 3              |
| on oath o | n exercising jurisdiction, the following persons may take evidence or statutory declaration, and for that purpose may administer an oath statutory declaration—  | 4<br>5         |
| (a)       | a person constituting the court, the commission or an Industrial Magistrates Court;  | 8              |
| (b)       | the registrar;   | 9              |
| (c)       | a person directed by the commission to take evidence for the commission.   | 10<br>11       |
| Powers i  | ncidental to exercise of jurisdiction  | 12             |
|           | xcept as otherwise prescribed by this Act or the rules of court, the mmission and registrar may—   | 13<br>14       |
| (a)       | at or before a hearing, take steps to find out whether all persons<br>who ought to be bound by a decision to be made in a proceeding<br>have been called to attend or given notice of, the proceeding; and | 15<br>16<br>17 |
| (b)       | direct, for a proceeding—  | 18             |
|           | (i) who the parties to the proceeding are; and   | 19             |
|           | (ii) by whom the parties may be represented; and   | 20             |
|           | (iii) persons to be called to attend the proceeding, if they have not<br>been called and it appears they should attend the proceeding;<br>and  | 21<br>22<br>23 |
|           | (iv) parties to be joined or struck out; and   | 24             |
|           | (v) who may be heard and on what conditions; and   | 25             |
| (c)       | hear and decide an industrial cause in the way that appears best suited for the purpose; and   | 26<br>27       |
| (d)       | allow the proceeding to be amended on terms that appear just and fair; and   | 28<br>29       |

| correct, amend or waive an error, defect or irregularity in the proceeding, whether substantive or formal; and   | 2   |
|--|---|
| give directions under a decision, that the court, commission or<br>registrar considers necessary for, or conducive and appropriate to,<br>the effective implementation of the decision; and  | 3<br>4<br>5   |
| hear and decide an industrial cause in the absence of a party, or of<br>a person who has been called to attend, or served with a notice to<br>appear, at the proceeding; and   | 8   |
| sit at any time and in any place for hearing and deciding an industrial cause, and adjourn a sitting to any time and place; and  | 9<br>10   |
| refer technical matters, accounting matters, or matters involving expert knowledge to an expert, and admit the expert's report in evidence; and  | 11<br>12<br>13  |
| extend a prescribed or stated time, before or after expiry of the time; and  | 14<br>15  |
| waive compliance with a rule of court.   | 16  |
| obtain data and expert evidence  | 17  |
| If the commission wants expert evidence based on facts or decide an industrial cause, it may—  | 18  |
|  | 19  |
| order the following persons to give it returns of the facts or figures—  | 19<br>20<br>21  |
| order the following persons to give it returns of the facts or   | 20  |
| order the following persons to give it returns of the facts or figures—  (i) an organisation that is, or any of whose members are, party   | 20<br>21<br>22  |
| order the following persons to give it returns of the facts or figures—  (i) an organisation that is, or any of whose members are, party to the proceeding;  (ii) an employer, or group of employers, who are party to the   | 20<br>21<br>22<br>23<br>24  |
| order the following persons to give it returns of the facts or figures—  (i) an organisation that is, or any of whose members are, party to the proceeding;  (ii) an employer, or group of employers, who are party to the proceeding; and allow a person selected by it as an expert in a relevant respect to prepare, from the returns, schedules directed to matters that the                                     | 20<br>21<br>22<br>23<br>24<br>25<br>26<br>27  |
| order the following persons to give it returns of the facts or figures—  (i) an organisation that is, or any of whose members are, party to the proceeding;  (ii) an employer, or group of employers, who are party to the proceeding; and allow a person selected by it as an expert in a relevant respect to prepare, from the returns, schedules directed to matters that the commission seeks to be informed on. | 20<br>21<br>22<br>23<br>24<br>25<br>26<br>27<br>28  |
|  | proceeding, whether substantive or formal; and give directions under a decision, that the court, commission or registrar considers necessary for, or conducive and appropriate to, the effective implementation of the decision; and hear and decide an industrial cause in the absence of a party, or of a person who has been called to attend, or served with a notice to appear, at the proceeding; and sit at any time and in any place for hearing and deciding an industrial cause, and adjourn a sitting to any time and place; and refer technical matters, accounting matters, or matters involving expert knowledge to an expert, and admit the expert's report in evidence; and extend a prescribed or stated time, before or after expiry of the time; and |

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| Workn | lace | Relations |
|-------|------|-----------|
| WOIND | iuce | Retuitons |

|                       | owever, the person must not, without the commission's leave, e divulge to anyone (other than the commission)—   | 1<br>2                     |
|-----------------------|---|----------------------------|
| (a)                   | the name of the organisation that gave the return; or   | 3                          |
| (b)                   | business information of a private or confidential nature extracted from the return.   | 4<br>5                     |
| Maximur               | m penalty—20 penalty units.   | 6                          |
|                       | schedule, as far as possible, must extend beyond 1 years operation ustry or business.   | 7<br>8                     |
|                       | Division 5—Decisions and enforcement  | 9                          |
| Decision              | s generally   | 10                         |
| <b>346.</b> (1 cause— | ) Subject to this Act, the court or commission may, in an industrial  | 11<br>12                   |
| (a)                   | make a decision it considers just, and include in the decision a provision it considers appropriate for preventing or settling the industrial dispute, or dealing with the industrial matter, the cause relates to, without being restricted to any specific relief claimed by the parties to the cause; or | 13<br>14<br>15<br>16<br>17 |
| (b)                   | dismiss the cause, or refrain from hearing, further hearing, or deciding the cause, if the court or commission considers—   | 18<br>19                   |
|                       | (i) the cause is trivial; or  | 20                         |
|                       | (ii) a further proceeding by the court or commission is not necessary or desirable in the public interest; or   | 21<br>22                   |
| (c)                   | order a party to the cause to pay another party the expenses (including witness expenses) it considers appropriate.   | 23<br>24                   |
| Reserved              | d decisions   | 25                         |
| 347.(1 proceeding     | ) The court or commission may reserve its decision in a ng.   | 26<br>27                   |
| <b>(2)</b> If a       | decision is reserved—   | 28                         |

| (a)               | it may be pronounced at—  | 1              |
|-------------------|---|----------------|
|                   | (i) a continuation or resumption of the court or commission; or   | 2              |
|                   | (ii) a subsequent sitting of the court or commission; or  | 3              |
| (b)               | the court or commission may give its written decision, signed by<br>the person or each of the persons constituting the court or<br>commission, to the registrar.            |                |
| ` '               | he registrar must file a written decision in the registrar's office and appy of it to each of the immediate parties to the industrial cause.                                | 8              |
|                   | hen filed, a decision has effect as if it had been pronounced by the commission.  | 9<br>10        |
| Commis            | ssion decisions to be in plain English  | 11             |
| <b>348.</b> Tare— | The commission must ensure the commission's written decisions   | 12<br>13       |
| (a)               | in plain English; and   | 14             |
| (b)               | structured in a way that makes a decision as easy to understand as the subject matter allows.   | 1:<br>16       |
| Extent o          | of decisions and their execution  | 17             |
| 349.(1            | ) In the exercise of its jurisdiction, the court or commission may—   | 18             |
| (a)               | make the decisions it considers necessary for—  | 19             |
|                   | (i) doing complete justice in a proceeding before it; and   | 20             |
|                   | (ii) the execution of the decision; and   | 21             |
| (b)               | enforce its own decisions; and  | 22             |
| (c)               | direct the issue of a writ or process, or impose and enforce a penalty, allowed or prescribed by this or another Act, in the same way a Supreme Court judgment is enforced. | 2:<br>24<br>25 |
| (2) A             | decision of the court or commission—  | 26             |
| (a)               | must be drawn up and verified; and  | 27             |
| (b)               | without limiting any other way of execution and recovery  | 28             |

| prescribed, may be executed, recovered on, and otherwise enforced;  | 1 2                  |
|---|----------------------|
| as a judgment or order of a Supreme Court judge is drawn up, verified, executed, recovered and otherwise enforced against the person, lands, and goods of the party affected.   | 3<br>4<br>5          |
| (3) For the effective operation of subsection (2), the Rules of the Supreme Court, as far as they may reasonably be applied, are to be applied and complied with, with the amendments the court or commission approves.                       | 6<br>7<br>8<br>9     |
| (4) The registrar, deputy registrars, sheriff, bailiffs and officers of the Supreme Court, or of Magistrates Courts, are taken to be officers of the Industrial Court and commission for—   | 10<br>11<br>12       |
| (a) executing, recovering on, and otherwise enforcing decisions of the Industrial Court or commission; or   | 13<br>14             |
| (b) imposing functions or conferring powers by the rules of court and of performing the functions or exercising the powers.   | 15<br>16             |
| Costs   | 17                   |
| <b>350.(1)</b> The court and commission may award costs in a proceeding before the court or commission, including a proceeding that is dismissed or not proceeded with for want of jurisdiction.  | 18<br>19<br>20       |
| (2) However, unless this Act otherwise permits, costs must not be awarded for a lawyer or agent in a proceeding before the commission, unless the commission certifies it was in the interests of justice that the lawyer or agent was heard. | 21<br>22<br>23<br>24 |
| Enforcing commission's orders   | 25                   |
| <b>351.(1)</b> The commission may direct an order about an industrial dispute to—   | 26<br>27             |
| (a) an organisation; or   | 28                   |
| (b) a person in a capacity as an officer or agent of an organisation; or  | 29                   |
| (c) any other person.   | 30                   |

| commission                             | an order may be directed to an organisation or a person, the on may direct the order to the person only after considering would be more appropriate to direct the order to the organisation.   | 1<br>2<br>3          |
|--|--|----------------------|
| ( <b>3</b> ) An                        | order must—  | 4                    |
|  | if the order is made against a person—state the person's name; and   | 5<br>6               |
| (b)                                    | state a time for complying with the order; and   | 7                    |
|  | direct any of the following persons to file an affidavit with the registrar within a stated time—  | 8<br>9               |
|  | (i) the organisation or person;  | 10                   |
|  | (ii) the party to the proceeding who sought the order;   | 11                   |
|  | (iii) any other party to the proceeding the commission considers appropriate.  | 12<br>13             |
| been com                               | affidavit under subsection (3)(c) must state whether there has pliance with the order and, if the order has not been complied teps the person is aware of that have been taken to comply.  | 14<br>15<br>16       |
| (5) The (c).                           | commission may extend a time stated under subsection (3)(b) or   | 17<br>18             |
| , ,                                    | the end of the time stated for filing an affidavit, or the time by the commission, the registrar must—   | 19<br>20             |
| , ,                                    | examine all affidavits filed, and if the registrar considers it<br>necessary, make the further inquiries the registrar considers<br>appropriate; and   | 21<br>22<br>23       |
|  | determine whether there has been substantial compliance with the order.  | 24<br>25             |
| compliance<br>of court)<br>directed to | the registrar is not satisfied that there has been substantial the with the order, the registrar must issue a notice (under the rules calling on the organisation or person to whom the order was a show cause to the full court at a stated time why the organisation should not be dealt with under section 352. | 26<br>27<br>28<br>29 |

| Remed | ies on show cause   | 1              |
|-------|---|----------------|
|       | 1) If an organisation issued with the notice does not show cause at ed time, the full court may—  | 2 3            |
| (a)   | impose on the organisation a penalty of not more than 1 000 penalty units; or   | 4<br>5         |
| (b)   | amend an award or certified agreement to which the organisation is a party; or  | 6<br>7         |
| (c)   | suspend the date of operation of a wage increase that would<br>otherwise be payable to members of the organisation or to a class<br>of the members; or              | 8<br>9<br>10   |
| (d)   | change the organisation's rules to exclude from eligibility for<br>membership persons belonging to a particular class of member or<br>section of the membership; or | 11<br>12<br>13 |
| (e)   | make the orders it considers appropriate—   | 14             |
|       | (i) restricting the use of property of the organisation, or a branch of the organisation; or  | 15<br>16       |
|       | <ul><li>(ii) controlling the property of the organisation, or a branch of<br/>the organisation, to ensure the restrictions are complied with;<br/>or</li></ul>      | 17<br>18<br>19 |
| (f)   | suspend the organisation's registration for a stated period; or   | 20             |
| (g)   | cancel the organisation's registration; or  | 21             |
| (h)   | make the other orders it considers appropriate—   | 22             |
|       | (i) to secure the organisation's compliance with the commission's order; or   | 23<br>24       |
|       | (ii) to punish the organisation for not complying with the commission's order; or   | 25<br>26       |
| (i)   | order the organisation to pay the costs of the show cause proceeding.   | 27<br>28       |
| , ,   | a person issued with the notice does not show cause at the stated e full court may—   | 29<br>30       |
| (a)   | impose on the person a fine of not more than 40 penalty units; or   | 31             |
| (b)   | make the other orders it considers appropriate—   | 32             |

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| (i) to secure the person's compliance with the commission's order; or   | 1<br>2               |
|---|----------------------|
| (ii) to punish the person for not complying with the commission's order; or   | 3<br>4               |
| (c) order the person to pay the costs of the show cause proceeding.   | 5                    |
| (3) All persons concerned must comply with an order or direction made or given by the court.  | 6<br>7               |
| (4) In this section—  | 8                    |
| "stated time" means at the time stated in the notice to show cause under section 351(7),156 or at a time to which the proceeding is adjourned.  | 9<br>10              |
| Proceeding of commission or magistrate not to be questioned   | 11                   |
| <b>353.</b> (1) This section applies to a proceeding before the commission or an Industrial Magistrates Court.  | 12<br>13             |
| (2) A decision in the proceeding can not, in any court or on any account—   | 14<br>15             |
| (a) be impeached for informality or want of form; or  | 16                   |
| (b) be appealed against, reviewed, quashed or invalidated, except as provided under an industrial Act.  | 17<br>18             |
| (3) The proceeding is not removable by prerogative order in the nature of certiorari.   | 19<br>20             |
| (4) A prohibition order can not be issued, and an injunction or prerogative order in the nature of mandamus can not be granted, for, or to restrain, the proceeding if it is about matters within the jurisdiction of the commission or a magistrate. | 21<br>22<br>23<br>24 |
| Filing magistrate's decision  | 25                   |
| <b>354.(1)</b> A decision of a magistrate made on a remission by the commission—  | 26<br>27             |

<sup>156</sup> Section 351 (Enforcing commission's orders)

| (a) must be filed in the registrar's office; and   | 1                    |
|--|----------------------|
| (b) when filed, is taken to be a decision of the commission and has effect, and may be enforced, accordingly.  | 3                    |
| (2) Subsection (1) does not limit any right of appeal from the decision.   | 4                    |
| Recovery of amounts under orders   | 5                    |
| <b>355.(1)</b> If the court or commission in a proceeding orders an amount be paid (as a penalty or otherwise), the registrar may issue a certificate, under the seal of the court or commission, stating—   | 6<br>7<br>8          |
| (a) the amount payable; and  | 9                    |
| (b) the persons by whom and to whom the amount is payable.   | 10                   |
| (2) When the certificate is filed in a court of competent jurisdiction in an action for a debt of the amount, the order evidenced by the certificate is enforceable as an order made by the court where the certificate is filed.  | 11<br>12<br>13       |
| (3) This section does not limit other ways in which amounts may be recovered on an order of the court or commission.   | 14<br>15             |
| Division 6—Protections and immunities  | 16                   |
| Protection and immunities  | 17                   |
| <b>356.(1)</b> The president, a member of the commission and a magistrate, in the exercise of jurisdiction for this or another Act have the protection and immunities of a Supreme Court judge exercising the jurisdiction of a judge.   | 18<br>19<br>20       |
| (2) The president, a member of the commission, a magistrate or the registrar (the "official") has, in a proceeding for defamation for a publication made to or by the official in the official's official capacity, a defence of absolute privilege if the publication was made in good faith. | 21<br>22<br>23<br>24 |
| (3) The burden of proving absence of good faith is on a person who alleges the absence.  | 25<br>26             |

26

Division 7—Rules of court and practice

1

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|                 | •   |                |
|-----------------|---|----------------|
| Rules of        | court   | 2              |
| 357.(1          | ) The president may make rules of court under this Act.   | 3              |
| (2) Th          | be president may make the rules only with the concurrence of—   | 4              |
| (a)             | for a rule relating to an enterprise commissioner—an enterprise commissioner; or  | 5              |
| (b)             | for a rule relating to the Industrial Magistrates Court—the Chief Stipendiary Magistrate; or  | 8              |
| (c)             | otherwise—2 commissioners.  | 9              |
| ( <b>3</b> ) Ru | lles may be made about the following matters—   | 10             |
| (a)             | regulating the practice and procedure and forms to be followed and used—  | 11<br>12       |
|                 | (i) in or for a proceeding in the court, commission or Industrial Magistrates Court and before the registrar; or  | 13<br>14       |
|                 | <ul><li>(ii) in or for drawing up, settling and enforcing decisions,<br/>convictions and actions made, recorded or done by the court,<br/>commission or registrar; or</li></ul> | 15<br>16<br>17 |
|                 | (iii) for regulating a proceeding in chambers;  | 18             |
| (b)             | publishing decisions and other actions of the court, commission or registrar and the effect of the publication;   | 19<br>20       |
| (c)             | recovering fines and penalties imposed;   | 21             |
| (d)             | enforcing orders for attachment or imprisonment and orders for<br>the payment of amounts made by the court or commission;   | 22<br>23       |
| (e)             | fees and expenses payable to witnesses;   | 24             |
| (f)             | fees payable in relation to a proceeding in the court or<br>commission, or before the registrar and the party by whom the<br>fees are to be paid;                               | 25<br>26<br>27 |
| (g)             | service of process, notices, orders or other proceeding on parties and other persons;   | 28<br>29       |
| (h)             | the functions and powers of officers of the court or commission;  | 30             |

| (i)                | delegating the jurisdiction of the commission as permitted by this Act;  | 1<br>2               |
|--------------------|--|----------------------|
| (j)                | requiring organisations or other entities to give returns, lists of officers or members and other statistical information to the registrar;  | 3<br>4<br>5          |
| (k)                | providing for all matters necessary or expedient to be provided for to allow for—  | 6<br>7               |
|                    | (i) the full and effective exercise of jurisdiction and powers of<br>the court, commission, Industrial Magistrates Court and<br>registrar; and   | 8<br>9<br>10         |
|                    | (ii) giving effect to the decisions, convictions and actions made, recorded, or done by the court, the commission, a magistrate, the registrar, or an officer of the court or commission.  | 11<br>12<br>13<br>14 |
| ( <b>4</b> ) Ru    | eles of court made under this section are subordinate legislation.   | 15                   |
| Direction          | ns about practice  | 16                   |
| procedur           | 2) Subject to this Act and the rules of court, the practice and re of the court, the commission, an Industrial Magistrates Court or trar is as directed by the president, a member, a magistrate or the  | 17<br>18<br>19<br>20 |
| cause an provide i | a person wishes to take a step in an industrial cause or a proposed at this Act or the rules of court do not provide or sufficiently for it, application for directions may be made in chambers to the ate person mentioned in subsection (1). | 21<br>22<br>23<br>24 |

| PART 7—APPEALS   | 1              |
|--|----------------|
| Division 1—Appeals to Court of Appeal  | 2              |
| Appeal from court to Court of Appeal   | 3              |
| <b>359.(1)</b> A person dissatisfied as a defendant may appeal to the Court of Appeal against the following decisions—   | 4<br>5         |
| (a) a decision of the full court, in a proceeding mentioned in section 258(1)(b)(iv), (vi) or (vii); <sup>157</sup>  | 6<br>7         |
| (b) a decision of the court in a proceeding mentioned in section 258(1)(c).  | 8<br>9         |
| (2) In the appeal, the validity of a proceeding in or before, or of a decision of, the commission or a magistrate can not be called in question.                       | 10<br>11       |
| Division 2—Appeals to Industrial Court   | 12             |
| Appeal from commission, magistrate or registrar to court   | 13             |
| <b>360.(1)</b> The State, or a person dissatisfied with a decision of the commission or registrar, may appeal against the decision to the court only on the ground of— | 14<br>15<br>16 |
| (a) error of law; or   | 17             |
| (b) excess, or want, of jurisdiction.  | 18             |
| (2) Despite subsection (1), an appeal does not lie to the court, on any ground, against a decision of a full bench made—   | 19<br>20       |
| (a) on appeal from a decision of a member of the commission; or  | 21             |
| (b) under section $55(4)$ . 158  | 22             |
| (3) A person dissatisfied with a decision of a magistrate exercising   | 23             |

<sup>157</sup> Section 258 (Court's jurisdiction)

 $<sup>^{158}</sup>$  Section 55 (What happens if commission terminates a bargaining period under s 53(3) or (7))

| jurisdicti      | on co  | nferred under section 310159 in relation to—  | 1                    |
|-----------------|--------|---|----------------------|
| (a)             | the 1  | the matters stated in section 310(2)(a) or (c); or  |                      |
| (b)             | the p  | powers provided for in section 435;160  | 3                    |
| may app         | eal to | the court.  | 4                    |
| ( <b>4</b> ) Th | e cou  | rt may—   | 5                    |
| (a)             | disn   | niss the appeal; or   | 6                    |
| (b)             | allo   | w the appeal and—   | 7                    |
|                 | (i)    | set aside the decision appealed against and substitute the decision it considers should have been made; or  | 8<br>9               |
|                 | (ii)   | amend, as it considers appropriate, the decision appealed against; or   | 10<br>11             |
|                 | (iii)  | suspend the operation of the decision appealed against and remit the industrial cause, with or without directions, to the commission, an Industrial Magistrates Court or the registrar to act according to law. | 12<br>13<br>14<br>15 |
| Court m         | ay va  | ary penalty on appeal   | 16                   |
|                 |        | court, on appeal, confirms a person's conviction for an y increase or reduce the penalty imposed on the person for the  | 17<br>18<br>19       |
|                 | Divisi | ion 3—Appeals to Industrial Relations Commission  | 20                   |
| Appeals         | from   | commissioner to full bench with leave   | 21                   |
|                 | gainst | person dissatisfied with a decision of a commissioner may the decision to a full bench, with the president's leave, on a han—   | 22<br>23<br>24       |
| (a)             | erro   | r of law; or  | 25                   |

<sup>159</sup> Section 310 (Magistrate's jurisdiction)

<sup>160</sup> Section 435 (Magistrate's power for unpaid superannuation contribution)

| (b)              | exce   | ess, or want, of jurisdiction.  | 1              |
|------------------|--------|---|----------------|
| considers        | the    | esident may give leave for the appeal only if the president<br>matter is of sufficient importance that an appeal should be<br>public interest.  | 2<br>3<br>4    |
| ( <b>3</b> ) The | e full | bench may—  | 5              |
| (a)              | disn   | niss the appeal; or   | 6              |
| (b)              | allov  | w the appeal and—   | 7              |
|                  | (i)    | set aside the decision appealed against and substitute the decision it considers should have been made; or  | 8<br>9         |
|                  | (ii)   | amend, as it considers appropriate, the decision appealed against; or   | 10<br>11       |
|                  | (iii)  | suspend the operation of the decision appealed against if it has not already been stayed under section 365, <sup>161</sup> and remit the matter, with or without directions, to the member— | 12<br>13<br>14 |
|                  |        | (A) for report to the full bench; or  | 15             |
|                  |        | (B) to act according to law.  | 16             |
| Appeal f         | rom    | magistrate to commission  | 17             |

**363.(1)** A person dissatisfied with a decision of a magistrate exercising jurisdiction conferred under section  $310^{162}$  may appeal against the decision to a full bench, unless an appeal may be brought under subsection (2) or section  $360(3).^{163}$ 

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- (2) A person dissatisfied with a decision of a magistrate under section 471164 may appeal against the decision to the commission.
- (3) If the decision under section 471 is that a permit may be issued, an appeal may be brought only on the ground that the calling to which the permit relates, or would relate, is one for which the permit should not be

<sup>161</sup> Section 365 (President may stay decisions when leave sought)

<sup>162</sup> Section 310 (Magistrate's jurisdiction)

<sup>163</sup> Section 360 (Appeal from commission, magistrate or registrar to court)

<sup>164</sup> Section 471 (Aged or infirm persons permits)

| issued.        |   | 1        |
|----------------|---|----------|
| <b>(4)</b> The | e commission may—   | 2        |
| (a)            | dismiss the appeal; or  | 3        |
| (b)            | allow the appeal and—   | 4        |
|                | (i) set aside the decision appealed against and substitute the decision it considers should have been made; or                            | 5<br>6   |
|                | (ii) amend, as it considers appropriate, the decision appealed against; or  | 7<br>8   |
|                | (iii) remit the matter, with or without directions, to the magistrate—  | 9<br>10  |
|                | (A) for report to the commission; or  | 11       |
|                | (B) to act according to law.  | 12       |
| Appeal f       | rom registrar to full bench   | 13       |
|                | A person dissatisfied with a decision of the registrar under 32(9) or 470 <sup>165</sup> may appeal against the decision to a full bench. | 14<br>15 |
| (2) The        | e full bench may—   | 16       |
| (a)            | dismiss the appeal; or  | 17       |
| (b)            | allow the appeal and—   | 18       |
|                | (i) set aside the decision appealed against and substitute the decision it considers should have been made; or                            | 19<br>20 |
|                | (ii) amend, as it considers appropriate, the decision appealed against; or  | 21<br>22 |
|                | (iii) remit the industrial cause, with or without directions, to the registrar—   | 23<br>24 |

<sup>&</sup>lt;sup>165</sup> Section 132 (General rulings) or 470 (Student's work permit)

s 365 254 s 367

| (A) for report to the full bench; or   | 1                        |
|--|--------------------------|
| (B) to act according to law.   | 2                        |
|  |                          |
| President may stay decisions when leave sought   | 3                        |
| 365.(1) After application is made for leave to appear  |                          |
| section 362(1),166 a person with a sufficient interest in the matter n   |                          |
| to the president for an order staying the operation of the decisio which it is sought to appeal.                       | n against 6              |
| (2) The president may order the operation be stayed, wholly or p   |                          |
| a stated period, if the president considers it appropriate.  | 9                        |
| (3) The order has effect according to its terms.   | 10                       |
|  |                          |
| Decisions on appeal that are final   | 11                       |
| 366. A decision of a full bench on an appeal against a commi   | ssioner's 12             |
| decision is final.   | 13                       |
| Annual to commission against stand downs   | 14                       |
| Appeal to commission against stand-downs   |                          |
| <b>367.(1)</b> An employee stood down by an employer under sectio may appeal to the commission against the stand-down. | n 231, <sup>167</sup> 15 |
| (2) If the employee is a member of an employee organisa  | tion, the 17             |
| organisation in its registered name may institute and conduct the a  |                          |
| the employee.  | 19                       |
| (3) The commission may—  | 20                       |
| (a) dismiss the appeal; or   | 21                       |
| (b) allow the appeal and order—  | 22                       |
| (i) the employee be paid the wages lost by the e   | employee 23              |
| because of the stand-down within a stated period; or   | 24                       |
| (ii) if the employee remains stood down at the time  | ne of the 25             |

 $<sup>^{166}</sup>$  Section 362 (Appeals from commissioner to full bench with leave)

<sup>167</sup> Section 231 (Permissible stand-down of employee)

| re                                     | ommission's decision—the employer to provide for the sumption of work by the employee, immediately or on a need day.    | 1<br>2<br>3 |
|--|---|-------------|
|  | mission makes an order under subsection (3)(b)(i), it may der default provisions for its enforcement (other than by if— | 4<br>5<br>6 |
| (a) the con                            | nmission were an Industrial Magistrates Court; and  | 7           |
| (b) the con                            | nmissioner who makes the order were a magistrate.   | 8           |
|  | may be filed with the clerk of a Magistrates Court and on orced as an order made by an Industrial Magistrates Court.    | 9<br>10     |
| Division 4—Ap                          | peals to both Industrial Court and Industrial Relations<br>Commission   | 11<br>12    |
| Appeals from co                        | ommissioner to both court and full bench  | 13          |
| <b>368.(1)</b> A pers decision may app | on who has the right to appeal against a commissioner's eal both to—  | 14<br>15    |
| (a) the cou                            | rt; and   | 16          |
| (b) a full be                          | ench.   | 17          |
| (2) The person                         | must file 2 separate appeals stating—   | 18          |
|  | appeal to the court—only the grounds mentioned in 360(1);168 and  | 19<br>20    |
| 1 /                                    | appeal to a full bench—only the grounds mentioned in $362(1)$ . $^{169}$  | 21<br>22    |
| (3) The presid heard.                  | ent must decide the order in which the appeals are to be  | 23<br>24    |

<sup>&</sup>lt;sup>168</sup> Section 360 (Appeal from commission, magistrate or registrar to court)

<sup>&</sup>lt;sup>169</sup> Section 362 (Appeals from commissioner to full bench with leave)

s 369 256 s 371

| (4) In this section—  | 1            |
|---|--------------|
| "appeal against decision" includes an application for a prerogative order in relation to a decision.  | 2 3          |
| Division 5—General  | 4            |
| Nature of appeal  | 5            |
| <b>369.(1)</b> An appeal to the court or commission is by way of re-hearing on the record.  | 6<br>7       |
| (2) However, the court may hear evidence afresh, or hear additional evidence, if the court considers it appropriate to effectively dispose of the appeal. | 8<br>9<br>10 |
| Time limited for appeal   | 11           |
| <b>370.</b> An appeal against a decision must be commenced as required under the rules of court within 21 days after—                                     | 12<br>13     |
| (a) if the decision is given at a hearing—the announcement of the decision at the hearing; or   | 14<br>15     |
| (b) if the decision is given through the registrar—the release of the decision.   | 16<br>17     |
| CHAPTER 8—ADMINISTRATION  | 18           |
| PART 1—EMPLOYMENT ADVOCATE  | 19           |
| Employment Advocate   | 20           |
| <b>371.</b> (1) The Governor in Council may, by industrial gazette notice, appoint a person as the employment advocate.                                   | 21<br>22     |
| (2) The employment advocate is to be employed under the <i>Public Service</i>   | 23           |

| Act 1996.        |  | 1                |
|------------------|--|------------------|
| (3) Th advocate. | ne chief inspector may at the same time be the employment  | 2 3              |
| Common           | e Governor in Council may enter into an arrangement for the wealth employment advocate to perform any or all of the and exercise any or all of the powers of the employment advocate is Act. | 4<br>5<br>6<br>7 |
| Common           | arrangement under subsection (4) is sufficient authority for the wealth employment advocate to perform the functions and he powers of an employment advocate under this Act.                 | 8<br>9<br>10     |
| Function         | ns and powers  | 11               |
| <b>372.</b> (1)  | The employment advocate has the following functions—   | 12               |
| (a)              | providing help and advice to employees about their rights and obligations under this Act and the <i>Industrial Organisations Act</i> 1996, part 14;170                                       | 13<br>14<br>15   |
| (b)              | providing help and advice to employers (especially in small business) about their rights and obligations under this Act and the <i>Industrial Organisations Act 1996</i> , part 14;          | 16<br>17<br>18   |
| (c)              | providing advice to employers and employees, for QWAs, about<br>the relevant award, statutory entitlements and relevant provisions<br>of this Act;   | 19<br>20<br>21   |
| (d)              | investigating and remedying—   | 22               |
|                  | (i) alleged contraventions of QWAs or chapter 2, part 2;171 or   | 23               |
|                  | (ii) any other complaints relating to QWAs;  | 24               |
| (e)              | investigating and remedying alleged contraventions of the <i>Industrial Organisations Act 1996</i> , part 14;  | 25<br>26         |
| (f)              | any other functions given to the employment advocate by chapter 2, part 2;   | 27<br>28         |

<sup>170</sup> Industrial Organisations Act 1996, part 14 (Freedom of association)

<sup>171</sup> Chapter 2, part 2 (Queensland workplace agreements)

| (g)                  | any other functions prescribed under a regulation.   | 1                |
|----------------------|--|------------------|
|                      | performing the functions, the employment advocate must have regard to—   | 2 3              |
| (a)                  | the needs of workers in a disadvantaged bargaining position (including for example, women, people from a non-English speaking background, young people, apprentices, trainees and outworkers); and | 4<br>5<br>6<br>7 |
| (b)                  | assisting workers to balance work and family responsibilities; and   | 8                |
| (c)                  | promoting better work and management practices through QWAs; and   | 9<br>10          |
| convenie             | e employment advocate has the power to do all things necessary or<br>ent to be done for, or in connection with, the performance of the<br>'s functions.  | 11<br>12<br>13   |
| ( <b>4</b> ) Fo (e)— | r the performance of a function mentioned in subsection (1)(d) or  | 14<br>15         |
| (a)                  | the employment advocate is appointed as an inspector; but  | 16               |
| (b)                  | section 376 <sup>172</sup> does not apply to the employment advocate.  | 17               |
| Delegati             | on by employment advocate  | 18               |
| 373. T               | the employment advocate may delegate the employment advocate's o—  | 19<br>20         |
| (a)                  | for a function mentioned in section 372(1)(a) to (c), (f) or (g)—an appropriately qualified public service officer or employee; or   | 21<br>22         |
| (b)                  | for a function mentioned in section 372(1)(a) to (c)—an appropriately qualified person; or   | 23<br>24         |
| (c)                  | for a function mentioned in section 372(1)(d) or (e)—an inspector.   | 25<br>26         |

<sup>172</sup> Section 376 (Appointment of inspectors)

| Annual report   | 1        |
|---|----------|
| <b>374.</b> The department's annual report for a financial year must include a report about the employment advocate's operations during the year.   | 3        |
| Complementary laws  | ۷        |
| 375.(1) To enable functions to be performed or powers to be exercised by the Commonwealth employment advocate or the Australian commission, the Commonwealth provisions apply as a law of the State with— | 5        |
| (a) the amendments required under a regulation; and   | 9        |
| (b) any other amendments allowed under a regulation.  | 10       |
| (2) In this section—  | 11       |
| "Commonwealth provisions" means the Commonwealth Act, part VID  | 12       |
| and the other provisions of that Act as far as they relate to the part.   | 13       |
| PART 2—INSPECTORS   | 14       |
| Division 1—Appointment  | 15       |
| Appointment of inspectors   | 16       |
| <b>376.(1)</b> The Governor in Council may, by industrial gazette notice, appoint a person as the chief inspector.  | 17<br>18 |
| (2) The chief inspector is to be employed under the <i>Public Service Act</i> 1996.   | 19<br>20 |
| (3) The chief executive may appoint any of the following persons to be an inspector—  | 21<br>22 |
| (a) public service officers and employees;  | 23       |
| (b) other persons prescribed under a regulation.  | 24       |
| (4) However, the chief executive may appoint a person as an inspector   | 25       |

| only if sa         | atisfied the person has the necessary expertise to be an inspector.   | 1              |
|--------------------|---|----------------|
| (5) An inspector   | n inspector, while the inspector holds the appointment, is also an r for—   | 2 3            |
| (a)                | the Industrial Organisations Act 1996; and  | 4              |
| (b)                | the Pastoral Workers, Accommodation Act 1980; and   | 5              |
| (c)                | the Trading (Allowable Hours) Act 1990; and   | 6              |
| (c)                | the Workers' Accommodation Act 1952.  | 7              |
| Limitati           | on of inspector's powers  | 8              |
| <b>377.</b> (1 of— | ) In exercising powers, an inspector is subject to the directions   | 9<br>10        |
| (a)                | for a power exercised in relation to a QWA or the <i>Industrial Organisations Act 1996</i> , part 14 <sup>173</sup> —the employment advocate; and | 11<br>12<br>13 |
| (b)                | otherwise—the chief inspector.  | 14             |
| <b>(2)</b> Ar      | inspector's powers may be limited—  | 15             |
| (a)                | under a condition of appointment; or  | 16             |
| (b)                | by notice given by the chief executive to the inspector; or   | 17             |
| (c)                | under a regulation.   | 18             |
| Inspecto           | or's appointment conditions   | 19             |
|                    | An inspector holds office on the conditions stated in the nt of appointment.  | 20<br>21       |
| <b>(2)</b> Ar      | inspector ceases holding office—  | 22             |
| (a)                | if the appointment provides for a term of appointment—at the end of the term; and   | 23<br>24       |
| (b)                | if the appointment conditions provide—on ceasing to hold another office stated in the appointment conditions (the "main office").                 | 25<br>26       |

<sup>173</sup> Industrial Organisations Act 1996, part 14 (Freedom of association)

| (3) An inspector may resign by signed notice of resignation given to the chief executive.  | 1 2                  |
|--|----------------------|
| (4) However, an inspector may not resign from the office under this Act (the "secondary office") if a condition of appointment to the main office requires the inspector to hold the secondary office.                                 | 3<br>4<br>5          |
| Division 2—Identity cards  | 6                    |
| Identity card  | 7                    |
| 379.(1) The chief executive must give each inspector an identity card.   | 8                    |
| (2) The identity card must—  | 9                    |
| (a) contain a recent photo of the person; and  | 10                   |
| (b) be signed by the person; and   | 11                   |
| (c) identify the person as an inspector for this Act.  | 12                   |
| (3) A person who stops being an inspector must return the person's identity card to the chief executive as soon as possible (but within 21 days) after the person stops being an inspector, unless the person has a reasonable excuse. | 13<br>14<br>15<br>16 |
| Maximum penalty—10 penalty units.  | 17                   |
| (4) This section does not prevent the giving of a single identity card to a person for this and other Acts or for other purposes.  | 18<br>19             |
| Production or display of identity card   | 20                   |
| <b>380.(1)</b> An inspector may exercise a power in relation to a person only if—  | 21<br>22             |
| (a) the inspector first produces his or her identity card for the person's inspection; or  | 23<br>24             |
| (b) the inspector has the inspector's identity card displayed so it is clearly visible to the person.  | 25<br>26             |
| (2) However, if for any reason it is not practicable to comply with  | 27                   |

|                          | on (1) before exercising the power, the inspector must produce the card for the person's inspection at the first reasonable opportunity.             | 1<br>2         |
|--------------------------|--|----------------|
|                          | Division 3—General powers  | 3              |
| Entry to                 | places   | 4              |
| 381.(1                   | ) An inspector may, without the occupier's consent, enter—   | 5              |
| (a)                      | a public place; or   | 6              |
| (b)                      | a workplace when—  | 7              |
|                          | (i) the workplace is open for carrying on business; or   | 8              |
|                          | (ii) the workplace is otherwise open for entry.  | 9              |
| without t                | the workplace is on or near domestic premises, an inspector may, the occupier's consent, enter the land around the premises to gain the workplace.   | 10<br>11<br>12 |
| inspector                | owever, if it is practicable to do so before entering the land, the must first tell the occupier of the inspector's intention to gain the workplace. | 13<br>14<br>15 |
| ( <b>4</b> ) In          | this section—  | 16             |
|                          | ic premises" means premises usually occupied as a private elling house.  | 17<br>18       |
| _                        | ace" means a place in or on which the inspector reasonably bects a calling is, has been, or is about to be carried on.                               | 19<br>20       |
| General                  | powers after entering places   | 21             |
| <b>382.</b> (1 section 3 | ) This section applies to an inspector who enters a place under 81.  | 22<br>23       |
| (2) Fo may—              | r monitoring or enforcing compliance with this Act, the inspector  | 24<br>25       |
| (a)                      | inspect, photograph or film any part of the place or anything at the place; or   | 26<br>27       |
| (b)                      | take a thing, or a sample of thing, in the place; or   | 28             |

| (c) copy a document at the place; or  | 1              |
|---|----------------|
| <ul> <li>(d) take into or onto the place the persons, equipment and materials<br/>the inspector reasonably requires for exercising a power under<br/>this part; or</li> </ul>   | 2<br>3<br>4    |
| (e) require a person at the place to give the inspector reasonable help to exercise the powers under paragraphs (a) to (d).   | 5<br>6         |
| (3) When making a requirement under subsection (2)(e), the inspector must warn the person it is an offence to fail to comply with the requirement, unless the person has a reasonable excuse.                               | 7<br>8<br>9    |
| (4) A person required to give reasonable help under subsection (2)(e) must comply with the requirement, unless the person has a reasonable excuse.  | 10<br>11<br>12 |
| Maximum penalty—40 penalty units.   | 13             |
| Power to require documents to be produced   | 14             |
| <b>383.(1)</b> An inspector may require a person to produce for inspection, at a reasonable time and place nominated by the inspector, a document relating to employees, including, for example, a time sheet or pay sheet. | 15<br>16<br>17 |
| (2) The person must produce the document, unless the person has a reasonable excuse.  | 18<br>19       |
| Maximum penalty—40 penalty units.   | 20             |
| (3) The inspector may keep the document to copy it.   | 21             |
| (4) If the inspector copies it, the inspector may require the person responsible for keeping the document to certify the copy as a true copy of the document.   | 22<br>23<br>24 |
| (5) The person must certify the copy, unless the person has a reasonable excuse.  | 25<br>26       |
| Maximum penalty—40 penalty units.   | 27             |
| (6) The inspector must return the document to the person as soon as   | 28             |

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practicable after copying it.

| _                 |  |   |                           |
|-------------------|--|---|---------------------------|
| Power t           | o req  | uire information  | 1                         |
| 384.(1            | ) An   | inspector may, during business hours—   | 2                         |
| (a)               | <ul><li>(a) question with respect to matters under this Act or under a relevant<br/>industrial instrument—</li></ul> |   |                           |
|                   | (i)  | an employer in a calling; or  | 5                         |
|                   | (ii)   | a person found in or on a place in or on which the inspector<br>reasonably suspects a calling is, has been, or is about to be<br>carried on; and  | 6<br>7<br>8               |
| (b)               | to h   | aire the employer or person to give the inspector information nelp the inspector ascertain whether this Act, or a relevant astrial instrument, permit or order are being, have been or will complied with, or should be given operation in relation to the ing. | 9<br>10<br>11<br>12<br>13 |
| or perso          | n it is  | naking the requirement, the inspector must warn the employer<br>is an offence not to comply with the requirement, unless the<br>easonable excuse.   | 14<br>15<br>16            |
| (3) The a reasona | -  | son must comply with the requirement, unless the person has excuse.   | 17<br>18                  |
| Maximu            | m pei  | nalty—40 penalty units.   | 19                        |
|                   |  | easonable excuse for an individual to fail to comply with the doing so might tend to incriminate the individual.  | 20<br>21                  |
|                   | -  | wer to question an employee includes power to question the of anyone else's hearing.  | 22<br>23                  |
| Power t           | o req  | uire name and address   | 24                        |
|                   |  | inspector may require a person, for this Act, to state the e and address.   | 25<br>26                  |
| is an offe        | ence 1   | naking the requirement, the inspector must warn the person it to fail to state the person's name or address, unless the person ble excuse.  | 27<br>28<br>29            |
| ( <b>3</b> ) T    | he in  | spector may require the person to give evidence of the  | 30                        |

correctness of the stated name or address if the officer reasonably suspects

the stated name or address is false.

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|                 | -      | on must comply with a requirement under subsection (1) or person has a reasonable excuse.   | 1 2            |
|-----------------|--------|---|----------------|
| Maximui         | m per  | nalty—40 penalty units.   | 3              |
| D               | ivisio | n 4—Powers to claim and deal with unpaid amounts  | 2              |
| Paying e        | emplo  | oyee's wages etc. to inspector  | 5              |
| 386.(1          | ) On   | an inspector's written demand, an employer must pay—  | 6              |
| (a)             | the t  | unpaid wages payable to an employee; and  | 7              |
| (b)             | for a  | nn eligible employee—   | 8              |
|                 | (i)    | the unpaid contributions payable under a relevant industrial instrument for the employee by the employer to a complying superannuation fund; and          | )<br>1(<br>11  |
|                 | (ii)   | an amount based on the return that would have accrued had the contribution been properly paid to the fund.  | 12<br>13       |
| Maximu          | m per  | nalty—40 penalty units.   | 14             |
| ( <b>2</b> ) Th | e pay  | ment must be made—  | 15             |
| (a)             | unde   | er subsection (1)(a)—to the inspector; or   | 16             |
| (b)             | und    | er subsection (1)(b)—   | 17             |
|                 | (i)    | into a complying superannuation fund in the time specified by the inspector; or   | 18<br>19       |
|                 | (ii)   | if not paid into a complying superannuation fund in the specified time—to the inspector.  | 20<br>21       |
| or would        | relat  | nd must not be made, or need not be complied with, if it does to unpaid wages for which an order for recovery could not application under section 423.174 | 22<br>23<br>24 |
|                 |        | ustrial Magistrates Court that hears and decides a complaint ployer for an offence under subsection (1)(a)—   | 25<br>26       |
| (a)             | apar   | t from a penalty that it may impose; and  | 27             |

<sup>174</sup> Section 423 (Recovery of wages etc.)

| (b) whe                  | ther or not it finds the employer guilty;   | 1                    |
|--------------------------|---|----------------------|
| -                        | employer to pay the employee the amount the court finds, on probabilities, is payable to the employee.  | 3                    |
| subsection (1)           | rt that finds an employer guilty of an offence under (b) may make, in relation to the employer, an order that a y make on an application made under section 435. <sup>175</sup>     | 4<br>5               |
| ( <b>6</b> ) If an ord   | ler is made, section 435 applies to it.   | 7                    |
| <b>(7)</b> In this se    | ection—   | 8                    |
| <b>"employee"</b> ii     | ncludes a former employee.  | 9                    |
| Inspector's o            | bligation for amounts paid on demand  | 10                   |
| <b>387.</b> (1) An       | inspector who is paid an amount mentioned in section 386 tely give the payer a receipt for the amount.  | 11<br>12             |
| (2) The recamount stated | reipt is a full discharge to the employer concerned for the in the receipt.   | 13<br>14             |
| (3) The insp             | pector must pay the amount to—  | 15                   |
| (a) for a                | superannuation contribution—  | 16                   |
| (i)                      | if the employee is employed by the employer—the approved superannuation fund; or  | 17<br>18             |
| (ii)                     | if the employee is no longer employed by the employer—  | 19                   |
|                          | (A) the approved superannuation fund; or  | 20                   |
|                          | (B) a complying superannuation fund; or   | 21                   |
|                          | (C) a superannuation fund nominated by the employee; or   | 22                   |
|                          | (D) an eligible rollover fund; or   | 23                   |
|                          | (E) if the amount is less than the amount of total benefits that may revert to an employee under the <i>Superannuation Industry (Supervision) Act 1993</i> (Cwlth)—the employee; or | 24<br>25<br>26<br>27 |

<sup>175</sup> Section 435 (Magistrate's power for unpaid superannuation contribution)

| (b)                | otherwise—the employee.  | ]        |
|--------------------|--|----------|
|                    | he inspector has not accounted for the amount within 30 days after it, the inspector must pay the amount immediately to the ent. | 2        |
| (5) The subsection | e department must account for the amount in the way required by on (3).  | 5        |
|                    | owever, the department must pay the amount into the unclaimed and in the Treasury if—  | 7        |
| (a)                | the department can not locate the employee after making reasonable inquiries; or   | 9<br>10  |
| (b)                | the employee does not nominate a superannuation fund for subsection (3) if requested by an inspector to do so.                   | 11<br>12 |
| ( <b>7</b> ) In t  | this section—  | 13       |
| "employ            | ee" includes a former employee.  | 14       |
| "superai           | nnuation contribution" means—  | 15       |
| (a)                | an employer's contribution to an approved superannuation fund to<br>the credit of an eligible employee, which is unpaid; or      | 16<br>17 |
| (b)                | an amount mentioned in section 386(1)(b)(ii).  | 18       |
|                    | Division 5—General   | 19       |
| Obstruc            | ting inspectors  | 20       |
|                    | a person must not obstruct an inspector in the exercise of a power, the person has a reasonable excuse.                          | 21<br>22 |
| Maximur            | m penalty—40 penalty units.  | 23       |
| Imperso            | nating inspectors  | 24       |
| <b>389.</b> A      | person must not pretend to be an inspector.  | 25       |
| Maximur            | m penalty—40 penalty units.  | 26       |

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| Validity of inspector's conduct despite administrative contravention   | . 1         |
|--|-------------|
| <b>390.</b> Failure of an inspector to comply with section 377(1) or 380 <sup>176</sup> —  | 2           |
| (a) does not affect the lawfulness or effect of an act done or omissi made by the inspector for this Act; but  | 3 4         |
| (b) makes the inspector liable to disciplinary action.   | 5           |
| CHAPTER 9—RECORDS AND WAGES  | 6           |
| PART 1—EMPLOYERS RECORDS   | 7           |
| Division 1—Definitions   | 8           |
| Definitions for pt 1   | 9           |
| <b>391.</b> In this part—  | 10          |
| "authorised industrial officer" means a person who holds an authority force under section 392.   | in 11 12    |
| "record" includes a computer print-out if—   | 13          |
| (a) the contents of the print-out relevant to this part are separate from all other material in the print-out; and                                     | om 14<br>15 |
| (b) the print-out gives particulars required by this part accurately a<br>in a way and form convenient for the purpose of inspection und<br>this part. |             |

<sup>176</sup> Section 377 (Limitation of inspector's powers) or 380 (Production or display of identity card)

| "time an          | nd wages record"—  | 1              |
|-------------------|--|----------------|
| (a)               | for an industrial instrument employee—see section 394;177 and  | 2              |
| (b)               | for a non-industrial instrument employee—see section 395.178   | 3              |
|                   | Division 2—Authorised industrial officers  | 4              |
| Authoris          | sing industrial officers   | 5              |
| •                 | ) The registrar, on application by an organisation, may issue an r employee of the organisation with an authorisation under this   | 6<br>7<br>8    |
| ( <b>2</b> ) An   | authorisation may be subject to conditions stated in it.   | 9              |
| industria         | person who holds an authorisation that is in force (an "authorised al officer") may exercise the powers of an authorised industrial nder this part.                                      | 10<br>11<br>12 |
| <b>(4)</b> The    | e authorisation—   | 13             |
| (a)               | must be applied for in the way prescribed under a regulation; and  | 14             |
| (b)               | is in force for the term stated in the authorisation, unless it sooner stops being in force for a reason mentioned in paragraph (c); and   | 15<br>16       |
| (c)               | stops being in force—  | 17             |
|                   | (i) on its revocation; or  | 18             |
|                   | (ii) on its suspension, for the period of suspension; or   | 19             |
|                   | (iii) on its holder ceasing to be an officer or employee of the organisation that made the application or ceasing to be an authorised industrial officer acceptable to the organisation. | 20<br>21<br>22 |
| (5) Waapplied for | hen an authorisation stops being in force, the organisation who or it—   | 23<br>24       |
| (a)               | must notify the registrar within 14 days after the authorisation stops being in force; and   | 25<br>26       |

<sup>177</sup> Section 394 (Time and wages record—industrial instrument employees)

<sup>178</sup> Section 395 (Time and wages record—non-industrial instrument employees)

| (b)           | on the registrar's request, must surrender the authorisation to the registrar.   | 1 2            |
|---------------|--|----------------|
| Maximu        | m penalty—16 penalty units.  | 3              |
| Revocat       | ion and suspending industrial officer's authorisation  | 4              |
|               | 1) This section applies if, on application by an employer, the sion considers an authorised industrial officer has—  | 5<br>6         |
| (a)           | breached a condition of the authorisation; or  | 7              |
| (b)           | contravened section 400(2);179 or  | 8              |
| (c)           | exercised the officer's power to enter in an unreasonable or vexatious way; or   | 9<br>10        |
| (d)           | made unreasonable, vexatious or inappropriate use of information obtained from inspection of a record made available because of the officer's power as an authorised industrial officer. | 11<br>12<br>13 |
| <b>(2)</b> Th | ne commission may—   | 14             |
| (a)           | revoke the officer's authorisation; or   | 15             |
| (b)           | suspend the officer's authorisation for a period it considers appropriate; or  | 16<br>17       |
| (c)           | attach conditions to the officer's authorisation it considers appropriate.   | 18<br>19       |
|               | Division 3—Employers to keep certain records   | 20             |
| Time an       | nd wages record—industrial instrument employees  | 21             |
| workplac      | An employer must keep a time and wages record at the ce that contains the following particulars for each industrial ent employee—  | 22<br>23<br>24 |
| (a)           | the employee's full name and address;  | 25             |
| (b)           | the employee's date of birth;  | 26             |

<sup>179</sup> Section 400 (Right of entry—authorised industrial officer)

| (c) | for e   | each p       | pay period—   | 1                          |
|-----|---|--------------|---|----------------------------|
|     | (i)   | the e        | employee's designation; and   | 2                          |
|     | (ii)  |              | name of the industrial instrument or permit under which employee is working; and  | 3                          |
|     | (iii)   | day<br>stop  | number of hours worked by the employee during each and week, the times at which the employee started and ped work, and details of work breaks including meal aks; and | 5<br>6<br>7<br>8           |
|     | (iv)  | if th        | e industrial instrument or permit provides for—   | 9                          |
|     |   | (A)          | a weekly, daily or hourly wage rate—details of the wage rate for each week, day, or hour at which the employee is paid; or  | 10<br>11<br>12             |
|     |   | (B)          | piecework rates—details of the piecework performed<br>and the rate at which payment is made to the employee;<br>and   | 13<br>14<br>15             |
|     | (v)   | the g        | gross and net wages paid to the employee; and   | 16                         |
|     | (vi)  | deta         | ils of any deductions made from the wages; and  | 17                         |
|     | (vii)   | cont<br>func | tributions made by the employer to a superannuation d;  | 18<br>19                   |
| (d) | for an employee whose entitlement to long service leave is worked out under section 200 <sup>180</sup> —the total hours (other than overtime) worked by the employee since the start of the period to which the entitlement relates, calculated up to 30 June in each year; |              |   | 20<br>21<br>22<br>23<br>24 |
| (e) | details of sick leave credited or approved, and sick leave payments to the employee;  |              |   | 25<br>26                   |
| (f) | the date when the employee became an employee of the employer;  |              |   | 27<br>28                   |
| (g) | if appropriate, the date when the employee stopped employment with the employer:  |              |   | 29<br>30                   |

<sup>180</sup> Section 200 (Service of casual employees)

| (h) other particulars necessary to show compliance with the hours of<br>work, wage rates and general employment conditions provided<br>under the instrument or permit.   | 3              |
|--|----------------|
| Maximum penalty—40 penalty units.  | ۷              |
| (2) If the industrial instrument does not limit the employee's daily or weekly working hours, particulars of the employee's starting and finishing times each day need not be recorded, unless the instrument requires it. | 5              |
| (3) The employer must keep the record for 6 years.   | 8              |
| Maximum penalty—40 penalty units.  | ç              |
| (4) On the employee's request, the employer must give the employee a certificate stating the total hours recorded under subsection (1)(d) for the employee, calculated to the previous 30 June.                            | 10<br>11<br>12 |
| Maximum penalty—40 penalty units.  | 13             |
| (5) In this section—   | 14             |
| "industrial instrument employee" means a person who—   | 15             |
| (a) is employed by the employer; and   | 16             |
| (b) works under an industrial instrument or permit.  | 17             |
| Time and wages record—non-industrial instrument employees  | 18             |
| <b>395.(1)</b> An employer must keep a time and wages record at the workplace that contains the following particulars for each non-industrial instrument employee—   | 19<br>20<br>21 |
| (a) for each pay period—   | 22             |
| (i) the employee's designation; and  | 23             |
| (ii) the employee's wage rate; and   | 24             |
| (iii) the gross and net wages paid to the employee; and  | 25             |
| (iv) details of any deductions made from the wages;  | 26             |
| (b) if an employee's entitlement to long service leave is worked out   | 2              |

|                   | under section 200 <sup>181</sup> —the total hours (other than overtime) worked by the employee since the start of the period to which the entitlement relates, calculated to 30 June in each year.          | 1<br>2<br>3          |
|-------------------|---|----------------------|
| Maximur           | m penalty—40 penalty units.   | 4                    |
| (2) The           | e employer must keep the record for 6 years.  | 5                    |
| Maximur           | m penalty—40 penalty units.   | 6                    |
| certificat        | the employee's request, the employer must give the employee a e stating the total hours recorded under subsection (1)(b) for the e, calculated to the previous 30 June.                                     | 7<br>8<br>9          |
| Maximur           | m penalty—40 penalty units.   | 10                   |
| ( <b>4</b> ) In t | this section—   | 11                   |
| "non-ind          | lustrial instrument employee" means a person who—   | 12                   |
| (a)               | is employed by the employer; and  | 13                   |
| (b)               | works other than under an industrial instrument or permit.  | 14                   |
| Employe           | ee register   | 15                   |
|                   | An employer must keep an employee register that contains the particulars for each employee—   | 16<br>17             |
| (a)               | the employee's full name and residential address;   | 18                   |
| (b)               | for a person who is residing other than at the person's permanent residence when the person becomes an employee—the person's permanent residential address and the address of the person's other residence; | 19<br>20<br>21<br>22 |
| (c)               | the calling in which the employee is engaged;   | 23                   |
| (d)               | the date when the employee became an employee of the employer;  | 24<br>25             |
| (e)               | if appropriate, the date when the employee stopped employment with the employer.  | 26<br>27             |
| Maximur           | m penalty—40 penalty units  | 28                   |

<sup>181</sup> Section 200 (Service of casual employees)

| (2) If an employer has more than 100 employees and the register is not an alphabetical index itself, the employer must keep an alphabetical index of the employee's names. | 1<br>2<br>3 |
|--|-------------|
| Maximum penalty—40 penalty units.  | 4           |
| (3) The index may be in a loose leaf, computer print-out or card index form.   | 5<br>6      |
| (4) Within 14 days after a change in an employee's calling, the employer must enter in the register particulars of the change and the date when the change happened.       | 7<br>8<br>9 |
| Maximum penalty—40 penalty units.  | 10          |
| (5) An employee must inform the employer of—   | 11          |
| (a) the employee's residential address whenever asked by the employer; and   | 12<br>13    |
| (b) if the employee changes the employee's residential address—the new address immediately.  | 14<br>15    |
| Maximum penalty—40 penalty units.  | 16          |
| (6) Particulars must be entered in a register opposite and relative to the name of the employee to which they relate.  | 17<br>18    |
| (7) If an employer carries on business at more than 1 place, the employer must keep a register and index for each place.   | 19<br>20    |
| Records to be kept in English  | 21          |
| <b>397.</b> A record or index kept under this part must be in the English language.  | 22<br>23    |
| Notation of wages details  | 24          |
| <b>398.(1)</b> When paying an employee wages, the employer must state how the payment is made up by giving a written statement to the employee.                            | 25<br>26    |
| Maximum penalty—40 penalty units.  | 27          |
| (2) The statement may be given on the employee's pay envelope or advice and must include the following particulars—  | 28<br>29    |

1

| (a)   | the date of payment;  | 1  |
|---|---|--|
| (b)   | the period covered by the payment;  | 2  |
| (c)   | the number of hours covered by the payment at—  | 3  |
|   | (i) ordinary wage rate; and   | 4  |
|   | (ii) overtime wage rate;  | 5  |
| (d)   | the ordinary hourly rate and the amount paid at that rate;  | 6  |
| (e)   | the overtime hourly rate and the amount paid at that rate;  | 7  |
| (f)   | the gross wages paid;   | 8  |
| (g)   | the net wages paid;   | 9  |
| (h)   | details of any deductions made from the wages;  | 10   |
| (i)   | the amount of contribution paid to a superannuation fund.   | 11   |
| <del>.</del>                                | Division 4—Power to inspect certain records   | 12   |
| _   | on of time and wages record—inspector   | 13   |
|   | An inspector may inspect a time and wages record at a workplace   | 14   |
| during th                                   | e employer's business hours.  | 15   |
| _   | e employer's business hours. e employer must allow the inspector to inspect the record.   |  |
| ( <b>2</b> ) Th                             |   | 15   |
| (2) Th<br>Maximui                           | e employer must allow the inspector to inspect the record.  | 15<br>16   |
| (2) Th<br>Maximui                           | e employer must allow the inspector to inspect the record.  m penalty—40 penalty units.   | 15<br>16<br>17                                     |
| (2) The Maximum (3) Substituting (3)        | e employer must allow the inspector to inspect the record.  m penalty—40 penalty units.  bsection (4) applies if—   | 15<br>16<br>17<br>18                               |
| (2) The Maximum (3) Sub-                    | e employer must allow the inspector to inspect the record.  m penalty—40 penalty units.  bsection (4) applies if—  an employer does not produce the record to the inspector; or   | 15<br>16<br>17<br>18                               |
| (2) The Maximum (3) Sud (a) (b) (c)         | e employer must allow the inspector to inspect the record.  In penalty—40 penalty units.  Dissection (4) applies if—  an employer does not produce the record to the inspector; or an inspector is obstructed during the inspection of the record; or an inspector wants to inspect the record of a former employer (the              | 15<br>16<br>17<br>18<br>19<br>20<br>21             |
| (2) The Maximum (3) Sud (a) (b) (c) (4) The | e employer must allow the inspector to inspect the record.  In penalty—40 penalty units.  Dissection (4) applies if—  an employer does not produce the record to the inspector; or an inspector is obstructed during the inspection of the record; or an inspector wants to inspect the record of a former employer (the "employer"). | 15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23 |

| <ul><li>(ii) for an employer who has no official workplace or a former<br/>employer—a reasonably convenient place nominated by the<br/>inspector; and</li></ul>  | 1<br>2<br>3    |
|--|----------------|
| (b) at a stated reasonable time.   | 4              |
| (5) If the employer does not produce the record as required by the notice, the employer is taken to have failed to keep the record, unless the employer has a reasonable excuse.                               | 5<br>6<br>7    |
| (6) The notice may be given by post or in another way.   | 8              |
|  |                |
| Right of entry—authorised industrial officer   | 9              |
| <b>400.(1)</b> An authorised industrial officer may enter a relevant workplace, during the employer's business hours, to exercise a power under section 401.   | 10<br>11<br>12 |
| (2) The officer must give the employer at least 48 hours notice of the officer's intention to enter.   | 13<br>14       |
| (3) However, the registrar may, on the officer's application, waive the requirement to give the notice if satisfied it is impracticable for the officer to give the notice because of emergent reasons.        | 15<br>16<br>17 |
| (4) The registrar must issue a certificate to the officer stating that the employer's workplace is a relevant workplace if satisfied the certificate is required to enable the officer to enter the workplace. | 18<br>19<br>20 |
| (5) On entering the workplace, the officer must first—   | 21             |
| (a) notify the employer or the employer's representative of the officer's presence; and  | 22<br>23       |
| (b) produce the officer's authorisation.   | 24             |
| (6) An employer must not refuse an authorised industrial officer entry to the workplace if the officer—  | 25<br>26       |
| (a) if notice has not been given in accordance with subsection (2)—produces a copy of the registrar's waiver under subsection (3); and   | 27<br>28<br>29 |
| (b) if requested by the employer before entering the workplace—produces a certificate; and   | 30<br>31       |

| (c)             | complies with subsection (5).   | 1                    |
|-----------------|---|----------------------|
| Maximui         | m penalty—27 penalty units.   | 2                    |
|                 | he officer does not comply with subsection (5), the officer may be a trespasser.  | 3                    |
| ( <b>8</b> ) Su | bsection (5) does not apply if—   | 5                    |
| (a)             | it is impracticable for the officer to give the notice because of the remoteness of the workplace; or   | 6<br>7               |
| (b)             | on entering the workplace, the officer discovers that neither the employer nor an employer's representative having charge of the workplace is present.  | 9<br>10              |
| ( <b>9</b> ) In | this section—   | 11                   |
| "relevan        | t workplace"—   | 12                   |
| (a)             | means a workplace in or on which an employee who is a member<br>of the officer's organisation carries on a registered calling of the<br>officer's organisation; but   | 13<br>14<br>15       |
| (b)             | does not include a place where the officer is required to be in the course of the officer's employment with an employer, other than the organisation.   | 16<br>17<br>18       |
| Inspection      | on of time and wages record—authorised industrial officer   | 19                   |
|                 | Having entered the workplace under section 400, an authorised officer may inspect the time and wages record of—   | 20<br>21             |
| (a)             | a member employee; or   | 22                   |
| (b)             | an employee who is eligible to become a member of the officer's organisation; or  | 23<br>24             |
| (c)             | an employee who is a party to a QWA or ancillary document, but only with the employee's written consent.  | 25<br>26             |
| (2) Th          | e employer—   | 27                   |
| (a)             | must allow the officer to inspect the record for an employee mentioned in subsection (1)(a) or (b), unless the employee has made a written request to the employer that the record not be available for inspection by an authorised industrial officer or a | 28<br>29<br>30<br>31 |

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| pa                           | rticular authorised industrial officer; and   | 1                    |
|------------------------------|---|----------------------|
| (b) m                        | ust not allow the officer to inspect the record for—  | 2                    |
| (i)                          | an employee who has made a written request to the employer that the record not be available for inspection by an authorised industrial officer or a particular authorised industrial officer; or  | 3<br>4<br>5<br>6     |
| (ii                          | ) an employee mentioned in subsection (1)(c), unless the employee has given written consent.  | 7<br>8               |
| Maximum p                    | enalty—27 penalty units.  | 9                    |
| persuade an<br>a written req | son must not, by threats or intimidation, persuade or attempt to employee or prospective employee to make, or refuse to make, quest to the employer or prospective employer that the record not for inspection by an authorised industrial officer. | 10<br>11<br>12<br>13 |
| Maximum p                    | enalty—27 penalty units.  | 14                   |
| section 394                  | e employer keeps particulars other than those mentioned in $(1)^{182}$ in the record, the employer need not make the other vailable for inspection.   | 15<br>16<br>17       |
| (5) The o                    | fficer may make a copy of the record, but can not require any ne employer.  | 18<br>19             |
| <b>(6)</b> The of            | fficer may interview—   | 20                   |
|                              | e employer about compliance with the relevant industrial strument or permit; and  | 21<br>22             |
| ` '                          | nployees (either individually or together) during non-working me.   | 23<br>24             |
| (7) A persubsection (        | rson must not obstruct the officer exercising a power under 5) or (6).  | 25<br>26             |
| Maximum p                    | enalty—27 penalty units.  | 27                   |
| ( <b>8</b> ) The of          | fficer must not—  | 28                   |
| ` '                          | ilfully obstruct an employee during the employee's working me or the employer; or   | 29<br>30             |

<sup>182</sup> Section 394 (Time and wages record—industrial instrument employees)

| (b) contravene a requirement of this section.  | 1        |
|--|----------|
| Maximum penalty—27 penalty units.  | 2        |
| (9) A person must not act as an authorised industrial officer under this section, unless the person holds a current authorisation.                     | 3 4      |
| Maximum penalty—27 penalty units.  | 5        |
| (10) In this section—  | 6        |
| <b>"member employee"</b> means an employee who is a member of the officer's organisation.  | 7<br>8   |
| "time and wages record" means the time and wages record required to be kept under section 394.   | 9<br>10  |
| Inspection of employee register and index—registrar  | 11       |
| <b>402.(1)</b> The registrar may inspect an employer's employee register and index at the employer's workplace during the employer's business hours.   | 12<br>13 |
| (2) The employer must allow the registrar to inspect the record or index.  | 14       |
| Maximum penalty—40 penalty units.  | 15       |
| (3) The registrar may, by notice, direct the employer to give the register or index to a stated person, at a stated reasonable time and place if—      | 16<br>17 |
| (a) the registrar requires a register or index for the taking of a ballot; or  | 18<br>19 |
| (b) the court or commission orders the register or index be made available for any other purpose.  | 20<br>21 |
| (4) The employer must comply with the direction.   | 22       |
| Maximum penalty—40 penalty units.  | 23       |
| Inspection of time and wages book—employees  | 24       |
| <b>403.(1)</b> An employee may inspect the time and wages record for the employee's particulars relating to the 12 month period before the inspection. | 25<br>26 |
| (2) At the employer's discretion, the employer may give the particulars to the employee in writing.  | 27<br>28 |

| the recor      | d only—  | 2              |
|----------------|--|----------------|
| (a)            | once in any 12 month period; and   | 3              |
| (b)            | during the employer's business hours, but outside the employee's working time.   | 4 5            |
|                | PART 2—WAGES AND OCCUPATIONAL  | 6              |
|                | SUPERANNUATION   | 7              |
|                | Division 1—Interpretation  | 8              |
| Definition     | ons for pt 2   | 9              |
| <b>404.</b> In | n this part—   | 10             |
| "assignn       | nent" includes disposition and charge, whether legal or equitable.   | 11             |
|                | eted work" means work that is, or is to be, performed under a tract or undertaking (whether written or unwritten).                                   | 12<br>13       |
| "employ        | rer", in division 2, means the person—   | 14             |
| (a)            | with whom a prime contractor has contracted to perform work; or  | 15             |
| (b)            | who has an obligation to a prime contractor to perform work.   | 16             |
|                | rate", in division 3,183 means the rate fixed by an industrial rument or permit.   | 17<br>18       |
|                | in division 4,184 means a mine within the meaning of the <i>Mines</i> ulation Act 1964.  | 19<br>20       |
| _              | <b>gee'</b> , in division 4, means a person entitled to payment under the arity of an instrument of mortgage, crop lien, stock mortgage or bill ale. | 21<br>22<br>23 |
|                |  |                |

<sup>183</sup> Division 3 (Paying and recovering wages)

<sup>184</sup> Division 4 (Wages in rural and mining industries)

s **405** 281 s **406** 

| "mortgagor", in division 4, means a person liable to pay a mortgagee under an instrument of mortgage, crop lien, stock mortgage or bill of sale.   | 1<br>2<br>3          |
|--|----------------------|
| "prime contractor"—  | 4                    |
| (a) means a person (the "contractor") who contracts with someone<br>else for the performance of work by the other person, or at whose<br>request, or on whose credit or behalf and with whose knowledge<br>and consent, work is performed; and   | 5<br>6<br>7<br>8     |
| (b) includes a person, claiming under the contractor, whose rights are acquired after the work begins.   | 9<br>10              |
| "rate", in division 3, includes price.   | 11                   |
| "subcontractor" means a person who contracts with an employer to perform work to discharge the employer's obligation to a prime contractor.  | 12<br>13<br>14       |
| References to service  | 15                   |
| <b>405.</b> A reference in this part to service on a person includes reference to service on the person's agent.   | 16<br>17             |
| Division 2—Protection for wages  | 18                   |
| Wages are first charge on amounts payable to employer  | 19                   |
| <b>406.(1)</b> Wages payable to employees employed on any contracted work are, subject to the prime contractor's rights as prescribed under this Act, a first charge on the amount payable to the employer by the prime contractor for the work. | 20<br>21<br>22<br>23 |
| (2) Until a notice of attachment under section 409 <sup>185</sup> is served on the prime contractor, the prime contractor may pay the employer all amounts payable for the contracted work.  | 24<br>25<br>26       |

<sup>185</sup> Section 409 (Attachment notices)

| Assignment of amount payable ineffectual against claims for wages  | 1                    |
|--|----------------------|
| <b>407.(1)</b> This section applies to an assignment by an employer of amounts that have become, or are to become, payable to the employer by a prime contractor for contracted work.  | 2<br>3<br>4          |
| (2) The assignment is of no effect as against wages payable, or to become payable, to employees employed by the employer in performance of the work.   | 5<br>6<br>7          |
| (3) Subsection (2) does not apply if the assignment is to the employees employed by the employer in performance of the work concerned for wages payable, or to become payable, to them for performing the work.  | 8<br>9<br>10         |
| Amounts paid or payable to employer to be applied in payment of wages  | 11<br>12             |
| <b>408.(1)</b> This section applies to amounts paid or payable to an employer by a prime contractor for contracted work.   | 13<br>14             |
| (2) The amount is not liable to be attached or charged, except by employees mentioned in subsection (5), until all wages payable, or to become payable, to the employees have been properly paid to them or have been secured to them in a way approved by a magistrate. | 15<br>16<br>17<br>18 |
| (3) The employer must apply the amounts received, to the extent necessary, in payment of wages payable, or to become payable, to employees employed by the employer in performance of work for which the amounts are received.   | 19<br>20<br>21<br>22 |
| Maximum penalty—40 penalty units.  | 23                   |
| (4) The employer must keep an accurate written account of the amounts received from the prime contractor, and of the way the amounts have been disbursed or disposed of.   | 24<br>25<br>26       |
| Maximum penalty—40 penalty units.  | 27                   |
| (5) The employer must produce the account for inspection to an employee mentioned in subsection (3)—   | 28<br>29             |
| (a) whose wages are more than 8 days in arrears and are not paid when demanded; and  | 30<br>31             |

(b) who asks to see the account.

| Maximum penalty—40 penalty units.   | 1                |
|---|------------------|
| (6) The employer must allow the employee to make a copy of the account.   | 2                |
| Maximum penalty—40 penalty units.   | 4                |
|   |                  |
| Attachment notices  | 5                |
| <b>409.</b> An employee whose wages remain unpaid for 24 hours after they are payable and have been demanded by the employee, may serve the prime contractor with an attachment notice in the form approved by the chief executive for the purpose. | 6<br>7<br>8<br>9 |
| Effect of attachment notice   | 10               |
| <b>410.</b> (1) This section applies if an attachment notice is served on the prime contractor.   | 11<br>12         |
| (2) The prime contractor must retain from the amounts payable, or to become payable, by the prime contractor to the employer for the contracted work an amount sufficient to satisfy—   | 13<br>14<br>15   |
| (a) the claim for wages specified in the notice; and  | 16               |
| (b) all further claims for wages specified in notices of attachment<br>served on the prime contractor within 7 days after the service of<br>the first notice.   | 17<br>18<br>19   |
| (3) At the end of the 7 day period, the amount claimed as wages and specified in the notices is attached in the prime contractor's hands, and must be kept by the prime contractor until—   | 20<br>21<br>22   |
| (a) a magistrate orders to whom, and in what way, the amount must be paid; or   | 23<br>24         |
| (b) the prime contractor deals with the amount under subsection (4); or   | 25<br>26         |
| (c) the notices are withdrawn.  | 27               |
| (4) After being served with a notice, the prime contractor may pay the amount to which the notice relates to a clerk of the Magistrates Court until—  | 28<br>29         |
| (a) a magistrate makes an order in relation to the amount; or   | 30               |

1

(b) the notice is withdrawn.

| (5) The payment—  | 2                    |
|---|----------------------|
| (a) must be accompanied by the notice or a copy of it; and  | 3                    |
| (b) is a full discharge of the prime contractor from liability for the amount paid and costs of a proceeding for the amount.  | 5                    |
| (6) An amount paid to a clerk of the Magistrates Court may be paid out only—  | 6<br>7               |
| (a) on the order of a magistrate; or  | 8                    |
| (b) if the relevant attachment notice is withdrawn.   | 9                    |
| (7) A prime contractor who fails to keep, or to pay under subsection (4), an amount required by subsection (2) or (3) to be kept is personally liable to each employee in the amount of the employee's claim for wages stated in the employee's attachment notice served on the prime contractor. | 10<br>11<br>12<br>13 |
| (8) An employee who has served an attachment notice on a prime contractor may withdraw the notice by giving notice of withdrawal to—  | 14<br>15             |
| (a) the prime contractor; and   | 16                   |
| (b) the employer to whom amounts are payable, or are to become payable, by the prime contractor.  | 17<br>18             |
| Orders for payment by prime contractor or clerk of the court  | 19                   |
| <b>411.(1)</b> Subsection (2) applies if an employee who served an attachment notice on a prime contractor obtains judgment from a magistrate against the employer for the claim for wages.   | 20<br>21<br>22       |
| (2) The magistrate may order the judgment be satisfied, in whole or part, by payment of a stated amount—  | 23<br>24             |
| (a) from amounts paid to the clerk of the Magistrates Court under section 410(4); or  | 25<br>26             |
| (b) if no amount was paid to the clerk under section 410(4) or the amount paid was not enough to cover the amount ordered to be paid by the magistrate—by the prime contractor.   | 27<br>28<br>29       |
| (3) In deciding the amount that should be ordered to be paid for an employee's claim, the magistrate must take into account the existence of  | 30<br>31             |

| claims for wages of other employees of the employer of which the magistrate has knowledge.  | 1<br>2               |
|---|----------------------|
| (4) Subject to any appeal against the magistrate's decision, the clerk or prime contractor must pay the amount stated in the relevant order to the employee from the amounts—   | 3<br>4<br>5          |
| (a) paid to the clerk under section 410(4); or  | 6                    |
| (b) attached and kept in the hands of the prime contractor.   | 7                    |
| (5) Payment must be made within 21 days after a copy of the order is served on the clerk or prime contractor.   | 8                    |
| (6) If an appeal is started and notice of it served, the clerk or prime contractor must continue to keep or hold the amounts from which payment is to be made until the appeal is finally decided or discontinued.  | 10<br>11<br>12       |
| (7) The prime contractor is not liable to a greater extent than the amount actually payable by the prime contractor to the employer when—   | 13<br>14             |
| (a) the order is served; or   | 15                   |
| (b) payment is made under the order;  | 16                   |
| whichever is the greater.   | 17                   |
| Employees to be paid according to when attachment notices are served  | 18                   |
| <b>412.(1)</b> Subject to sections 409 to 411,186 an amount attached in the hands of a prime contractor, or paid to a clerk of the Magistrates Court, is to be paid in priority according to the order of the service of the relevant attachment notices. | 19<br>20<br>21<br>22 |
| (2) However, for this section, all notices served within 7 days after the service of the first notice are—  | 23<br>24             |
| (a) taken to have been served simultaneously with the first notice; and   | 25                   |
| <ul><li>(b) accorded equal priority to distribution of the amount attached or<br/>paid.</li></ul>   | 26<br>27             |

<sup>186</sup> Section 409 (Attachment notices)

Section 410 (Effect of attachment notice)

| (3) The claims for wages of all employees who are taken to have served notices simultaneously must be paid in full, unless the amounts attached in the hands of the prime contractor or held by the clerk are insufficient for the purpose.   | 1<br>2<br>3<br>4           |
|---|----------------------------|
| (4) If the amounts are insufficient for the purpose, the claims are to abate in equal proportions among themselves.   | 5<br>6                     |
| Employee may sue prime contractor   | 7                          |
| <b>413.(1)</b> Subsection (2) applies if—   | 8                          |
| (a) a prime contractor is served with a copy of the magistrate's order made under section 411(2); <sup>187</sup> and  | 9<br>10                    |
| (b) the amount stated in the order and payable by the prime contractor is not paid in accordance with the order.  | 11<br>12                   |
| (2) The employee in whose favour the order is made may, in an Industrial Magistrates Court and in the employee's own name, sue the prime contractor for the amount stated in the order and unpaid, by way of any action or proceeding the employer could have brought against the prime contractor as if— | 13<br>14<br>15<br>16<br>17 |
| (a) there been no attachment of amounts under this part; and  | 18                         |
| (b) the amounts required by the attachment under section 409188 to be kept were payable to the employer and unpaid.   | 19<br>20                   |
| (3) The employee's entitlement is subject to the prime contractor's right to set off against the employee's claim all amounts—  | 21<br>22                   |
| (a) properly paid by the prime contractor to the employer under section $406(2)$ ; $^{189}$ and   | 23<br>24                   |
| (b) the employer was, when the notice was served on the prime contractor, liable to pay the prime contractor for a breach, or   | 25<br>26                   |

<sup>187</sup> Section 411 (Orders for payment by prime contractor or clerk of the court)

<sup>188</sup> Section 409 (Attachment notices)

<sup>189</sup> Section 406 (Wages are first charge on amounts payable to employer)

| non-performance, of the contract or undertaking in performance of which the relevant work is or is to be performed.   | 1 2                        |
|---|----------------------------|
| Cessation of attachment not to prejudice prime contractor   | 3                          |
| <b>414.(1)</b> This section applies if an order under section 411 <sup>190</sup> stops operating because—   | 4<br>5                     |
| (a) of satisfaction of the employee's claim; or   | 6                          |
| (b) it is set aside.  | 7                          |
| (2) A prime contractor who has paid in accordance with the order, before receiving notice of the satisfaction or setting aside, is not to be prejudiced in relation to the payment because the order stopped operating.   | 8<br>9<br>10               |
| Discharge by employee for payment received  | 11                         |
| <b>415.</b> An employee who receives an amount for a claim for wages to which an order under section 411 <sup>191</sup> relates must sign a discharge for the amount, in the form approved by the chief executive for the purpose, if asked by the person making the payment.                           | 12<br>13<br>14<br>15       |
| Remedy of subcontractor's employees   | 16                         |
| <b>416.(1)</b> If an employer has let the performance of work to a subcontractor, an employee employed by the subcontractor in that work has the same rights and remedies for a claim for wages against the employer under this division as an employee of the employer has against a prime contractor. | 17<br>18<br>19<br>20<br>21 |
| (2) For subsection (1), in construing this division (other than section $404^{192}$ and this section) the term 'employer' is substituted for the term 'prime contractor' and the term 'subcontractor' is substituted for the term 'employee'.   | 22<br>23<br>24<br>25       |

<sup>&</sup>lt;sup>190</sup> Section 411 (Orders for payment by prime contractor or clerk of the court)

<sup>&</sup>lt;sup>191</sup> Section 411 (Orders for payment by prime contractor or clerk of the court)

<sup>192</sup> Section 404 (Definitions for pt 2)

| Prime contractor's right to reimbursement   | 1                    |
|---|----------------------|
| <b>417.</b> (1) This section applies if—  | 2                    |
| <ul> <li>(a) a prime contractor has paid a claim for wages payable to an<br/>employee of the employer, in satisfaction of the prime<br/>contractor's obligations under this division; and</li> </ul>                              | 3<br>4<br>5          |
| (b) either of the following happens—  | 6                    |
| <ul><li>(i) for an employer who is a corporation—winding-up<br/>proceedings are commenced;</li></ul>  | 7<br>8               |
| (ii) for an employer who is an individual—the employer's assets<br>are distributed in insolvency of the employer or in a<br>composition with the employer's creditors.  | 9<br>10<br>11        |
| (2) The prime contractor is taken to have a claim for wages against the employer's assets, which is a preferential claim, as if the prime contractor were an employee of the employer to whom wages were payable by the employer. | 12<br>13<br>14<br>15 |
| (3) This section applies only to the extent that a State law may validly apply to the distribution of assets.   | 16<br>17             |
| Magistrate may hear claim for wages ex parte  | 18                   |
| <b>418.</b> A magistrate may hear and decide a proceeding for a claim for wages in the absence of a person to whom the originating process is directed on proof, on oath or affirmation, of the service of the process.           | 19<br>20<br>21       |
| Division 3—Paying and recovering wages  | 22                   |
| Wages to be paid without deduction  | 23                   |
| <b>419.(1)</b> If an employer employs an employee to perform work for a fixed rate, the employer must pay the employee the fixed rate without deduction, other than a deduction authorised by—                                    | 24<br>25<br>26       |
| (a) a relevant industrial instrument; or  | 27                   |
| (b) this division; or   | 28                   |
| (c) the employee's written consent.   | 29                   |

| (2) It-                  | _     |   | ]              |
|--------------------------|-------|---|----------------|
| (a)                      |       | employer employs an employee to perform work for a rate eed between the employer and the employee; and                          | 2              |
| (b)                      |       | er the rate for the work is not fixed by a relevant industrial rument or permit or the fixed rate is less than the agreed rate; | 5              |
| -                        | -     | must pay the employee the agreed rate without deduction, eduction authorised by this division or the employee's written         | ()<br>()<br>() |
|                          |       | act or authority is void to the extent it provides for a deduction om wages in contravention of this section.                   | 9<br>10        |
| Paying '                 | wage  | s   | 11             |
| <b>420.</b> (1) the empl |       | iges payable to an employee must be paid at least monthly to  | 12<br>13       |
| Maximu                   | m pei | nalty—16 penalty units.   | 14             |
| (2) Th                   | e wa  | ges must be paid—   | 15             |
| (a)                      | in A  | Australian currency; or   | 16             |
| (b)                      | with  | n the employee's written consent—   | 17             |
|                          | (i)   | wholly or partly to the employee's credit in an account with a financial institution nominated by the employee; or              | 18<br>19       |
|                          | (ii)  | by cheque of a type mentioned in subsection (5), draft, money order or electronic fund transfer; or                             | 20<br>21       |
| (c)                      | in a  | nother way allowed under a relevant industrial instrument.  | 22             |
| Maximu                   | m pei | nalty—16 penalty units.   | 23             |
| ( <b>3</b> ) If-         | _     |   | 24             |
| (a)                      | wag   | ges are to be paid in cash; and   | 25             |
| (b)                      | the   | amount is not a multiple of 5c;   | 26             |
|                          |       | hay be rounded to the nearest amount that is a multiple of 5c, volves a reduction.  | 2°<br>28       |
| <b>(4)</b> If            | wage  | s are to be paid other than in cash, they are to be paid without  | 29             |

| deduction of any charge made because of the way payment is made.   | 1                    |
|--|----------------------|
| Maximum penalty—16 penalty units.  | 2                    |
| (5) Except with the employee's written consent, a cheque by which wages are paid—  | 3                    |
| (a) must be payable to a bearer on demand; and   | 5                    |
| (b) must not be crossed.   | 6                    |
| (6) If wages are payable to an employee when the employee stops employment with the employer, the wages must be paid to the employee within 3 days after the employment stops, unless—   | 7<br>8<br>9          |
| (a) section 422 <sup>193</sup> applies; or   | 10                   |
| (b) the employer has complied with an inspector's demand under section 386. <sup>194</sup>   | 11<br>12             |
| Maximum penalty—40 penalty units.  | 13                   |
| (7) If an employee accepts for wages a cheque, draft or money order that is dishonoured, the employee may recover from the employer by action in a court of competent jurisdiction as a debt payable to the employee—  | 14<br>15<br>16       |
| (a) the wages payable; and   | 17                   |
| (b) a reasonable amount for damages suffered by the employee because of the dishonour.   | 18<br>19             |
| (8) A contract or authority is void to the extent it provides for payment of wages other than under this section.  | 20<br>21             |
| Contract not to stipulate mode of spending wages   | 22                   |
| <b>421.(1)</b> Subject to this division, an employer is not, directly or indirectly, to impose as a condition, express or implied, of an employee's employment, a provision about the place where, way in which, or person with whom an employee's wages, or a part of the wages, are to be spent. | 23<br>24<br>25<br>26 |
| Maximum penalty—16 penalty units.  | 27                   |

<sup>&</sup>lt;sup>193</sup> Section 422 (Payment of unpaid wages etc. if employee's whereabouts unknown)

<sup>194</sup> Section 386 (Paying employee's wages etc. to inspector)

| (2) An employer must not dismiss an employee because the employee's wages, or a part of the wages, are spent, or not spent, at a place, in a way, or with a person. <sup>195</sup>                               | 1<br>2<br>3      |
|--|------------------|
| Payment of unpaid wages etc. if employee's whereabouts unknown   | 4                |
| <b>422.</b> (1) Subsection (2) applies if—   | 5                |
| (a) an employer can not comply with section 419(6) <sup>196</sup> because the former employee's whereabouts are unknown to the employer and can not be discovered by the employer with reasonable diligence; and | 6<br>7<br>8<br>9 |
| (b) the inability continues for 30 days after cessation of employment by the former employee.  | 10<br>11         |
| (2) The employer, immediately at the end of the 30 days, must pay the wages payable to the former employee to the nearest clerk of the Magistrates Court.  | 12<br>13<br>14   |
| Maximum penalty—40 penalty units.  | 15               |
| (3) The receipt of the clerk for the payment is a full discharge to the employer for the amount stated in the receipt.   | 16<br>17         |
| (4) The clerk must pay the amount—   | 18               |
| (a) if the former employee's whereabouts are discovered—to the former employee; or   | 19<br>20         |
| (b) if at the end of a further 30 days, the amounts have not been paid to the former employee—to the department's funds for the former employee.   | 21<br>22<br>23   |
| (5) This section does not apply if the employer has complied with an inspector's demand made under section 386.197   | 24<br>25         |

<sup>195</sup> See section 217 (When dismissal is unlawful)

<sup>&</sup>lt;sup>196</sup> Section 419 (Wages to be paid without deduction)

<sup>197</sup> Section 386 (Paying employee's wages etc. to inspector)

| Recover                 | y of wages etc.   | 1              |
|-------------------------|---|----------------|
|                         | An application may be made to a magistrate for an order for of wages payable to an employee that are unpaid.  | 2 3            |
| ( <b>2</b> ) Th         | e application may be made by—   | 4              |
| (a)                     | the employee; or  | 5              |
| (b)                     | an employee organisation of which the employee is a member, acting for the employee; or   | 6<br>7         |
| (c)                     | a person authorised by the employee to make the application, and acting for the employee; or  | 8<br>9         |
| (d)                     | an inspector.   | 10             |
| (3) Th payable.         | e application must be made within 6 years after the wages became  | 11<br>12       |
| ( <b>4</b> ) On         | hearing the application, the magistrate—  | 13             |
| (a)                     | must order the employer to pay the employee the amount the magistrate finds to be payable and unpaid to the employee within the 6 years before the date of the application; and | 14<br>15<br>16 |
| (b)                     | may make an order for the payment despite an express or implied provision of an agreement to the contrary; and  | 17<br>18       |
| (c)                     | may order the payment to be made on the terms the magistrate considers appropriate; and   | 19<br>20       |
| (d)                     | may award costs to either party in an amount assessed by the magistrate.  | 21<br>22       |
| Enforce                 | ment of magistrate's order  | 23             |
| <b>424.</b> (1 employed | ) This section applies to an order of a magistrate for payment by an r of—  | 24<br>25       |
| (a)                     | wages found to be payable; or   | 26             |
| (b)                     | contributions to an approved superannuation fund found to be payable; or  | 27<br>28       |
| (c)                     | costs in a proceeding relating to unpaid amounts mentioned in paragraph (a) or (b).   | 29<br>30       |

| (2) The order is enforceable under the <i>Justices Act 1886</i> as an order for payment of money made by justices under that Act.  | 1 2            |
|--|----------------|
| (3) If an order is made, the amount ordered to be paid (including costs) is a debt payable to the person, in whose favour the order is made, by the employer.                        | 3<br>4<br>5    |
| (4) The order may be filed in the registry of a Magistrates Court under the <i>Magistrates Courts Act 1921</i> , and on being filed—   | 6<br>7         |
| (a) is taken to be an order properly made by a Magistrates Court; and  | 8              |
| (b) without limiting subsection (2), may be enforced as an order made by a Magistrates Court.  | 9<br>10        |
| Recovery from employee of amounts overpaid   | 11             |
| <b>425.(1)</b> This division does not prevent an employer recovering an amount paid to an employee that the employee is not entitled to because of absence from work.                | 12<br>13<br>14 |
| (2) Without limiting the employer's right to recover, the employer may recover the amount by deducting amounts from the employee's wages for a subsequent pay period or periods.     | 15<br>16<br>17 |
| (3) Deductions under subsection (2)—   | 18             |
| (a) must be commenced within 1 year after the payment; and   | 19             |
| (b) may extend over a period of 6 years after the payment.   | 20             |
| (4) A deduction can not be made in an amount that would reduce the wages payable to the employee for a pay period to less than an amount prescribed under a regulation.              | 21<br>22<br>23 |
| Deduction in default of notice of termination  | 24             |
| <b>426.</b> (1) This section applies if—   | 25             |
| <ul> <li>(a) an employment contract is governed by an industrial instrument<br/>that provides for notice of termination of the employment for a<br/>specified period; and</li> </ul> | 26<br>27<br>28 |
| (b) an employee ceases the employment without giving the employer the notice for the specified period.   | 29<br>30       |

| amount s | stated | ployer may deduct from wages payable to the employee an<br>by the instrument to be forfeited or payable to the employer if<br>ination is not given by an employee for the period specified. | 1<br>2<br>3    |
|----------|--------|---|----------------|
| Minor n  | nay sı | ue  | ۷              |
| for wage | s pay  | or may sue, or bring another proceeding under this division, able to the minor as an employee, in the same way and to the sif the minor were 18 years.                                      | 5<br>6<br>7    |
|          | Di     | vision 4—Wages in rural and mining industries   | 8              |
| Wages r  | ecove  | erable against mortgagee if mortgagor defaults  | Ģ              |
| 428.(1   | ) This | s section applies if an employee—   | 10             |
| (a)      | has    | performed work—   | 11             |
|          | (i)    | in cultivating, or otherwise improving, land that is subject to a mortgage; or  | 12<br>13       |
|          | (ii)   | in cultivating, or otherwise in connection with, a crop that is subject to a lien; or   | 14<br>15       |
|          | (iii)  | relating to animal or vegetable matter prepared or manufactured by machinery that is subject to a bill of sale; or  | 16<br>17       |
|          | (iv)   | in tending, feeding, driving, or otherwise in connection with, stock that is subject to a mortgage; and   | 18<br>19       |
| (b)      | -      | revented from, or hindered in, recovering wages for the work in the mortgagor as employer because—  | 20<br>21       |
|          | (i)    | the mortgagee has entered into, or taken possession of the land, crop, machinery or stock, or is taken to have done so; or  | 22<br>23<br>24 |
|          | (ii)   | the mortgagee has sold the land, crop, machinery or stock, under the mortgagee's security; or   | 25<br>26       |
|          | (iii)  | a cheque, draft or order drawn by the mortgager on the mortgagee is dishonoured by the mortgagee.   | 27<br>28       |
| (2) Th   | ne mo  | ortgagee is taken to be the employee's employer for the   | 29             |

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performance of the work.

| 2                    |
|----------------------|
| 4<br>5               |
| 6<br>7<br>8          |
| 9<br>10              |
| 11<br>12             |
| 13                   |
| 14<br>15             |
| 16<br>17             |
| 18<br>19             |
| 20<br>21<br>22       |
| 23<br>24             |
| 25                   |
| 26<br>27<br>28<br>29 |
| 30<br>31             |
|                      |

| (b)             | may be executed on the mortgaged land or the encumbered crop, machinery, or stock even though the mortgagee has entered into or taken possession of the land, crop, machinery or stock, or is taken to have done so, under the mortgagee's security. | 1<br>2<br>3<br>4 |
|-----------------|--|------------------|
| (2) Ai wages—   | n amount paid by, or recovered from, the mortgagee for the   | 5<br>6           |
| (a)             | is taken to be an advance made by the mortgagee to the mortgagor under the mortgagee's security; and   | 7<br>8           |
| (b)             | may be recovered by the mortgagee under the security.  | 9                |
| ( <b>3</b> ) In | this section—  | 10               |
| <b>"land"</b> i | ncludes the fixtures on the land.  | 11               |
|                 | tion of ss 428 and 429 to mines  ) Sections 428 <sup>198</sup> and 429 apply, with necessary changes, if an  | 12<br>13<br>14   |
| (a)             | has performed work in or about—  | 15               |
| · · /           | (i) a mine (including its fixtures) that is subject to a mortgage; or  | 16<br>17         |
|                 | (ii) machinery or apparatus, used in or for a mine, that is subject to a bill of sale; and   | 18<br>19         |
| (b)             | is prevented from, or hindered in, recovering wages for the work from the mortgagor as employer because—   | 20<br>21         |
|                 | (i) the mortgagee has entered into, or taken possession of the mine, machinery or apparatus, or is taken to have done so; or   | 22<br>23         |
|                 | (ii) has sold the mine, machinery or apparatus, under the mortgagee's security; or   | 24<br>25         |
|                 | (iii) a cheque, draft or order drawn by the mortgagor on the mortgagee is dishonoured by the mortgagee.  | 26<br>27         |
| , ,             | owever, a mortgagee is not liable for the employee's wages that  | 28               |

<sup>198</sup> Section 428 (Wages recoverable against mortgagee if mortgagor defaults)

| events ha        | appens first—  | 1              |
|------------------|--|----------------|
| (a)              | the employee first applies to the mortgagee for payment of the wages;  | 2 3            |
| (b)              | the mortgagee takes possession of, or sells, the mine, machinery or apparatus.   | 4<br>5         |
| ( <b>3</b> ) In  | this section—  | 6              |
| "wages"          | for work includes earnings for work.   | 7              |
| Priority         | in payment of wages earned in mine   | 8              |
|                  | An amount of wages, of not more than 4 weeks, payable to an e for employment in or about a mine—   | 9<br>10        |
| (a)              | is a first charge on the claim or land in or on which the mine is situated; and  | 11<br>12       |
| (b)              | in the winding-up of a corporation formed for or engaged in working the mine, must be paid in priority to all other debts, secured or unsecured, of the corporation. | 13<br>14<br>15 |
| (2) Su           | bsection (1)(a) applies even though—   | 16             |
| (a)              | the claim or land is mortgaged or charged to secure payment of other amounts; or   | 17<br>18       |
| (b)              | there is a lien on the claim or land.  | 19             |
|                  | bsection (1)(b) applies only to the extent that a law of the State may pply to the distribution of assets in a winding-up.   | 20<br>21       |
| (4) If includes- | a first charge exists under subsection (1)(a), the amount charged  | 22<br>23       |
| (a)              | all amounts awarded by a court as costs against an employer in a proceeding brought by or for an employee to recover the wages mentioned in the subsection; and      | 24<br>25<br>26 |
| (b)              | the amount of costs, charges and expenses reasonably incurred in attempting to enforce an order or orders for payment of the wages.                                  | 27<br>28<br>29 |
|                  | e debts that are a first charge under subsection (1)(a) or are to be riority under subsection (1)(b)—  | 30<br>31       |

| (a) rank equally among themselves; and   | 1              |
|--|----------------|
| (b) if necessary, abate in equal proportions among themselves.   | 2              |
| (6) In this section—   | 3              |
| "wages" for work includes earnings for work.   | 4              |
|  |                |
| Division 5—Occupational superannuation   | 5              |
| Agreement about superannuation fund  | $\epsilon$     |
| <b>432.(1)</b> This section applies if an industrial instrument requires an employer to pay contributions to a specified superannuation fund.                        | 7<br>8         |
| (2) Despite the instrument, the required contributions may be paid to a complying superannuation fund agreed to by the employer and employee.                        | 9<br>10        |
| (3) The agreement must be written and signed by the employer and employee.   | 11<br>12       |
| (4) A person must not coerce someone else to make an agreement mentioned in subsection (3).  | 13<br>14       |
| Maximum penalty for subsection (4)—40 penalty units.   | 15             |
| Contributing occupational superannuation   | 16             |
| <b>433.(1)</b> An employer must contribute, for eligible employees, to the approved superannuation fund at the level required by the relevant industrial instrument. | 17<br>18<br>19 |
| Maximum penalty—40 penalty units.  | 20             |
| (2) The offence is a continuing offence that may be charged in 1 complaint for a period.   | 21<br>22       |
| (3) An employer who contributed—   | 23             |
| (a) to a complying superannuation fund at a level required by a relevant industrial instrument; but  | 24<br>25       |
| (b) to a fund that is not the approved superannuation fund;  | 26             |
| does not commit an offence unless the employer has knowingly   | 27             |

| contrave        | ned the instrument.   | 1  |
|-----------------|---|----|
|                 | he commission makes an order under section 434(1), an employer        | 2  |
| who fails       | s to contribute in accordance with the order is taken to fail to make | 3  |
| the contr       | ibution under the relevant industrial instrument, whether or not the  | 4  |
| order wa        | s directed to that employer.  | 5  |
| ( <b>5</b> ) Th | e court by which a defendant is found guilty of an offence under      | 6  |
| subsection      | on (1) may make, in relation to the defendant, an order that a        | 7  |
| magistra        | te is authorised by section 435199 to make on an application under    | 8  |
| that section    | on, and that section applies and extends accordingly.                 | 9  |
| Power to        | o order superannuation contribution to particular fund                | 10 |
| 434.(1          | ) This section applies if—  | 11 |
| (a)             | an industrial matter relates to an allegation that an employer has    | 12 |
|                 | been, or is, contributing to a complying superannuation fund for      | 13 |
|                 | employees at a level required by a relevant industrial instrument;    | 14 |
|                 | but   | 15 |
| (b)             | the fund is not the approved superannuation fund.                     | 16 |
| (2) Th          | ne commission, of its own initiative or on application by an          | 17 |
| inspector       | r, organisation or employee concerned, may—                           | 18 |
| (a)             | determine which complying superannuation fund the employer            | 19 |
|                 | should have been, or should be, contributing to to comply with        | 20 |
|                 | the relevant industrial instrument; and                               | 21 |
| (b)             | order the employer to contribute accordingly.                         | 22 |
| <b>(3)</b> If   | the commission considers it appropriate, the commission may           | 23 |
| make its        | order to operate from the date when a particular employee became      | 24 |
|                 | for payment of contribution to the fund determined by the             | 25 |
| commiss         | ion.  | 26 |
| (4) Th          | e commission may recognise all or any of the contribution made        | 27 |

28

29

(4) The commission may recognise all or any of the contribution made by an employer to a complying superannuation fund up to and including the date of the commission's determination as having met the requirements, or

<sup>199</sup> Section 435 (Magistrate's power for unpaid superannuation contribution)

|                  | them, of a relevant industrial instrument, relating to employers' ion to the approved superannuation fund.   | 1 2            |
|------------------|--|----------------|
| Magistr          | ate's power for unpaid superannuation contribution   | 3              |
| payment          | An application may be made to a magistrate for an order for of contributions to the approved superannuation fund payable for le employee that are unpaid.          | 4<br>5<br>6    |
| ( <b>2</b> ) Th  | e application may be made by—  | 7              |
| (a)              | an inspector; or   | 8              |
| (b)              | an employee who is an eligible employee on whose behalf an employer is required to contribute to an approved superannuation fund; or                               | 9<br>10<br>11  |
| (c)              | an employee organisation of which an employee mentioned in paragraph (b) is a member.  | 12<br>13       |
| (3) The became p | e application must be made within 6 years after the contributions bayable.   | 14<br>15       |
|                  | hearing the application, the magistrate must order the employer to employee—   | 16<br>17       |
| (a)              | the amount the magistrate finds to be payable and unpaid to the employee within the 6 years before the date of the application; and                                | 18<br>19       |
| (b)              | an amount the magistrate considers appropriate, based on the return that would have accrued in relation to the contribution had it been properly paid to the fund. | 20<br>21<br>22 |
| ( <b>5</b> ) Th  | e order must require the amount to be paid to—   | 23             |
| (a)              | if the employee is employed by the employer—the approved superannuation fund; or   | 24<br>25       |
| (b)              | if the employee is no longer employed by the employer—   | 26             |
|                  | (i) the approved superannuation fund; or   | 27             |
|                  | (ii) a complying superannuation fund; or   | 28             |
|                  | (iii) a superannuation fund nominated by the employee; or  | 29             |
|                  | (iv) an eligible rollover fund; or   | 30             |

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| Work | nlace | Relati | ions |
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| (v) if the amount is less than the amount of total benefits that may revert to an employee under the <i>Superannuation Industry (Supervision) Act 1993</i> (Cwlth)—the employee.                          | 1<br>2<br>3    |
|---|----------------|
| (6) The amount must be paid into the unclaimed moneys fund in the Treasury, if a former employee in relation to whom an order is made—  | 4<br>5         |
| (a) can not be located after reasonable inquiry; or   | 6              |
| (b) does not nominate a superannuation fund for the purpose of the order, if required by the order to do so.  | 7<br>8         |
| (7) The magistrate—   | 9              |
| (a) may order payment on the terms the magistrate considers appropriate; and  | 10<br>11       |
| (b) may order costs, or make no order for costs, as the magistrate considers appropriate.   | 12<br>13       |
| CHAPTER 10—OFFENCES  Contempt of court  | 14<br>15       |
| <b>436.(1)</b> The court has all the protection, powers, jurisdiction and authority possessed by the Supreme Court in relation to contempt of court.  | 16<br>17       |
| (2) In the court's exercise of the protection, powers, jurisdiction and authority, the Rules of the Supreme Court relating to contempt of court apply, with necessary changes, and must be complied with. | 18<br>19<br>20 |
| (3) The registrar or another officer of the court may apply to the court for an order that a person be committed to prison for contempt of court.   | 21<br>22       |
| (4) The court's jurisdiction to punish a contempt of the court may be exercised by—   | 23<br>24       |
| (a) for a contempt committed in the face and hearing of the court—the president, on the president's own initiative; or  | 25<br>26       |
| (b) otherwise—the full court.   | 27             |

|                         |        | Ithough a penalty is prescribed for the act or omission.  | 2              |
|-------------------------|--------|---|----------------|
| Disobey                 | ing p  | enalty orders   | 3              |
| <b>437.</b> (1 reasonab |        | person must obey a penalty order, unless the person has a cuse.   | 4<br>5         |
| Maximu                  | m per  | nalty—the penalty provided for in the order.  | 6              |
| <b>(2)</b> In           | this s | ection—   | 7              |
|                         |        | er" means an order of the court or commission that provides ent of a penalty if the order is disobeyed.                               | 8<br>9         |
| Improperegistra         |        | nduct towards member of the commission, magistrate or   | 10<br>11       |
| 438.(1                  | ) A p  | person must not—  | 12             |
| (a)                     | wilf   | fully insult or disturb an official; or   | 13             |
| (b)                     | use    | insulting language to an official; or   | 14             |
| (c)                     | inte   | rrupt an industrial tribunal's proceeding; or   | 15             |
| (d)                     | by v   | writing or speech, use words intended to—   | 16             |
|                         | (i)    | improperly influence an official; or  | 17             |
|                         | (ii)   | improperly influence a witness before an industrial tribunal; or  | 18<br>19       |
|                         | (iii)  | bring an official or industrial tribunal into disrepute.  | 20             |
| Maximu                  | m pei  | nalty—40 penalty units or 1 year's imprisonment.  | 21             |
| industria               | l trib | on who commits an offence under this section before an unal may, by the tribunal's order, be excluded from the place unal is sitting. | 22<br>23<br>24 |
| ` '                     |        | aking of an order under subsection (2) does not affect the bility to be punished for the offence.                                     | 25<br>26       |
|                         | -      | ce officer, or a person acting under the authority of the bunal, may enforce the tribunal's order, using necessary                    | 27<br>28       |

29

reasonable force.

| ( <b>5</b> ) In | this s | ection—  | 1              |
|-----------------|--------|--|----------------|
|                 |        | ribunal" means the commission, an Industrial Magistrates the registrar acting as registrar under this or another Act.  | 2 3            |
| exe             |        | ans a member of the commission, a magistrate or the registrar g jurisdiction or powers or performing functions under this or act.  | 4<br>5<br>6    |
| Disturba        | ances  | near tribunals   | 7              |
| or near a       | plac   | on must not create, take part in, or continue a disturbance in e where the court, the commission, an Industrial Magistrates egistrar is sitting for this or another Act. | 8<br>9<br>10   |
| Maximu          | m per  | nalty—40 penalty units or 1 year's imprisonment.   | 11             |
| Contem          | pt by  | witness  | 12             |
| 440.(1          | ) A p  | erson must not, without lawful excuse—   | 13             |
| (a)             |        | called to appear as a witness before an industrial inal—disobey the summons; or  | 14<br>15       |
| (b)             | _      | opearing as a witness before an industrial tribunal, whether or in response to a summons—  | 16<br>17       |
|                 | (i)    | refuse to be sworn or to make an affirmation or declaration as a witness; or   | 18<br>19       |
|                 | (ii)   | refuse to answer a question that the person is required by the tribunal to answer; or  | 20<br>21       |
|                 | (iii)  | refuse to produce records that the person is required by the tribunal to produce.  | 22<br>23       |
| Maximu          | m per  | nalty—40 penalty units.  | 24             |
| (2) In          | this s | ection—  | 25             |
| Mag             | gistra | <b>ribunal"</b> means the court, the commission, an Industrial tes Court or the registrar conducting a proceeding under this r Act.                                      | 26<br>27<br>28 |

| False or misleading statements  | 1              |
|---|----------------|
| <b>441.(1)</b> A person must not state anything to an official for this Act that the person knows is false or misleading in a material particular.  | 2 3            |
| Maximum penalty—40 penalty units.   | 4              |
| (2) It is enough for a complaint against a person for an offence against subsection (1) to state that the statement made was 'false or misleading' to the person's knowledge.               | 5<br>6<br>7    |
| (3) A person must not be prosecuted for an offence under this section if the person can be prosecuted for an offence under section 105 or 298. <sup>200</sup>                               | 8<br>9         |
| (4) In this section—  | 10             |
| "official" means an inspector or the registrar.   | 11             |
| False, misleading or incomplete documents   | 12             |
| <b>442.(1)</b> A person must not, for this Act, give an official a document containing information the person knows is false, misleading or incomplete in a material particular.            | 13<br>14<br>15 |
| Maximum penalty—40 penalty units.   | 16             |
| (2) Subsection (1) does not apply to a person if the person, when giving the document—  | 17<br>18       |
| (a) informs the official, to the best of the person's ability, how it is false, misleading or incomplete; and   | 19<br>20       |
| (b) if the person has, or can reasonably obtain, the correct information—gives the correct information.   | 21<br>22       |
| (3) A person must not make an entry in a document required or permitted to be made or kept under this Act knowing the entry to be false, misleading or incomplete in a material particular. | 23<br>24<br>25 |
| Maximum penalty—40 penalty units.   | 26             |
| (4) It is enough for a complaint against a person for an offence against  | 27             |

<sup>&</sup>lt;sup>200</sup> Section 105 (Person must not apply duress or make false statements in connection with QWA etc.)

Section 298 (Power to enter and inspect)

| subsection (1) or (3) to state that the statement made was 'false, misleading or incomplete' to the person's knowledge.  | 1 2                  |
|--|----------------------|
| (5) A person must not be prosecuted for an offence under this section if the person can be prosecuted under section 83 or 298. <sup>201</sup>  | 3                    |
| (6) In this section—   | 5                    |
| "official" means an inspector, an authorised industrial officer or the registrar.  | 7                    |
| Obstructing officers   | 8                    |
| <b>443.</b> (1) A person must not—   | 9                    |
| (a) obstruct an officer exercising a power, or performing a function, under this or another Act; or  | 10<br>11             |
| (b) if lawfully required by an officer to produce or exhibit a<br>document, or to allow a document to be examined—fail to<br>comply with the request, unless the person has a reasonable<br>excuse; or | 12<br>13<br>14<br>15 |
| (c) wilfully mislead an officer in a way likely to affect the performance of the officer's function; or  | 16<br>17             |
| (d) if lawfully asked a question for this or another Act by an<br>officer—fail to answer the question truthfully and to the best of<br>the person's knowledge, information and belief.                 | 18<br>19<br>20       |
| Maximum penalty—40 penalty units.  | 21                   |
| (2) A person must not be prosecuted for an offence under subsection (1) if the person can be prosecuted under section 298. <sup>202</sup>  | 22<br>23             |
| (3) In this section—   | 24                   |
| "officer" means an officer of the court or commission.   | 25                   |

 $<sup>^{201}\,</sup>$  Section 83 (Employer's declaration must be accurate) or 298 (Power to enter and inspect)

<sup>202</sup> Section 298 (Power to enter and inspect)

**s 444** 306 **s 445** 

| Avoiding Act's obligations  | J                         |
|---|---------------------------|
| <b>444.</b> (1) An employer, with intent to avoid an obligation under this Act to pay an employee for a public holiday or accrued leave, must not—  | 2                         |
| (a) dismiss the employee; or  | 4                         |
| (b) if the employee's entitlement to long service leave is worked out under section 200 <sup>203</sup> —interrupt the continuity of the employee's service.   | 5<br>6<br>7               |
| Maximum penalty—40 penalty units  | 8                         |
| (2) If the Industrial Magistrates Court finds an employer has contravened subsection (1) in relation to long service leave, it must (in addition to any order it may make imposing a penalty) order the defendant to pay the dismissed employee a proportionate amount of long service leave on the basis of 13 weeks leave for 15 years service. | 9<br>10<br>11<br>12<br>13 |
| (3) In this section—  | 14                        |
| "dismiss" includes stand-down.  | 15                        |
| "leave" means annual, sick or long service leave.   | 16                        |
| "obligation" under this Act includes an obligation under an industrial instrument.  | 17<br>18                  |
| Non-payment of wages  | 19                        |
| <b>445.</b> (1) A person must pay wages payable to an employee under a relevant industrial instrument or permit—  | 20<br>21                  |
| (a) to the employee; or   | 22                        |
| (b) in accordance with the employee's written direction.  | 23                        |
| Maximum penalty—200 penalty units.  | 24                        |
| (2) An offence under subsection (1) may consist of—   | 25                        |
| (a) a single failure to pay wages due on a particular day; or   | 26                        |
| (b) a failure to pay wages due over a period of time.   | 27                        |

<sup>&</sup>lt;sup>203</sup> Section 200 (Service of casual employees)

| (3) The wages are   | e offence starts on the day of the failure and continues until the e paid.   | ]                    |
|---------------------|--|----------------------|
|                     | complaint or a series of complaints may be made for any period ch the offence continues.   | 3                    |
|                     | owever, a complaint may only relate to offences that started within efore the complaint is made.   | 5                    |
|                     | magistrate may hear and decide a complaint for an offence under on, and in addition to any penalty that the magistrate may impose—   | ?                    |
| (a)                 | if the magistrate finds the defendant guilty—must order the defendant to pay the employee the amount the magistrate finds to be payable to the employee; or  | 9<br>10<br>11        |
| (b)                 | if the magistrate does not find the defendant guilty—may order<br>the defendant to pay the employee the amount the magistrate<br>finds, on the balance of probabilities, to be payable to the<br>employee.                           | 13<br>13<br>14<br>15 |
| ( <b>7</b> ) A 1    | magistrate may make the order—   | 16                   |
| (a)                 | despite an express or implied provision of an agreement to the contrary; and   | 1′<br>18             |
| (b)                 | on the terms the magistrate considers appropriate.   | 19                   |
| Acceptin            | ng reduced wages   | 20                   |
| •                   | An employee must not enter into an agreement with an employer wages that, to the employee's knowledge, are reduced wages.  | 21<br>22             |
| Maximui             | m penalty—16 penalty units.  | 23                   |
| wages p<br>performe | e return by or for an employee, to or for the employer of a part of aid under a relevant industrial instrument or permit for worked by the employee is evidence that the employee has entered into ment mentioned in subsection (1). | 24<br>2:<br>20<br>27 |
| Publishi            | ng statement about employment on reduced wages   | 28                   |
|                     | A person must not publish or cause to be published, whether or   | 29                   |

| person is     | ready and willing to—   | 1              |
|---------------|---|----------------|
| (a)           | employ a person on reduced wages; or  | 2              |
| (b)           | be employed on reduced wages.   | 3              |
| Maximui       | m penalty—16 penalty units.   | 4              |
|               | proceeding for an offence under subsection (1) may be ced against a publisher of the statement only if—   | 5              |
| (a)           | the publisher has been warned by an inspector that the publication of the statement, or of a statement substantially similar, is an offence under this Act; and | ?<br>8         |
| (b)           | the publisher has published, or caused the publication of, the statement after receiving the warning; and   | 1(<br>11       |
| (c)           | the Minister's consent to the proceeding is obtained.   | 12             |
| published     | proprietor of a newspaper or advertising medium is taken to have d the statement with knowledge of its unlawfulness, unless the r shows that the proprietor—    | 13<br>14<br>15 |
| (a)           | had taken all reasonable precautions against committing the offence; and  | 16<br>17       |
| (b)           | had reasonable grounds to believe, and did believe, the publication to be lawful; and   | 18<br>19       |
| (c)           | had no reason to suspect the publication was unlawful.  | 20             |
| <b>(4)</b> In | this section—   | 21             |
| "publish      | " includes—   | 22             |
| (a)           | exhibit; and  | 23             |
| (b)           | broadcast; and  | 24             |
| (c)           | publish to a person.  | 25             |
| "publish      | er' means—  | 26             |
| (a)           | the printer or proprietor of a newspaper; or  | 27             |
| (b)           | the distributor or seller of a newspaper; or  | 28             |
| (c)           | the printer, maker, operator or proprietor of an advertising device or advertising medium; or   | 29<br>30       |

| (a) the printer of a document uttered for advertising purp   | oses; or                        |
|--|---------------------------------|
| (e) a person acting under the authority of a person reparagraphs (a) to (d).   | nentioned in                    |
| Offence to offer or accept premiums  | 4                               |
| <b>448.</b> (1) This section applies subject to the <i>Private Employm Act 1983</i> .  | ent Agencies 5                  |
| (2) A person must not—   | 7                               |
| (a) offer an employment premium; or  | 8                               |
| (b) demand an employment premium; or   | Ģ                               |
| (c) ask for an employment premium; or  | 10                              |
| (d) accept, or agree to accept, an employment premium.   | 11                              |
| Maximum penalty—16 penalty units.  | 12                              |
| (3) If a court finds a person (the "defendant") guilty of a employment premium, it must (in addition to any penalty make) order the defendant to pay an amount, equivalent to the value of the premium, to the person from whom the defendant premium. | order it may 14 ne amount or 15 |
| (4) In this section—   | 18                              |
| <b>"employment premium"</b> includes a consideration, gift, a forbearance for the employment of a person.  | allowance or 19                 |
| Contraventions of awards, certified agreements or permits  | 2                               |
| <b>449.(1)</b> A person must not contravene an award, certified a permit. <sup>204</sup>   | agreement or 22                 |
| Maximum penalty—   | 24                              |
| (a) for a first offence—   | 25                              |
| (i) if the offender is an employer that is a body con  | rporate or an 26                |

 $<sup>^{204}</sup>$  For the contravention of a QWA, see section 93 (Parties must not contravene QWA)

|                                 | organisation—80 penalty units; or  | 1              |
|---------------------------------|--|----------------|
| (ii)                            | if the offender is an employer that is not a body corporate—16 penalty units; or   | 2 3            |
| (iii)                           | if the offender is an employee—16 penalty units; or  | 4              |
|                                 | a second or subsequent offence consisting of a contravention he same provision of the instrument or permit—  | 5<br>6         |
| (i)                             | if the offender is an employer that is a body corporate or an organisation—100 penalty units; or   | 7<br>8         |
| (ii)                            | if the offender is an employer that is not a body corporate—20 penalty units; or   | 9<br>10        |
| (ii)                            | if the offender is an employee—20 penalty units.   | 11             |
| first offence i                 | section (1), a second or subsequent offence is taken to be a f more than 1 year has passed since the commission of the last the of which the person was found guilty.            | 12<br>13<br>14 |
| employee wh                     | ployer who pays (directly or by an agent) an employee, and an no receives from an employer (or the employer's agent) is each taken to have contravened the instrument or permit. | 15<br>16<br>17 |
|                                 | mployee returns to an employer (or the employer's agent) a es paid to the employee under a relevant award, certified permit—   | 18<br>19<br>20 |
| (a) the                         | employee is taken to have received reduced wages; and  | 21             |
| ` '                             | employer (or the employer's agent) is taken to have paid uced wages;   | 22<br>23       |
| unless the ret<br>obligation of | turn is in discharge, or partial discharge, of a lawful debt or the employee.  | 24<br>25       |
| Injunction re                   | estraining contraventions  | 26             |
|                                 | is section applies if a person has been found guilty of an ving the contravention of an industrial instrument, permit or   | 27<br>28<br>29 |

(2) If satisfied the contravention consisted of the person's wilful action or

default, the full court, on application made to it, may grant an injunction

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| restrainir             | ig the person from—   | 1           |
|------------------------|---|-------------|
| (a)                    | continuing the contravention; or  | 2           |
| (b)                    | committing further contraventions of the instrument, permit or this Act, whether similar to or different from the contraventions the person has been found guilty of. | 3<br>4<br>5 |
| ( <b>3</b> ) The       | e person must obey the injunction.  | 6           |
| Maximu                 | m penalty—200 penalty units.  | 7           |
| Persons                | considered parties to offences  | 8           |
| <b>451.</b> W person w | Vithout limiting the Criminal Code, section 7,205 an organisation or ho—  | 9<br>10     |
| (a)                    | takes part in the commission of an offence under this Act; or   | 11          |
| (b)                    | counsels, procures or aids the commission of an offence under this Act; or  | 12<br>13    |
| (c)                    | encourages the commission of an offence under this Act; or  | 14          |
| (d)                    | is concerned, directly or indirectly, in the commission of an offence under this Act;   | 15<br>16    |
|                        | to have committed the offence and to be liable to the penalty d for the offence.  | 17<br>18    |
| Executive and 445      | re officers must ensure corporation complies with ss 396, 433   | 19<br>20    |
|                        | ) If a corporation commits an offence under section 396, 433 or ne executive officers of the corporation—   | 21<br>22    |
| (a)                    | are also taken to have committed the offence; and   | 23          |
| (b)                    | are liable to the prescribed penalty and any other order the magistrate may make under those sections.  | 24<br>25    |

 $<sup>^{205}</sup>$  Criminal Code, section 7 (Offender may be prosecuted under Code or other statute)

<sup>206</sup> Section 396 (Employee register), 433 (Contributing occupational superannuation) or 445 (Non-payment of wages)

| <b>(2)</b> Ho        | wever, it is a defence for an executive officer to prove—  | 1                                       |
|----------------------|--|---|
| (a)                  | if the officer was in a position to influence the conduct of the corporation in relation to the offence—the officer exercised reasonable diligence to ensure the corporation complied with the sections; or  | 2 |
| (b)                  | the officer was not in a position to influence the conduct of the corporation in relation to the offence.  | 7                                       |
| <b>(3)</b> In        | this section—  | 8                                       |
|                      | ve officer", of a corporation, means a person who is concerned a, or takes part in, the corporation's management, whether or not—  | <u>9</u><br>10                          |
| (a)                  | the person is a director; or   | 11                                      |
| (b)                  | the person's position is given the name of executive officer.  | 12                                      |
| Attempt              | to commit offence  | 13                                      |
| <b>453.</b> A        | person who attempts to commit an offence under this Act—   | 14                                      |
| (a)                  | commits an offence; and  | 15                                      |
| (b)                  | is liable to the same penalty as if the offence attempted had been committed.  | 10<br>17                                |
|                      | CHAPTER 11—LEGAL PROCEEDINGS   | 18                                      |
| General              | application of jurisdictional provisions   | 19                                      |
| procedur<br>Court ap | The provisions of this Act providing for the powers of and es before the court, the commission or an Industrial Magistrates ply in relation to the jurisdiction of the court, the commission or an I Magistrates Court under this or another Act, unless the contrary appears. | 20<br>2<br>22<br>23<br>24               |

| Evidenti       | ary provisions affecting proceeding under industrial Act   | -                   |
|----------------|--|---------------------|
| <b>455.</b> In | a proceeding under an industrial Act—  | 2                   |
| (a)            | the appointment as employment advocate of a person claiming to<br>be, or stated to be, the employment advocate, and the authority of<br>the employment advocate to take a proceeding or do any act, must<br>be presumed, until the contrary is proved; and | 3<br>2<br>4         |
| (b)            | the appointment as inspector of a person claiming to be, or stated to be, an inspector, and the authority of an inspector to take a proceeding or do any act, must be presumed, until the contrary is proved; and  | 2<br>9<br>10        |
| (c)            | a signature purporting to be of the employment advocate is taken as the signature it purports to be, until the contrary is proved; and   | 1<br>12             |
| (d)            | a signature purporting to be of an inspector is taken as the signature it purports to be, until the contrary is proved; and  | 1.<br>14            |
| (e)            | a document purporting to be a copy of a notice or order issued<br>under this Act by an inspector is admissible as evidence of the<br>issue of the notice or order and of the things in it; and   | 1;<br>10<br>17      |
| (f)            | the limits of a district or part of the State, or of a road, stated in a complaint or other document made for the proceeding must be presumed, until the contrary is proved; and   | 18<br>19<br>20      |
| (g)            | judicial notice of the existence of industrial action, or of a proposed industrial action, may be taken, if the tribunal concerned considers the existence of the action, or the proposal for action, is so well known as to require no proof of the fact. | 2<br>22<br>22<br>24 |
| Confider       | ntial material tendered in evidence  | 25                  |
|                | ) Subsection (2) applies if records, tendered to the court or ion, relate to—  | 26<br>27            |
| (a)            | a person's trade secrets; or   | 28                  |
| (b)            | the financial position of a party or witness.  | 29                  |
| witness,       | be inspected by anyone other than the president, a member of the ion or an expert witness.   | 30<br>31<br>32      |

(3) Subsection (2) does not apply to records relating to the financial

position of a party or witness who claims that the financial position of an

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| industry or business does not permit the payment of wages, or the granting of conditions—   | 3 4            |
|---|----------------|
| (a) claimed in the proceeding in which the records are tendered; or   | 5              |
| (b) under a proposed industrial instrument or order to which the proceeding relates.  | 6<br>7         |
| (4) If the court or commission directs that information relating to a person's trade secrets or financial position be given in evidence, the evidence must be taken in private, if the person asks. | 8<br>9<br>10   |
| (5) The court, commission or registrar may direct—  | 11             |
| (a) a report, or part of a report, of a proceeding in an industrial cause not be published; or  | 12<br>13       |
| (b) evidence given, records tendered or things exhibited in a<br>proceeding for an industrial cause be withheld from release or<br>search.  | 14<br>15<br>16 |
| (6) The direction may prohibit the publication, release or search absolutely, or except on conditions ordered by the court, commission or registrar.  | 17<br>18<br>19 |
| (7) The direction must be complied with by all persons to whom it is directed.  | 20<br>21       |
| Maximum penalty—16 penalty units.   | 22             |
| (8) A direction may be given if the court, commission or registrar considers—   | 23<br>24       |
| (a) disclosure of the matter would not be in the public interest; or  | 25             |
| (b) persons, other than parties to the cause, do not have a sufficient legitimate interest in being informed of the matter.   | 26<br>27       |
| (9) A person must not give as evidence, or publish material, in contravention of this section or of a direction under this section.   | 28<br>29       |
| Maximum penalty—16 penalty units.   | 30             |

| <b>(10)</b> Ir | this section—  | 1                    |
|----------------|--|----------------------|
| _              | witness", for records, means a person appointed by the court or mission to examine the records and to report on them.  | 3                    |
| Evidenti       | ary value at large of official records   | ۷                    |
|                | ) The following are admissible in a proceeding as evidence of a or action—   | 5                    |
| (a)            | a copy of the decision, or of a record of other action of the court<br>or commission, purporting to bear the seal of the court or<br>commission;   | ?<br>9               |
| (b)            | a copy of, or a document purporting to be an extract from, the industrial gazette purporting to contain notice of a decision or other action of the court or commission.   | 10<br>11<br>12       |
| (2) In         | a proceeding—  | 13                   |
| (a)            | a copy of, or a document purporting to be an extract from, the industrial gazette purporting to contain notice of—   | 14<br>15             |
|                | (i) a declaration of a general ruling published under section 132; <sup>207</sup> or   | 1 <i>6</i><br>17     |
|                | (ii) an amendment of an award or certified agreement;  | 18                   |
|                | is admissible as evidence of the making or approval of the declaration or amendment and, for the period for which the declaration or amendment remains in force, is evidence of the matters in the notice, until the contrary is proved; and | 19<br>20<br>21<br>22 |
| (b)            | a copy of a certified agreement, certified as a true copy by the registrar, is admissible as evidence of—  | 23<br>24             |
|                | (i) the agreement; and   | 25                   |
|                | (ii) its execution as shown in the copy; and   | 26                   |
|                | (iii) its certification by the commission; and   | 27                   |
| (c)            | a copy of a QWA, certified as a true copy by the registrar, is admissible as evidence of—  | 28<br>29             |

<sup>207</sup> Section 132 (General rulings)

|            | (i) the agreement; and  | 1                |
|------------|---|------------------|
|            | (ii) its execution as shown in the copy; and  | 2                |
|            | (iii) its approval by an enterprise commissioner; and   | 3                |
| (d)        | a copy of a permit issued by the commission, a magistrate or the registrar, certified as a true copy by the appropriate clerk of the Magistrates Court or the registrar, is admissible as evidence of the permit; and | 2<br>5<br>7      |
| (e)        | a certificate issued by the registrar about an organisation's registration is evidence of the matters in the certificate; and   | 8                |
| (f)        | a certificate issued by the registrar that a stated person was, at a stated time, a stated officer, or a member, of a stated organisation is evidence of the matters.   | 10<br>11<br>12   |
| Proof of   | certain facts by statement  | 13               |
|            | n a proceeding, a statement in a complaint or other process by e proceeding is started that—  | 14<br>15         |
| (a)        | a calling was, at or about a stated time, transferred from 1 person to another; or  | 1 <i>6</i><br>17 |
| (b)        | a stated person is or is not, or was or was not, at a stated time, an officer or member of an organisation; or  | 18<br>19         |
| (c)        | a stated person is liable to pay, but has not paid, contribution to<br>the approved superannuation fund;  | 20<br>21         |
| is proof o | of the matter stated, until the contrary is proved.   | 22               |
| Evidenti   | ary value of certificate of trustee of superannuation fund  | 23               |
|            | In a proceeding, a trustee's certificate stating, for a period of service of an eligible employee concerned in the proceeding—  | 24<br>25         |
| (a)        | an amount was paid as contribution to a complying superannuation fund of which the trustee is a trustee; or   | 26<br>27         |
| (b)        | an amount worked out on the rate of return that stated contributions would have attracted to the fund;  | 28<br>29         |

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is evidence of the matters stated, until the contrary is proved.

| (2) In this section—   | 2                          |
|--|----------------------------|
| "trustee's certificate" means a certificate given, or purporting to have been given, by a trustee of a complying superannuation fund.  | 3 4                        |
| Offence proceedings generally  | 5                          |
| <b>460.(1)</b> A proceeding for an offence under an industrial Act is to be heard and decided by the court or a magistrate, within the limits of the court's or magistrate's jurisdiction.   | 6<br>7<br>8                |
| (2) A proceeding before a magistrate is to be heard and decided summarily, but the Industrial Magistrates Court where the proceeding is taken is to be constituted by a magistrate sitting alone.  | 9<br>10<br>11              |
| (3) If the parties to a proceeding commenced, or to be commenced, before a magistrate agree, by notice signed by them or their representatives, that the proceeding should be continued or taken before a magistrate at a particular place in the State (other than the place where the proceeding should be heard and decided under the <i>Justices Act 1886</i> )— | 12<br>13<br>14<br>15<br>16 |
| (a) the magistrate at the particular place is authorised to hear and decide the proceeding; and  | 17<br>18                   |
| (b) jurisdiction is conferred on each magistrate accordingly.  | 19                         |
| (4) If the proceeding has been commenced before the agreement is made, the magistrate, if satisfied the agreement exists, must—  | 20<br>21                   |
| (a) adjourn the proceeding to the magistrate at the agreed place; and  | 22                         |
| (b) send the record of the proceeding taken before the magistrate to the clerk of the Magistrates Court at the agreed place.   | 23<br>24                   |
| (5) For the adjourned proceeding, evidence heard or produced in the proceeding before it was adjourned, is taken to have been heard or produced before the magistrate to whom the proceeding is adjourned, unless the parties otherwise agree.   | 25<br>26<br>27<br>28       |
| (6) Subject to subsection (7), a proceeding for an offence under this Act must be commenced—   | 29<br>30                   |
| (a) within 1 year after the offence was committed; or  | 31                         |

| (b) within 6 months after the offence comes to the complainant's knowledge, but within 18 months after the offence was committed.  | 1<br>2<br>3          |
|--|----------------------|
| (7) A proceeding for an offence under section 433 or 445 <sup>208</sup> must be commenced within 6 years after the offence was committed.  | 4<br>5               |
| Organisations may start proceedings  | 6                    |
| <b>461.</b> Without limiting the authority of the State or a person to take a proceeding, an organisation (in its registered name) may commence a proceeding for—  | 7<br>8<br>9          |
| (a) contraventions of industrial instruments or permits; or  | 10                   |
| (b) an offence under this Act; or  | 11                   |
| (c) recovery of an amount payable to an employee.  | 12                   |
| Recovering amounts from organisations  | 13                   |
| <b>462.</b> (1) This section applies for the recovery of—  | 14                   |
| (a) a penalty imposed on an organisation under this Act; or  | 15                   |
| (b) an amount ordered to be paid by an organisation under this Act.  | 16                   |
| (2) Process may be issued and executed against the organisation's property, whether the property is vested in trustees or is otherwise held for the organisation, as if the organisation, as a corporation, were the absolute owner of the property. | 17<br>18<br>19<br>20 |
| (3) In this section—   | 21                   |
| "property" of an organisation means property that the organisation has—  | 22                   |
| (a) legal title to; or   | 23                   |
| (b) a beneficial interest in, to the extent of the interest.   | 24                   |

<sup>&</sup>lt;sup>208</sup> Section 433 (Contributing occupational superannuation) or 445 (Non-payment of wages)

| CHA                  | PTER 12—EMPLOYEES IN EMPLOYMENT OF STATE   | 1 2              |
|----------------------|--|------------------|
| Applicat             | tion of Act to State   | 3                |
| <b>463.</b> T        | his Act binds the State, other than in relation to—  | 4                |
| (a)                  | a matter (other than something mentioned in paragraph (b)) about which another Act prescribes a way by which the matter must, or may, be determined, and a determination of the matter has been made in that way and is in force; or | 5<br>6<br>7<br>8 |
| (b)                  | a matter about which another Act prescribes a process or<br>procedure by which to pursue the matter and does not allow for<br>jurisdiction of the court or commission in relation to the matter; or                                  | 9<br>10<br>11    |
| (c)                  | a matter about which another Act excludes the jurisdiction of the court or commission or the application of a decision within the meaning of this Act about the matter; or   | 12<br>13<br>14   |
| (d)                  | section 235(2) <sup>209</sup> of the repealed Act when—  | 15               |
|                      | (i) an industrial instrument otherwise provides; or  | 16               |
|                      | (ii) the commission otherwise decides.   | 17               |
| Conflict<br>determin | between industrial instruments etc. and statutory nation   | 18<br>19         |
| 464.(1               | ) This section applies if—   | 20               |
| (a)                  | another Act—   | 21               |
|                      | (i) prescribes the way that a matter must, or may, be determined; and  | 22<br>23         |
|                      | (ii) does not prescribe that, in determining the matter, a relevant industrial instrument or decision of the court or commission must be complied with; and  | 24<br>25<br>26   |
| (b)                  | a determination made about the matter under the other Act is   | 27               |

<sup>&</sup>lt;sup>209</sup> Industrial Relations Act 1990, section 235 (Payment for annual leave)

|                 | inconsistent with an industrial instrument or decision, whether made before or after the instrument or decision.  | 1<br>2         |
|-----------------|---|----------------|
|                 | the extent of any inconsistency between the determination and the nt or decision—   | 3 4            |
| (a)             | for a directive or guideline for reserved matters under the <i>Public Service Act 1996</i> , section 34(1)—   | 5<br>6         |
|                 | (i) a certified agreement prevails over the determination; and  | 7              |
|                 | (ii) the determination prevails over any other instrument or a decision; and  | 8<br>9         |
| (b)             | for any other determination—the determination prevails over the instrument or decision.   | 10<br>11       |
| Protecti        | on of public property and officers  | 12             |
| revenues        | Execution or attachment can not be made against property or of the State or a department to enforce an industrial instrument or of the court, the commission or a magistrate. | 13<br>14<br>15 |
| (2) A           | person who is—  | 16             |
| (a)             | an employer of employees in a department; or  | 17             |
| (b)             | taken to be an employer of employees in a department for this Act;  | 18<br>19       |
| -               | ersonally liable under a relevant industrial instrument or for a ntion of a relevant industrial instrument.   | 20<br>21       |
| ( <b>3</b> ) In | this section—   | 22             |
|                 | on or attachment" includes process in the nature of execution or chment.  | 23<br>24       |
| Ambit o         | f reference to State  | 25             |
|                 | ) This Act binds an instrumentality or body that is not a ent or part of a department but that is taken by an Act, or otherwise w—  | 26<br>27<br>28 |
| (a)             | to be, or to represent, the State; or   | 29             |

| (b) to have the rights, privileges or immunities of the State;   | 1              |
|--|----------------|
| as it binds an employer, other than the State.   | 2              |
| (2) A reference in section 463 <sup>210</sup> or 465 to the State does not include a reference to an instrumentality or body mentioned in subsection (1).                          | 3              |
| Representation of public sector units  | 4              |
| <b>467.(1)</b> A public sector unit, or a person in a public sector unit, who is concerned as an employer in an industrial cause must be represented in an industrial tribunal by— | 6<br>7<br>8    |
| (a) the unit's chief executive or an officer or employee of the unit authorised by the chief executive; or   | 10             |
| (b) if allowed under this Act—a lawyer or agent.   | 11             |
| (2) In this section—   | 12             |
| <b>"industrial tribunal"</b> means the court, the commission or an Industrial Magistrates Court.   | 13<br>14       |
| "public sector unit" see Public Service Act 1996, section 20.  | 15             |
| Industrial cause affecting diverse employees   | 16             |
| <b>468.(1)</b> Subsection (2) applies if the Minister decides an industrial cause is one that affects, or is likely to affect, employees in more than 1 public sector unit.        | 17<br>18<br>19 |
| (2) The chief executive of the department is taken to be—  | 20             |
| (a) the employer of all employees who are, or are likely to be, affected; and  | 21<br>22       |
| (b) a party to the cause and to a proceeding in the court, the commission or an Industrial Magistrates Court in the cause;   | 23<br>24       |
| instead of all other persons who, apart from this subsection, would be employers of the employees or any of them.  | 25<br>26       |
| ( <b>3</b> ) An—   | 27             |

<sup>&</sup>lt;sup>210</sup> Section 463 (Application of Act to State)

| (a) agreement made by the chief executive as employer; or   | 1              |
|---|----------------|
| (b) order made in a proceeding to which the chief executive is a party;   | 2              |
| binds all persons, and their employees, to whom the agreement or order purports to apply.   | 3 4            |
| CHAPTER 13—GENERAL  | 5              |
| Employees working in and outside State  | 6              |
| <b>469.</b> (1) This section applies if an employer—  | 7              |
| (a) has a workplace, or is present, in Queensland; and  | 8              |
| (b) engages in Queensland an employee whose employment is, with<br>the employer's consent, performed partly in Queensland and<br>partly in another State.                           | 9<br>10<br>11  |
| (2) An industrial instrument that binds the employer and employee for<br>the employment performed in Queensland also binds them for the<br>employment performed in the other State. | 12<br>13<br>14 |
| Student's work permit   | 15             |
| <b>470.(1)</b> A permit may be issued to a student taking part in a tertiary study course to work in a calling for a period.  | 16<br>17       |
| (2) The permit may be issued, with or without conditions, by—   | 18             |
| (a) on the student's application—the registrar; or  | 19             |
| (b) on appeal from the registrar—the commission.  | 20             |
| (3) The student must provide satisfactory proof on the application that the period of work in the calling is necessary to complete the course.                                      | 21<br>22       |
| (4) The registrar or commission must state in the permit—   | 23             |
| (a) the period of work; and   | 24             |
| (b) the student's wage rate.  | 25             |

(5) When a permit is issued, the registrar must immediately notify the

secretary of an employee organisation in the calling of—

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| (a) the issue of the permit; and  | 3                  |
|---|--------------------|
| (b) the permit's conditions.  | 4                  |
| (6) This section applies, and a permit has effect, despite an award or certified agreement.   | 5                  |
| Aged or infirm persons permits  | 7                  |
| <b>471.(1)</b> An application may be made to a magistrate for a permit for an aged or infirm person, alleged to be unable to earn the minimum wage provided for by an industrial instrument that applies to a calling, to work in the calling for less than the minimum wage. | 8<br>9<br>1(<br>11 |
| (2) The application may be made by—   | 12                 |
| (a) the aged or infirm person; or   | 13                 |
| (b) an inspector.   | 14                 |
| (3) A magistrate may issue the permit, with or without conditions.  | 15                 |
| (4) On receiving an application, a magistrate must immediately notify the secretary of an employee organisation in the calling of—  | 16<br>17           |
| (a) the application; and  | 18                 |
| (b) a time (at least 3 days and not more than 7 days from the date of the notice) when the magistrate will hear any objection to the issue of the permit.   | 19<br>20<br>21     |
| (5) At the notified time, or at a time to which the matter is adjourned, the magistrate must hear any objections from the organisation's authorised representative.   | 22<br>23<br>24     |
| (6) An organisation may apply, at any time under the rules of court, to a magistrate to cancel the permit.  | 25<br>26           |
| (7) This section applies, and a permit has effect, despite an award or certified agreement.   | 27<br>28           |

| Right of               | entry provisions void  | 1                |
|------------------------|--|------------------|
| arrangement an officer | provision of an industrial instrument, EFA, industrial agreement, ent (whether written or unwritten) or order that requires or allows or employee of an organisation to do any of the following things orceable— | 2<br>3<br>4<br>5 |
| (a)                    | enter premises—  | 6                |
|                        | (i) occupied by an employer who is bound by it; or   | 7                |
|                        | (ii) where work to which it applies is being carried on;   | 8                |
| (b)                    | inspect any work, material, machinery, appliance, article, document or other thing on the premises;  | 9<br>10          |
| (c)                    | interview an employee on the premises.   | 11               |
| Preferen               | ce provisions void   | 12               |
| agreemen               | A provision of an industrial instrument, EFA, industrial t or order or an arrangement (whether written or unwritten) that or allows preference is not enforceable.   | 13<br>14<br>15   |
| ( <b>2</b> ) In the    | his section—   | 16               |
|                        | nce" means preference within the meaning of section 228 of the aled Act.   | 17<br>18         |
| Copy of a              | award and certified agreement to be displayed  | 19               |
| , ,                    | This section applies to a workplace where an award or certified thas application.  | 20<br>21         |
| near the e             | e employer must attach a copy of the award or agreement, at or<br>ntrance to the workplace in a position where it is easily read by the<br>s in the workplace.   | 22<br>23<br>24   |
| Maximun                | n penalty—20 penalty units.  | 25               |
| ( <b>3</b> ) In the    | his section—   | 26               |
| "workpla               | ace" includes a factory, workroom or shop.   | 27               |

| Incorporation of amendments in reprint of award or certified agreement   | 1<br>2         |
|--|----------------|
| <b>475.</b> If an award or certified agreement is amended, the registrar may reprint the award or certified agreement in a form certified as correct by the registrar.   | 3<br>4<br>5    |
| Obsolete award or certified agreement  | 6              |
| <b>476.(1)</b> The registrar, after the inquiry the registrar considers sufficient, may notify in the industrial gazette an intention to declare a stated award or certified agreement, made or continued in force under this Act, obsolete. | 7<br>8<br>9    |
| (2) A person may, within the stated time and in the stated way, file an objection notice with the commission.  | 10<br>11       |
| (3) The commission must hear and decide the objection.   | 12             |
| (4) If no objection is filed within the stated time, or all objections filed are dismissed, the registrar may notify in the industrial gazette that the award or certified agreement is obsolete.  | 13<br>14<br>15 |
| (5) The award or certified agreement then stops having effect.   | 16             |
| Certificate of employment on termination   | 17             |
| <b>477.</b> (1) An employer, when asked by a person whose employment with the employer has been terminated, must give the person a certificate, signed by the employer, about the particulars prescribed under a regulation.                 | 18<br>19<br>20 |
| Maximum penalty—20 penalty units.  | 21             |
| (2) In this section—   | 22             |
| "terminated" means terminated by the employer or employee.   | 23             |
| False pretences relating to employment   | 24             |
| <b>478.</b> (1) A person must not—   | 25             |
| (a) pretend someone else has been employed by the person for a period, or in a capacity, other than that for, or in, which the other person was employed; or   | 26<br>27<br>28 |

(b) assert in writing that someone else has been employed by the

1

31

| person for a period, or in a capacity, knowing the assertion to be false; or   | 2 3                  |
|--|----------------------|
| (c) assert in writing another matter relating to the person's<br>employment of someone else, knowing the assertion to be false in<br>a material particular.  | 4<br>5<br>6          |
| Maximum penalty—40 penalty units.  | 7                    |
| (2) A person must not—   | 8                    |
| (a) forge a certificate that purports to be a discharge from, or a record of, previous employment; or  | 9<br>10              |
| (b) use a document that purports to be a discharge from, or a record<br>of, previous employment, knowing the document is not genuine<br>or is false; or  | 11<br>12<br>13       |
| (c) pretend, or falsely claim, when seeking employment, to be a person named in a genuine document mentioned in paragraph (b) as a person to whom the document was given; or   | 14<br>15<br>16       |
| (d) seek to obtain employment by assuming someone else's name, living or dead, with intent to deceive.   | 17<br>18             |
| Maximum penalty—40 penalty units.  | 19                   |
| (3) If, under a relevant industrial instrument in a calling, an employee's wages depends wholly or partly on the employee's age, experience or duration of previous employment, a person must not give information, or make a statement, about the particulars that the person knows is false— | 20<br>21<br>22<br>23 |
| (a) when seeking employment in the calling; or   | 24                   |
| (b) while an employee in the calling.  | 25                   |
| Maximum penalty—16 penalty units.  | 26                   |
| (4) A person's liability to be dealt with for an offence under subsection (1) or (2) does not affect the person's liability to be dealt with under the Criminal Code for forgery or false pretences.   | 27<br>28<br>29       |
| (5) However, the person must not be dealt with under both this Act and   | 30                   |

the Criminal Code for the same conduct.

s 479 327 s 480

| Protection from liability   | 1              |
|---|----------------|
| <b>479.(1)</b> An official is not civilly liable for an act done, or omission made, honestly and without negligence under this or another Act mentioned in section 376(5). <sup>211</sup> | 2<br>3<br>4    |
| (2) If subsection (1) prevents civil liability attaching to a person, the liability attaches instead to the State.  | 5<br>6         |
| (3) In this section—  | 7              |
| "official" means—   | 8              |
| (a) the Minister; or  | 9              |
| (b) the chief executive; or   | 10             |
| (c) the employment advocate; or   | 11             |
| (d) the Commonwealth employment advocate; or  | 12             |
| (e) the registrar; or   | 13             |
| (f) an officer of the court or commission; or   | 14             |
| <ul> <li>(g) an inspector or an officer of the Commonwealth public service<br/>exercising the powers and performing the functions of an<br/>inspector; or</li> </ul>                      | 15<br>16<br>17 |
| (h) a person acting under the direction of an inspector.  | 18             |
|   |                |
| Payments to financially distressed  | 19             |
| <b>480.</b> (1) Subsection (2) applies if a person is—  | 20             |
| <ul> <li>(a) suffering hardship because an employer has failed to pay the<br/>person the whole or part of wages; and</li> </ul>   | 21<br>22       |
| (b) unlikely to be able to recover by lawful means the whole or a substantial part of the unpaid wages.   | 23<br>24       |
| (2) The Governor in Council may authorise payment of an amount, not more than the person is unlikely to recover, to the person from the unclaimed moneys fund.                            | 25<br>26<br>27 |

<sup>211</sup> Section 376 (Appointment of inspectors)

| (3) Thunpaid w       | ne payment does not relieve the employer from liability to pay the wages.                                   | 1        |
|----------------------|---|----------|
| <b>(4)</b> If t      | the person later receives remuneration in full or part satisfaction of                                      | 3        |
|                      | loyer's liability, the person must immediately pay the department   | 4        |
|                      | ment to the unclaimed moneys fund) an amount equal to the lesser  | 4        |
| of—                  |   | 6        |
| (a)                  | the value of the remuneration received, as assessed by the Minister; or                                     | 8        |
| (b)                  | the amount of the payment made to the person and not previously repaid by the person under this subsection. | 10       |
| ( <b>5</b> ) Th      | e amount payable to the department—   | 11       |
| (a)                  | is a debt payable to the department; and  | 12       |
| (b)                  | may be recovered by action in a court of competent jurisdiction.  | 13       |
| ( <b>6</b> ) In      | this section—   | 14       |
| "remun               | eration" means remuneration, in money or kind.  | 15       |
|                      | <b>ned moneys fund"</b> means the unclaimed moneys fund kept in the asury.                                  | 16<br>17 |
| Notices              | and applications to be written  | 18       |
| <b>481.</b> It       | f a person must give a notice or make an application under this Act,  | 19       |
| the notic            | e or application must be written, unless otherwise provided.  | 20       |
| Inaccura             | ate descriptions  | 21       |
| 482. 1               | No misnomer, inaccurate description or omission in or from a  | 22       |
|                      | nt given under this Act prevents or abridges the operation of this  | 2.       |
|                      | lation to the subject matter of the misnomer, inaccurate description  | 2        |
| or omiss             | ion, if the subject matter is sufficiently clear to be understood.  | 25       |
| Confide              | ntiality of information   | 26       |
| <b>483.</b> <i>A</i> | A person must not disclose information acquired when performing   | 27       |
|                      | s or exercising powers under this Act to someone else, unless the   | 28       |
| disclosu             |   | 29       |

| (a)                    | made for this Act when performing a function under this Act; or   | 1                    |
|------------------------|---|----------------------|
| (b)                    | authorised by—  | 2                    |
|                        | (i) the Minister; or  | 3                    |
|                        | (ii) a court order, for hearing and determining a proceeding before the court; or   | 5                    |
|                        | (iii) a regulation; or  | 6                    |
| (c)                    | required or permitted by another Act.   | 7                    |
| Maximu                 | m penalty—16 penalty units.   | 8                    |
| Applicat               | tion of Act generally   | Ģ                    |
| person, a              | ) If a provision of this Act does not apply to a person or a class of decision is inoperative to the extent that it purports to apply to the a member of the class about the provision's subject matter.  | 10<br>11<br>12       |
| for a per<br>similar r | its application, this Act does not create a right, privilege or benefit rson for a period of service as an employee if, for the period, a right, privilege or benefit was given to or received by the person corresponding provision of the repealed Act. | 13<br>14<br>15<br>16 |
| Regulati               | on-making power   | 17                   |
| 485.(1                 | ) The Governor in Council may make regulations under this Act.  | 18                   |
| <b>(2)</b> A           | regulation may be made—   | 19                   |
| (a)                    | requiring an employer who is a party to a certified agreement or QWA to supply information for statistical purposes; and  | 20<br>21             |
| (b)                    | requiring an employer who is a party to a QWA to supply copies of documents prescribed under the regulation to the employee; and  | 22<br>23<br>24       |
| (c)                    | about the required form of QWAs or ancillary documents (including a requirement that the document be in the English language); and  | 25<br>26<br>27       |
| (d)                    | about the witnessing of signatures on QWAs or ancillary documents; and  | 28<br>29             |

| (e)                     | about the making and retention by employers of records relating<br>to the employment of persons under QWAs, and the inspection<br>of the records; and              | 1<br>2<br>3 |
|-------------------------|--|-------------|
| (f)                     | creating an offence under a regulation; and  | 4           |
| (g)                     | fixing a penalty for an offence under a regulation (including different penalties for successive offences against a regulation) of not more than 20 penalty units. | 5<br>6<br>7 |
| <b>(3)</b> A 1          | regulation may exempt a person from a provision of this Act.   | 8           |
| ( <b>4</b> ) Th         | e exemption may be subject to a specified condition.   | 9           |
|                         | a person's exemption is conditional, the exemption applies only e person complies with the condition.  | 10<br>11    |
| ( <b>6</b> ) If–        | _  | 12          |
| (a)                     | an exemption applies to a person; and  | 13          |
| (b)                     | a decision purports to apply to the person for something covered<br>by the exemption;  | 14<br>15    |
| the decis               | ion is inoperative to that extent.   | 16          |
|                         | CHAPTER 14—INDUSTRIAL RELATIONS  | 17          |
|                         | ADVISORY COUNCIL   | 18          |
| Establis                | hment of council   | 19          |
| <b>486.(1</b> establish | ) The industrial relations advisory council (the "council") is to be ed.   | 20<br>21    |
| ( <b>2</b> ) Th         | e council is to be made up of a maximum of 12 members.   | 22          |
| ( <b>3</b> ) Th         | e council consists of—   | 23          |
| (a)                     | employers, or officers or employees of employer organisations; and   | 24<br>25    |
| (b)                     | employees, or officers or employees of employee organisations; and   | 26<br>27    |

s 487 331 s 490

| Workplace. | Relations |
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| relations; and   | 2              |
|--|----------------|
| (d) the chief executive, who is the chairperson.   | 3              |
| (4) The members mentioned in subsections (3)(a) to (c) (the "appointed members") are to be appointed by the Minister.  | 4              |
| (5) The Minister must appoint an appointed member as the deputy chairperson.   | 7              |
| Term of office   | 8              |
| <b>487.(1)</b> The appointment of a member is for the term (not longer than 3 years) stated in the notice of the member's appointment.                                       | 9<br>10        |
| (2) An appointed member may resign the appointment at any time, by signed notice given to the Minister.  | 11<br>12       |
| Deputies of members  | 13             |
| <b>488.(1)</b> This section applies if a member, other than the chairperson, can not perform the functions of the appointment because of absence, illness, or another cause. | 14<br>15<br>16 |
| (2) The Minister may appoint a person to act as the deputy of the member during the member's inability.  | 17<br>18       |
| (3) While a deputy of a member acts, the deputy must perform the functions, may exercise the powers, and has the entitlements, of the member.                                | 19<br>20<br>21 |
| Remuneration of appointed members  | 22             |
| <b>489.</b> An appointed member is entitled to the allowances and reasonable expenses approved by the Minister.  | 23<br>24       |
| <b>Functions of council</b>  | 25             |
| <b>490.</b> (1) The council's functions are—   | 26             |
| (a) to investigate, and report to the Minister on, a matter about  | 27             |

|                 | industrial relations—  | 1              |
|-----------------|--|----------------|
|                 | (i) referred to it by the Minister; or   | 2              |
|                 | (ii) considered by the council to be appropriate to be brought to the Minister's attention; and  | 3              |
| (b)             | to investigate, and report to the Minister on, a particular industrial matter that has come to its attention; and                          | 5              |
| (c)             | to investigate, and report to the Minister on, other matters that come within the operation of an industrial Act; and                      | ?              |
| (d)             | to review an industrial Act and its operation; and   | ç              |
| (e)             | to make the recommendations to the Minister it considers appropriate about a matter within the scope of its functions.                     | 10<br>11       |
| (2) In          | performing its functions, the council—   | 12             |
| (a)             | must consult with—   | 13             |
|                 | (i) the president on a matter relating to the exercise or<br>performance of the court's jurisdiction, functions and<br>powers; and         | 14<br>13<br>16 |
|                 | (ii) the chief commissioner on a matter relating to the exercise or performance of the commission's jurisdiction, functions or powers; and | 1′<br>18<br>19 |
| (b)             | may consult with an organisation or other association of persons, or an individual; and  | 20<br>21       |
| (c)             | may confer with the Minister about a matter it is investigating; and   | 22<br>23       |
| (d)             | must consider the attainment of the objects of the industrial Act concerned.   | 24<br>25       |
| Conduct         | t of council meetings  | 26             |
| 491.(1          | ) Meetings of the council are to be—   | 27             |
| (a)             | called by the chairperson; and   | 28             |
| (b)             | held when the chairperson decides, but at least 3 times a year.  | 29             |
| ( <b>2</b> ) Th | e chairperson must preside at all meetings at which the chairperson  | 30             |

| s 492 | 333 | s 492 |
|-------|-----|-------|
|       |     |       |

| is present, and in the chairperson's absence, the deputy chairperson must preside.   | 1 2                 |
|--|---------------------|
| (3) A quorum of the council consists of 6 members of whom the chairperson or deputy chairperson must be 1.   | 3 4                 |
| (4) Business must not be conducted at a meeting unless a quorum is present.  | 5<br>6              |
| (5) Business before a meeting at which a quorum is present must be decided by majority vote of the members present and entitled to vote.   | 7<br>8              |
| (6) A member present at a meeting and entitled to vote who refrains from voting on an item of business before the council, other than with the chairperson's leave on the ground of conflict of interests, is taken to have voted in the negative. | 9<br>10<br>11<br>12 |
| (7) If there is an equality of votes on an item of business, the presiding member has a second or casting vote.  | 13<br>14            |
| (8) Minutes of each meeting are to be recorded in writing, and the original only of the minutes must be produced at, or for, a meeting.  | 15<br>16            |
| (9) Records of the council are in the chairperson's custody.   | 17                  |
| CHAPTER 15—SAVINGS, REPEALS AND OTHER AMENDMENTS   | 18                  |
| AMENDMENTS   | 19                  |
| Savings  | 20                  |
| <b>492.(1)</b> A person prescribed under any Act to be an employee within the meaning of the repealed Act continues to be an employee within the meaning of this Act.  | 21<br>22<br>23      |
| (2) Subsection (3) applies to an award, decision, exemption, judgment, ruling, permit or licence or other act of authority (the "instrument") that was—  | 24<br>25<br>26      |
| (a) made, given, done, granted, certified or approved by the court, the  | 27                  |

commission, a magistrate or the registrar under the repealed Act,

and in relation to which there is a corresponding provision under

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this Act; and

| (b)              | in force immediately before the commencement of this Act.  | 2                   |
|------------------|--|---------------------|
| ( <b>3</b> ) The | e instrument—  | 3                   |
| (a)              | continues in force as if it had been made, given, done, granted or approved by the court, commission, magistrate or registrar, according to their respective functions and jurisdictions, under the corresponding provision of this Act; and | 4<br>5<br>6<br>7    |
| (b)              | may be amended, revoked or suspended under this Act.   | 8                   |
| a provision      | proceeding started before the commencement of this section under<br>on of the repealed Act and pending at the date of the repeal may be<br>n and prosecuted as if it had been started under the corresponding<br>of this Act.                | 9<br>10<br>11<br>12 |
|                  | proceeding is taken to be part heard after the start of the hearing decision in the proceeding is given.   | 13<br>14            |
| Regulati         | on and rules to continue   | 15                  |
|                  | The following instruments made under the repealed Act continue is if they had been made under this Act—  | 16<br>17            |
| (a)              | the Industrial Relations Regulation 1990;  | 18                  |
| (b)              | the Industrial Court Rules 1990.   | 19                  |
|                  | e instruments are to be read with the changes necessary to make sistent with this Act and to adapt their operation to the provisions et.   | 20<br>21<br>22      |
| Repeals          |  | 23                  |
| <b>494.</b> T    | he following Acts are repealed—  | 24                  |
| (a)              | the Industrial Relations Act 1990;   | 25                  |
| (b)              | the City of Brisbane (Garbage Services) Act 1985.  | 26                  |

s **495** 335 s **497** 

| Amended Acts—sch 4  | 1              |
|---|----------------|
| <b>495.</b> Schedule 4 amends the Acts mentioned in it.   | 2              |
|   |                |
| CHAPTER 16—TRANSITIONALS  | 3              |
| PART 1—LIMITED CONTINUATION OF CERTAIN  | 4              |
| CONDITIONS  | 5              |
| Preservation of certain general conditions in existing instruments  | 6              |
| <b>496.(1)</b> The repealed Act, sections 221, 222, 230, 233, 235, 236 and 237, continues to apply to an existing award or agreement for 18 months after the commencement of this section.                | 7<br>8<br>9    |
| (2) In this section—  | 10             |
| <b>"existing award or agreement"</b> means an award, industrial agreement, certified agreement or EFA in force immediately before the commencement of this section and continued in force under this Act. | 11<br>12<br>13 |
| PART 2—EXISTING AWARDS  | 14             |
| Definitions for pt 2  | 15             |
| <b>497.</b> In this part—   | 16             |
| "interim period" means the period of 18 months beginning on the day section 128 commences. <sup>212</sup>   | 17<br>18       |
| <b>"special consent provision"</b> means a provision of an award that gives effect to a decision of the commission that is expressed to be made in accordance with 1 or more of the following principles— | 19<br>20<br>21 |

<sup>212</sup> Section 128 (Allowable award matters)

**s 498** 336 **s 499** 

|                           | he Enterprise Bargaining Principle adopted in the State Wage Case (1992) 139 QGIG 369;   | 1                    |
|---------------------------|--|----------------------|
| , ,                       | he Enterprise Awards and Agreement Principle adopted in the State Wage Case (1994) 145 QGIG 314;   | 3                    |
| V<br>ti                   | Principle 2.2 (Consent Award, Industrial Agreement or Award Variation to Give Effect to an Enterprise Agreement) adopted in the State Wage Case (1995) 148 QGIG 320 and incorporated in State Wage Case (1995) 150 QGIG 1116.  | 6                    |
| Exercise o                | f commission's powers under this part  | Ģ                    |
| consider th<br>amendmen   | exercising its powers under this part, the commission must be desirability of helping parties to awards to agree on appropriate atts of their awards, rather than have parts of awards cease to have be section 500 <sup>213</sup> at the end of the interim period. | 10<br>11<br>12<br>13 |
| Amendme                   | ent of awards during the interim period  | 14                   |
|                           | An award that is in force immediately before the commencement ion continues to have effect after the commencement.   | 15<br>16             |
| the commi                 | party to the award applies to the commission to amend the award, ssion may, during the interim period, amend the award so that it with allowable award matters.  | 17<br>18<br>19       |
|                           | his section, an exceptional matters order is taken to relate wholly e award matters.   | 20<br>21             |
| ( <b>4</b> ) Spec         | ial consent provisions can not be amended under this section.  | 22                   |
| satisfied the the other p | commission may deal with the application by arbitration only if e applicant has made reasonable attempts to reach agreement with arties to the award about how the award should be amended and ent of matters that are not allowable award matters.                  | 23<br>24<br>23<br>26 |
| ( <b>6</b> ) Subs         | ection (7) applies if—   | 27                   |
| (a) a                     | in award provides for wage rates the commission considers—   | 28                   |

<sup>213</sup> Section 500 (Parts of awards stop having effect at the end of the interim period)

|                        | (i) are not operating as minimum rates; or   | 1              |
|------------------------|--|----------------|
|                        | (ii) were made on the basis that they were not intended to operate as minimum rates; and   | 3              |
| (b)                    | the application seeks to have the wage rates amended so that they are stated as minimum wage rates.  | 5              |
|                        | e commission may amend the award so that it provides for wage rates consistent with—   | 6              |
| (a)                    | sections 122 and 123;214 and   | 8              |
| (b)                    | the limitation on the commission's power in section 129.215  | Ģ              |
| must include the award | the commission amends the award mentioned in subsection (7), it ude provisions that ensure overall entitlements to pay provided by d are not reduced by the amendment, unless the commission it would be in the public interest not to include the provisions. | 10<br>12<br>13 |
|                        | e commission must, if it considers it appropriate, review an award whether it meets the following criteria—  | 14<br>15       |
| (a)                    | it does not include matters of detail or process that are more<br>appropriately dealt with by agreement at the workplace or<br>enterprise level;   | 10<br>17<br>18 |
| (b)                    | it does not prescribe work practices or procedures that restrict or hinder the efficient performance of work;  | 19<br>20       |
| (c)                    | it does not contain provisions that have the effect of restricting or hindering productivity, having regard to fairness to employees;  | 2)<br>22       |
| (d)                    | whenever possible, it contains facilitative provisions that allow<br>agreement at the workplace or enterprise level, between<br>employers and employees (including individual employees), on<br>how the award provisions are to apply;                         | 25<br>25<br>26 |
| (e)                    | whenever possible, it contains provisions enabling the employment of regular part-time employees;  | 2°<br>28       |
| (f)                    | it is stated in plain English and is easy to understand in both  | 20             |

 $<sup>^{214}</sup>$  Sections 122 (Objects of ch 3) and 123 (Performance of commission's functions under this chapter)

<sup>&</sup>lt;sup>215</sup> Section 129 (Limitation on commission's powers for awards)

s 500 338 s 501

| structure and content;  | 1              |
|---|----------------|
| (g) it does not contain provisions that are obsolete or need updating;  | 2              |
| (h) whenever possible, it provides support to training arrangements through appropriate wages for apprentices and trainees and a supported wage system for people with disabilities;  | 3<br>4<br>5    |
| (i) it does not contain discriminatory provisions.  | 6              |
| (10) If the commission decides the award does not meet the criteria in subsection (9), it may take the steps it considers appropriate to facilitate the amendment of the award so that it meets the criteria.               | 7<br>8<br>9    |
| Parts of awards stop having effect at the end of the interim period   | 10             |
| <b>500.(1)</b> At the end of the interim period each award stops having effect to the extent that it provides for matters other than allowable award matters.   | 11<br>12       |
| (2) For this section—   | 13             |
| (a) an exceptional matters order is taken to relate wholly to allowable award matters; and  | 14<br>15       |
| (b) an award that is made under section 55(4) <sup>216</sup> is taken to relate wholly to allowable award matters.  | 16<br>17       |
| Amendment of awards after the end of the interim period   | 18             |
| <b>501.(1)</b> As soon as practicable after the end of the interim period, the commission must review each award that—  | 19<br>20       |
| (a) is in force; and  | 21             |
| (b) the commission considers has been affected by section 500.  | 22             |
| (2) The commission must amend the award to remove provisions that have stopped having effect under section 500.   | 23<br>24       |
| (3) The commission may also amend the award so that, for an allowable award matter, it is stated in a way that reasonably represents employees entitlements for the matter as provided in the award as in force immediately | 25<br>26<br>27 |

<sup>216</sup> Section 55 (What happens if commission terminates a bargaining period under s 54(3) or (7))

| before the end of the interim period.  |  |
|--|--|
| (4) Subsection (5) applies if, immediately before the end of the interim period, the award provided for wage rates the commission considers were—  |  |
| (a) not operating as minimum rates; or   |  |
| (b) made on the basis that they were not intended to operate as minimum rates.   |  |
| (5) The commission may amend the award so that it provides for minimum wage rates consistent with—   |  |
| (a) sections 122 and 123; <sup>217</sup> and   |  |
| (b) the limitation on the commission's power in section 129.218  |  |
| (6) If the commission amends the award mentioned in subsection (5), it must include provisions that ensure overall entitlements to pay provided by the award are not reduced by the amendment, unless the commission considers it would be in the public interest not to include the provisions. |  |
| (7) The commission must, if it considers it appropriate, review each award mentioned in subsection (1) to decide whether it meets the following criteria—  |  |
| <ul> <li>(a) it does not include matters of detail or process that are more<br/>appropriately dealt with by agreement at the workplace or<br/>enterprise level;</li> </ul>   |  |
| <ul><li>(b) it does not prescribe work practices or procedures that restrict or<br/>hinder the efficient performance of work;</li></ul>  |  |
| <ul><li>(c) it does not contain provisions that have the effect of restricting or<br/>hindering productivity, having regard to fairness to employees;</li></ul>  |  |
| (d) whenever possible, it contains facilitative provisions that allow  |  |

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agreement at the workplace or enterprise level, between

employers and employees (including individual employees), on

how the award provisions are to apply;

<sup>&</sup>lt;sup>217</sup> Sections 122 (Objects of ch 3) and 123 (Performance of commission's functions under this chapter)

<sup>&</sup>lt;sup>218</sup> Section 129 (Limitation on commission's powers for awards)

| (e)                      | whenever possible, it contains provisions enabling the employment of regular part-time employees;   | 1<br>2         |
|--------------------------|---|----------------|
| (f)                      | it is stated in plain English and is easy to understand in both structure and content;  | 3 4            |
| (g)                      | it does not contain provisions that are obsolete or need updating;  | 5              |
| (h)                      | whenever possible, it provides support to training arrangements<br>through appropriate wages for apprentices and trainees and a<br>supported wage system for people with disabilities;  | 6<br>7<br>8    |
| (i)                      | it does not contain discriminatory provisions.  | 9              |
| subsection               | the commission decides the award does not meet the criteria in on (7), it may take the steps it considers appropriate to facilitate the ent of the award so that it meets the criteria. | 10<br>11<br>12 |
| Matters                  | to be dealt with by full bench  | 13             |
| <b>502.</b> (1 under thi | A full bench may establish principles about amending awards s part.   | 14<br>15       |
| to amend                 | ter the principles have been established, the commission's power an award under this part is exercisable only by a full bench, unless ents of the award—                                | 16<br>17<br>18 |
| (a)                      | give effect to determinations of a full bench under this part; or   | 19             |
| (b)                      | are consistent with principles established by a full bench under this section.  | 20<br>21       |
| PAR                      | T 3—EXISTING INDUSTRIAL AGREEMENTS  | 22             |
| Existing                 | industrial agreement continues  | 23             |
|                          | An industrial agreement that is in force immediately before the cement of this section continues to have effect after the cement.   | 24<br>25<br>26 |
| ( <b>2</b> ) Th          | ne provisions of the repealed Act (other than those relating to the   | 27             |

**s 504** 341 **s 505** 

| (3) The commission may amend the industrial agreement, before its term expires, in accordance with a written agreement filed by the parties to the industrial agreement in the registrar's office.  (4) However, the term of the industrial agreement can not be extended by agreement.  (5) The industrial agreement may be terminated, before its term expires, by written agreement filed by the parties to the industrial agreement in the registrar's office.  Industrial agreement displaced by QWA  504. If a QWA comes into operation in relation to an employee who is bound by the industrial agreement, the industrial agreement stops having effect in relation to the employee.  PART 4—EXISTING CERTIFIED AGREEMENTS  New termination provisions for existing certified agreements  505.(1) A certified agreement that is in force immediately before the commencement of this section continues to have effect after the commencement.  (2) Section 38 <sup>219</sup> applies to a certified agreement entered into before the commencement of this section if, whether before or after the commencement—  (a) the period of operation stated in the agreement has ended; or  (b) if it has been extended or further extended under the repealed Act, section 168—the period as extended or further extended has |            | subject to this part.   | 1<br>2         |
|---|------------|---|----------------|
| agreement.  (5) The industrial agreement may be terminated, before its term expires, by written agreement filed by the parties to the industrial agreement in the registrar's office.  Industrial agreement displaced by QWA  504. If a QWA comes into operation in relation to an employee who is bound by the industrial agreement, the industrial agreement stops having effect in relation to the employee.  PART 4—EXISTING CERTIFIED AGREEMENTS  New termination provisions for existing certified agreements  505.(1) A certified agreement that is in force immediately before the commencement of this section continues to have effect after the commencement.  (2) Section 38219 applies to a certified agreement entered into before the commencement of this section if, whether before or after the commencement—  (a) the period of operation stated in the agreement has ended; or  (b) if it has been extended or further extended under the repealed Act, section 168—the period as extended or further extended has  | -          | accordance with a written agreement filed by the parties to the   | 3<br>4<br>5    |
| by written agreement filed by the parties to the industrial agreement in the registrar's office.  Industrial agreement displaced by QWA  504. If a QWA comes into operation in relation to an employee who is bound by the industrial agreement, the industrial agreement stops having effect in relation to the employee.  PART 4—EXISTING CERTIFIED AGREEMENTS  New termination provisions for existing certified agreements  505.(1) A certified agreement that is in force immediately before the commencement of this section continues to have effect after the commencement.  (2) Section 38 <sup>219</sup> applies to a certified agreement entered into before the commencement of this section if, whether before or after the commencement—  (a) the period of operation stated in the agreement has ended; or  (b) if it has been extended or further extended under the repealed Act, section 168—the period as extended or further extended has   |            | ·   | 6<br>7         |
| 504. If a QWA comes into operation in relation to an employee who is bound by the industrial agreement, the industrial agreement stops having effect in relation to the employee.  PART 4—EXISTING CERTIFIED AGREEMENTS  New termination provisions for existing certified agreements  505.(1) A certified agreement that is in force immediately before the commencement of this section continues to have effect after the commencement.  (2) Section 38 <sup>219</sup> applies to a certified agreement entered into before the commencement of this section if, whether before or after the commencement—  (a) the period of operation stated in the agreement has ended; or  (b) if it has been extended or further extended under the repealed Act, section 168—the period as extended or further extended has  | by written | agreement filed by the parties to the industrial agreement in the | 8<br>9<br>10   |
| PART 4—EXISTING CERTIFIED AGREEMENTS  New termination provisions for existing certified agreements  505.(1) A certified agreement that is in force immediately before the commencement of this section continues to have effect after the commencement.  (2) Section 38 <sup>219</sup> applies to a certified agreement entered into before the commencement of this section if, whether before or after the commencement—  (a) the period of operation stated in the agreement has ended; or  (b) if it has been extended or further extended under the repealed Act, section 168—the period as extended or further extended has   | Industrial | agreement displaced by QWA  | 11             |
| New termination provisions for existing certified agreements  505.(1) A certified agreement that is in force immediately before the commencement of this section continues to have effect after the commencement.  (2) Section 38 <sup>219</sup> applies to a certified agreement entered into before the commencement of this section if, whether before or after the commencement—  (a) the period of operation stated in the agreement has ended; or  (b) if it has been extended or further extended under the repealed Act, section 168—the period as extended or further extended has   | bound by   | the industrial agreement, the industrial agreement stops having   | 12<br>13<br>14 |
| <ul> <li>505.(1) A certified agreement that is in force immediately before the commencement of this section continues to have effect after the commencement.</li> <li>(2) Section 38<sup>219</sup> applies to a certified agreement entered into before the commencement of this section if, whether before or after the commencement— <ul> <li>(a) the period of operation stated in the agreement has ended; or</li> <li>(b) if it has been extended or further extended under the repealed Act, section 168—the period as extended or further extended has</li> </ul> </li> </ul>  | PAR        | Γ 4—EXISTING CERTIFIED AGREEMENTS                                 | 15             |
| commencement of this section continues to have effect after the commencement.  (2) Section 38 <sup>219</sup> applies to a certified agreement entered into before the commencement of this section if, whether before or after the commencement—  (a) the period of operation stated in the agreement has ended; or  (b) if it has been extended or further extended under the repealed Act, section 168—the period as extended or further extended has   | New term   | ination provisions for existing certified agreements              | 16             |
| commencement of this section if, whether before or after the commencement—  (a) the period of operation stated in the agreement has ended; or  (b) if it has been extended or further extended under the repealed Act, section 168—the period as extended or further extended has   | commence   | ement of this section continues to have effect after the          | 17<br>18<br>19 |
| (b) if it has been extended or further extended under the repealed Act, section 168—the period as extended or further extended has  |            |   |                |
| section 168—the period as extended or further extended has  | commence   | ement of this section if, whether before or after the             | 20<br>21<br>22 |
| ended.  | commence   | ement of this section if, whether before or after the ement—      | 21             |

<sup>&</sup>lt;sup>219</sup> Section 38 (Terminating a certified agreement after its nominal expiry date)

| EFAS that prevail over certified agreements   | 1                |
|---|------------------|
| <b>506.(1)</b> This section applies if—   | 2                |
| (a) an EFA is continued in force by part 5;220 and  | 3                |
| (b) any part of the period of operation stated in the agreement (the "post-commencement EFA period"), or that period as extended or further extended, happens after the commencement of this section; and | 4<br>5<br>6<br>7 |
| (c) the EFA is, during the post-commencement EFA period, to any<br>extent inconsistent with a certified agreement, whether made<br>before or after the commencement of this section; and                  | 8<br>9<br>10     |
| (d) the certified agreement was certified after implementation of the EFA was approved.   | 11<br>12         |
| (2) The EFA prevails over the certified agreement, to the extent of the inconsistency, during the post-commencement EFA period.   | 13<br>14         |
| Certified agreements that prevail over EFAs   | 15               |
| <b>507.</b> (1) This section applies if—  | 16               |
| (a) an EFA is continued in force by part 5; <sup>221</sup> and  | 17               |
| <ul><li>(b) a certified agreement, whether made before or after the<br/>commencement of this section, is to any extent inconsistent with<br/>the EFA; and</li></ul>                                       | 18<br>19<br>20   |
| (c) section 506 does not apply to the inconsistency.  | 21               |
| (2) The certified agreement prevails over the EFA, to the extent of the inconsistency   | 22<br>23         |

<sup>&</sup>lt;sup>220</sup> Part 5 (Existing EFAs)

<sup>221</sup> Part 5 (Existing EFAs)

| Section 55(4) awards and exceptional matters orders prevail over pre and post commencement certified agreements  | 1<br>2   |
|--|----------|
| <b>508.</b> Section 30(2) <sup>222</sup> applies to certified agreements made before or after the commencement of this Act.                            | 3 4      |
| PART 5—EXISTING EFAS   | 5        |
| Existing EFA continues   | 6        |
| <b>509.(1)</b> An EFA that is in force immediately before the commencement of this section continues to have effect after the commencement.            | 7<br>8   |
| (2) The provisions of the repealed Act (other than those relating to the making of an EFA) continue to apply to the EFA, subject to this part.         | 9<br>10  |
| (3) However, the period of operation of the EFA can not be extended after the commencement.  | 11<br>12 |
| EFA displaced by QWA   | 13       |
| <b>510.</b> If a QWA comes into operation in relation to an employee who is bound by the EFA, the EFA stops having effect in relation to the employee. | 14<br>15 |
| EFA displaced by certain awards or orders  | 16       |
| <b>511.</b> The following prevail over an EFA, to the extent of any inconsistency—   | 17<br>18 |
| (a) an exceptional matters order;  | 19       |
| (b) an award made under section 55(4). <sup>223</sup>  | 20       |

<sup>222</sup> Section 30 (Effect of a certified agreement in relation to awards and other agreements)

 $<sup>^{223}</sup>$  Section 55 (What happens if commission terminates a bargaining period under s 54(3) or (7))

s 512 344 s 515

## Workplace Relations

| PART 6—UNFAIR DISMISSALS   | 1           |
|--|-------------|
| Dismissals before commencement of this section   | 2           |
| <b>512.</b> The repealed Act, part 12, division 5 continues to apply to a dismissal within the meaning of that division that happened before the commencement of this section. | 3<br>4<br>5 |
| PART 7—REPRESENTATION RIGHTS OF EMPLOYEE ORGANISATIONS   | 6<br>7      |
| Applications under the repealed Act, s 45  | 8           |
| <b>513.</b> If an application has been made under the repealed Act, section 45—  | 9           |
| (a) that section continues to apply to the hearing; and  | 10          |
| (b) an order made as a result of the hearing has effect as if it had been made under that section before its repeal.   | 11<br>12    |
| PART 8—REFERENCES AND APPOINTMENTS   | 13          |
| References to Industrial Relations Act 1990  | 14          |
| <b>514.</b> In an Act or document, a reference to the repealed Act may, if the context permits, be taken to be a reference to this Act.  | 15<br>16    |
| Appointments continue  | 17          |
| <b>515.</b> A person who immediately before the commencement of this   | 18          |

section held an office or appointment under the repealed Act continues to

hold the office or appointment, but does so subject to this Act.

19

#### SCHEDULE 1 1 INTERNATIONAL COVENANT ON ECONOMIC, 2 SOCIAL AND CULTURAL RIGHTS 3 sch 5 4 The States Parties to the present Covenant, 5 Considering that, in accordance with the principles proclaimed in the 6 Charter of the United Nations, recognition of the inherent dignity and of the 7 equal and inalienable rights of all members of the human family is the 8 foundation of freedom, justice and peace in the world, 9 Recognizing that these rights derive from the inherent dignity of the 10 human person, 11 Recognizing that, in accordance with the Universal Declaration of Human 12 Rights, the ideal of free human beings enjoying freedom from fear and want 13 can only be achieved if conditions are created whereby everyone may enjoy 14 his economic, social and cultural rights, as well as his civil and political 15 rights, 16 Considering the obligation of States under the Charter of the United 17 Nations to promote universal respect for, and observance of, human rights 18 and freedoms. 19 Realizing that the individual, having duties to other individuals and to the 20 community to which he belongs, is under a responsibility to strive for the 21 promotion and observance of the rights recognized in the present Covenant, 22

23

Agree upon the following articles:

## SCHEDULE 1 (continued)

| PART II   |                        |
|---|------------------------|
| Article 2   | 2                      |
| 1. Each State Party to the present Covenant undertakes to take steps, individually and through international assistance and co-operation, especially economic and technical, to the maximum of its available resources, with a view to achieving progressively the full realization of the rights recognized in the present Covenant by all appropriate means, including particularly the adoption of legislative measures. | :<br>:                 |
| 2. The States Parties to the present Covenant undertake to guarantee that the rights enunciated in the present Covenant will be exercised without discrimination of any kind as to race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status.   | 9<br>1<br>1<br>1<br>13 |
| <b>3.</b> Developing countries, with due regard to human rights and their national economy, may determine to what extent they would guarantee the economic rights recognized in the present Covenant to non-nationals.  | 14<br>13<br>10         |
| Article 3   | 1′                     |
| The States Parties to the present Covenant undertake to ensure the equal right of men and women to the enjoyment of all economic, social and cultural rights set forth in the present Covenant.   | 18<br>19<br>20         |
| Article 4   | 2                      |
| The States Parties to the present Covenant recognize that, in the enjoyment of those rights provided by the State in conformity with the  | 22                     |

# SCHEDULE 1 (continued)

| present Covenant, the State may subject such rights only to such limitations as are determined by law only in so far as this may be compatible with the nature of these rights and solely for the purpose of promoting the general welfare in a democratic society.  | 2                          |
|--|----------------------------|
| Article 5  | 5                          |
| 1. Nothing in the present Covenant may be interpreted as implying for any State, group or person any right to engage in any activity or to perform any act aimed at the destruction of any of the rights or freedoms recognized herein, or at their limitation to a greater extent than is provided for in the present Covenant. | 10                         |
| 2. No restriction upon or derogation from any of the fundamental human rights recognized or existing in any country in virtue of law, conventions, regulations or custom shall be admitted on the pretext that the present Covenant does not recognize such rights or that it recognizes them to a lesser extent.                | 11<br>12<br>13<br>14<br>15 |
| PART III   | 16                         |
| Article 6  | 17                         |
| 1. The States Parties to the present Covenant recognize the right to work, which includes the right of everyone to the opportunity to gain his living by work which he freely chooses or accepts, and will take appropriate steps to safeguard this right.   | 18<br>19<br>20<br>21       |
| 2. The steps to be taken by a State Party to the present Covenant to achieve the full realization of this right shall include technical and vocational   | 22<br>23                   |

#### SCHEDULE 1 (continued)

| ` '   |                      |
|---|----------------------|
| guidance and training programmes, policies and techniques to achieve steady economic, social and cultural development and full and productive employment under conditions safeguarding fundamental political and economic freedoms to the individual.       | 1<br>2<br>3<br>4     |
| Article 7   | 5                    |
| The States Parties to the present Covenant recognize the right of everyone to the enjoyment of just and favourable conditions of work which ensure, in particular—  | 6<br>7<br>8          |
| (a) Remuneration which provides all workers, as a minimum, with—  | 9                    |
| <ul> <li>(i) Fair wages and equal remuneration for work of equal value<br/>without distinction of any kind, in particular women being<br/>guaranteed conditions of work not inferior to those enjoyed<br/>by men, with equal pay for equal work;</li> </ul> | 10<br>11<br>12<br>13 |
| (ii) A decent living for themselves and their families in accordance with the provisions of the present Covenant;   | 14<br>15             |
| (b) Safe and healthy working conditions;  | 16                   |
| (c) Equal opportunity for everyone to be promoted in his<br>employment to an appropriate higher level, subject to no<br>considerations other than those of seniority and competence;  | 17<br>18<br>19       |
| (d) Rest, leisure and reasonable limitation of working hours and periodic holidays with pay, as well as remuneration for public holidays.   | 20<br>21<br>22       |
| Article 8   | 23                   |
| 1. The States Parties to the present Covenant undertake to ensure—  | 24                   |
| (a) The right of everyone to form trade unions and join the trade   | 25                   |

union of his choice, subject only to the rules of the organization

concerned, for the promotion and protection of his economic and

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## SCHEDULE 1 (continued)

| necessary in a democratic society in the interests of national security or public order or for the protection of the rights and freedoms of others;  (d) The right to strike, provided that it is exercised in conformity with  | 1<br>2<br>3<br>4<br>5 |
|---|-----------------------|
| necessary in a democratic society in the interests of national security or public order or for the protection of the rights and freedoms of others;  (b) The right of trade unions to establish national federations or confederations and the right of the latter to form or join international trade-union organizations;  (c) The right of trade unions to function freely subject to no limitations other than those prescribed by law and which are necessary in a democratic society in the interests of national security or public order or for the protection of the rights and freedoms of others;  (d) The right to strike, provided that it is exercised in conformity with | 3<br>4                |
| security or public order or for the protection of the rights and freedoms of others;  (b) The right of trade unions to establish national federations or confederations and the right of the latter to form or join international trade-union organizations;  (c) The right of trade unions to function freely subject to no limitations other than those prescribed by law and which are necessary in a democratic society in the interests of national security or public order or for the protection of the rights and freedoms of others;  (d) The right to strike, provided that it is exercised in conformity with  |                       |
| <ul> <li>(b) The right of trade unions to establish national federations or confederations and the right of the latter to form or join international trade-union organizations;</li> <li>(c) The right of trade unions to function freely subject to no limitations other than those prescribed by law and which are necessary in a democratic society in the interests of national security or public order or for the protection of the rights and freedoms of others;</li> <li>(d) The right to strike, provided that it is exercised in conformity with</li> </ul>  | 5                     |
| confederations and the right of the latter to form or join international trade-union organizations;  (c) The right of trade unions to function freely subject to no limitations other than those prescribed by law and which are necessary in a democratic society in the interests of national security or public order or for the protection of the rights and freedoms of others;  (d) The right to strike, provided that it is exercised in conformity with   |                       |
| <ul> <li>international trade-union organizations;</li> <li>(c) The right of trade unions to function freely subject to no limitations other than those prescribed by law and which are necessary in a democratic society in the interests of national security or public order or for the protection of the rights and freedoms of others;</li> <li>(d) The right to strike, provided that it is exercised in conformity with</li> </ul>  | 6                     |
| <ul><li>(c) The right of trade unions to function freely subject to no limitations other than those prescribed by law and which are necessary in a democratic society in the interests of national security or public order or for the protection of the rights and freedoms of others;</li><li>(d) The right to strike, provided that it is exercised in conformity with</li></ul>   | 7                     |
| limitations other than those prescribed by law and which are necessary in a democratic society in the interests of national security or public order or for the protection of the rights and freedoms of others;  (d) The right to strike, provided that it is exercised in conformity with   | 8                     |
| necessary in a democratic society in the interests of national security or public order or for the protection of the rights and freedoms of others;  (d) The right to strike, provided that it is exercised in conformity with  | 9                     |
| security or public order or for the protection of the rights and freedoms of others;  (d) The right to strike, provided that it is exercised in conformity with   | 10                    |
| freedoms of others;  (d) The right to strike, provided that it is exercised in conformity with  | 11                    |
| (d) The right to strike, provided that it is exercised in conformity with   | 12                    |
|   | 13                    |
| the laws of the particular country.   | 14                    |
|   | 15                    |
|   |                       |
| 2. This article shall not prevent the imposition of lawful restrictions on  | 16                    |
| <u>.</u>  | 17                    |
|   | 18                    |
|   |                       |
| 3. Nothing in this article shall authorize States Parties to the International  | 19                    |
| <u> </u>  | 20                    |
| Association and Protection of the Right to Organize to take legislative   | 21                    |
| measures which would prejudice, or apply the law in such a manner as  | 22                    |
| would prejudice, the guarantees provided for in that Convention.  | 23                    |
|   |                       |
| Article 9   | 24                    |
| The States Parties to the present Covenant recognize the right of everyone  | 25                    |

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to social security, including social insurance.

| SCHEDULE I (continued)  |    |
|---|----|
| Article 10  | 1  |
| The States Parties to the present Covenant recognize that:                      | 2  |
| 1. The widest possible protection and assistance should be accorded to          | 3  |
| the family, which is the natural and fundamental group unit of society,         | 4  |
| particularly for its establishment and while it is responsible for the care and | 5  |
| education of dependent children. Marriage must be entered into with the free    | 6  |
| consent of the intending spouses.   | 7  |
| 2. Special protection should be accorded to mothers during a reasonable         | 8  |
| period before and after childbirth. During such period working mothers          | 9  |
| should be accorded paid leave or leave with adequate social security            | 10 |
| benefits.   | 11 |
| 3. Special measures of protection and assistance should be taken on             | 12 |
| behalf of all children and young persons without any discrimination for         | 13 |
| reasons of parentage or other conditions. Children and young persons            | 14 |
| should be protected from economic and social exploitation. Their                | 15 |
| employment in work harmful to their morals or health or dangerous to life       | 16 |
| or likely to hamper their normal development should be punishable by law.       | 17 |
| States should also set age limits below which the paid employment of child      | 18 |
| labour should be prohibited and punishable by law.                              | 19 |
| Article 11  | 20 |
| 1. The States Parties to the present Covenant recognize the right of            | 21 |
| everyone to an adequate standard of living for himself and his family,          | 22 |
| including adequate food, clothing and housing, and to the continuous            | 23 |
| improvement of living conditions. The States Parties will take appropriate      | 24 |
| steps to ensure the realization of this right, recognizing to this effect the   | 25 |
| essential importance of international cooperation based on free consent.        | 26 |

# SCHEDULE 1 (continued)

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| 26<br>27              |
|                       |

#### SCHEDULE 1 (continued)

| 1 | rticle | 12 |
|---|--------|----|
| 4 | riiriv | 17 |

| 1. The States Parties to the present Covenant recognize the right of everyone to education. They agree that education shall be directed to the full development of the human personality and the sense of its dignity, and shall strengthen the respect for human rights and fundamental freedoms. They further agree that education shall enable all persons to participate effectively in a free society, promote understanding, tolerance and friendship among all nations and all racial, ethnic or religious groups, and further the activities of the United Nations for the maintenance of peace. | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9 |
|--|--------------------------------------|
| 2. The States Parties to the present Covenant recognize that, with a view to achieving the full realization of this right—   | 10<br>11                             |
| (a) Primary education shall be compulsory and available free to all;   | 12                                   |
| (b) Secondary education in its different forms, including technical and<br>vocational secondary education, shall be made generally available<br>and accessible to all by every appropriate means, and in particular<br>by the progressive introduction of free education;  | 13<br>14<br>15<br>16                 |
| (c) Higher education shall be made equally accessible to all, on the<br>basis of capacity, by every appropriate means, and in particular by<br>the progressive introduction of free education;   | 17<br>18<br>19                       |
| (d) Fundamental education shall be encouraged or intensified as far as<br>possible for those persons who have not received or completed<br>the whole period of their primary education;  | 20<br>21<br>22                       |
| (e) The development of a system of schools at all levels shall be actively pursued, an adequate fellowship system shall be established, and the material conditions of teaching staff shall be continuously improved.  | 23<br>24<br>25<br>26                 |
| <b>3.</b> The States Parties to the present Covenant undertake to have respect for the liberty of parents and, when applicable, legal guardians to choose for  | 27<br>28                             |

their children schools, other than those established by the public authorities,

which conform to such minimum educational standards as may be laid

# SCHEDULE 1 (continued)

down or approved by the State and to ensure the religious and moral

| education of their children in conformity with their own convictions.   | 2                                |
|---|----------------------------------|
| <b>4.</b> No part of this article shall be construed so as to interfere with the liberty of individuals and bodies to establish and direct educational institutions, subject always to the observance of the principles set forth in paragraph 1 of this article and to the requirement that the education given in such institutions shall conform to such minimum standards as may be laid down by the State.   | 3<br>4<br>5<br>6<br>7<br>8       |
| Article 14  | 9                                |
| Each State Party to the present Covenant which, at the time of becoming a Party, has not been able to secure in its metropolitan territory or other territories under its jurisdiction compulsory primary education, free of charge, undertakes, within two years, to work out and adopt a detailed plan of action for the progressive implementation, within a reasonable number of years, to be fixed in the plan, of the principle of compulsory education free of charge for all. | 10<br>11<br>12<br>13<br>14<br>15 |
| Article 15  | 17                               |
| 1. The States Parties to the present Covenant recognize the right of everyone—  | 18<br>19                         |
| (a) To take part in cultural life;  | 20                               |
| (b) To enjoy the benefits of scientific progress and its applications;  | 21                               |
| (c) To benefit from the protection of the moral and material interests resulting from any scientific, literary or artistic production of which he is the author.  | 22<br>23<br>24                   |

## SCHEDULE 1 (continued)

| <b>2.</b> The steps to be taken by the States Parties to the present Covenant to achieve the full realization of this right shall include those necessary for the conservation, the development and the diffusion of science and culture. |
|---|
| <b>3.</b> The States Parties to the present Covenant undertake to respect the freedom indispensable for scientific research and creative activity.  |

**4.** The States Parties to the present Covenant recognize the benefits to be derived from the encouragement and development of international contacts and co-operation in the scientific and cultural fields.

#### **SCHEDULE 2**

| FAMILY RESPONSIBILITIES CONVENTION  |
|---|
| sch 5   |
| The General Conference of the International Labour Organisation,  |
| Having been convened at Geneva by the Governing Body of the International Labour Office and having met in its Sixty-seventh Session on 3 June 1981, and   |
| Noting the Declaration of Philadelphia concerning the Aims and Purposes of the International Labour Organisation which recognises that 'all human beings, irrespective of race, creed or sex, have the right to pursue their material well-being and their spiritual development in conditions of freedom and dignity, of economic security and equal opportunity', and |
| Noting the terms of the Declaration on Equality of Opportunity and Treatment for Women Workers and of the resolution concerning a plan of action with a view to promoting equality of opportunity and treatment for women workers, adopted by the International Labour Conference in 1975, and  |
| Noting the provisions of international labour Conventions and Recommendations aimed at ensuring equality of opportunity and treatment for men and women workers, namely the Equal Remuneration Convention and Recommendation, 1951, the Discrimination (Employment and Occupation) Convention and   |

Recalling that the Discrimination (Employment and Occupation) Convention, 1958, does not expressly cover distinctions made on the basis of family responsibilities, and considering that supplementary standards are necessary in this respect, and

Recommendation, 1958, and Part VIII of the Human Resources

Development Recommendation, 1975, and

#### SCHEDULE 2 (continued)

which have taken place since its adoption, and

Noting the terms of the Employment (Women with Family

Responsibilities) Recommendation, 1965, and considering the changes

Noting that instruments on equality of opportunity and treatment for

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men and women have also been adopted by the United Nations and other specialised agencies, and recalling, in particular, the fourteenth paragraph of the Preamble of the United Nations Convention on the Elimination of All Forms of Discrimination against Women, 1979, to the effect that States Parties are 'aware that a change in the traditional role of men as well as the role of women in society and in the family is needed to achieve full equality between men and women', and Recognising that the problems of workers with family responsibilities are aspects of wider issues regarding the family and society which should be taken into account in national policies, and Recognising the need to create effective equality of opportunity and treatment as between men and women workers with family responsibilities and between such workers and other workers, and Considering that many of the problems facing all workers are aggravated in the case of workers with family responsibilities and recognising the need to improve the conditions of the latter both by measures responding to their special needs and by measures designed to improve the conditions of workers in general, and Having decided upon the adoption of certain proposals with regard to equal opportunities and equal treatment for men and women workers: workers with family responsibilities, which is the fifth item on the agenda of the session, and Having determined that these proposals shall take the form of an international Convention,

adopts this twenty-third day of June of the year one thousand nine hundred

and eighty-one the following Convention, which may be cited as the

Workers with Family Responsibilities Convention, 1981:

| SCHEDULE 2 (continued)  |    |
|---|----|
| Article 1   | 1  |
| 1. This Convention applies to men and women workers with                          | 2  |
| responsibilities in relation to their dependent children, where such              | 3  |
| responsibilities restrict their possibilities of preparing for, entering,         | 4  |
| participating in or advancing in economic activity.                               | 5  |
| 2. The provisions of this Convention shall also be applied to men and             | 6  |
| women workers with responsibilities in relation to other members of their         | 7  |
| immediate family who clearly need their care or support, where such               | 8  |
| responsibilities restrict their possibilities of preparing for, entering,         | 9  |
| participating in or advancing in economic activity.                               | 10 |
| 3. For the purposes of this Convention, the terms "dependent child"               | 11 |
| and "other member of the immediate family who clearly needs care or               | 12 |
| support" mean persons defined as such in each country by one of the               | 13 |
| means referred to in Article 9 of this Convention.                                | 14 |
| <b>4.</b> The workers covered by virtue of paragraphs 1 and 2 of this Article are | 15 |
| hereinafter referred to as "workers with family responsibilities".                | 16 |
| Article 2   | 17 |
| This Convention applies to all branches of economic activity and all              | 18 |
| categories of workers.  | 19 |
| Article 3   | 20 |
| 1. With a view to creating effective equality of opportunity and treatment        | 21 |
| for men and women workers, each Member shall make it an aim of national           | 22 |

policy to enable persons with family responsibilities who are engaged or

# SCHEDULE 2 (continued)

| subject to discrimination and, to the extent possible, without conflict between their employment and family responsibilities.  | 2 3              |
|--|------------------|
| 2. For the purposes of paragraph 1 of this Article, the term "discrimination" means discrimination in employment and occupation as defined by Articles 1 and 5 of the Discrimination (Employment and Occupation) Convention, 1958. | 4<br>5<br>6<br>7 |
| Article 4  | 8                |
| With a view to creating effective equality of opportunity and treatment for men and women workers, all measures compatible with national conditions and possibilities shall be taken—  | 9<br>10<br>11    |
| (a) to enable workers with family responsibilities to exercise their right to free choice of employment; and   | 12<br>13         |
| (b) to take account of their needs in terms and conditions of<br>employment and in social security.  | 14<br>15         |
| Article 5  | 16               |
| All measures compatible with national conditions and possibilities shall further be taken—   | 17<br>18         |
| (a) to take account of the needs of workers with family responsibilities in community planning; and  | 19<br>20         |
| (b) to develop or promote community services, public or private, such as childcare and family services and facilities.   | 21<br>22         |

#### SCHEDULE 2 (continued)

| Article 6  | 1  |
|--|----|
| The competent authorities and bodies in each country shall take                  | 2  |
| appropriate measures to promote information and education which engender         | 3  |
| broader public understanding of the principle of equality of opportunity and     | 4  |
| treatment for men and women workers and of the problems of workers               | 5  |
| with family responsibilities, as well as a climate of opinion conducive to       | 6  |
| overcoming these problems.   | 7  |
| Article 7  | 8  |
| All measures compatible with national conditions and possibilities,              | 9  |
| including measures in the field of vocational guidance and training, shall be    | 10 |
| taken to enable workers with family responsibilities to become and remain        | 11 |
| integrated in the labour force, as well as to re-enter the labour force after an | 12 |
| absence due to those responsibilities.   | 13 |
| Article 8  | 14 |
| Family responsibilities shall not, as such, constitute a valid reason for        | 15 |
| termination of employment.   | 16 |
| Article 9  | 17 |
| The provisions of this Convention may be applied by laws or regulations,         | 18 |
| collective agreements, works rules, arbitration awards, court decisions or a     | 19 |
| combination of these methods, or in any other manner consistent with             | 20 |

national practice which may be appropriate, account being taken of national

conditions.

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# SCHEDULE 2 (continued)

| SCHEDULE 2 (continued)   |    |
|--|----|
| Article 10   | 1  |
| 1. The provisions of this Convention may be applied by stages if               | 2  |
| necessary, account being taken of national conditions—Provided that such       | 3  |
| measures of implementation as are taken shall apply in any case to all the     | 4  |
| workers covered by Article 1, paragraph 1.                                     | 5  |
| 2. Each Member which ratifies this Convention shall indicate in the first      | 6  |
| report on the application of the Convention submitted under article 22 of the  | 7  |
| Constitution of the International Labour Organisation in what respect, if any, | 8  |
| it intends to make use of the faculty given by paragraph 1 of this Article,    | 9  |
| and shall state in subsequent reports the extent to which effect has been      | 10 |
| given or is proposed to be given to the Convention in that respect.            | 11 |
| Article 11   | 12 |
| Employers' and workers' organisations shall have the right to participate,     | 13 |
| in a manner appropriate to national conditions and practice, in devising and   | 14 |
| applying measures designed to give effect to the provisions of this            | 15 |
| Convention.  | 16 |
| Article 12   | 17 |
| 11.0000 12   | 1, |
| The formal ratifications of this Convention shall be communicated to the       | 18 |
| Director-General of the International Labour Office for registration.          | 19 |
| Article 13   | 20 |
| 1. This Convention shall be binding only upon those Members of the             | 21 |
| International Labour Organisation whose ratifications have been registered     | 22 |

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with the Director-General.

| 2. It shall come into force twelve months after the date on which the ratifications of two Members have been registered with the Director-General.   | 1<br>2<br>3                |
|--|----------------------------|
| <b>3.</b> Thereafter, this Convention shall come into force for any Member twelve months after the date on which its ratification has been registered.   | 4 5                        |
| Article 14   | 6                          |
| 1. A Member which has ratified this Convention may denounce it after<br>the expiration of ten years from the date on which the Convention first<br>comes into force, by an act communicated to the Director-General of the<br>International Labour Office for registration. Such denunciation shall not take<br>effect until one year after the date on which it is registered.  | 7<br>8<br>9<br>10<br>11    |
| 2. Each Member which has ratified this Convention and which does not, within the year following the expiration of the period of ten years mentioned in the preceding paragraph, exercise the right of denunciation provided for in this Article, will be bound for another period of ten years and, thereafter, may denounce this Convention at the expiration of each period of ten years under the terms provided for in this Article. | 12<br>13<br>14<br>15<br>16 |
| Article 15   | 18                         |
| 1. The Director-General of the International Labour Office shall notify all Members of the International Labour Organisation of the registration of all ratifications and denunciations communicated to him by the Members of the Organisation.  | 19<br>20<br>21<br>22       |
| <b>2.</b> When notifying the Members of the Organisation of the registration of the second ratification communicated to him, the Director-General shall  | 23<br>24                   |

| draw the attention of the Members of the Organisation to the date upon which the Convention will come into force.  | 1 2                        |
|--|----------------------------|
| Article 16   | 3                          |
| The Director-General of the International Labour Office shall communicate to the Secretary-General of the United Nations for registration in accordance with Article 102 of the Charter of the United Nations full particulars off all ratifications and acts of denunciation registered by him in accordance with the provisions of the preceding Articles. | 4<br>5<br>6<br>7<br>8      |
| Article 17   | 9                          |
| At such times as it may consider necessary the Governing Body of the International Labour Office shall present to the General Conference a report on the working of this Convention and shall examine the desirability of placing on the agenda of the conference the question of its revision in whole or in part.  | 10<br>11<br>12<br>13<br>14 |
| Article 18   | 15                         |
| 1. Should the Conference adopt a new Convention revising this Convention in whole or in part, then, unless the new Convention otherwise provides—  | 16<br>17<br>18             |
| (a) the ratification by a Member of the new revising Convention shall <i>ipso jure</i> involve the immediate denunciation of this Convention, notwithstanding the provisions of Article 14 above, if and when the new revising Convention shall have come into force;  | 19<br>20<br>21<br>22       |
| (b) as from the date when the new revising Convention comes into<br>force this Convention shall cease to be open to ratification by the<br>Members.  | 23<br>24<br>25             |

#### SCHEDULE 2 (continued)

| <b>2.</b> This Convention shall in any case remain in force in its actual form and content for those Members which have ratified it but have not ratified the revising Convention. |
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| Article 19   |

The English and French versions of the text of this Convention are equally authoritative.

The foregoing is the authentic text of the Convention duly adopted by the General Conference of the International Labour Organisation during its Sixty-seventh Session which was held at Geneva and declared closed the twenty-fourth day of June 1981.

IN FAITH WHEREOF we have appended our signatures this twenty-fifth day of June 1981.

#### **SCHEDULE 3** 1 TERMINATION OF EMPLOYMENT CONVENTION 2 sch 5 3 The General Conference of the International Labour Organisation, 4 Having been convened at Geneva by the Governing Body of the 5 International Labour Office, and having met in its Sixty-eighth Session 6 on 2 June 1982, and 7 Noting the existing international standards contained in the Termination 8 of Employment Recommendation, 1963, and 9 Noting that since, the adoption of the Termination of Employment 10 Recommendation, 1963, significant developments have occurred in the 11 law and practice of many member States on the questions covered by 12 that Recommendation, and 13 Considering that these developments have made it appropriate to adopt 14 new international standards on the subject, particularly having regard to 15 the serious problems in this field resulting from the economic 16 difficulties and technological changes experienced in recent years in 17 many countries, 18 Having decided upon the adoption of certain proposals with regard to 19 termination of employment at the initiative of the employer, which is 20 the fifth item on the agenda of the session, and 21

Having determined that these proposals shall take the form of an

adopts this twenty-second day of June of the year one thousand nine

hundred and eighty-two the following Convention, which may be cited as

international Convention:

the Termination of Employment Convention, 1982:

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# SCHEDULE 3 (continued)

| PART I—METHODS OF IMPLEMENTATION, SCOPE AND DEFINITIONS   | 1 2              |
|---|------------------|
| Article 1   | 3                |
| The provisions of this Convention shall, in so far as they are not otherwise made effective by means of collective agreements, arbitration awards or court decisions or in such other manner as may be consistent with national practice, be given effect by laws or regulations. | 4<br>5<br>6<br>7 |
| Article 2   | 8                |
| 1. This Convention applies to all branches of economic activity and to all employed persons.  | 9<br>10          |
| 2. A Member may exclude the following categories of employed persons from all or some of the provisions of this Convention—   | 11<br>12         |
| (a) workers engaged under a contract of employment for a specified period of time or a specified task;  | 13<br>14         |
| (b) workers serving a period of probation or a qualifying period of employment, determined in advance and of reasonable duration;   | 15<br>16         |
| (c) workers engaged on a casual basis for a short period.   | 17               |
| <b>3.</b> Adequate safeguards shall be provided against recourse to contracts of employment for a specified period of time the aim of which is to avoid the protection resulting from this Convention.  | 18<br>19<br>20   |
| <b>4.</b> In so far as necessary, measures may be taken by the competent authority or through the appropriate machinery in a country, after consultation with the organisations of employers and workers concerned,   | 21<br>22<br>23   |

#### SCHEDULE 3 (continued)

where such exist, to exclude from the application of this Convention or certain provisions thereof categories of employed persons whose terms and conditions of employment are governed by special arrangements which as a whole provide protection that is at least equivalent to the protection afforded under the Convention.

- **5.** In so far as necessary, measures may be taken by the competent authority or through the appropriate machinery in a country, after consultation with the organisations of employers and workers concerned, where such exist, to exclude from the application of this Convention or certain provisions thereof other limited categories of employed persons in respect of which special problems of a substantial nature arise in the light of the particular conditions of employment of the workers concerned or the size or nature of the undertaking that employs them.
- **6.** Each Member which ratifies this Convention shall list in the first report on the application of the Convention submitted under article 22 of the Constitution of the International Labour Organisation any categories which may have been excluded in pursuance of paragraphs 4 and 5 of this Article, giving the reasons for such exclusion, and shall state in subsequent reports the position of its law and practice regarding the categories excluded, and the extent to which effect has been given or is proposed to be given to the Convention in respect of such categories.

#### Article 3

For the purpose of this Convention the terms "termination" and "termination of employment" mean termination of employment at the initiative of the employer.

| PART II—STANDARDS OF GENERAL<br>APPLICATION  | 1 2              |
|--|------------------|
| Division A—Justification for termination   | 3                |
| Article 4  | 4                |
| The employment of a worker shall not be terminated unless there is a valid reason for such termination connected with the capacity or conduct of the worker or based on the operational requirements of the undertaking, establishment or service. | 5<br>6<br>7<br>8 |
| Article 5  | 9                |
| The following, inter alia, shall not constitute valid reasons for termination—   | 10<br>11         |
| <ul> <li>(a) union membership or participation in union activities outside<br/>working hours or, with the consent of the employer, within<br/>working hours;</li> </ul>  | 12<br>13<br>14   |
| (b) seeking office as, or acting or having acted in the capacity of, a workers' representative;  | 15<br>16         |
| <ul> <li>(c) the filing of a complaint or the participation in proceedings against<br/>an employer involving alleged violation of laws or regulations or<br/>recourse to competent administrative authorities;</li> </ul>                          | 17<br>18<br>19   |
| <ul> <li>(d) race, colour, sex, marital status, family responsibilities,<br/>pregnancy, religion, political opinion, national extraction or social<br/>origin;</li> </ul>  | 20<br>21<br>22   |
| (e) absence from work during maternity leave.  | 23               |

| Article 6   | 1                     |
|---|-----------------------|
| <b>1.</b> Temporary absence from work because of illness or injury shall not constitute a valid reason for termination.   | 2 3                   |
| 2. The definition of what constitutes temporary absence from work, the extent to which medical certification shall be required and possible limitations to the application of paragraph 1 of this Article shall be determined in accordance with the methods of implementation referred to in Article 1 of this Convention. | 4<br>5<br>6<br>7<br>8 |
| Division B—Procedure prior to or at the time of termination   | 9                     |
| Article 7   | 10                    |
| The employment of a worker shall not be terminated for reasons related to the worker's conduct or performance before he is provided an opportunity to defend himself against the allegations made, unless the employer cannot reasonably be expected to provide this opportunity.   | 11<br>12<br>13<br>14  |
| Division C—Procedure of appeal against termination  | 15                    |
| Article 8   | 16                    |
| 1. A worker who considers that his employment has been unjustifiably terminated shall be entitled to appeal against that termination to an impartial body, such as a court, labour tribunal, arbitration committee or arbitrator.   | 17<br>18<br>19        |
| <b>2.</b> Where termination has been authorised by a competent authority the application of paragraph 1 of this Article may be varied according to national law and practice.   | 20<br>21<br>22        |

#### SCHEDULE 3 (continued)

| bollebolle 5 (continued)  |                            |
|---|----------------------------|
| <b>3.</b> A worker may be deemed to have waived his right to appeal against the termination of his employment if he has not exercised that right within a reasonable period of time after termination.  | 1<br>2<br>3                |
| Article 9   | 4                          |
| 1. The bodies referred to in Article 8 of this Convention shall be empowered to examine the reasons given for the termination and the other circumstances relating to the case and to render a decision on whether the termination was justified.   | 5<br>6<br>7<br>8           |
| 2. In order for the worker not to have to bear alone the burden of proving that the termination was not justified, the methods of implementation referred to in Article 1 of this Convention shall provide for one or the other or both of the following possibilities—                             | 9<br>10<br>11<br>12        |
| (a) the burden of proving the existence of a valid reason for the termination as defined in Article 4 of this Convention shall rest on the employer;  | 13<br>14<br>15             |
| (b) the bodies referred to in Article 8 of this Convention shall be<br>empowered to reach a conclusion on the reason for the<br>termination having regard to the evidence provided by the parties<br>and according to procedures provided for by national law and<br>practice.                      | 16<br>17<br>18<br>19<br>20 |
| <b>3.</b> In cases of termination stated to be for reasons based on the operational requirements of the undertaking, establishment or service, the bodies referred to in Article 8 of this Convention shall be empowered to determine whether the termination was indeed for these reasons, but the | 21<br>22<br>23<br>24       |

extent to which they shall also be empowered to decide whether these

reasons are sufficient to justify that termination shall be determined by the

methods of implementation referred to in Article 1 of this Convention.

#### SCHEDULE 3 (continued)

Article 10

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| If the bodies referred to in Article 8 of this Convention find that   |            |
|---|------------|
| termination is unjustified and if they are not empowered or do not find it  | 3          |
| practicable, in accordance with national law and practice, to declare the   | 4          |
| termination invalid and/or order or propose reinstatement of the worker,  | 4          |
| they shall be empowered to order payment of adequate compensation or  | $\epsilon$ |
| such other relief as may be deemed appropriate.   | 7          |
| Division D—Period of notice   | 8          |
| Article 11  | ç          |
| A worker whose employment is to be terminated shall be entitled to a  | 10         |
| reasonable period of notice or compensation in lieu thereof, unless he is   | 1          |
| guilty of serious misconduct, that is, misconduct of such a nature that it  | 12         |
| would be unreasonable to require the employer to continue his employment  | 13         |
| during the notice period.   | 14         |
| Division E—Severance allowance and other income protection  | 13         |
| Article 12  | 16         |
| <b>1.</b> A worker whose employment has been terminated shall be entitled, in accordance with national law and practice, to—                | 17<br>18   |
| (a) a severance allowance or other separation benefits, the amount of which shall be based inter alia on length of service and the level of | 19<br>20   |

wages, and paid directly by the employer or by a fund constituted

benefits from unemployment insurance or assistance or other

forms of social security, such as old-age or invalidity benefits,

by employers' contributions; or

(b)

| under the normal conditions to which such benefits are subject; or  | 1                    |
|---|----------------------|
| (c) a combination of such allowance and benefits.   | 2                    |
|   |                      |
| 2. A worker who does not fulfil the qualifying conditions for   | 3                    |
| unemployment insurance or assistance under a scheme of general scope<br>need not be paid any allowance or benefit referred to in paragraph 1, | 4                    |
| subparagraph (a), of this Article solely because he is not receiving an   |                      |
| unemployment benefit under paragraph 1, subparagraph (b).   | 7                    |
| <b>3.</b> Provision may be made by the methods of implementation referred to  | 8                    |
| in Article 1 of this Convention for loss of entitlement to the allowance or   | g                    |
| benefits referred to in paragraph 1, subparagraph (a), of this Article in the   | 10                   |
| event of termination for serious misconduct.  | 11                   |
| PART III—SUPPLEMENTARY PROVISIONS CONCERNING TERMINATIONS OF EMPLOYMENT FOR ECONOMIC, TECHNOLOGICAL, STRUCTURAL OR SIMILAR REASONS            | 12<br>13<br>14<br>15 |
| Division A—Consultation of workers' representatives   | 10                   |
| Article 13  | 17                   |
| 1. When the employer contemplates terminations for reasons of an economic, technological, structural or similar nature, the employer shall—   | 18<br>19             |
| · · · · · · · · · · · · · · · · · · ·   |                      |
| (a) provide the workers' representatives concerned in good time with relevant information including the reasons for the terminations          | 20<br>21             |
| contemplated, the number and categories of workers likely to be   | 22                   |
| affected and the period over which the terminations are intended  | 23                   |

| to be carried out;   |  |
|--|--|
| (b) give, in accordance with national law and practice, the workers' representatives concerned, as early as possible, an opportunity for   |  |
| consultation on measures to be taken to avert or to minimise the   | 4  |
| terminations and measures to mitigate the adverse effects of any   |  |
| terminations on the workers concerned such as finding alternative  | (  |
| employment.  | ,  |
| <b>2.</b> The applicability of paragraph 1 of this Article may be limited by the   | ;  |
| methods of implementation referred to in Article 1 of this Convention to   |  |
| cases in which the number of workers whose termination of employment is  | 1  |
| contemplated is at least a specified number or percentage of the workforce.  | 1  |
| 3. For the purposes of this Article the term "the workers"   | 12                                       |
| representatives concerned" means the workers' representatives  | 1  |
| recognised as such by national law or practice, in conformity with the   | 14                                       |
| Workers' Representatives Convention, 1971.   | 1:                                       |
|  |  |
| Division B—Notification to the competent authority   | 10                                       |
| Division B—Notification to the competent authority  Article 14   | 1  |
| Article 14   | 1′                                       |
| Article 14  1. When the employer contemplates terminations for reasons of an   |  |
| Article 14  1. When the employer contemplates terminations for reasons of an economic, technological, structural or similar nature, he shall notify, in  | 1'                                       |
| Article 14  1. When the employer contemplates terminations for reasons of an   | 1′<br>1′<br>1                            |
| Article 14  1. When the employer contemplates terminations for reasons of an economic, technological, structural or similar nature, he shall notify, in accordance with national law and practice, the competent authority thereof as  | 1° 1° 1° 1° 20 2                         |
| Article 14  1. When the employer contemplates terminations for reasons of an economic, technological, structural or similar nature, he shall notify, in accordance with national law and practice, the competent authority thereof as early as possible, giving relevant information, including a written statement of the reasons for the terminations, the number and categories of workers likely to be affected and the period over which the terminations are intended                    | 1° 11° 11° 12° 22° 22° 22° 22° 22° 22° 2 |
| Article 14  1. When the employer contemplates terminations for reasons of an economic, technological, structural or similar nature, he shall notify, in accordance with national law and practice, the competent authority thereof as early as possible, giving relevant information, including a written statement of the reasons for the terminations, the number and categories of workers  | 1° 1° 1° 1° 20 2                         |
| Article 14  1. When the employer contemplates terminations for reasons of an economic, technological, structural or similar nature, he shall notify, in accordance with national law and practice, the competent authority thereof as early as possible, giving relevant information, including a written statement of the reasons for the terminations, the number and categories of workers likely to be affected and the period over which the terminations are intended                    | 1° 11° 11° 12° 22° 22° 22° 22° 22° 22° 2 |
| Article 14  1. When the employer contemplates terminations for reasons of an economic, technological, structural or similar nature, he shall notify, in accordance with national law and practice, the competent authority thereof as early as possible, giving relevant information, including a written statement of the reasons for the terminations, the number and categories of workers likely to be affected and the period over which the terminations are intended to be carried out. | 11<br>11<br>20<br>2<br>2<br>2<br>2<br>2  |

| of employment is contemplated is at least a specified number or percentage of the workforce. | 1 2 |
|--|-----|
| 3. The employer shall notify the competent authority of the terminations                     | 3   |
| referred to in paragraph 1 of this Article a minimum period of time before                   | 4   |
| carrying out the terminations, such period to be specified by national laws or               | 5   |
| regulations.   | 6   |
| PART IV—FINAL PROVISIONS   | 7   |
| Article 15   | 8   |
| The formal ratifications of this Convention shall be communicated to the                     | 9   |
| Director-General of the International Labour Office for registration.                        | 10  |
| Article 16   | 11  |
| 1. This Convention shall be binding only upon those Members of the                           | 12  |
| International Labour Organisation whose ratifications have been registered                   | 13  |
| with the Director-General.   | 14  |
| 2. It shall come into force twelve months after the date on which the                        | 15  |
| ratifications of two Members have been registered with the                                   | 16  |
| Director-General.  | 17  |
| 3. Thereafter, this Convention shall come into force for any Member                          | 18  |
| twelve months after the date on which its ratification has been registered.                  | 19  |

#### SCHEDULE 3 (continued)

| SCHEDULE 3 (continued)   |    |
|--|----|
| Article 17   | 1  |
| 1. A Member which has ratified this Convention may denounce it after           | 2  |
| the expiration of ten years from the date on which the Convention first        | 3  |
| comes into force, by an act communicated to the Director-General of the        | 4  |
| International Labour Office for registration. Such denunciation shall not take | 5  |
| effect until one year after the date on which it is registered.                | 6  |
| 2. Each Member which has ratified this Convention and which does not,          | 7  |
| within the year following the expiration of the period of ten years mentioned  | 8  |
| in the preceding paragraph, exercise the right of denunciation provided for in | 9  |
| this Article, will be bound for another period of ten years and, thereafter,   | 10 |
| may denounce this Convention at the expiration of each period of ten years     | 11 |
| under the terms provided for in this Article.                                  | 12 |
| Article 18   | 13 |
| 1. The Director-General of the International Labour Office shall notify all    | 14 |
| Members of the International Labour Organisation of the registration of all    | 15 |
| ratifications and denunciations communicated to him by the Members of the      | 16 |
| Organisation.  | 17 |
| 2. When notifying the Members of the Organisation of the registration of       | 18 |
| the second ratification communicated to him, the Director-General shall        | 19 |
| draw the attention of the Members of the Organisation to the date upon         | 20 |
| which the Convention will come into force.                                     | 21 |
| Article 19   | 22 |
| The Director-General of the International Labour Office shall                  | 23 |

communicate to the Secretary-General of the United Nations for registration

in accordance with article 102 of the Charter of the United Nations full

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| particulars of all ratifications and acts of denunciation registered by him in accordance with the provisions of the preceding Articles.  | 1 2                   |
|---|-----------------------|
| Article 20  | 3                     |
| At such times as it may consider necessary the Governing Body of the International Labour Office shall present to the General Conference a report on the working of this Convention and shall examine the desirability of placing on the agenda of the conference the question of its revision in whole or in part. | 4<br>5<br>6<br>7<br>8 |
| Article 21  | 9                     |
| 1. Should the Conference adopt a new Convention revising this Convention in whole or in part, then, unless the new Convention otherwise provides—   | 10<br>11<br>12        |
| (a) the ratification by a Member of the new revising Convention shall <i>ipso jure</i> involve the immediate denunciation of this Convention, notwithstanding the provisions of Article 17 above, if and when the new revising Convention shall have come into force;   | 13<br>14<br>15<br>16  |
| (b) as from the date when the new revising Convention comes into<br>force this Convention shall cease to be open to ratification by the<br>Members.   | 17<br>18<br>19        |
| 2. This Convention shall in any case remain in force in its actual form and content for those Members which have ratified it but have not ratified the revising Convention.   | 20<br>21<br>22        |

#### SCHEDULE 3 (continued)

| 4 | 1     |   | 22 |
|---|-------|---|----|
| 4 | rticl | o | "  |

The English and French versions of the text of this Convention are equally authoritative.

The foregoing is the authentic text of the Convention duly adopted by the General Conference of the International Labour Organisation during its Sixty-eighth Session which was held at Geneva and declared closed the twenty-third day of June 1982.

IN FAITH WHEREOF we have appended our signatures this twenty-third day of June 1982.

| SCHEDULE 4  | 1        |
|---|----------|
| AMENDED ACTS  | 2        |
| section 495   | 3        |
| ACTS INTERPRETATION ACT 1954  | 4        |
| 1. Section 36, definitions "Industrial Court", "industrial magistrate", "Industrial Relations Commission", 'Industrial Relations Act 1990'— | 5<br>6   |
| omit, insert—   | 7        |
| 'Workplace Relations Act 1996'.   | 8        |
| ANZAC DAY ACT 1995  | 9        |
| 1. Section 15(1)(a), '0.0034%'—   | 10       |
| omit, insert—   | 11       |
| '0.34%'.  | 12       |
| PUBLIC SERVICE ACT 1996   | 13       |
| 1. Section 117(2), 'an agreement made under the <i>Industrial Relations</i> Act 1990, part 11'—   | 14<br>15 |
| · -   |          |
| omit, insert—   | 16       |
| 'an industrial agreement'.  | 17       |
| 2. Section 117—   | 18       |
| insert—   | 19       |

| '(3) In    | this section—  | 1  |
|------------|--|----|
| "industr   | rial agreement" means an agreement made under—   | 2  |
| (a)        | the <i>Industrial Relations Act 1990</i> , part 11 and continued in force under the <i>Workplace Relations Act 1996</i> ; or | 3  |
| (b)        | the Workplace Relations Act 1996, chapter 2, part 1.'.   | 5  |
| Т          | RADING (ALLOWABLE HOURS) ACT 1990  | 6  |
| 1. Section | on 6(1)(b), '6'—   | 7  |
| omit, i    | insert—  | 8  |
| '20'.      |  | 9  |
| 2. Sectio  | on 6(1)(c), '20'—  | 10 |
| omit, i    | insert—  | 11 |
| '60'.      |  | 12 |
| 3. Section | on 15—   | 13 |
| omit.      |  | 14 |
| 4. Sectio  | on 16(2), 'day on which' to 'closed'—  | 15 |
| omit, i    | insert—  | 16 |
| 'Sund      | ay or public holiday'.   | 17 |
| 5. Section | on 17(2)(b)—   | 18 |
| omit.      |  | 19 |

| 6. Section 18—  | 1        |
|---|----------|
| omit.   | 2        |
| 7. Section 21(1)—   | 3        |
| omit, insert—   | 4        |
| <b>'21.(1)</b> A full bench of the industrial commission may decide trading hours for non-exempt shops.   | 5<br>6   |
| '(1A) However, the full bench is not to decide trading hours that are less than the following hours on a stated day, other than a public holiday— | 7<br>8   |
| (a) 8 a.m. and 9 p.m. for Monday to Friday;   | 9        |
| (b) 8 a.m. and 5 p.m. for Saturday.'.   | 10       |
| 8. Section 21—  | 11       |
| insert—   | 12       |
| '(3) In subsection (1A)—  | 13       |
| <b>"public holiday"</b> see the <i>Holidays Act 1983</i> .'.  | 14       |
| 9. Section 26(e)—   | 15       |
| omit, insert—   | 16       |
| '(e) the public interest, consumers' interest, and business interest (whether small, medium or large);'.  | 17<br>18 |
| VOCATIONAL EDUCATION, TRAINING AND  | 19       |
| EMPLOYMENT ACT 1991   | 20       |
| 1. Section 4, definitions "industrial award or industrial agreement" and "industrial organisation"—   | 21<br>22 |
| omit.   | 23       |

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# Workplace Relations

| 2. Section 4—  | 1        |
|--|----------|
| insert—  | 2        |
| "industrial award" means an award under the Workplace Relations Act 1996.                | 3        |
| "industrial inspector" means an inspector under the Workplace Relations Act 1996.        | 5        |
| "industrial instrument" means—   | 7        |
| (a) an industrial instrument under the <i>Workplace Relations Act 1996</i> ; or          | 8        |
| (b) an award or agreement made under the <i>Workplace Relations Act</i> 1996 (Cwlth).    | 10<br>11 |
| "industrial organisation" means—   | 12       |
| (a) registered under the <i>Industrial Organisations Act 1996</i> as an organisation; or | 13<br>14 |
| (b) registered under the Workplace Relations Act 1996 (Cwlth).'.                         | 15       |
| 3. Section 4, definition "registration", 'a person"—                                     | 16       |
| omit, insert—  | 17       |
| 'an entity'.   | 18       |
| 4. Section 4, definition "registration", "the person"—                                   | 19       |
| omit, insert—  | 20       |
| 'the entity'.  | 21       |
| 5. Section 9—  | 22       |
| insert—  | 23       |
| '(p) to perform the functions of an approving authority under—                           | 24       |

| (i) the Workplace Relations Act 1996; or                                  | 1        |
|---|----------|
| (ii) the Workplace Relations Act 1996 (Cwlth).'.                          | 2        |
| 6. Section 13(1)(d), 'persons'—   | 3        |
| omit, insert—   | 4        |
| 'entities'.   | 5        |
| 7. Section 20(1)(a)(iii), 'persons'—                                      | 6        |
| omit, insert—   | 7        |
| 'entities'.   | 8        |
| 8. Section 26(1), 'person'—   | 9        |
| omit, insert—   | 10       |
| 'appropriately qualified person or other appropriate entity'.             | 11       |
| 9. Section 67(1), definition "prescribed words", paragraph (b), 'person'— | 12<br>13 |
| omit, insert—   | 14       |
| 'entity'.   | 15       |
| 10. Section 83(3) and (4), 'award'—                                       | 16       |
| omit, insert—   | 17       |
| 'instrument'.   | 18       |

| mention), 'award'—   | 2                    |
|--|----------------------|
| omit, insert—  | 3                    |
| 'instrument'.  | 4                    |
| 12. Section 84(2)(b) and (4), 'award or agreement'—  | 5                    |
| omit, insert—  | 6                    |
| 'instrument or industrial agreement'.  | 7                    |
| 13. Section 84(5)—   | 8                    |
| omit, insert—  | 9                    |
| '(5) Subsection (5A) applies if the industrial commission has made an order under the <i>Workplace Relations Act 1996</i> in relation to an approved occupational superannuation fund as the one to which an industrial instrument requires contribution to be made. | 10<br>11<br>12<br>13 |
| '(5A) If an employer fails to make the contribution as required by the order, the employer is taken to fail to make the contribution as required by the industrial instrument.'.   | 14<br>15<br>16       |
| 14. Section 86(1)(a) and (5), 'award'—   | 17                   |
| omit, insert—  | 18                   |
| 'instrument'.  | 19                   |
| 15. Section 87(1), (2), (3) (first mention) and (4) to (6), 'award'—   | 20                   |
| omit, insert—  | 21                   |
| 'instrument'.  | 22                   |

| 16. Section 87(3)(a) and (b), 'award or agreement'—                                 |          |
|---|----------|
| omit, insert—   | 2        |
| 'instrument or industrial agreement'.   | 3        |
| 17. Section 87(7), 'but not later than 3 months after they become due'—             | 4 5      |
| omit, insert—   | 6        |
| ', but within 3 months after the leave becomes due,'.                               | 7        |
| 18. Section 92—   | 8        |
| omit, insert—   | 9        |
| 'Inspection of time and wages record  | 10       |
| '92.(1) An employer must produce a time and wages record for inspection by—         | 11<br>12 |
| (a) a training consultant; or   | 13       |
| (b) an industrial inspector; or   | 14       |
| (c) a person authorised by the State Training Council.                              | 15       |
| '(2) In this section—   | 16       |
| <b>"time and wages record"</b> see the Workplace Relations Act 1996, section 391.'. | 17<br>18 |
| 19. Section 98(4)—  | 19       |
| insert—   | 20       |
| '(d) a training consultant or industrial inspector;'.                               | 21       |

| 20. Section 99(2) and (3), at the end—  | 1              |
|---|----------------|
| insert—   | 2              |
| 'Maximum penalty—40 penalty units.'.  | 3              |
| 21. Section 99—   | 4              |
| insert—   | 5              |
| '(4A) An offence under subsection (2), (3) or (4) is a continuing offence, that may be charged in 1 complaint for a period.'.   | 6<br>7         |
| 22. Section 100(6)—   | 8              |
| insert—   | 9              |
| '(d) a training consultant or industrial inspector;'.   | 10             |
| 23. Section 101(1)—   | 11             |
| insert—   | 12             |
| "amount due", to an apprentice, includes an amount equal to the cost of tools of trade to which section 98(2) <sup>224</sup> relates that have not been provided to the apprentice. | 13<br>14<br>15 |
| "demand" means a written demand.'.  | 16             |
| 24. Section 101(3)(b)(i), 'award'—  | 17             |
| omit, insert—   | 18             |
| 'instrument'.   | 19             |

<sup>224</sup> Section 98 (Provision of tools of trade)

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| 25. Section 102(3)(a)(iii), 'award'—   | 1        |
|--|----------|
| omit, insert—  | 2        |
| 'instrument'.  | 3        |
| 26. Section 103(1)—  | 4        |
| insert—  | 5        |
| "relevant industrial instrument" of an apprentice includes an industrial instrument determined by the State Training Council under section 86(5) for the apprentice's apprenticeship calling." | 8        |
| 27. Section 103(2) and (3), 'award'—   | 9        |
| omit, insert—  | 10       |
| 'instrument'.  | 11       |
| 28. Section 106(2), 'award'—   | 12       |
| omit, insert—  | 13       |
| 'instrument'.  | 14       |
| 29. Section 112(2)(a)(i), 'award'—   | 15       |
| omit, insert—  | 16       |
| 'instrument'.  | 17       |
| 30. Section 123(1)(a)—   | 18       |
| insert—  | 19       |
| '(iii) the appointment as industrial inspector of a person claiming  | 20       |
| to be, or stated to be, an industrial inspector, and the   | 21       |
| authority of an industrial inspector to take a proceeding or do any act;'.   | 22<br>23 |

| 31. Section | on 123(1)—   | 1           |
|-------------|--|-------------|
| insert-     | _  | 2           |
| '(h)        | a copy of an industrial instrument (other than an instrument made under the <i>Workplace Relations Act 1996</i> (Cwlth)), certified as a true copy by the registrar of the industrial commission, is admissible as evidence of the instrument; | 3<br>2<br>6 |
| (i)         | a certificate purporting to be a certificate of a trustee of an occupational superannuation fund, for a period of service of an apprentice or trainee concerned in the proceeding about—   | ?<br>9      |
|             | (i) an amount paid as contribution to the fund; or   | 10          |
|             | (ii) an amount worked out on the rate of return that stated contributions would have attracted to the fund;  | 12<br>12    |
|             | is evidence of the matters.'.  | 13          |
| 1. Section  | n 66, definition "union", 'Industrial Relations Act 1990'—   | 15          |
| ,           | nsert—   | 16          |
| 'Indus      | trial Organisations Act 1996.  | 17          |
| 2. Section  | n 164(3), 'aggrieved by'—  | 18          |
| omit, i     | nsert—   | 19          |
| 'dissat     | isfied with'.  | 20          |
| 3. Section  | n 164(4), 'Industrial Relations Act 1990'—   | 21          |
| omit, i     | nsert—   | 22          |
| 'Work       | place Relations Act 1996'.   | 23          |

| 4. Section 164—  | 1 |
|--|---|
| insert—  | 2 |
| '(6) In this section—  | 3 |
| "person dissatisfied with a decision" in a proceeding means— | 4 |
| (a) a party to the proceeding; or                            | 5 |
| (b) a person bound by the decision; or                       | 6 |
| (c) if an inspector started the proceeding—any inspector.'.  | 7 |
|  | 8 |

#### SCHEDULE 5 1 DICTIONARY 2 section 5 3 "additional approval requirements", for chapter 2, part 2, see section 68. 4 "administer", for chapter 7, part 6, see section 331. 5 "agreement", for chapter 2, part 3, see section 115. 6 "allowable award matter" see section 128. 7 "amendment agreement", for chapter 2, part 2, see section 68. 8 "ancillary document", for chapter 2, part 2, see section 68. 9 "Anti-Discrimination Conventions" means— 10 the Equal Remuneration Convention; and 11 the Convention of the Elimination of all Forms of Discrimination 12 against Women; and 13 the Discrimination (Employment and Occupation) Convention; 14 and 15 (d) articles 3 and 7 of the International Covenant on Economic, Social 16 and Cultural Rights (the English text of which is in schedule 1). 17 "apprentice" see Vocational Education, Training and Employment Act 18 1991, section 4. 19 "apprenticeship", for chapter 2, part 3, see section 115. 20 "appropriately qualified", for a person to whom a power under this Act 21 may be delegated, includes having the qualifications, experience or 22 standing appropriate to exercise the power. 23 24 Example of 'standing'— A person's classification level in the public service. 25 "approval notice", for chapter 2, part 2, see section 68. 26

# SCHEDULE 5 (continued)

| "approved apprenticeship", for chapter 2, part 3, see section 115.                                  | 1        |
|---|----------|
| <b>"approved superannuation fund"</b> means a complying superannuation fund—                        | 2 3      |
| (a) nominated in an industrial instrument; or   | 4        |
| (b) agreed between an employer and employee under section 432.                                      | 5        |
| "approved traineeship", for chapter 2, part 3, see section 115.                                     | 6        |
| "approving authority", for chapter 2, part 3, see section 115.                                      | 7        |
| "assistant registrar" see section 315.  | 8        |
| "attempt to commit an offence" see Criminal Code, section 4.  | 9        |
| "Australian commission" means the Australian Industrial Relations Commission.                       | 10<br>11 |
| "award"—  | 12       |
| (a) generally—  | 13       |
| (i) means—  | 14       |
| (A) an award made under chapter 3 or continued in force under this Act; or                          | 15<br>16 |
| (B) an award as amended under the chapter; and  | 17       |
| (ii) for a person bound by an exceptional matters order—includes the exceptional matters order; and | 18<br>19 |
| (b) for chapter 2, part 3—see also section 115.   | 20       |
| "bargaining agent", for chapter 2, part 2, see section 68.  | 21       |
| <b>"business hours"</b> of an employer means the hours of operation of the employer's business.     | 22<br>23 |
| "calling" means—  | 24       |
| (a) a craft, manufacture, occupation, trade, undertaking or vocation; or                            | 25<br>26 |
| (b) a section of something mentioned in paragraph (a).  | 27       |

| "certified                | agreement" means—  | 1        |
|---------------------------|--|----------|
| (a)                       | an agreement certified under chapter 2, part 1 or continued in force under this Act; or                                | 2 3      |
| (b)                       | a certified agreement as amended under the part.   | 4        |
| "certified                | l copy", for chapter 2, part 2, see section 68.  | 5        |
| "chief co                 | mmissioner" see section 270.   | 6        |
| "commis                   | sion" see section 269. <sup>225</sup>  | 7        |
| "commis                   | sioner" see section 270.   | 8        |
| "Commo                    | onwealth Act" means the Workplace Relations Act 1996 (Cwlth).  | 9        |
|                           | onwealth award' means an award made under the amonwealth Act.  | 10<br>11 |
|                           | <b>onwealth employment advocate"</b> means the employment ocate, or an authorised officer, under the Commonwealth Act. | 12<br>13 |
| <b>"comply</b> i"<br>(Sup | ing superannuation fund" see Superannuation Industry ervision) Act 1993 (Cwlth).                                       | 14<br>15 |
| "continu                  | ous service"—  | 16       |
| (a)                       | for chapter 4, part 3, see section 160; and  | 17       |
| (b)                       | for chapter 4, part 4, see section 190.  | 18       |
| "court" s                 | see section 252.   | 19       |
| "decision                 | 2"   | 20       |
| (a)                       | means a decision of the court, the commission, a magistrate or the registrar; and                                      | 21<br>22 |
| (b)                       | includes—  | 23       |
|                           | (i) an award, declaration, determination, direction, judgment, order or ruling; and                                    | 24<br>25 |
|                           | (ii) an agreement approved, certified, or amended by the   | 26       |

As to whether or not a reference to the commission includes a reference to the commission constituted by an enterprise commissioner, see section 288(2).

|          | commission and an extension of the agreement.  | 1                |
|----------|--|------------------|
| "demar   | cation dispute" includes—  | 2                |
| (a)      | a dispute arising between 2 or more organisations, or within an organisation, about the rights, status or functions of members of the organisations or organisation in relation to the employment of the members; or | 3<br>4<br>5<br>6 |
| (b)      | a dispute arising between employers and employees, or between<br>members of different organisations, about the demarcation of<br>functions of employees or classes of employees; or                                  | 7<br>8<br>9      |
| (c)      | a dispute about the representation under this Act of the industrial interests of employees by an employee organisation.  | 10<br>11         |
| "designa | ated award", for chapter 2, part 3, see section 115.   | 12               |
| "discrin | nination" means discrimination—  | 13               |
| (a)      | that would contravene the Anti-Discrimination Act 1991; or   | 14               |
| (b)      | on the basis of family responsibilities.   | 15               |
|          | <b>nination</b> (Employment and Occupation) Convention' means Discrimination (Employment and Occupation) Convention 1958.  | 1 <i>6</i><br>17 |
| "dismiss | ", for chapter 5, part 5, see section 232.   | 18               |
| "dual co | ommissioner" see section 320.  | 19               |
| _        | <b>association'</b> means an association that is eligible to be, but is not, stered as an organisation under the <i>Industrial Organisations Act</i> 6.  | 20<br>21<br>22   |
| inst     | employee" means an employee who, under a relevant industrial rument, is an eligible employee for entitlement to occupational erannuation benefits.   | 23<br>24<br>25   |
| _        | <b>rollover fund"</b> see Superannuation Industry (Supervision) Act 3 (Cwlth).   | 26<br>27         |
| "employ  | ree''—   | 28               |
| (a)      | generally—see section 7; and   | 29               |
| (b)      | for chapter 2, part 2—see also section 68; and   | 30               |

| (c) for chapter 4, part 3—see also section 160.  | 1              |
|--|----------------|
| "employee organisation" see Industrial Organisations Act 1996.   | 2              |
| "employer"—  | 3              |
| (a) generally—see section 8; and   | 4              |
| (b) for chapter 2, part 2—see also section 68; and   | 5              |
| (c) for chapter 9, part 2, division 2—see also section 404.  | $\epsilon$     |
| "employer organisation" see Industrial Organisations Act 1996.   | 7              |
| <b>"EFA"</b> means an enterprise flexibility agreement continued in force under this Act.  | 8              |
| <b>"Equal Remuneration Convention"</b> means the Equal Remuneration Convention 1951.   | 10<br>11       |
| <b>"equal remuneration for work of equal value"</b> , for chapter 4, part 2, see section 150.  | 12<br>13       |
| <b>"exceptional matters order"</b> means an order of the commission under section 130.   | 14<br>15       |
| "exercising", for chapter 7, part 6, see section 331.  | 16             |
| "existing employee", for chapter 2, part 2, see section 68.  | 17             |
| "extension agreement", for chapter 2, part 2, see section 68.  | 18             |
| <b>"Family Responsibilities Convention"</b> means the Workers with Family Responsibilities Convention 1981 (the English text of which is in schedule 2). | 19<br>20<br>21 |
| "file", for chapter 2, part 2, see section 68.   | 22             |
| "filing receipt", for chapter 2, part 2, see section 68.   | 23             |
| "filing requirements", for chapter 2, part 2, see section 68.  | 24             |
| "full bench" means a full bench of the commission.   | 25             |
| "industrial Act" means—  | 26             |
| (a) this Act; or   | 27             |
| (b) the Industrial Organisations Act 1996.   | 28             |

| "industr   | rial action" means a lockout or strike.   |          |
|------------|---|----------|
|            | rial agreement" means an industrial agreement under the repealed continued in force under this Act.   |          |
| "industr   | rial authority"—  | 4        |
| (a)        | for chapter 4, part 4—see section 190; and  | 4        |
| (b)        | otherwise—means a commission, court, board, tribunal or other entity having authority under the law of the Commonwealth or another State to exercise powers of conciliation or arbitration for industrial matters or industrial disputes. | 9        |
| "industr   | rial cause" includes an industrial matter and industrial dispute.   | 10       |
| "industr   | rial commission" see section 269.   | 1        |
| "industr   | rial court" see section 252.  | 12       |
| "industr   | rial dispute" means—  | 1.       |
| (a)        | a dispute, including a threatened, pending or probable dispute, about an industrial matter; or  | 14<br>1: |
| (b)        | a situation that is likely to give rise to a dispute about an industrial matter.  | 1<br>1′  |
| "industr   | rial instrument" means an award, certified agreement or QWA.  | 18       |
| "industr   | rial matter" see section 9.   | 19       |
| "industr   | rial magistrate" see section 308.   | 20       |
| "industr   | rial registrar" see section 315.  | 2        |
| "industr   | rial relations commission" see section 269.   | 22       |
| "initial o | day", for chapter 2, part 3, see section 115.   | 2.       |
| "injured   | l employee", for chapter 5, part 5, see section 232.  | 24       |
| "injury"   | , for chapter 5, part 5, see section 232.   | 2:       |
| _          | <b>or</b> " means a person who holds an appointment as an inspector er section 376.   | 2 2      |
| "invalid   | <b>reason"</b> , for a dismissal, see section 217(b).   | 28       |

|                  | <b>session</b> " means a proceeding in which a commissioner sits with a mber of an industrial authority.   | 1<br>2           |
|------------------|--|------------------|
| <b>"law"</b> , f | For chapter 4, part 3, see section 160.  | 3                |
| sus<br>it,       | tr' means an employer's action in closing a workplace, or spending or discontinuing the employer's business, or any branch of or an employer's failure to continue to employ a number of ployees, with intent— | 4<br>5<br>6<br>7 |
| (a)              | to compel or induce employees to agree to employment<br>conditions or to comply with demands made on them by the<br>employer, or another employer, contrary to this Act; or                                    | 8<br>9<br>10     |
| (b)              | to cause loss or inconvenience to employees; or  | 11               |
| (c)              | to incite, instigate, aid, abet or procure another lockout; or   | 12               |
| (d)              | to help another employer to compel or induce employees to agree<br>to employment conditions or comply with demands made by the<br>other employer.  | 13<br>14<br>15   |
| "long pa         | aternity leave", for chapter 4, part 3, see section 160.   | 16               |
| "magist          | trate" see section 308.  | 17               |
| "manag           | gement committee" see Industrial Organisation Act 1996.  | 18               |
| "materi          | nity leave", for chapter 4, part 3, see section 160.   | 19               |
| "medica          | al certificate", for chapter 4, part 3, see section 160.   | 20               |
| "memb            | er" of the commission means—   | 21               |
| (a)              | a commissioner; or   | 22               |
| (b)              | an enterprise commissioner.  | 23               |
| "multip          | ole-business agreement" see section 13.  | 24               |
| "negotia         | ating party" see section 40.   | 25               |
| "new en          | <b>mployee''</b> , for chapter 2, part 2, see section 68.  | 26               |
| "no-dis          | advantage test" see chapter 2, part 3.   | 27               |
| "nomin           | al expiry date"—   | 28               |
| (a)              | of a certified agreement—see section 14: and   | 29               |

| (b) (      | of a QWA—see section 68.   | 1        |
|------------|--|----------|
| "obstruct  | " includes assault, hinder, intimidate, resist or threaten.                                    | 2        |
| "officer"  | of the court or commission, see sections 315(4) and 349(4).                                    | 3        |
|            | of an organisation, or branch of an organisation, see <i>Industrial</i> nisations Act 1996.    | 5        |
| "organisa  | tion" see Industrial Organisations Act 1996.   | 6        |
| "owner",   | for chapter 4, part 4, see section 190.  | 7        |
| "parental  | leave", for chapter 4, part 3, see section 160.  | 8        |
| "part 3 lo | ng paternity leave", for chapter 4, part 3, see section 160.                                   | 9        |
| "part 3 m  | aternity leave", for chapter 4, part 3, see section 160.                                       | 10       |
| "part 3 sh | ort paternity leave", for chapter 4, part 3, see section 160.                                  | 11       |
| "paternity | leave", for chapter 4, part 3, see section 160.  | 12       |
| "party"—   | -  | 13       |
|            | for an industrial instrument or permit—includes a person bound by the instrument or permit; or | 14<br>15 |
| (b) 1      | for chapter 2, part 2—see section 68.  | 16       |
|            | employee includes pay, with the employee's written consent, on ant of the employee.            | 17<br>18 |
| "penalty p | provision"—  | 19       |
| (a) 1      | for chapter 2, part 1, division 9—see section 62; and  | 20       |
| (b) 1      | for chapter 2, part 2, division 7—see section 96.  | 21       |
| "period of | f operation", for chapter 2, part 2, see section 68.   | 22       |
| "permit"   | means—   | 23       |
| (a) a      | a students permit; or  | 24       |
| (b) a      | an aged or infirm persons permit.  | 25       |
| "person d  | issatisfied" with a decision in a proceeding means—  | 26       |
| (a) a      | a party to the proceeding; or  | 27       |
|            |  |          |

| (b) a person bound by the decision; or  | 1              |
|---|----------------|
| (c) if an inspector started the proceeding—any inspector.   | 2              |
| "place" means—  | 3              |
| (a) any land, building, structure, vehicle, vessel or aircraft; or  | 4              |
| (b) part of anything mentioned in paragraph (a).  | 5              |
| "president" see section 253.  | 6              |
| "QWA" means a Queensland workplace agreement under chapter 2, part 2.   | 7              |
| "QWA date", for chapter 2, part 2, see section 68.  | 8              |
| "QWA industrial action", for chapter 2, part 2, division 8, see section 100.  | 10             |
| "records" means any document containing data.   | 11             |
| <b>"reduced wages"</b> means wages at a rate less than that provided for under a relevant industrial instrument or permit.  | 12<br>13       |
| "refusal notice", for chapter 2, part 2, see section 68.  | 14             |
| "registrar" see section 315.  | 15             |
| "relevant award", for chapter 2, part 3, see section 115.   | 16             |
| "relevant or designated award", for chapter 2, part 2, see section 68.  | 17             |
| "regular part-time employee" means an employee who—   | 18             |
| (a) works less than full-time ordinary hours; and   | 19             |
| (b) has reasonably predictable hours of work; and   | 20             |
| (c) is entitled to receive, on a proportionate basis, equivalent wages<br>and employment conditions to those specified in an award for<br>full-time employees who do the same type of work. | 21<br>22<br>23 |
| "repealed Act" means the Industrial Relations Act 1990.   | 24             |
| <b>"rules of court"</b> means the rules of court made, or continued in force, under this Act.   | 25<br>26       |
| "short paternity leave", for chapter 4, part 3, see section 160.  | 27             |
| "single business" see section 12.   | 28             |

| "spouse"  | " of an employee includes—  | 1            |
|-----------|---|--------------|
| (a)       | a former spouse; and  | 2            |
| (b)       | a person of the opposite sex to the employee who lives with a employee in a marriage-like relationship, although not legal married to the employee.   |              |
| "strike"- | <u>,                                    </u>  | $\epsilon$   |
| (a)       | means the conduct of 2 or more employees who are, or habeen, employed by the same employer, or different employer consisting in—  |              |
|           | (i) a wilful failure to perform work required of them under the employment contracts; or  | eir 10       |
|           | (ii) a performance of work in a way in which it is a customarily performed; or  | not 12       |
|           | (iii) the adoption of a practice or strategy resulting in a restriction limitation or delay in the performance of work or restriction or limitation of the product of work; or  |              |
|           | (iv) a ban, restriction or limitation on the performance of work on acceptance or offering for work; or   | or 17        |
|           | (v) a wilful failure of the employees to attend for work that not allowed by the employer; or   | t is 19      |
|           | (vi) a wilful failure to perform any work at all by employees w attend for work that is not allowed by the employer;  | yho 21<br>22 |
|           | that is because of a combination, agreement or understandi<br>(expressed or implied) entered into by the employees or any<br>them and that has a purpose—   | -            |
|           | (vii) to compel or induce an employer to agree to employment conditions, or to employ, or cease to employ, a person class of person, or to comply with demands made by the employees or any of them or by any other employees; or | or 27        |
|           | (viii)to cause loss or inconvenience to an employer in the conduction of business; or   | uct 30<br>31 |

# SCHEDULE 5 (continued)

(ix) to incite, instigate, aid, abet or procure another strike; or

1

|   | (x)  | to help employees in the employment of another employer to compel or induce the employer to agree to employment | 2 3 |  |  |
|---|--|---|-----|--|--|
|   |  | conditions or to employ, or cease to employ, a person or  | 4   |  |  |
|   |  | class of person or to comply with demands made by any   | 5   |  |  |
|   |  | employees; and  | 6   |  |  |
| (b)   |  | udes conduct capable of constituting a strike even though the   | 7   |  |  |
|   |  | duct relates to part only of the functions the employees must   | 8   |  |  |
|   | pert                                       | orm in their employment; but  | 9   |  |  |
| (c)   | does not include action by an employee if— |   |     |  |  |
|   | (i)  | the action was based on a reasonable concern by the   | 11  |  |  |
|   |  | employee about an imminent risk to his or her health or   | 12  |  |  |
|   |  | safety; and   | 13  |  |  |
|   | (ii)                                       | the employee did not unreasonably contravene a direction of   | 14  |  |  |
|   |  | his or her employer to perform other available work   | 15  |  |  |
|   |  | (whether at the same or another workplace) that was safe and  | 16  |  |  |
|   |  | appropriate for the employee to perform.  | 17  |  |  |
| <b>"take"</b> a   | statu                                      | tory declaration, for chapter 7, part 6, see section 331.   | 18  |  |  |
| "termina  | ation                                      | agreement", for chapter 2, part 2, see section 68.  | 19  |  |  |
| "Termin   | atio                                       | n of Employment Convention" means the Termination of  | 20  |  |  |
|   |  | nent Convention 1982 (the English text of which is in   | 21  |  |  |
| sche  | edule                                      | 3).   | 22  |  |  |
| "termina  | ation                                      | <b>notice</b> ", for chapter 2, part 2, see section 68.   | 23  |  |  |
| "trainee" see Vocational Education, Training and Employment Act 1991,     |  |   |     |  |  |
| sect  | ion 4                                      |   | 25  |  |  |
| "transfer" of a calling includes the transmission, assurance, conveyance, |  |   |     |  |  |
| assignment and succession of the calling (either by operation of law or   |  |   |     |  |  |
| by agreement and either before or after the commencement of this          |  |   |     |  |  |
| Act   | ).   |   | 29  |  |  |
| "wage ra  | ate" i                                     | ncludes pay rate and prices for work.   | 30  |  |  |
|   |  |   |     |  |  |

| "wages"   | "—                          |   | 1                          |  |
|---|-----------------------------|---|----------------------------|--|
| (a)   | mea                         | means an amount payable to an employee for—   |                            |  |
|   | (i)                         | work performed, or to be performed, by the employee; or   | 3                          |  |
|   | (ii)                        | a public holiday; or  | ۷                          |  |
|   | (iii)                       | leave the employee is entitled to; or   | 5                          |  |
|   | (iv)                        | termination of employment; and  | $\epsilon$                 |  |
| (b)   | incl                        | includes—   |                            |  |
|   | (i)                         | an amount payable from wages for the employee, with the employee's written consent; and   | 9                          |  |
|   | (ii)                        | a salary.   | 10                         |  |
| "working day", for chapter 2, part 2, see section 16. |                             |   |                            |  |
| (ot<br>Ed<br>wa                                       | her th<br>ucation<br>ge rat | loyee" means a person under 21 years engaged in a calling nan an apprentice or a person subject to the <i>Vocational</i> on, <i>Training and Employment Act 1991</i> ) who receives a lower than that fixed by an industrial instrument for employees or over in the calling. | 12<br>13<br>14<br>13<br>16 |  |
|   |                             |   | 17                         |  |