

Queensland

Industrial Relations and Other Acts Amendment Bill 2005



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Contents

Page Part 1 Preliminary 1 Short title 6 Part 2 Industrial Relations Act 1999 amendments 2 Act amended in this part 6 3 6 4 Amendment of s 8 (Provisions about appointments and procedure of committees) 6 5 7 Amendment of s 40 (Entitlement)..... 6 7 7 Insertion of new ch 2, pt 2, div 4A 8 Division 4A Cultural leave 40A 8 8 Amendment of s 46 (Payment for long service leave) 9 9 Amendment of s 49 (Payment for long service leave) 10 10 Amendment of s 71 (Continuity of service—generally) 10 11 Amendment of s 72 (Who this chapter does not apply to) 10 12 Amendment of s 73 (When is a dismissal unfair)..... 11 Insertion of new s 122A 13 11 Proof of the reason for, or the intention of, conduct 122A not required 11 Amendment of s 126 (Content of awards) 14 11 15 Amendment of s 129 (Flow-on of certified agreements) 12 Amendment of s 137 (Order setting minimum wages and 16 12 conditions) 17 Amendment of s 138 (Order setting tool allowance) 12 Amendment of s 138B (Wages pavable to former apprentices or 18 13

19	Amendment of s 140 (Orders for wages and employment						
	conditions)	13					
20	Amendment of s 140A (Vocational placement)						
21	Amendment of s 150 (Determinations made under s 149)	13					
22	Amendment of s 160 (When an agreement passes the no-disadvantage test)	15					
23	Amendment of s 173 (Terminating agreement after its nominal expiry date).	15					
24	Amendment of s 181 (When industrial action must not be taken)	15					
25	Amendment of s 209 (When does a QWA pass the no-disadvantage test)	15					
26	Insertion of new ss 242A and 242B	15					
	242A Official seal	16					
	242B Finances of court	16					
27	Amendment of s 252 (President's annual report)	16					
28	Omission of ch 8, pt 1, div 5	16					
29	Insertion of new ss 255A and 255B	16					
	255A Official seal	16					
	255B Finances of commission	17					
30	Amendment of s 263 (Removal of commissioners from office)	17					
31	Amendment of s 269 (Commissioner administrator to consider efficiencies that may be achieved by using dual commissioners)	17					
32	Amendment of s 276 (Power to amend or void contracts)	17					
33	Amendment of s 278 (Power to recover unpaid wages and superannuation contribution etc.)	18					
34	Amendment of s 290 (Office of Industrial Magistrate)	18					
35	Amendment of s 335 (Costs)	18					
36	Amendment of s 338 (Rules)	18					
37	Amendment of s 353 (Entry to places)	19					
38	Amendment of s 355 (Power to require documents to be produced)	19					
39	Amendment of s 391(Wages etc. to be paid without deduction) .	19					
40	Amendment of s 393 (Paying wages)	19					
41	Amendment of s 399 (Recovery of unpaid wages etc.)	20					
42	Amendment of s 400 (Enforcement of magistrate's order)	20					
43	Insertion of new ch 11, pt 2, div 3A	20					
	Division 3A Recovery of wages for clothing outworkers						
	400A Definitions for div 3	21					

	400B	Claims by clothing outworkers for unpaid wages and super	21
	400C	Liability of apparent employer for unpaid wages and super	22
	400D	Liability of referred employer for unpaid wages	23
	400E	Reimbursement of apparent or referred employer	24
	400F	Recovery of unpaid wages	24
	400G	Offences relating to claims under this division	25
	400H	Effect of sections 400B–400G	26
	400I	Mandatory code of practice for outworkers	26
44	Omissio	n of s 405 (Agreement about superannuation fund)	27
45	Amendm	nent of s 406 (Contributing occupational superannuation)	27
46	Amendm	nent of s 638 (General deregistration grounds)	27
47	Amendm	nent of s 666 (Non-payment of wages)	28
48	Amendm	nent of s 670 (Contraventions of industrial instruments) .	28
49	Amendm	nent of s 696 (Aged or infirm persons permits)	29
50	Amendm	nent of s 708 (Approved forms)	29
51	Omissio	n of ch 16 (Industrial relations advisory committee)	29
52	Insertion	n of new ch 20, pt 3	29
	Part 3	2005 amendment Act	
	735	Definition for part	30
	736	Continuity of service	30
	737	Dismissals	30
53	Amendm	nent of sch 1 (Industrial matters)	30
54	Amendm	nent of sch 2 (Appointments and procedures)	30
55	Amendm	nent of sch 5 (Dictionary)	31
Part 3	Trading	(Allowable Hours) Act 1990 amendments	
56	Act ame	nded in this part	32
57	Amendm	nent of s 31B (Industrial commission order amended)	32
Part 4	Workers amendn	s' Compensation and Rehabilitation Act 2003 nents	
58	Act ame	nded in this part	33
59	Amendm	nent of s 5 (Workers' compensation scheme)	33
60	Amendr informati	nent of s 285 (Consequence of failure to give	33
61	Replace	ment of ch 14, pt 1, hdg	34
62		nent of s 572 (Claimant or worker entitled to obtain documents)	34

63	Insertion of new s 572A			
	572A	Access to particular documents for employment purposes prohibited	34	
64	Amendme	nt of s 573 (Disclosure of information)	35	
65	Insertion o	f new s 585	35	
	585	Entitlements to compensation under contract of employment prohibited and void	35	
66	Insertion o	f new ch 17	36	
	Chapter 17	7 Transitional provision for Industrial Relations and Other Acts Amendment Act 2005		
	626	Compensation under contracts of employment	36	

2005

A Bill

for

An Act to amend legislation administered by the Minister for Employment, Training and Industrial Relations

	The Parliament of Queensland enacts—					
	Part	1	Preliminary	2		
Clause	1	Sh	ort title This Act may be cited as the Industrial Relations and Other Acts Amendment Act 2005.	3 4 5		
	Part	2	Industrial Relations Act 1999 amendments	6 7		
Clause	2	Ac	t amended in this part	8		
			This part amends the Industrial Relations Act 1999.	9		
Clause	3	Am	nendment of s 6 (Who is an employer)	10		
			Section 6(2)(e), after 'proceedings'—	11		
			insert—	12		
			'for an offence or'.	13		
Clause	4		nendment of s 8 (Provisions about appointments and ocedure of committees)	14 15		
		(1)	Section 8, heading, 'of committees'—	16		
			omit.	17		
		(2)	Section 8(a), after 'president'—	18		
			insert—	19		
			', vice president, deputy presidents'.	20		
		(3)	Section 8(d)—	21		

			omit, insert—	1	
			'(d) associates.'.	2	
Clause	5	Am	nendment of s 13 (Payment for annual leave)	3	
			Section 13—	4	
			insert—	5	
		' (3)	If an employee is entitled to receive an amount representing commission in the employee's annual leave payment, the employer must pay the default average commission unless—	6 7 8	
			(a) a relevant industrial instrument or contract between the employer and employee otherwise provides; or	9 10	
			(b) the commission, on application, considers that the default average commission would not represent a fair amount in the circumstances.	11 12 13	
		'(4)	If, on application under subsection (3)(b), the commission considers that the default average commission would not represent a fair amount in the circumstances, the commission may make the order it considers appropriate in the circumstances.	14 15 16 17 18	
		'(5)	In this section—		
			default average commission means—	20	
			• the total commissions payable to the employee in the 1 year before the leave is taken, or during the employee's period of employment, whichever is less	21 22 23	
			• divided by 365.25, or the number of days in the employee's period of employment, whichever is less	24 25	
			• multiplied by the number of days leave for which payment is being made.'.	26 27	
Clause	6	Am	endment of s 40 (Entitlement)	28	
			Section 40(2) and (3)—	29	
			omit, insert—	30	

		'(2)	An employee, other than a long term casual employee, is entitled to—	1 2
			(a) at least 2 days bereavement leave on full pay on the death of a member of the person's immediate family or household; and	3 4 5
			(b) if the employee reasonably requires extra time to travel to and from the funeral or other ceremony for the death—an amount of unpaid bereavement leave equal to the time reasonably required for the travel.	6 7 8 9
		' (3)	A long term casual employee is entitled to—	10
			(a) at least 2 days unpaid bereavement leave on the death of a member of the person's immediate family or household; and	11 12 13
			(b) if the employee reasonably requires extra time to travel to and from the funeral or other ceremony for the death—an amount of unpaid bereavement leave equal to the time reasonably required for the travel.'.	14 15 16 17
Clause	7	Ins	ertion of new ch 2, pt 2, div 4A	18
			Chapter 2, part 2—	19
			insert—	20
	'Div i	ision	A Cultural leave	21
	'40 A	Ent	titlement	22
		' (1)	An employee may take up to 5 days unpaid cultural leave in each year, if the employer agrees.	23 24
		' (2)	The employer must not unreasonably refuse the leave.	25
		' (3)	In considering the employee's request for leave, the employer must consider at least the following—	26 27
			(a) the employer's capacity to reorganise work arrangements to accommodate the employee's request;	28 29
			(b) the impact of the employee's absence on the delivery of customer service;	30 31

		(c) the particular circumstances of the employee;	1
		(d) the impact of a refusal on the employee, including the employee's ability to balance his or her work and family responsibilities.	2 3 4
	' (4)	The employee must, if practicable, give the employer—	5
		(a) reasonable notice of the intention to take cultural leave before taking the leave; and	6 7
		(b) the reason for taking the leave; and	8
		(c) the period that the employee estimates the employee will be absent.	9 10
	ʻ(5)	If it is not practicable for the employee to give the notice before taking the leave, the employee must give the employer notice of the matters in subsection (4)(b) and (c) at the first opportunity.	11 12 13 14
	' (6)	It is declared that leave provided under this section is a welfare measure for the purposes of the <i>Anti-Discrimination Act 1991</i> , section 104. ¹	15 16 17
	' (7)	In this section—	18
		<i>employee</i> means an employee who is required by Aboriginal tradition or Island custom to attend an Aboriginal or Torres Strait Islander ceremony.'.	19 20 21
8	Am	nendment of s 46 (Payment for long service leave)	22
	(1)	Section 46(6)—	23
		renumber as section 46(12).	24
	(2)	Section 46—	25
		insert—	26
	' (6)	If an employee is entitled to receive an amount representing commission in the employee's long service leave payment, the employer must pay the default average commission unless—	27 28 29

Clause

¹ Anti-Discrimination Act 1991, section 104 (Welfare measures)

		(a) a relevant industrial instrument or contract between the employer and employee otherwise provides; or	1 2
		(b) the commission, on application, considers that the default average commission would not represent a fair amount in the circumstances.	3 4 5
		'(7) If, on application under subsection (6)(b), the commission considers that the default average commission would not represent a fair amount in the circumstances, the commission may make the order it considers appropriate in the circumstances.'	5 6 7 8 9 10
		(3) Section 46(12), as amended—	11
		insert—	12
		<i>'default average commission</i> means—	13
		• the total commissions payable to the employee in the 1 year before the leave is taken	14 15
		• divided by 52.179	16
		• multiplied by the number of weeks leave for which payment is being made.'.	17 18
Clause	9	Amendment of s 49 (Payment for long service leave)	19
		Section 49(3) to (6)—	20
		relocate and renumber as section 46(8) to (11).	21
Clause	10	Amendment of s 71 (Continuity of service—generally)	22
		Section 71(9), 'to (6)'—	23
		omit, insert—	24
		', (4), (5), (6)(b) or (7)'.	25
Clause	11	Amendment of s 72 (Who this chapter does not apply to)	26
		 Section 72(1)(c), 'dismissal is for a reason mentioned in section 73(2)(i), (j), (k) or (m)'— 	27 28
		omit, insert—	29

			'reason for the dismissal is an invalid reason'.	1
		(2)	Section 72(1)(d)—	2
			insert—	3
			'(iii) the reason for the dismissal is an invalid reason; or'.	4 5
Clause	12	Am	nendment of s 73 (When is a dismissal unfair)	6
			Section 73—	7
			insert—	8
		' (3)	In this section—	9
			parental leave has the meaning given in section 17.'.	10
Clause	13	Ins	sertion of new s 122A	11
			Chapter 4, part 4—	12
			insert—	13
	ʻ122		oof of the reason for, or the intention of, conduct t required	14 15
		' (1)	This section applies if—	16
			 (a) in an application under this part about an entity's conduct, it is alleged that the conduct was, or is being, carried out for a particular reason or with a particular intent; and 	17 18 19 20
			(b) for the entity to carry out the conduct for that reason or with that intent would constitute a contravention of this part.	21 22 23
		'(2)	It is to be presumed, in proceedings under this part arising from the application, that the conduct was, or is being, carried out for that reason or with that intent, unless the entity proves otherwise.'.	24 25 26 27
Clause	14	Am	nendment of s 126 (Content of awards)	28
		(1)	Section 126(i)—	29

			insert—	1
			'(iv) contains facilitative provisions that allow agreement at the workplace or enterprise level, between employers and employees (including individual employees), to be reached on work and family responsibilities; and'.	2 3 4 5 6
		(2)	Section 126—	7
			insert—	8
			(j) takes into account employees' family responsibilities.'.	9
Clause	15	Am	nendment of s 129 (Flow-on of certified agreements)	10
			Section 129—	11
			insert—	12
		'(2)	However, the commission must include in an award provisions that are based on a certified agreement if—	13 14
			(a) the parties to the certified agreement agree; and	15
			(b) the parties to the certified agreement are bound by the award.	16 17
		'(3)	The provisions included under subsection (2) must apply only to the parties to the certified agreement.'.	18 19
Clause	16		nendment of s 137 (Order setting minimum wages and nditions)	20 21
			Section 137(4)(b)(i), after 'Training'—	22
			insert—	23
			'and Employment'.	24
Clause	17	Am	endment of s 138 (Order setting tool allowance)	25
			Section 138(3)(b)(i), after 'Training'—	26
			insert—	27
			'and Employment'.	28

c	18
3	10

Clause	18			of s 138B (Wages payable to former or trainees)	1 2
			Section 1	38B(3), after 'Training'—	3
			insert—		4
			'and Emp	loyment'.	5
Clause	19		endment nditions)	of s 140 (Orders for wages and employment	6 7
			Section 1	40(3)(b)(i), after 'Training'—	8
			insert—		9
			'and Emp	loyment'.	10
Clause	20	Am	endment	of s 140A (Vocational placement)	11
			Section 1	40A(2)(b)(i), after 'Training'—	12
			insert—		13
			'and Emp	loyment'.	14
Clause	21	Am	endment	of s 150 (Determinations made under s 149)	15
			Section 1	50(2) to (6)—	16
			omit, inse	rt—	17
		'(2)	The dete specified	ermination has effect subject to any conditions in it.	18 19
		' (3)		mination (including a determination made before the ement of this subsection) operates until—	20 21
			com	bre its nominal expiry date has passed—the mission, acting on an application under section (4), revokes it under subsection (5); or	22 23 24
			(b) afte	r its nominal expiry date has passed—	25
			(a)	it is replaced by a certified agreement; or	26
			(b)	the commission, acting on an application under subsection (4), revokes it under subsection (6).	27 28

'(4)	The following persons may apply to the commission to revoke a determination—					
	(a)	the employer;	3			
	(b)	a valid majority of the employees to whom the determination applies;	4 5			
	(c)	an employee organisation that—	6			
		(i) is bound by the determination; and	7			
		(ii) has at least 1 member who is an employee bound by the determination.	8 9			
'(5)	Before the determination's nominal expiry date has passed, the commission must not revoke the determination unless satisfied—					
	(a)	the employer and the 1 or more employee organisations, or a valid majority of the employees, who are bound by the determination have agreed to the revocation (for example, because they propose to make an agreement under division 1^2); and	13 14 15 16 17			
	(b)	the revocation would not be against the public interest.	18			
'(6)	After the determination's nominal expiry date has passed, the commission must revoke the determination if, and only if, satisfied—					
	(a)	for a determination that provides that it may be revoked if particular conditions are met—the conditions have been met; or	22 23 24			
	(b)	for a determination that does not provide for the way it may be revoked—it is in the public interest to revoke the determination.	25 26 27			
'(7)		revocation takes effect when the commission's approval s effect.	28 29			
'(8)	While a determination operates—					

		(a) the determination prevails, to the extent of any inconsistency, over an award or industrial agreement or an order made under section 137; and	1 2 3
		(b) the determination can not be amended.'.	4
Clause	22	Amendment of s 160 (When an agreement passes the no-disadvantage test)	5 6
		Section 160(5), before 'president'	7
		insert—	8
		'vice'.	9
Clause	23	Amendment of s 173 (Terminating agreement after its nominal expiry date)	10 11
		Section 173(3)(a), 'certain'—	12
		omit, insert—	13
		'particular'.	14
Clause	24	Amendment of s 181 (When industrial action must not be taken)	15 16
		Section 181(1)(b), 'while it operates'—	17
		omit, insert—	18
		'from when it starts operating until its nominal expiry date has passed'.	19 20
Clause	25	Amendment of s 209 (When does a QWA pass the no-disadvantage test)	21 22
		Section 209(4), before 'president'	23
		insert—	24
		'vice'.	25
Clause	26	Insertion of new ss 242A and 242B	26
		Chapter 8, part 1, division 1, after section 242—	27

		insert—	1
	'242A Off	iicial seal	2
	' (1)	The court has an official seal.	3
	'(2)	All courts and persons acting judicially must take judicial notice of the official seal affixed to any document and must presume, until the contrary is proved, that it was properly affixed.	4 5 6 7
	'242B Fin	nances of court	8
		'The court is part of the department for the purposes of the Financial Administration and Audit Act 1977.'.	9 10
Clause	27 An	nendment of s 252 (President's annual report)	11
		Section 252—	12
		insert—	13
	'(1A)	The registrar must prepare, and give to the president, a report for the year on the working of the registry for inclusion in the president's report under subsection (1).'.	14 15 16
Clause	28 On	nission of ch 8, pt 1, div 5	17
		Chapter 8, part 1, division 5—	18
		omit.	19
Clause	29 Ins	sertion of new ss 255A and 255B	20
		After section 255—	21
		insert—	22
	'255A Off	icial seal	23
	' (1)	The commission has an official seal.	24
	ʻ(2)	All courts and persons acting judicially must take judicial notice of the official seal affixed to any document and must presume, until the contrary is proved, that it was properly affixed.	25 26 27 28

Industrial Relations and Other Acts Amendment Bill 2005

	'255B	Fin	ance	s of commission	1
				e commission is part of the department for the purposes of <i>Financial Administration and Audit Act 1977.</i> '.	2 3
Clause	30		endn ice)	nent of s 263 (Removal of commissioners from	4 5
			Sect	ion 263, 'address to the Legislative Assembly'	6
			omit	, insert—	7
			ʻadd	ress of the Legislative Assembly'.	8
Clause	31	cor	nside	nent of s 269 (Commissioner administrator to r efficiencies that may be achieved by using dual sioners)	9 10 11
			Sect	ion 269, heading, 'Commissioner administrator'—	12
			omit	r, insert—	13
			'Vic	e president'.	14
Clause	32	Am	endn	nent of s 276 (Power to amend or void contracts)	15
		(1)	Sect	ion 276—	16
			inser	rt—	17
	'(1A)	The	commission must not—	18
			(a)	amend a contract (whether made before or after the commencement of this subsection) to include an accident pay provision; or	19 20 21
			(b)	declare a contract (whether made before or after the commencement of this subsection) wholly or partly void, because it does not contain an accident pay provision.'.	22 23 24 25
		(2)	Sect	ion 276(7)—	26
			inser	rt—	27
				<i>ident pay provision</i> means a provision for accident pay, ther payment, on account of a worker sustaining an injury.	28 29

		<i>injury</i> means an injury under the <i>Workers' Compensation and Rehabilitation Act 2003</i> .	1 2
		<i>worker</i> means a worker under the Workers' Compensation and Rehabilitation Act 2003.'.	3 4
Clause	33	Amendment of s 278 (Power to recover unpaid wages and superannuation contribution etc.)	5 6
		(1) Section 278(2), '\$20 000'—	7
		omit, insert—	8
		·\$50 000'.	9
		(2) Section 278(11), 'or 408'—	10
		omit, insert—	11
		', 400F or 408'.	12
Clause	34	Amendment of s 290 (Office of Industrial Magistrate)	13
		Section 290(a) and (b), 'stipendiary'—	14
		omit.	15
Clause	35	Amendment of s 335 (Costs)	16
		Section 335, heading—	17
		omit, insert—	18
	'335	General power to award costs'.	19
Clause	36	Amendment of s 338 (Rules)	20
		(1) Section 338(3)(a), 'Stipendiary'—	21
		omit.	22
		(2) Section 338(3)(c), '2 commissioners'—	23
		omit, insert—	24
		'the vice president and another commissioner'.	25

Clause	37	Amendment of s 353 (Entry to places)	1
		Section 353(2)—	2
		insert—	3
		(c) enter that part of the place the inspector reasonably believes clothing outwork is being, has been, or is about to be carried on.'.	4 5 6
Clause	38	Amendment of s 355 (Power to require documents to be produced)	7 8
		Section 355—	9
		insert—	10
		(7) To remove any doubt, it is declared that the powers of an inspector under this section—	11 12
		(a) are additional to the powers under section $371;^3$ and	13
		(b) do not limit, and are not limited by, any other powers of an inspector under this Act.'.	14 15
Clause	39	Amendment of s 391(Wages etc. to be paid without deduction)	16 17
		Section 391(2)(b), before 'Recognition Council'—	18
		insert—	19
		'and Employment'.	20
Clause	40	Amendment of s 393 (Paying wages)	21
		Section 393(6), before 'unless'—	22
		insert—	23
		'or for a shorter period stated in an industrial instrument,'.	24

³ Section 371 (Inspection of time and wages record—inspector)

Clause	41	Am	endment of s 399 (Recovery of unpaid wages etc.)	1
			Section 399(6), after '278'—	2
			insert—	3
			'or 400F'.	4
Clause	42	Am	endment of s 400 (Enforcement of magistrate's order)	5
			Section 400(3) to (5)—	6
			omit, insert—	7
		' (3)	Also, an amount ordered to be paid, including costs, may be recovered by the person from the employer as a debt.	8 9
		'(4)	For subsection (3), the order requiring payment may be filed in the registry of a Magistrates Court under the <i>Magistrates</i> <i>Courts Act 1921</i> , and on being filed—	10 11 12
			(a) is taken to be an order properly made by a Magistrates Court; and	13 14
			(b) without limiting subsection (2), may be enforced as an order made by the Magistrates Court.	15 16
		' (5)	In this section—	17
			employer includes—	18
			(a) an employer to whom an order made under section 140A ⁴ applies; and	19 20
			(b) an apparent employer to whom an order made under section 400F ⁵ applies.'.	21 22
Clause	43	Ins	ertion of new ch 11, pt 2, div 3A	23
			Chapter 11, part 2—	23 24
			insert—	25

⁴ Section 140A (Vocational placement)

⁵ Section 400F (Recovery of unpaid wages)

'Divis	ion	3A Recovery of wages for clothing outworkers	1 2
'400A	Defi	nitions for div 3	3
		'In this division—	4
		apparent employer see section 400B(2).	5
		<i>referred claim</i> means a claim referred to a referred employer under section 400C(4).	6 7
		referred employer see section 400C(2).	8
		<i>superannuation contributions</i> means contributions to an approved superannuation fund for an outworker who, under a relevant industrial instrument, is an eligible employee for entitlement to occupational superannuation benefits.	9 10 11 12
		<i>unpaid wages claim</i> means a claim for wages, or superannuation contributions, made under section 400B.	13 14
'400B	Clair supe	ms by clothing outworkers for unpaid wages and er	15 16
	(1)	This section applies if—	17
		(a) all or any of the wages payable to an outworker in the clothing industry are not paid; or	18 19
		(b) all or any of the superannuation contributions payable for an outworker in the clothing industry are not paid.	20 21
		The outworker may make a claim for the wages, or superannuation contributions, against a person who the outworker believes is his or her employer (the <i>apparent employer</i>).	22 23 24 25
	. ,	However, the claim can not be made against a person whose only connection with the clothing industry is the sale of clothing by retail.	26 27 28
•		A claim, to the extent it relates to wages, must be made within 6 months after the work was finished.	29 30

' (5)) The outworker makes an unpaid wages claim by serving the apparent employer with a written notice that—	1 2
	(a) claims payment of the wages or superannuation contributions; and	3 4
	(b) states these particulars—	5
	(i) the name of the outworker; and	6
	(ii) the address at which the outworker may be contacted; and	7 8
	(iii) a description of the work done; and	9
	(iv) the date on which the work was done; and	10
	(v) the amount of wages owing; and	11
	(vi) the amount of superannuation contributions owing; and	12 13
	(vii) details of the approved superannuation fund to which superannuation contributions should have been paid, that are sufficiently detailed to enable the contributions to be properly paid.	14 15 16 17
' (6)) The particulars stated in the claim must be verified by statutory declaration.	18 19
'(7)) This section applies only to wages for work done or superannuation contributions payable after the commencement of this section.	20 21 22
	ability of apparent employer for unpaid wages and uper	23 24
'(1)) Subject to subsection (5), an apparent employer served with an unpaid wages claim is liable for the amount claimed unless the apparent employer proves in proceedings under section 400F that—	25 26 27 28
	(a) the work was not done; or	29
	(b) an amount claimed is not the correct amount; or	30
	(c) an amount claimed has already been paid.	31

'(2)	An apparent employer may, within 14 days after being served with an unpaid wages claim, refer the claim to another person whom the apparent employer reasonably believes is the person for whom the work was done (the <i>referred employer</i>).						
'(3)	conn	However, the claim can not be referred to a person whose only connection with the clothing industry is the sale of clothing by retail.					
'(4)	An a	ppare	ent employer refers an unpaid wages claim by—	8			
	(a)		ing the referred employer with a copy of the unpaid es claim and a written notice that states—	9 10			
		(i)	the name and address of the apparent employer; and	11 12			
		(ii)	the date on which the outworker served the apparent employer with the unpaid wages claim; and	13 14 15			
	(b)	advi	sing the outworker in writing of—	16			
		(i)	the name and address of the referred employer; and	17			
		(ii)	the date on which the apparent employer served the referred employer with the referred claim.	18 19			
'(5)	clain	ned i	rent employer is not liable for any part of the amount n an unpaid wages claim for which the referred accepts liability under section 400D.	20 21 22			
'400D Lia	bility	of re	eferred employer for unpaid wages	23			
'(1)	with	a re	d employer may, within 14 days after being served ferred claim, accept liability for all or part of the aimed by paying it to—	24 25 26			
	(a)	for v	wages—the outworker; or	27			
	(b)		superannuation contributions—the superannuation l stated in the unpaid wages claim.	28 29			
'(2)	appa	rent e	d employer who accepts liability must serve the employer with a written notice of the acceptance and ount paid.	30 31 32			

'(3) If the apparent employer pays all or any part of the amount 1 claimed for which the referred employer does not accept 2 liability, the apparent employer may deduct or set-off that 3 amount from any amount that the apparent employer owes to 4 the referred employer, whether or not in relation to the work 5 that is the subject of the referred claim.

400E Reimbursement of apparent or referred employer

'An application may be made to the commission or to a
magistrate for an order that the employer of the outworker8
9
reimburse the apparent or referred employer for the amount
10
11that the apparent or referred employer paid to—11

(a)	the outworker; or	12

(b) an approved superannuation fund for the outworker. 13

'400F Recovery of unpaid wages

14

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'(1)	An application may be made for an order that an apparent employer pay an unpaid wages claim.					
' (2)	The application may be made to—	17				
	(a) if the total amount claimed is \$50 000 or less—the commission or a magistrate; or	18 19				
	(b) otherwise—a magistrate.	20				
' (3)	The application may be made by—	21				
	(a) an outworker; or	22				
	(b) an employee organisation of which the outworker is a member, acting for the outworker; or	23 24				
	(c) an inspector.	25				
'(4)	The application must be made within 6 years after the amount claimed in the application became payable.	26 27				
·(5)	The commission or magistrate must order the apparent employer to pay the wages or superannuation contributions claimed unless the apparent employer proves that—	28 29 30				
	(a) the work was not done; or	31				

	(b) an amount claimed is not the correct amount; or	1
	(c) an amount claimed has already been paid.	2
'(6)	If the commission or magistrate is satisfied that an amount claimed is not the correct amount, the commission or magistrate may order payment of the amount that the commission or magistrate is satisfied is payable.	3 4 5 6
'(7)	For an order about superannuation contributions, the order must require the amount to be paid to—	7 8
	(a) the approved superannuation fund; or	9
	(b) a complying superannuation fund; or	10
	(c) a superannuation fund nominated by the outworker; or	11
	(d) an eligible rollover fund; or	12
	(e) if the amount is less than the amount of total benefits than may revert to an employee under the <i>Superannuation Industry (Supervision) Act 1993</i> (Cwlth)—the outworker.	13 14 15 16
'(8)	The superannuation contributions must be paid into the unclaimed moneys fund if the outworker does not nominate a superannuation fund for the purpose of the order, if the order requires a fund to be nominated.	17 18 19 20
' (9)	In this section—	21
	<i>superannuation contributions</i> includes an amount equal to the return that would have been accrued in relation to the superannuation contributions had they been properly paid to an approved superannuation fund.	22 23 24 25
400G Of	fences relating to claims under this division	26
	'A person must not—	27
	 (a) by intimidation or by any other act or omission, intentionally hinder, prevent or discourage someone from making an unpaid wages claim or an application under section 400F; or 	28 29 30 31

7

8

9

(b)	make any statement that the person knows is false or misleading in a material particular in any notice given for the purposes of section 400C or 400D; or	1 2 3
(c)	serve a referred claim on someone under section 400C if the person does not reasonably believe that the work under an unpaid wages claim was done for the other	4 5 6

Maximum penalty—100 penalty units.

'400H Effect of sections 400B-400G

person.

- (1) Sections 400B to 400G do not limit or exclude any other rights of a person to recover wages or superannuation 11 contributions, or any liability of any person in relation to the wages or superannuation contributions, whether or not arising under this Act, another law, or an industrial instrument.
 10
 11
 12
 13
 14
- (2) Nothing in section 400D(3) limits or excludes any right of recovery arising under any other law in relation to any amount of money owed by the apparent employer to the referred employer.
 15
 16
 17
 18

'4001 Mandatory code of practice for outworkers19'(1) The Governor in Council may make a code of practice for the20

- purpose of ensuring that outworkers in the clothing industry 21 receive their lawful entitlements. 22
- (2) In particular, the Governor in Council may make a code of 23 practice if it is considered— 24
 - (a) that current voluntary self-regulatory mechanisms are inadequate to achieve improvements in the level of compliance with obligations to ensure outworkers receive their lawful entitlements; or 28
 - (b) that persons engaged in the clothing industry are not in good faith attempting to negotiate improvements or extensions to the current voluntary self-regulatory 31 mechanisms.
- (3) The code may require employers or other persons engaged in the clothing industry to adopt the standards of conduct and 34

			practice relating to outworkers in the clothing industry that are set out in the code.	1 2
		'(4)	The Governor in Council must give notice of the making of the code of practice.	3 4
		' (5)	The notice is subordinate legislation.	5
		' (6)	A contravention of the code of practice is an offence.	6
			Maximum penalty—100 penalty units.	7
		'(7)	An award prevails over a code of practice to the extent of any inconsistency.'.	8 9
Clause	44	Orr fun	nission of s 405 (Agreement about superannuation ad)	10 11
			Section 405—	12
			omit.	13
Clause	45		endment of s 406 (Contributing occupational perannuation)	14 15
Clause	45			
Clause	45		perannuation)	15
Clause	45		Section 406—	15 16
Clause	45	su	Section 406— <i>insert</i> — An employer may continue to contribute to another superannuation fund in accordance with an agreement under	15 16 17 18 19
Clause	45	su t '(6)	Section 406— <i>insert</i> — An employer may continue to contribute to another superannuation fund in accordance with an agreement under the repealed section 405.	15 16 17 18 19 20
Clause	45	sur '(6) '(7)	Section 406— <i>insert</i> — An employer may continue to contribute to another superannuation fund in accordance with an agreement under the repealed section 405. In this section— <i>repealed section 405</i> means section 405 as in force	15 16 17 18 19 20 21 22
		sur '(6) '(7)	Section 406— <i>insert</i> — An employer may continue to contribute to another superannuation fund in accordance with an agreement under the repealed section 405. In this section— <i>repealed section 405</i> means section 405 as in force immediately before the commencement of this subsection.'.	15 16 17 18 19 20 21 22 23

Clause	47	Am	endment of s 666 (Non-payment of wages)	1
			Section 666(1), from 'a relevant' to 'section 8A or 136' and footnote—	2 3
			omit, insert—	4
			'this Act, a relevant industrial instrument or permit'.	5
Clause	48		endment of s 670 (Contraventions of industrial truments)	6 7
			Section 670—	8
			insert—	9
		' (5)	A magistrate may hear and decide a complaint for an offence against this section.	10 11
		' (6)	If the magistrate finds that—	12
			(a) the defendant contravened an industrial instrument; and	13
			(b) the contravention resulted in an amount being unpaid;	14
			the magistrate must order the defendant to pay an entity the amount that the magistrate finds is payable.	15 16
		'(7)	However, even if the magistrate does not find the defendant guilty of a contravention of an industrial instrument, the magistrate may order the defendant to pay an entity the amount that the magistrate, on the balance of probabilities, finds is payable.	17 18 19 20 21
		'(8)	The magistrate may order the amount to be paid in the way that the magistrate considers appropriate.	22 23
		'(9)	The magistrate may make an order under subsection (6) or (7) in addition to any penalty that the magistrate may impose.	24 25
		' (10)	An order must not be made for payment of an amount that became payable more than 6 years before the proceedings were brought.	26 27 28
		' (11)	An order for the payment of an amount must not be made under this section if the order may be made under another section of this Act.'.	29 30 31

Clause	49	Am	endment of s 696 (Aged or infirm persons perm	nits) 1
		(1)	Section 696(1), 'provided for by an industrial instrume	ent'— 2
			omit.	3
		(2)	Section 696—	4
			insert—	5
		'(1A)	For subsection (1), the minimum wage is the greater o	of— 6
			(a) the Queensland minimum wage; or	7
			(b) the minimum wage provided for by a relevant in instrument; or	ndustrial 8 9
			(c) the minimum wage determined by the commission considering—	on, after 10 11
			(i) the Queensland minimum wage; and	12
			(ii) any industrial instrument that re- employment conditions of employees enga similar kind of work as the aged or infirm under the proposed permit.'.	•
Clause	50	Am	endment of s 708 (Approved forms)	17
			Section 708—	18
			insert—	19
		'(1A)	The president must consult with the vice president approving a form for use by, or in, the commis registry.'.	
Clause	51		ission of ch 16 (Industrial relations advisory nmittee)	23 24
			Chapter 16—	25
			omit.	26
Clause	52	Ins	ertion of new ch 20, pt 3	27
			Chapter 20—	28
			insert—	29

	'Part 3		2005 amendment Act	
	'73 5	Det	finition for part	2
			'In this part—	3
			2005 amendment Act means the Industrial Relations and Other Acts Amendment Act 2005.	4 5
	'736	Со	ntinuity of service	6
			'The amendment of section 71(9) by the 2005 amendment Act applies only to an employee's service after the commencement of the amendment.	7 8 9
	'737	Dis	smissals	10
			'The amendment of section 72(1)(c) and (d) by the 2005 amendment Act applies only to a dismissal after the commencement of the amendment.'.	11 12 13
Clause	53	Am	nendment of sch 1 (Industrial matters)	14
			Schedule 1—	15
			insert—	16
		' 28	Balancing work and family responsibilities.'.	17
Clause	54	Am	nendment of sch 2 (Appointments and procedures)	18
		(1)	Schedule 2, heading—	19
			omit, insert—	20
	'Scl	nedu	ule 2 Appointments'.	21
		(2)	Schedule 2, section 4, heading—	22
			omit, insert—	23
	'4	Lea 195	ave under the Judges (Pensions and Long Leave) Act 57'.	24 25
		(3)	Schedule 2, section 4A, heading—	26

			omit, insert—	1
	'4A	Otł	ner leave'.	2
		(4)	Schedule 2, section 4A, 'of absence'—	3
			omit, insert—	4
			', other than leave mentioned in the Judges (Pensions and Long Leave) Act 1957, section 15,'.	5 6
		(5)	Schedule 2, part 1—	7
			insert—	8
	'4B	Otł	ner terms and conditions	9
			'A member holds office on the terms and conditions, not provided for by this Act or the <i>Judges (Salaries and Allowances)</i> Act 1967, decided by the Governor in Council.'.	10 11 12
		(6)	Schedule 2—	13
			insert—	14
	'Pa	rt 1A	Associates	15
	'4C	Ар	pointment conditions	16
	'4C	Ap '(1)	pointment conditions The Governor in Council may appoint associates to the members of the commission.	16 17 18
	'4C	-	The Governor in Council may appoint associates to the	17 18 19
	'4C	'(1)	The Governor in Council may appoint associates to the members of the commission. An associate holds office on the wages and conditions decided	17
	'4C	'(1) '(2)	The Governor in Council may appoint associates to the members of the commission.An associate holds office on the wages and conditions decided by the Governor in Council.An associate is to be appointed under this Act, and not under	17 18 19 20 21
	'4C	(1) (2) (3)	The Governor in Council may appoint associates to the members of the commission.An associate holds office on the wages and conditions decided by the Governor in Council.An associate is to be appointed under this Act, and not under the <i>Public Service Act 1996</i>.'.	17 18 19 20 21 22 23
Clause	ʻ4C 55	(1) (2) (3) (7)	 The Governor in Council may appoint associates to the members of the commission. An associate holds office on the wages and conditions decided by the Governor in Council. An associate is to be appointed under this Act, and not under the <i>Public Service Act 1996</i>.'. Schedule 2, parts 4 and 5— 	17 18 19 20 21 22
Clause		(1) (2) (3) (7)	 The Governor in Council may appoint associates to the members of the commission. An associate holds office on the wages and conditions decided by the Governor in Council. An associate is to be appointed under this Act, and not under the <i>Public Service Act 1996</i>.'. Schedule 2, parts 4 and 5— <i>omit.</i> 	17 18 19 20 21 22 23 24
Clause		(1) (2) (3) (7)	 The Governor in Council may appoint associates to the members of the commission. An associate holds office on the wages and conditions decided by the Governor in Council. An associate is to be appointed under this Act, and not under the <i>Public Service Act 1996</i>.'. Schedule 2, parts 4 and 5— <i>omit.</i> Bendment of sch 5 (Dictionary) Schedule 5, definitions <i>approved superannuation fund</i>, 	17 18 19 20 21 22 23 24 25 26
Clause		(1) (2) (3) (7)	The Governor in Council may appoint associates to the members of the commission. An associate holds office on the wages and conditions decided by the Governor in Council. An associate is to be appointed under this Act, and not under the <i>Public Service Act 1996.</i> '. Schedule 2, parts 4 and 5— <i>omit.</i> Pendment of sch 5 (Dictionary) Schedule 5, definitions <i>approved superannuation fund</i> , <i>parental leave</i> and <i>Training Recognition Council</i> —	17 18 19 20 21 22 23 24 25 26 27

	insert—	1
	<i>apparent employer</i> , for chapter 11, part 2, division 3A, see section 400A.	2 3
	<i>approved superannuation fund</i> means a complying superannuation fund nominated in an industrial instrument.	4 5
	<i>referred employer</i> , for chapter 11, part 2, division 3A, see section 400A.	6 7
	<i>referred claim</i> , for chapter 11, part 2, division 3A, see section 400A.	8 9
	<i>Training and Employment Recognition Council</i> means the Training and Employment Recognition Council established under the <i>Vocational Education, Training and Employment Act 2000</i> , section 167.	10 11 12 13
	<i>unpaid wages claim</i> , for chapter 11, part 2, division 3A, see section 400A.'.	14 15
(3)	Schedule 5, definition industrial instrument, after 'EFA'-	16
	insert—	17
	', code of practice under section 400I'.	18

Part 3Trading (Allowable Hours) Act191990 amendments20

Clause	56	Act	t amended in this part This part amends the <i>Trading (Allowable Hours) Act 1990</i> .	21 22
Clause	57		endment of s 31B (Industrial commission order ended)	23 24
			Section 31B—	25
			insert—	26
		'(6A)	Subsection (6) does not apply to 26 December or 1 January if that date—	27 28

		(a) falls on a Sunday; and	1
		 (b) would have been a public holiday had there not been a substitution under the <i>Holidays Act 1983</i>, section 2(2) or (3) or 3.6°. 	2 3 4
	Part	4 Workers' Compensation and Rehabilitation Act 2003 amendments	5 6 7
Clause	58	Act amended in this part	8
		This part amends the Workers' Compensation and Rehabilitation Act 2003.	9 10
Clause	59	Amendment of s 5 (Workers' compensation scheme)	11
		Section 5(4)—	12
		insert—	13
		'(da) provide for workers or prospective workers not to be prejudiced in employment because they have sustained injury to which this Act or a former Act applies; and'.	14 15 16
Clause	60	Amendment of s 285 (Consequence of failure to give information)	17 18
		Section 285(1), 'the other party'—	19
		omit, insert—	20
		'another party'.	21

⁶ *Holidays Act 1983*, section 2 (Public holidays) or 3 (Minister may change public holidays)

S	61
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Industrial Relations and Other Acts Amendment Bill 2005

Clause	61	Rep		nent of ch 14, pt 1, hdg ter 14, part 1, heading—	1 2
			-	insert—	3
	'Pari	t 1		Access to documents and information'.	4 5
Clause	62	Am obt	endm ain ce	ent of s 572 (Claimant or worker entitled to ertain documents)	6 7
			Section	on 572(3)—	8
			inseri	·	9
			. ,	the document holder suspects on reasonable grounds that the claimant or worker requires the document for a purpose prohibited by section 572A.'.	10 11 12
Clause	63	Ins	ertion	of new s 572A	13
			After	section 572—	14
			inseri	<u></u>	15
	'572A			o particular documents for employment s prohibited	16 17
		' (1)	-	rson must not, for a purpose relating to the employment vorker by the person or another person—	18 19
				obtain or attempt to obtain a workers' compensation document about the worker; or	20 21
			(b)	use or attempt to use a workers' compensation document about the worker.	22 23
			Maxi	mum penalty—100 penalty units.	24
		'(2)	comp work	ever, subsection (1) does not apply to a workers' ensation document relating to the worker's capacity to if the document is necessary to secure the worker's ilitation or early return to work under chapter 4. ⁷	25 26 27 28

⁷ Chapter 4 (Injury management)

		' (3)	In this section—	
			<i>employment</i> means any process for selecting a person for employment or for deciding whether the employment of a person is to continue.	2 3 4
			<i>worker</i> means a person who is or was a claimant or worker for any provision of this Act or a former Act.	5 6
			<i>workers' compensation document</i> , about a worker, means any document relating to the worker's application for compensation or claim for damages under this Act or a former Act.'.	7 8 9 10
Clause	64	Amendment of s 573 (Disclosure of information)		
			Section 573, heading—	12
			omit, insert—	13
	'573	Per	missible disclosure of information'.	14
Clause	65	Ins	ertion of new s 585	15
Clause	65	Ins	ertion of new s 585 Chapter 14, part 5, before section 586—	15 16
Clause	65	Ins		
Clause	65 '585	Ent	Chapter 14, part 5, before section 586—	16 17 18
Clause		Ent	Chapter 14, part 5, before section 586— <i>insert</i> — titlements to compensation under contract of	16
Clause		Ent	Chapter 14, part 5, before section 586— <i>insert</i> — titlements to compensation under contract of ployment prohibited and void A contract of employment can not include a provision for accident pay, or other payment, on account of a worker	16 17 18 19 20 21
Clause		Ent em '(1)	Chapter 14, part 5, before section 586— <i>insert</i> — titlements to compensation under contract of ployment prohibited and void A contract of employment can not include a provision for accident pay, or other payment, on account of a worker sustaining an injury. A provision of a contract of employment is of no force or effect to the extent it provides for payment of accident pay, or	16 17 18 19 20 21 22 23 24

	schedule 2, part 1 ⁸ but does not include an industria instrument. ⁹ '.					
Clause	e 66 Insertion of new ch 17					
	After chapter 16—					
			insert—		5	
	'Chapter 17			Transitional provision for Industrial Relations and	6 7	
	Other Acts Amendment Act					
				2005	9	
	'626	6 Col	mpensa	mpensation under contracts of employment		
			Section 585, as inserted by the <i>Industrial Relations and Other</i> Acts Amendment Act 2005, applies only to—			
			• •	contract of employment entered into on or after the mmencement of this section; or	13 14	
			co co co ab	r a contract of employment entered into before the mmencement of this section—an amendment to the ntract of employment made on or after the mmencement that inserts into the contract a provision out accident pay, or other payment, on account of a orker sustaining an injury.	15 16 17 18 19 20	
		'(2)	In this s	ection—	21	
			contrac	t of employment see section 585.'.	22	

⁸ Schedule 2 (Who is a worker in particular circumstances), part 1 (Persons who are workers)

⁹ For industrial instruments, see section 107D (Entitlements to compensation under industrial instrument generally prohibited and void).

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