

Queensland



#### Queensland

# **Industrial Relations Act and Other Legislation Amendment Bill 2007**

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### 2007

## **A Bill**

for

An Act to make further provision for industrial relations, and for other purposes

Industrial	Relations Act and Other Legislation
	Amendment Bill 2007

	The Parliament of Queensland enacts—		1
	Part 1	l Preliminary	2
Clause	1 :	Short title	3
		This Act may be cited as the <i>Industrial Relations Act and Other Legislation Amendment Act 2007</i> .	4 5
Clause	2	Commencement	6
	(	1) Parts 5 and 6 commence on 1 January 2008.	7
	(	2) The following provisions commence on a day to be fixed by proclamation—	8 9
		• sections 10 to 12	10
		• section 30	11
		• section 39 (to the extent it inserts section 740)	12
		• section 41(2) (to the extent it inserts definitions <i>ombudsman</i> and <i>QWRO</i> )	13 14
		• sections 43 to 45	15
		• part 4	16
		• part 7.	17
	Part 2		18
		Relations Act 1999	19
Clause	3	Act amended in pt 2 and schedule	20
		This part and the schedule amend the <i>Industrial Relations Act</i> 1999.	21 22

s **4** 11 s **7** 

Clause	4	Amendment of s 3 (Principal object of this Act)	1
		Section 3—	2
		insert—	3
		'(o) promoting collective bargaining and establishing the primacy of collective agreements over individual agreements.'.	
Clause	5	Insertion of new ch 2, pt 3, div 1A	7
		After section 42—	8
		insert—	9
	'Divi	sion 1A Relationship between parts 3 and 6	10
	'42A	Application of pt 6 for particular purposes	11
		'To remove any doubt, it is declared that the provisions of pa 6 are to be applied when working out an employee's righ and entitlements to long service leave under this part or a industrial instrument.'.	ts 13
Clause	6	Amendment of s 43 (Entitlement)	16
		Section 43(4)—	17
		insert—	18
		'(d) the termination is because of the effluxion of time and-	- 19
		(i) the employee had a reasonable expectation that the employment with the employer would continuous until the employee had completed at least 10 year continuous service; and	ie 21
		(ii) the employee was prepared to continue the employment with the employer.'.	ne 24 25
Clause	7	Amendment of s 68 (How part applies)	26
		Section 68—	27
		insert—	28

		(3)	required to be given under section 84 to a transferred employee, any period of notice previously given in relation to the transfer of the calling (whether given before or after the commencement of this subsection) is to be disregarded.	1 2 3 4 5
		'(4)	In subsection (3)—	6
			transferred employee see section 69(1).'.	7
Clause	8	Am	endment of s 73 (When is a dismissal unfair)	8
			Section 73(2)(a), 'injury within the meaning of part 5'—	9
			omit, insert—	10
			'injury to which chapter 4, part 6 of the Workers' Compensation and Rehabilitation Act 2003 applies'.	11 12
Clause	9	Ins	ertion of new s 108A	13
			After section 108—	14
			insert—	15
	'108 <i>A</i>	A Act	tion under full bench order not prohibited conduct	16
			'Anything done under an order of the full bench made under section 279 is not prohibited conduct.'.	17 18
Clause	10	Rep	placement of s 153 (Time for applying for certification)	19
			Section 153—	20
			omit, insert—	21
	<b>'153</b>	Apı	plying for certification	22
		'(1)	An application for the commission to certify an agreement may be made by a party to the agreement.	23 24
		'(2)	For an agreement made between a single employer and 1 or more employee organisations, the application may be made even though the agreement has not been signed by or for all the parties if—	25 26 27 28
			(a) all the parties have agreed on the terms of the agreement; and	29 30

			(b) the agreement has been approved by a valid majority of the relevant employees at the time in a properly conducted ballot.	1 2 3
		'(3)	If an agreement has been signed by or for all the parties, the application must be made within 21 days after it is signed.'.	4 5
Clause	11	Am	nendment of s 156 (Certifying an agreement)	6
			Section 156—	7
			insert—	8
		'(1A)	Subsection (1)(c) does not apply if the commission is satisfied, in the particular circumstances, that—	9 10
			(a) although the agreement has not been signed by or for all the parties, all the parties have agreed on the terms of the agreement; and	11 12 13
			(b) the application for the certification of the agreement was made within a reasonable time after the agreement was approved by a valid majority of the relevant employees at the time in a properly conducted ballot.	14 15 16 17
		'(1B)	For subsection (1A), in deciding whether all parties have agreed on the terms of the agreement, the commission may consider—	18 19 20
			(a) whether the parties negotiated in good faith as required under section 146; and	21 22
			(b) any other evidence supporting or not supporting the alleged agreement.'.	23 24
Clause	12	Am	nendment of s 166 (Persons bound)	25
			Section 166—	26
			insert—	27
		'(1A)	Subsection (1) applies even though an employer or employee organisation has not signed the agreement if the commission is satisfied, under section 156(1A) in the particular circumstances, that the agreement does not need to be signed by or for all the parties.'.	28 29 30 31 32

s 13 s 16

Industrial	Relations Act	and	Other	Legislation
	Amendment	Rill	2007	

Clause	13	Omission of s 178 (No protection if certification application not timely)	1 2
		Section 178—	3
		omit.	4
Clause	14	Amendment of s 230 (Action on industrial dispute)	5
		Section 230(4), 'commission may'—	6
		omit, insert—	7
		'commission may do 1 or more of the following'.	8
Clause	15	Amendment of s 232 (Compulsory conference)	9
		(1) Section 232(4), before 'must'—	10
		omit, insert—	11
		'under subsection (2) or (3)'.	12
		(2) Section 232(5), 'The person'—	13
		omit, insert—	14
		'A person required to attend under subsection (3)'.	15
Clause	16	Amendment of s 234 (Remedies on show cause)	16
		(1) Section 234, heading, after 'cause'—	17
		insert—	18
		'notice'.	19
		(2) Section 234(1) and (2), after 'may'—	20
		insert—	21
		'do 1 or more of the following'.	22
		(3) Section 234(2)(a), 'fine'—	23
		omit, insert—	24
		'penalty'.	25

Clause	1/	Re	place	ement of s 243 (President of the court)	1	
			Sect	ion 243—	2	
			omii	t, insert—	3	
	<b>'243</b>	Pre	eside	nt of the court	4	
		'(1)		The Governor in Council may appoint a person as president of the court if the person is—		
			(a)	a Supreme Court judge; or	7	
			(b)	a lawyer of at least 5 years standing who is not a Supreme Court judge (a <i>non-judicial appointee</i> ).	8 9	
		'(2)	The	Governor in Council may appoint the person—	10	
			(a)	if the person is a Supreme Court judge—by gazette notice; or	11 12	
			(b)	if the person is a non-judicial appointee—by commission.	13 14	
		'(3)	A no	on-judicial appointee can not be—	15	
			(a)	a member of the Executive Council or Legislative Assembly; or	16 17	
			(b)	a director of a corporation engaged in a calling; or	18	
			(c)	an auditor of a corporation engaged in a calling or of a business; or	19 20	
			(d)	a person who participates in any capacity in the management of—	21 22	
				(i) a corporation engaged in a calling; or	23	
				(ii) a business.'.	24	
Clause	18		nendr eside	ment of s 244 (When a judge is appointed as nt)	25 26	
		(1)	Sect	ion 244, heading, 'judge'—	27	
			omii	t, insert—	28	
			'Su <sub>J</sub>	preme Court judge'.	29	
		(2)	Sect	ion 244(1), 'judge of the Supreme or District Court'—	30	

			omit,	inse	rt—	1
			'Sup	reme	Court judge'.	2
		(3)	Secti	on 24	14(2)—	3
			omit,	inse	rt—	4
		'(2)		-	eme Court judge's service as president is taken to be a Supreme Court judge for all purposes.	5 6
		'(3)	presi	dent (	ntment of, or service by, a Supreme Court judge as does not entitle the judge to any salary or allowance in to the judge's salary or allowance as the holder of office as a judge.	7 8 9 10
		'(4)	However, the Supreme Court judge is entitled to be perpenses reasonably incurred by the judge in performing functions of the office of president.			
		'(5)	This	section	on applies despite any other Act.'.	14
lause	19	Am	endm	nent	of s 245 (When president holds office)	15
		(1)	Secti	on 24	45(1)(a) to (e)—	16
					45(1)(a) to (e)— as section 245(1)(b)(i) to (v).	16 17
			renui	mber		
		(1)	renur Secti	mber	as section 245(1)(b)(i) to (v). 45(1), 'The president holds office until—'—	17
		(1)	renur Secti omit,	mber on 24 inser	as section 245(1)(b)(i) to (v). 45(1), 'The president holds office until—'—	17 18
		(1)	renur Secti omit,	mber on 24 inser presi	as section 245(1)(b)(i) to (v). 45(1), 'The president holds office until—'—  rt—	17 18 19
		(1)	renun Secti omit, 'The	mber on 24 inser presi	as section 245(1)(b)(i) to (v). 45(1), 'The president holds office until—'—  rt—  dent holds office until—	17 18 19 20
		(1)	renun Secti omit, 'The	mber on 24 inser presi	as section 245(1)(b)(i) to (v). 45(1), 'The president holds office until—'—  rt—  dent holds office until—  e president is a Supreme Court judge—  the term stated in the gazette notice appointing the	17 18 19 20 21 22
		(1)	renun Secti omit, 'The	inser presi if the (i)	as section 245(1)(b)(i) to (v). 45(1), 'The president holds office until—'—  rt—  dent holds office until—  e president is a Supreme Court judge—  the term stated in the gazette notice appointing the president ends; or  the president resigns by signed notice given to the	17 18 19 20 21 22 23 24
		(1)	renun Secti omit, 'The	inser presi if the (i) (ii) (iii)	as section 245(1)(b)(i) to (v). 45(1), 'The president holds office until—'—  rt—  dent holds office until— e president is a Supreme Court judge—  the term stated in the gazette notice appointing the president ends; or  the president resigns by signed notice given to the Governor; or  the president stops being a Supreme Court judge;	17 18 19 20 21 22 23 24 25 26
		(1)	renun Secti omit, 'The (a)	inser presi if the (i) (ii) (iii)	as section 245(1)(b)(i) to (v). 45(1), 'The president holds office until—'—  rt—  dent holds office until— e president is a Supreme Court judge—  the term stated in the gazette notice appointing the president ends; or  the president resigns by signed notice given to the Governor; or  the president stops being a Supreme Court judge; or	17 18 19 20 21 22 23 24 25 26 27
		(1)	renun Secti omit, 'The (a) (b) Secti	inser presi if the (i) (ii) (iii)	as section 245(1)(b)(i) to (v). 45(1), 'The president holds office until—'—  rt—  dent holds office until— e president is a Supreme Court judge—  the term stated in the gazette notice appointing the president ends; or  the president resigns by signed notice given to the Governor; or  the president stops being a Supreme Court judge; or e president is a non-judicial appointee—'. 45(2), 'The'—	17 18 19 20 21 22 23 24 25 26 27 28

			'If the president is a non-judicial appointee, the'.	1
		(4)	Section 245(2), 'address to'—	2
			omit, insert—	3
			'address of'.	4
		(5)	Section 245(3), after '(b)'—	5
			insert—	6
			'(i) or (ii)'.	7
		(6)	Section 245(4), 'The person continued in office'—	8
			omit, insert—	9
			'A person continued in office under subsection (3)'.	10
		(7)	Section 245—	11
			insert—	12
		'(5)	The Governor in Council may, by gazette notice, reappoint a president if the president's term of office ends under subsection (1)(a)(i).'.	13 14 15
lause	20	Am	endment of s 246 (Acting president of the court)	16
lause	20	<b>Am</b> (1)	nendment of s 246 (Acting president of the court) Section 246(2)—	16 17
lause	20			
lause	20		Section 246(2)—	17
lause	20	(1)	Section 246(2)—  omit, insert—  The Governor in Council may, by gazette notice, appoint the	17 18 19
lause	20	(1)	Section 246(2)—  omit, insert—  The Governor in Council may, by gazette notice, appoint the following persons to act as the president—  (a) if the president is a Supreme Court judge—a person	17 18 19 20 21
lause	20	(1) '(2)	Section 246(2)—  omit, insert—  The Governor in Council may, by gazette notice, appoint the following persons to act as the president—  (a) if the president is a Supreme Court judge—a person who is a Supreme Court judge;  (b) if the president is a non-judicial appointee—the vice	17 18 19 20 21 22 23
lause	20	(1) '(2)	<ul> <li>Section 246(2)— omit, insert— The Governor in Council may, by gazette notice, appoint the following persons to act as the president— (a) if the president is a Supreme Court judge—a person who is a Supreme Court judge; (b) if the president is a non-judicial appointee—the vice president.'.</li> </ul>	17 18 19 20 21 22 23 24
lause	20	(1) '(2)	<ul> <li>Section 246(2)— omit, insert— The Governor in Council may, by gazette notice, appoint the following persons to act as the president— (a) if the president is a Supreme Court judge—a person who is a Supreme Court judge; (b) if the president is a non-judicial appointee—the vice president.'. Section 246— </li> </ul>	17 18 19 20 21 22 23 24 25
lause	20	(1) '(2)	<ul> <li>Section 246(2)— omit, insert— The Governor in Council may, by gazette notice, appoint the following persons to act as the president— (a) if the president is a Supreme Court judge—a person who is a Supreme Court judge; (b) if the president is a non-judicial appointee—the vice president.'. Section 246— insert— The appointment of, or service by, a Supreme Court judge as</li></ul>	17 18 19 20 21 22 23 24 25 26 27

			(b) the judge's rank, title, status, precedence, salary, annual or other allowances or other rights or privileges as the holder of his or her office as a judge.	1 2 3
		'(6)	The Supreme Court judge's service as acting president is taken to be service as a Supreme Court judge for all purposes.	4 5
		'(7)	The appointment of, or service by, a Supreme Court judge as acting president does not entitle the judge to any salary or allowance in addition to the judge's salary or allowance as the holder of his or her office as a judge.	6 7 8 9
		'(8)	However, the Supreme Court judge is entitled to be paid expenses reasonably incurred by the judge in performing the functions of the office of acting president.	10 11 12
		'(9)	Subsections (5) to (8) apply despite any other Act.'.	13
Clause	21	Am	endment of s 256 (Composition)	14
		(1)	Section 256(1)—	15
			omit, insert—	16
		'(1)	The commission consists of—	17
			(a) the president; and	18
			(b) the following persons ( <i>commissioners</i> )—	19
			• a person holding office as the vice president	20
			• a person holding office as a deputy president (if any)	21 22
			• a person holding office as an industrial commissioner.'.	23 24
		(2)	Section 256(2)(b), 'including at least 1 presidential member'—	25 26
			omit.	27
Clause	22	Ins	ertion of new s 259A	28
			After section 259—	29
			insert—	30

	259	4 Co	mmissioner may be appointed ombudsman	1
		'(1)	A commissioner may also be appointed as the ombudsman under chapter 8A.	2 3
		'(2)	The commissioner's service as ombudsman is taken to be service as a commissioner for all purposes.	4 5
		'(3)	However, while holding appointment as ombudsman, a commissioner can not perform the functions of office of a commissioner.	6 7 8
		<b>'</b> (4)	The appointment of, or service by, a commissioner as ombudsman does not entitle the commissioner to any salary or allowance in addition to the commissioner's salary or allowance as the holder of his or her office as a commissioner.	9 10 11 12
		'(5)	However, the commissioner is entitled to be paid expenses reasonably incurred by the commissioner in performing the functions of the office of ombudsman.'.	13 14 15
Clause	23		nendment of s 264 (Administrative responsibilities for ecommission and registry)	16 17
			Section 264(8), 'A'—	18
			omit, insert—	19
			'If practicable, a'.	20
Clause	24	Am	nendment of s 273 (Commission's functions)	21
		(1)	Section 273(1)—	22
			insert—	23
			'(ha) resolving disputes by performing the functions conferred on the commission under a referral agreement;'.	24 25 26
		(2)	Section 273(1)—	27
			insert—	28
			'(k) making declarations about industrial matters.'.	29

Clause	25	Insertion of new s 273A				
			After	section	on 273—	2
			inseri	t—		3
	'273A	fun	mmission may perform dispute resolution octions conferred by agreement of parties to putes			4 5 6
		<b>'</b> (1)	This	sectio	on applies if—	7
			(a)	there	is an industrial dispute between—	8
				(i)	an employee organisation; and	9
					1 or more employers or employer organisations; and	10 11
				refera	parties to the dispute have agreed in writing (the <i>ral agreement</i> ) that the dispute, or disputes of a to which the dispute belongs, is or are to be ved by the commission.	12 13 14 15
		'(2)	comn dispu	nissio te th	the dispute may apply to the commission for the n to perform the functions about resolving the at are conferred on the commission under the reement (the <i>dispute resolution functions</i> ).	16 17 18 19
		<b>'</b> (3)			plication is made under subsection (2), the n may perform the dispute resolution functions.	20 21
		<b>'</b> (4)			imiting subsections (2) and (3), the dispute functions may include 1 or more of the following—	22 23
			(a)	conci	iliating the dispute;	24
			(b)	arbitı	rating the dispute;	25
			(c)	_	ing a remedy or other relief of the kind provided nder chapter 3, part 2 or chapter 8, part 2, division	26 27 28
			(d)	decid dispu	ling any other issue or question arising in the ite.	29 30
		<b>'</b> (5)	resolu	ution s the	made by the commission in performing the dispute functions does not bind the parties to the dispute referral agreement provides for the decision to bind	31 32 33 34

	<b>'</b> (6)	This section does not limit a function or power of the commission under any other provision of this Act to conciliate, arbitrate or otherwise decide a matter.'.	1 2 3
26	Ins	ertion of new s 274A	4
		After section 274—	5
		insert—	6
'274 <i>i</i>	A Pov	wer to make declarations	7
	'(1)	The commission may, on application, make a declaration about an industrial matter.	8 9
	'(2)	The commission may make the declaration whether or not consequential relief is or could be claimed.	10 11
	'(3)	The application may be made by—	12
		(a) a person who may be directly affected by the declaration; or	13 14
		(b) an inspector; or	15
		(c) an organisation of employees or employers of which a person mentioned in paragraph (a) is a member, if it is acting with the person's written consent; or	16 17 18
		(d) an organisation of employees or employers who may be directly affected by the declaration.	19 20
	'(4)	Subject to chapter 9, a declaration made by the commission under this section is binding in any proceeding under this Act in relation to the issue determined by the declaration.'.	21 22 23
27			24 25
	(1)	Section 279, heading, before 'employee'—	26
		insert—	27
		'associations or'.	28
	(2)	Section 279(1)(a), before 'another'—	29
		insert—	30
	'274	26 Ins  '274A Pov  '(1)  '(2)  '(3)  '(4)  27 Am  of 6  (1)	commission under any other provision of this Act to conciliate, arbitrate or otherwise decide a matter.'.  26 Insertion of new s 274A  After section 274—  insert—  '274A Power to make declarations  '(1) The commission may, on application, make a declaration about an industrial matter.  '(2) The commission may make the declaration whether or not consequential relief is or could be claimed.  '(3) The application may be made by—  (a) a person who may be directly affected by the declaration; or  (b) an inspector; or  (c) an organisation of employees or employers of which a person mentioned in paragraph (a) is a member, if it is acting with the person's written consent; or  (d) an organisation of employees or employers who may be directly affected by the declaration.  '(4) Subject to chapter 9, a declaration made by the commission under this section is binding in any proceeding under this Act in relation to the issue determined by the declaration.'.  27 Amendment of s 279 (Orders about representation rights of employee organisations)  (1) Section 279, heading, before 'employee'—  insert—  'associations or'.  (2) Section 279(1)(a), before 'another'—

	'an a	association or'.	1
(3)	Sect	ion 279(1)(c), before 'employee organisation'—	2
	inse	rt—	3
	'asso	ociation or'.	4
(4)	Sect	ion 279(3)(a), before 'organisation'—	5
	inse	rt—	6
	'asso	ociation or'.	7
(5)	Sect	ion 279(3)(b)—	8
	renu	umber as section 279(3)(c).	9
(6)	Sect	ion 279(3)—	10
	inse	rt—	11
	'(b)	the conduct, or threatened conduct, of an association or of an officer, member or employee of the association is preventing, obstructing or restricting negotiations or discussions between the employer and an organisation or the employer and the employer's employees; or'.	12 13 14 15 16
(7)	Sect	ion 279(3)(c), as renumbered, after 'paragraph (a)'—	17
	inse	rt—	18
	or (	b)'.	19
(8)	Sect	ion 279(5) and (6)—	20
	omit	t, insert—	21
'(4A)	mak	e full bench makes an order under this section, it may also e any ancillary order it considers necessary to support the er, including making an order prohibiting—	22 23 24
	(a)	an officer or employee of an association or organisation from representing a person in a matter before an industrial tribunal; and	25 26 27
	(b)	an association or organisation from arranging for an agent to represent a person in relation to making an agreement under chapter 6; and	28 29 30

		(c) an association or organisation from holding out membership on the basis of being able to provide representation in stated industrial matters.	1 2 3
	'(5)	An order or ancillary order may—	4
		(a) be subject to conditions; and	5
		(b) apply to an individual, an association or an organisation.	6
	'(6)	An individual, an association or an organisation to which an order applies must comply with the order.'.	7 8
	(9)	Section 279(8)—	9
		insert—	10
		'association means a body or entity that is formed or carried on to protect and promote its members' interests in matters concerning their employment, but is not registered as an organisation under this Act.	11 12 13 14
		<i>industrial tribunal</i> means the court, the commission, the full bench or the registrar.'.	15 16
Clause 28	Ins	ertion of new s 311A	17
		After section 311—	18
		insert—	19
<b>'31</b> '	1A Ad	option of result of joint session	20
	'(1)	This section applies if the president or member reports the result of the joint session to the full bench under section 311.	21 22
	'(2)	The full bench may make a general ruling under section 287, or a statement of policy under section 288, about the industrial matter that was the subject of the joint session.	23 24 25
	'(3)	Before making the ruling or statement of policy, the full bench must decide whether any further hearing is necessary in relation to the matter.'.	26 27 28

Clause	29 An	mendment of s 338 (Rules)	1
		Section 338(4)(a)—	2
		insert—	3
		'(iii) in or for the performance by the commission of function conferred on it under a referragreement;'.	
Clause	30 Ins	sertion of new ch 8A	7
		After section 339—	8
		insert—	9
	<b>'Chapt</b>	ter 8A Queensland Workplace	10
		Rights Office	11
	'Part 1	Preliminary	12
	'339A De	efinitions for ch 8A	13
		'In this chapter—	14
		ombudsman means the Queensland workplace right ombudsman.	nts 15 16
		<b>QWRO</b> means the Queensland Workplace Rights Office.	17
	'339B Pu	ırpose of ch 8A	18
		'The purpose of this chapter is to provide for the appointme of the Queensland workplace rights ombudsman and establish the Queensland Workplace Rights Office.	

'Part 2		The Queensland workplace rights ombudsman	1 2
'339C On	nbuds	sman	3
	'The	ere is to be a Queensland workplace rights ombudsman.	4
'339D Fu	nctio	ns of ombudsman	5
'(1)	The	ombudsman has the following functions—	6
	(a)	to consult with any persons the ombudsman considers are affected by industrial relations and other work-related matters;	7 8 9
	(b)	to inform, educate and promote informed decision-making by persons the ombudsman considers are affected by industrial relations and other work-related matters;	10 11 12 13
	(c)	to facilitate and encourage fair industrial relations and work practices in Queensland, including by developing codes of practice;	14 15 16
	(d)	to investigate and publicise unlawful, unfair or inappropriate industrial relations and other work-related matters in Queensland;	17 18 19
	(e)	to refer instances of possible unlawful industrial relations and other work-related matters to appropriate authorities or services;	20 21 22
	(f)	to make representations to an appropriate person or body about industrial relations and other work-related matters;	23 24 25
	(g)	to monitor and report to the Minister on industrial relations and other work-related matters in Queensland;	26 27
	(h)	to investigate and report to the Minister on the impact of any aspect of industrial relations and other work-related matters affecting Queenslanders;	28 29 30

(i)

to advise the Minister on the operation of this chapter

			and generally about industrial relations and other work-related matters;	2 3	
		(j)	to inform the Minister about strategies to—	4	
			(i) mitigate the negative effects of legislation from any source about industrial relations and work-related matters; and	5 6 7	
			(ii) improve protection for vulnerable workers; and	8	
			(iii) promote fair and equitable industrial relations and work practices in Queensland;	9 10	
		(k)	to ask for help or information from any public entity about work-related matters;	11 12	
		(1)	other functions conferred on the ombudsman under this or any other Act.	13 14	
	'(2)	and e	he ombudsman may carry out the ombudsman's functions and exercise the ombudsman's powers if asked by the Minister any other person or entity or on the ombudsman's own itiative.		
	<b>'</b> (3)	In th	is section—	19	
		publ	ic entity means—	20	
		(a)	a government entity under the <i>Public Service Act 1996</i> ; or	21 22	
		(b)	a corporation formed for a commercial purpose the shares of which are held beneficially on behalf of the State.	23 24 25	
'339E	Om	buds	man not subject to direction	26	
		'The abou	ombudsman is not subject to direction by any person t—	27 28	
		(a)	the way the ombudsman performs the ombudsman's functions under this Act; or	29 30	
		(b)	the priority given to investigations.	31	

s 30 27 s 30

'339F I	Powers of ombudsman	1
	'Without limiting the ombudsman's other powers under this part, the ombudsman may do anything necessary or convenient to be done for, or in connection with, the ombudsman's functions.	2 3 4 5
'339G I	Restrictions on ombudsman's functions	6
"(	The ombudsman can not represent an individual in a proceeding or otherwise act as an agent for an individual.	7 8
'('	2) The ombudsman must not deal with, or continue to deal with, a matter if the ombudsman is or becomes aware that the matter is or has been the subject of a proceeding before an industrial tribunal.	9 10 11 12
'(′.	B) However, if the proceeding is discontinued or did not result in a decision being made, the ombudsman may start to deal, or resume dealing, with the matter.	13 14 15
'(4	In this section—	16
	industrial tribunal means the full bench, the commission, the registrar or any court of the State.	17 18
'Part (	Particular provisions about the ombudsman	19 20
'339H <i>I</i>	Appointment of ombudsman	21
"(	The ombudsman is appointed by the Governor in Council.	22
'(/	2) The ombudsman is appointed under this Act and not the <i>Public Service Act 199</i> 6.	23 24
'339I I	Eligibility for appointment	25
"(	A person is eligible to be appointed as ombudsman if the person has—	26 27

(a)	a high level of experience in—	1
(	(i) business or industry; or	2
(	(ii) an organisation or employer association or a state peak council; or	3
(	(iii) a department of government; or	5
(	(iv) an agency, authority, commission, corporation, instrumentality, office, or other entity, established under an Act or under State authorisation for a public or State purpose; or	6 7 8 9
		10 11
-	•	12 13
	<del>-</del>	14 15
(b)	is a director of a corporation engaged in a calling: or	16
		17 18
(d)	participates in any capacity in the management of—	19
(	(i) a corporation engaged in a calling; or	20
(	(ii) a business; or	21
(e)	is an insolvent under administration; or	22
(f)	is convicted of an indictable offence.	23
In this	section—	24
		25 26
m of a	ppointment	27
The o	mbudsman holds office for the term, of not more than 3	28 29
The or	mbudsman may be reappointed.	30
	(b) so the section of a The oryears,	<ul> <li>(i) business or industry; or</li> <li>(ii) an organisation or employer association or a state peak council; or</li> <li>(iii) a department of government; or</li> <li>(iv) an agency, authority, commission, corporation, instrumentality, office, or other entity, established under an Act or under State authorisation for a public or State purpose; or</li> <li>(b) suitable experience, qualifications and standing in the community to be appointed as ombudsman.</li> <li>A person is not eligible to be or continue as ombudsman if the person—</li> <li>(a) is a member of the Executive Council or Legislative Assembly; or</li> <li>(b) is a director of a corporation engaged in a calling: or</li> <li>(c) is a auditor of a corporation engaged in a calling or of a business; or</li> <li>(d) participates in any capacity in the management of— <ul> <li>(i) a corporation engaged in a calling; or</li> <li>(ii) a business; or</li> </ul> </li> <li>(e) is an insolvent under administration; or</li> </ul>

s 30 29 s 30

	'(3)	However, a person must not be reappointed if the total of the person's terms of appointment would be more than 6 years.	1 2
'339K	Rei	nuneration and conditions	3
	'(1)	If the ombudsman is not a commissioner, the ombudsman is to be paid the remuneration and other allowances decided by the Governor in Council.	4 5 6
	'(2)	The ombudsman holds office on the conditions stated in the ombudsman's instrument of appointment.	7 8
'339L	Act	ing ombudsman	9
		'The Governor in Council may appoint a person eligible for appointment as ombudsman to act as ombudsman—	10 11
		(a) during a vacancy in the office; or	12
		(b) during any period, or during all periods, when the ombudsman is absent from duty or from the State or is, for another reason, unable to perform the duties of the office.	13 14 15 16
'339N	l Res	signation	17
		'The ombudsman may, at any time, resign office as ombudsman by signed written notice given to the Governor.	18 19
'339N	Vac	eating office	20
		'The ombudsman is taken to resign office as ombudsman if the ombudsman—	21 22
		(a) is no longer eligible to be the ombudsman; or	23
		(b) is removed from office under section 339O.	24
'339O	Rei	moval of ombudsman from office	25
	'(1)	The Governor in Council may remove the ombudsman from office for—	26 27

	(a) mental or physical incapacity; or	1	
	(b) misbehaviour.	2	
'(2)	However, if the ombudsman is a commissioner, the Governor in Council may remove the ombudsman from office only on an address of the Legislative Assembly.		
'(3)	If an ombudsman who is a commissioner is removed from office under subsection (2), the person also stops being a commissioner.	6 7 8	
'Part 4	Preservation of rights	9	
'339P Pre ser	eservation of ombudsman's rights if a public vice officer	10 11	
'(1)	This section applies if the person appointed as ombudsman was, immediately before the appointment, a public service officer.	12 13 14	
'(2)	The person keeps the rights the person has accrued because of employment as a public service officer, or that would accrue in the future to the person, as if service as ombudsman were a continuation of service as a public service officer.	15 16 17 18	
'(3)	If the person's term of appointment as ombudsman ends because the person resigns or for a reason other than a reason mentioned in section 3390—	19 20 21	
	(a) the person has the right to be employed as a public service officer—	22 23	
	(i) in the department that is the nearest practical equivalent to the department in which the person was employed as a public service officer immediately before the person last stopped being a public service officer; and	24 25 26 27 28	
	(ii) at the classification level at which the person was employed as a public service officer immediately	29 30	

		before the person last stopped being a public service officer; and	1 2
		on the remuneration payable to a public service officer on the classification level mentioned in subparagraph (ii); and	3 4 5
		for duties appropriate to the classification level mentioned in subparagraph (ii); and	6 7
	as a	erson's service as ombudsman is taken to be service public service officer for working out the person's s as a public service officer.	8 9 10
'(4)	member of Public Sec	son, immediately before the appointment, was a of the scheme under the <i>Superannuation (State tor) Act 1990</i> , the person continues to be eligible to be, a member of the scheme.	11 12 13 14
		of ombudsman's rights if ombudsman lic service officer	15 16
'(1)	appointme	on applies if, within 12 months after a person's nt as ombudsman ends, the person is appointed as a vice officer.	17 18 19
'(2)	-	n's service as ombudsman under this Act must be s service as a public service officer.	20 21
	servation blic service	of ombudsman's rights if not previously e officer	22 23
'(1)	This section	on applies to a person who—	24
	(a) stops	holding office as ombudsman because—	25
	(i)	the person resigns from office; or	26
		the person's term of appointment to the office ends; and	27 28
	unde	not a public service officer but held another office r the State immediately before appointment as adsman.	29 30 31

s 30 s 30

Industrial	Relations Act	t and	Other	Legislation
	Amendmen	t Rill	2007	

'(2)	The person is entitled to be appointed to an office under the State with a classification and remuneration corresponding with or higher than that of the office the person held immediately before appointment as ombudsman and the person's service in the office of ombudsman under this Act must be regarded as service in an office under the State.	1 2 3 4 5 6
'(3)	Subsection (2) does not apply to the person if the person is removed from office as ombudsman under section 339O.	7 8
'(4)	This section does not apply to the person if the person is a commissioner.	9 10
'Part 5	Establishment of QWRO	11
'339S Qu	eensland Workplace Rights Office	12
'(1)	An office called the Queensland Workplace Rights Office is established.	13 14
'(2)	QWRO consists of the ombudsman and the officers of QWRO.	15 16
'339T Fu	nction of QWRO	17
	'The function of QWRO is to help the ombudsman perform the ombudsman's functions.	18 19
'339U Co	ntrol of QWRO	20
	'The ombudsman controls QWRO.	21
'339V <b>O</b> f	icers of QWRO	22
	'Officers of QWRO are appointed under the <i>Public Service Act 1996</i> and are public service officers.	23 24

s 30 s 30

Industrial	Relations Act and	l Other	Legislation
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'339W C	Officers not subject to direction	1
	'An officer of QWRO is not subject to direction by any person, other than from within QWRO, about—	2 3
	(a) the way the officer performs the officer's functions under this Act; or	4 5
	(b) the priority given to investigations.	6
'339X F	inances of QWRO	7
	'QWRO is part of the department for the purposes of the Financial Administration and Audit Act 1977.	8 9
'Part 6	Other matters	10
'339Y D	elegation by ombudsman	11
	'The ombudsman may delegate the ombudsman's powers under this chapter, other than this power of delegation, to an appropriately qualified officer of QWRO.	12 13 14
'339Z G	Quarterly report	15
'(1	The ombudsman must prepare and give to the Minister a report (a <i>quarterly report</i> ) on the activities carried out by QWRO for each quarter of a financial year.	16 17 18
'(2	A quarterly report must be given to the Minister as soon as practicable after the end of the quarter.	19 20
'(3	) A quarterly report must include the following—	21
	(a) details of investigations carried out by QWRO;	22
	(b) a summary of information given to employers and employees;	23 24
	(c) details of any other activities undertaken by QWRO.	25
'(4	The Minister must table a copy of the quarterly report in the Legislative Assembly within 14 days after receiving it.	26 27

s 31 34 s 31

#### Industrial Relations Act and Other Legislation Amendment Bill 2007

<b>'339</b> 2	ZA An	nnual report	1
	'(1)	The ombudsman must give to the Minister a report on the performance of the ombudsman's functions during each financial year.	2 3 4
	'(2)	The report must be given as soon as practicable after the end of the financial year, but within 4 months after the year ends.	5 6
	'(3)	The Minister must table a copy of the report in the Legislative Assembly within 14 days after receiving it.	7 8
<b>'339</b> 2	ZB Of	fence of subjecting person to any detriment	9
	'(1)	A person must not subject, or threaten to subject, another person to a detriment because a complaint has been made, or information has been given, to the ombudsman about an industrial matter or work-related matter.	10 11 12 13
		Maximum penalty—20 penalty units.	14
	'(2)	For subsection (1), subjecting a person to a detriment includes doing any 1 or more of the following—	15 16
		(a) terminating the contract under which the person performs work;	17 18
		(b) injuring the person in relation to the terms or conditions on which the person performs work;	19 20
		(c) altering the position of the person to his or her detriment;	21 22
		(d) refusing to employ or engage the person to perform work;	23 24
		(e) discriminating against the person in the terms or conditions on which the person is to be employed or engaged to perform work.'.	25 26 27
31	Am	nendment of s 340 (Appeal from court or full bench)	28
	(1)	Before section 340(1)—	29
		insert—	30

Clause

		'(1A)	A defendant who is dissatisfied with a decision of the court in proceedings mentioned in section 248(1)(c) may appeal to the Court of Appeal.'.	1 2 3
		(2)	After section 340(3)—	4
			insert—	5
		'(3A)	Also, a person can not appeal against a decision of the full bench if that decision was itself an appeal against a decision of the commission.'.	6 7 8
Clause	32		nendment of s 341 (Appeal from commission, agistrate or registrar)	9 10
			Section 341(1), after '149'—	11
			insert—	12
			', a decision under section 273A'.	13
Clause	33		nendment of s 342 (Appeal from commission, agistrate or registrar)	14 15
			Section 342(1), after '149'—	16
			insert—	17
			'or a decision under section 273A'.	18
Clause	34	Am	nendment of s 350 (Appointment of inspectors)	19
			Section 350—	20
			insert—	21
		'(4A)	Also, an inspector, while the inspector holds the appointment, is an authorised person of the Workers' Compensation Regulatory Authority under the <i>Workers' Compensation and Rehabilitation Act 2003</i> , but only for the purposes of chapter 4, part 6 of that Act.'.	22 23 24 25 26
Clause	35	Am	nendment of s 662 (False or misleading statements)	27
			Section 662(4), definition official—	28

s 36 s 38

		omit, insert—	1
		'official means any of the following—	2
		(a) an inspector;	3
		(b) the registrar;	4
		(c) the ombudsman;	5
		(d) an officer of QWRO.'.	6
Clause	36	Amendment of s 663 (False or misleading documents)	7
		Section 663(6), definition official—	8
		omit, insert—	9
		"official means any of the following—	10
		(a) an inspector;	11
		(b) an authorised industrial officer;	12
		(c) the registrar;	13
		(d) the ombudsman;	14
		(e) an officer of QWRO.'.	15
Clause	37	Amendment of s 686 (Application of Act to State)	16
		(1) Section 686(2)(b) to (e)—	17
		renumber as section 686(2)(c) to (f).	18
		(2) Section 686(2)—	19
		insert—	20
		'(b) section 9A(3);'.	21
Clause	38	Amendment of s 702 (Protection from liability)	22
		Section 702(3), definition official—	23
		insert—	24
		'(g) the ombudsman; or	25
		(h) an officer of QWRO.'.	26

s 39 37 s 39

Clause	39	Ins	ertio	n of new ch 20, pt 6	1
			Afte	er section 739—	2
			inse	rt—	3
	<b>'Pa</b> ı	<b>ተ</b> 6		Transitional provisions for	4
				Industrial Relations Act and	5
				Other Legislation Amendment	6
				Act 2007	7
	<b>'740</b>	Cei	rtifica	ation of agreements	8
		'(1)	Sect	ions 153, 156 and 166, as in force after the	9
				mencement of this section, apply to an agreement only if	10
				application to certify the agreement is made on or after the mencement.	11 12
		'(2)	How	vever, it does not matter whether the agreement is made	13
		` /		re or after the commencement.	14
	<b>'741</b>	Ap	point	ment as members	15
		'(1)	This		16
		(1)	com	mencement of this section, a person held office as a ober of the commission.	17 18
		'(2)	Fron	n the commencement—	19
			(a)	the person continues to hold the office; and	20
			(b)	the Act as in force after the commencement applies to the person's appointment.	21 22
	<b>'742</b>	Ap	point	ments by industrial gazette notice	23
			indu 302( and after	remove any doubt, it is declared that an appointment by estrial gazette notice made under section 261(2), 297(1), (2) or 350(1) before the commencement of this section in force at the commencement continues to have effect the commencement as if the appointment were made by ette notice.	24 25 26 27 28 29

	<b>'743</b>	App	peals to Court of Appeal from full bench	1
			'Section 340, as in force immediately before the commencement of this section, continues to apply to a decision of the full bench made before the commencement.'.	2 3 4
Clause	40	Am	endment of sch 2 (Appointments)	5
		(1)	Schedule 2, section 2, heading, after 'Act'—	6
			insert—	7
			<b>'1957'</b> .	8
		(2)	Schedule 2, section 4A—	9
			insert—	10
		'(3)	However, if a commissioner has been appointed as ombudsman, the Minister may grant leave, other than leave mentioned in the pensions Act, section 15, to the commissioner on the terms the Minister considers appropriate.'.	11 12 13 14 15
Clause	41	Am	endment of sch 5 (Dictionary)	16
		(1)	Schedule 5, definition association—	17
			omit.	18
		(2)	Schedule 5—	19
			insert—	20
			'association—	21
			(a) in relation to a demarcation dispute, see section 279(8); or	22 23
			(b) for chapter 12, see section 409.	24
				25
			non-judicial appointee see section 243(1)(b).	23
			non-judicial appointee see section 243(1)(b).  ombudsman see section 339A.	26

		(3)	Schedule 5, definition <i>demarcation dispute</i> , paragraph (c), before 'employee'—	1 2
			insert—	3
			'association or'.	4
	Par	t 3	Amendment of Child Employment Act 2006	5
Clause	42	Act	t amended in pt 3	7
			This part amends the <i>Child Employment Act 2006</i> .	8
Clause	43	Am	nendment of s 8 (Meaning of <i>work</i> in relation to a child)	9
			Section 8—	10
			insert—	11
		'(3)	However, for section 8A, <i>work</i> , in relation to a child, includes work that is part of work experience, an apprenticeship, a traineeship or a vocational placement.	12 13 14
		'(4)	Also, for parts 2A and 2B, <i>work</i> , in relation to a child, includes employment that is part of an apprenticeship, a traineeship or a vocational placement.'.	15 16 17
Clause	44	Ins	ertion of new s 8A	18
			Part 2, before section 9—	19
			insert—	20
	<b>'8A</b>	Pro clo	phibition on nudity and sexually provocative thing	21 22
		'(1)	An employer must not require or permit a child to work—	23
			(a) while the child is nude; or	24
			(b) while the child is clothed or covered in another way so—	25 26

			(1)	the child's sexual organs or anus are visible; or	1
			(ii)	if the child is a female who is at least 5 years—her breasts are visible.	2 3
			Maximu	n penalty—100 penalty units.	4
		'(2)	Subsection industry:	on (1) does not apply to work in the entertainment of—	5 6
			(a) the	child is under 12 months; and	7
			chi	arent of the child, who is not the employer of the ld, has given the employer written consent to ichever of the following is relevant—	8 9 10
			(i)	the child working while the child is nude;	11
			(ii)	the child working while the child is clothed or covered in another way so the child's sexual organs or anus are visible; and	12 13 14
				arent of the child is present while the child is working either of the ways mentioned in subsection (1).	15 16
		'(3)	matters r	, a consent for subsection (2)(b)(ii) need not cover all nentioned in the provision so long as all matters in ision relevant to the work the child is to do are.	17 18 19 20
Clause	45		nendment Idren)	of s 9 (Restrictions on work performed by	21 22
			Section 9	, heading, 'Restrictions'—	23
			omit, inse	ert—	24
			'Other r	estrictions'.	25
Clause	46	Ins	ertion of	new pts 2A and 2B	26
			After sec	tion 15—	27
			insert—		28

'Par	t 2A	1	Minimum employment conditions for children	1 2
'Divi	sion	1	Employment conditions	3
'15A	Арр	olicat	ion of pt 2A	4
	'(1)		part applies to the employment of a child by a titutional corporation if the child is employed under—	5 6
		(a)	an agreement under the <i>Workplace Relations Act 1996</i> (Cwlth) entered into after 26 March 2006; or	7 8
		(b)	an arrangement entered into after 26 March 2006 that is not an agreement mentioned in paragraph (a); or	9 10
		(c)	a preserved collective State agreement under the Workplace Relations Act 1996 (Cwlth) that has been terminated and not replaced by an agreement under the Workplace Relations Act 1996 (Cwlth) or an arrangement mentioned in paragraph (b).	11 12 13 14 15
	'(2)		ever, this part applies to the employment of a child by a titutional corporation only if—	16 17
		(a)	a State award or order is in force that covers employees who perform similar work to that performed by the child but are not employed by a constitutional corporation; or	18 19 20
		(b)	entitlements or protections under the <i>Industrial Relations Act 1999</i> , chapter 2, including those entitlements or protections as reviewed under that Act by a general ruling of the full bench, or chapter 3, part 4, division 1AA cover employees who perform similar work to that performed by the child but are not employed by a constitutional corporation.	21 22 23 24 25 26 27
	'(3)		, for this part, a child to whom subsection (1)(b) applies is a to be employed under an arrangement.	28 29

'15B		•	1
	'(1)	(an <i>affected employer</i> ) must ensure that the agreement or arrangement under which the child is employed does not disadvantage the child in relation to the child's employment	3 4 5 6 7
	'(2)	relation to the child's employment conditions only if the agreement or arrangement reduces the child's employment	8 9 10 11
	<b>'</b> (3)	In this section—	12
		child's employment conditions, means the entitlements or protections that cover an employee performing similar work	13 14 15 16
		(a) a State award or order; or	17
		those entitlements or protections as reviewed by a general ruling of the full bench, or chapter 3, part 4,	18 19 20 21
'15C	agr	ement or arrangement reduces child's	22 23 24
	'(1)	the industrial commission under this part, including an appeal, the industrial commission may decide whether an agreement or arrangement reduces a child's employment entitlements or	25 26 27 28 29
	'(2)	whether an agreement or arrangement reduces a child's employment entitlements or protections must be as nearly as possible the way it would decide the same question under the <i>Industrial Relations Act 1999</i> , chapter 6, part 1, division 3 in a	30 31 32 33 34 35

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		Note—	1
		The <i>Industrial Relations Act 1999</i> , chapter 6, part 1, division 3 is about the no-disadvantage test under that Act.	2 3
'15D		ected employer to display State award or order at rkplace	4 5
		'An affected employer of a child must ensure a copy of a State award or order that is in force and covers employees performing similar work to that performed for the employer by the child is conspicuously displayed at the place where the child is employed.	6 7 8 9 10
		Maximum penalty—20 penalty units.	11
'15E	Re	cord keeping	12
	'(1)	An affected employer of a child must keep the same time and wages record for the child as the employer would be required under the <i>Industrial Relations Act 1999</i> , section 366 to keep if that section applied to the employer in relation to the child's employment.	13 14 15 16 17
		Maximum penalty—40 penalty units.	18
	'(2)	The affected employer must keep the record in the same way and for the same time as the employer would be required under the <i>Industrial Relations Act 1999</i> , section 366 to keep the record.	19 20 21 22
		Maximum penalty—40 penalty units.	23
	'(3)	Also, an affected employer must, if the child asks, give the child a certificate of the same kind as an employer would be required to give an employee under the <i>Industrial Relations Act 1999</i> , section 366(5) if that section applied to the employer in relation to the child's employment.	24 25 26 27 28
		Maximum penalty—40 penalty units.	29
	<b>'</b> (4)	This section does not limit section 39(2)(d).	30

'Divi	sion	2 Compliance notices	1
'15F	lss	ue of compliance notice	2
	'(1)	This section applies if an inspector considers an affected employer—	3 4
		(a) is contravening section 15B; or	5
		(b) has contravened section 15B in circumstances that make it likely that the affected employer will continue to contravene that section or repeat the contravention.	6 7 8
	'(2)	The inspector may issue to the affected employer a notice ( <i>compliance notice</i> ) requiring the employer to remedy the contravention or the matters giving rise to the contravention within a stated period, of not less than 14 days, after the issue of the notice or the shorter period stated under subsection (4).	9 10 11 12 13
	'(3)	The affected employer must comply with the compliance notice, unless the employer has a reasonable excuse.	14 15
		Maximum penalty—100 penalty units.	16
	<b>'</b> (4)	For subsection (2), an inspector may state a period of less than 14 days after the issue of the compliance notice if the inspector is satisfied it is reasonably practicable for the employer to comply with the notice within the stated shorter period.	17 18 19 20 21
	'(5)	The compliance notice must—	22
		(a) state the inspector's reasons for issuing the notice; and	23
		(b) include information about the affected employer's right to appeal against the issue of the notice or the terms of the notice to the industrial commission.	24 25 26
'15G	Co	mpliance notice may include directions	27
	'(1)	An inspector may include in a compliance notice directions in relation to the steps an affected employer must take to remedy a contravention or a matter to which the notice relates or to otherwise comply with the notice.	28 29 30 31

	'(2)	Without limiting subsection (1), a direction may require an affected employer to pay to a child an amount worked out by the inspector that would have been payable to the child under the <i>Industrial Relations Act 1999</i> or a State award or order applying to the child's employment if the employment was not covered by an agreement or arrangement to which this part applies.	1 2 3 4 5 6 7
	'(3)	Also, a direction may offer an affected employer a choice of ways in which the affected employer may remedy the contravention or matter or comply with the notice.	8 9 10
'15H	Wit	hdrawal of compliance notice	11
	'(1)	If, at any time, the inspector who issued a compliance notice to an affected employer or another inspector authorised by the chief executive for the purpose (both the <i>appropriate inspector</i> ) is satisfied the compliance notice was issued in error or was incorrect, the appropriate inspector may withdraw the compliance notice by signed notice given to the affected employer.	12 13 14 15 16 17 18
	'(2)	The withdrawal has effect when notice of the withdrawal is given to the affected employer.	19 20
'15I		ustrial magistrate's powers in proceeding for npliance notice offence	21 22
	'(1)	This section applies in relation to a proceeding against an affected employer for a charge of a compliance notice offence.	23 24
	'(2)	If an industrial magistrate finds the affected employer guilty of the compliance notice offence, the industrial magistrate may, in addition to any penalty that may be imposed for the offence, order the affected employer to pay to each affected child the compliance notice amount for the child or the amount the industrial magistrate considers appropriate for the child.	25 26 27 28 29 30 31
	'(3)	Subsection (2) applies whether there is a finding of guilt or the acceptance of a plea of guilty in relation to the compliance notice offence and whether or not a conviction is recorded for	32 33 34

However, if the industrial magistrate does not find the affected

	'(4)	However, if the industrial magistrate does not find the affected employer guilty of the compliance notice offence but, on the balance of probabilities, is satisfied the affected employer should be required to pay an amount to each affected child, the industrial magistrate may order the affected employer to pay to each affected child the compliance notice amount for the child or the amount the industrial magistrate considers appropriate for the child.	1 2 3 4 5 6 7 8
	'(5)	The industrial magistrate may make the order despite any express or implied provision of an agreement and on the terms the industrial magistrate considers appropriate.	9 10 11
	'(6)	Without limiting the powers of an industrial magistrate in a proceeding for a compliance notice offence, the industrial magistrate may, before making an order against an affected employer under this section, order that an inspector make an application under section 15N and adjourn the proceeding until a date fixed by the court or a date to be fixed without making a finding of guilt against the employer.	12 13 14 15 16 17 18
	'(7)	If the industrial commission makes an order of the kind mentioned in section 15O(2) or (3) on an application under section 15N, the industrial magistrate must not make an order under subsection (4).	19 20 21 22
	'(8)	In this section—	23
		<i>affected child</i> , in relation to a compliance notice, means a child who is covered by an agreement or arrangement that is the subject of the compliance notice.	24 25 26
		compliance notice amount means the amount stated in a direction in a compliance notice as the amount an affected employer must pay to a child.	27 28 29
		compliance notice offence means an offence against section 15F(3).	30 31
15J	App	peals	32
	'(1)	An affected employer to whom a compliance notice is issued may appeal against the issue of the notice or the terms of the notice to the industrial commission.	33 34 35

	'(2)	the same procedures as the procedures for an appeal under the	1 2 3
	'(3)	In particular, the appeal—	4
			5 6
		against unless the industrial commission otherwise	7 8 9
	'(4)		1( 11
	'(5)	employer's right to appeal against the issue of the compliance	12 13 14
15K	Dec	cision on appeal	15
	'(1)	The industrial commission may—	16
		(a) confirm the compliance notice appealed against; or	17
			18 19
		(c) allow the appeal and revoke the compliance notice.	20
	'(2)		21 22
		relation to any proceeding for an appeal started under	23 24 25
		(b) the powers an inspector has under this part.	26
	'(3)	notice, it may, in the same proceeding, decide any application under section 15N for orders in relation to the contravention	27 28 29 30

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'15L			tion or withdrawal of compliance notice of prevent issue of another notice	1 2
		to a	e revocation or withdrawal of a compliance notice issued n affected employer does not prevent an inspector from ing another compliance notice to the affected employer.	3 4 5
'15M		ceed	lings for offence not affected by compliance	6 7
		com	e issue, variation, revocation or withdrawal of a pliance notice does not affect any proceeding for an nee against this Act or for the recovery of an amount in nection with a matter for which the notice was issued.	8 9 10 11
'15N			or may apply to industrial commission in to contravention	12 13
	'(1)		inspector may apply to the industrial commission for a sion whether an affected employer—	14 15
		(a)	is contravening section 15B; or	16
		(b)	has contravened section 15B in circumstances that make it likely that the affected employer will continue to contravene that section or repeat the contravention.	17 18 19
	'(2)		application may be made whether or not a compliance ce has been issued to the affected employer.	20 21
	'(3)	com pay	ne application is made because of non-compliance with a appliance notice and relates to a direction in the notice to a child an amount, the application must be made within 6 as after the amount became payable.	22 23 24 25
	'(4)		wever, the application can not relate to an amount payable ore 27 March 2006.	26 27
<b>'150</b>	Со	nside	eration of s 15N application	28
	'(1)	secti	s section applies if, after considering an application under ion 15N, the industrial commission decides the affected loyer is contravening or has contravened section 15B.	29 30 31

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Industrial	Relations Act a	ınd	Other	Legisla	tion
	Amendment l	Rill	2007		

	'(2)	The industrial commission may order the affected employer to remedy the contravention or the matter of the contravention as required under the compliance notice or in another way.	1 2 3
	'(3)	Also, if the matter of the non-compliance relates to a direction in a compliance notice to pay a child a stated amount, the industrial commission must make an order of the kind mentioned in the <i>Industrial Relations Act 1999</i> , section 278(8)(a).	4 5 6 7 8
	'(4)	The industrial commission may make an order under subsection (3) despite any express or implied provision of an agreement to the contrary and may order the payment to be made on the terms the industrial commission considers appropriate.	9 10 11 12 13
	'(5)	To the extent an order made under subsection (3) relates to contributions to a superannuation fund, the industrial commission may, in the order, require the contributions to be paid in the same way as it could if the order was made under the <i>Industrial Relations Act 1999</i> , section 278(9) on an application of a kind mentioned in section 278(1) of that Act.	14 15 16 17 18
	'(6)	If the order includes a requirement about superannuation contributions and either of the following applies, the contributions must be paid to the unclaimed moneys fund—	20 21 22
		(a) the child can not be located after reasonable inquiry; or	23
		(b) after being required to do so, the child does not nominate a superannuation fund for the purposes of the order.	24 25 26
Par	t 2B	Dismissal of children by constitutional corporation	27 28
15P	Dis	missal by constitutional corporation	29
	'(1)	This section applies in relation to a dismissal of a child from employment by a constitutional corporation on or after the introduction day (a <i>relevant dismissal</i> ).	30 31 32

		'(2)	is a capplic (the d	ever, this section applies to a relevant dismissal only if it dismissal of a kind that could be the subject of an eation under the <i>Industrial Relations Act 1999</i> , chapter 3 dismissal provisions) if the employer of the child were constitutional corporation.	1 2 3 4 5
		'(3)	the d indust Act f	son who alleges that a child has been dismissed and that dismissal is a relevant dismissal may apply to the trial commission or an industrial magistrate under this for an order of a kind that may be made under the ssal provisions.	6 7 8 9
		'(4)	The in	ndustrial commission or industrial magistrate—	11
				must consider the application in the same way as it would consider an application made to it under the dismissal provisions; and	12 13 14
				may make the same kinds of orders in relation to the application as it could make if the application were an application under the dismissal provisions.	15 16 17
		'(5)	For th	is section, a reference in the dismissal provisions to—	18
				employment is taken to be a reference to employment of a child by a constitutional corporation; or	19 20
				an employer is taken to be a reference to an employer who is a constitutional corporation; or	21 22
				an employee is taken to be a reference to a child who is employed by a constitutional corporation; or	23 24
				a proceeding under chapter 3 is taken to be a reference to a proceeding under chapter 3 as applied by this section.	25 26 27
		'(6)	In this	s section—	28
			Relati	duction day means the day the Bill for the Industrial ions Act and Other Legislation Amendment Act 2007 was duced into the Legislative Assembly.'.	29 30 31
Clause	47	Am	endm	ent of s 26 (Evidentiary provisions)	32
		2		on 26(b)—	33
				insert—	34

			'(b)		iment appearing to be a copy of 1 of the following lence of what it states—	1 2
				(i) a	compliance notice issued by an inspector;	3
					a special circumstances certificate granted by the chief executive;	4 5
					work limitation notice issued by the chief executive; and'.	6 7
Clause	48	Re	place	ment o	of pt 4 hdg	8
			Part	4, head	ing—	9
			omit,	insert-	<u> </u>	10
	<b>'Par</b>	t 4			Appeals against decisions of	11
					chief executive'.	12
Clause	49		endn ecutiv		f s 27 (Appeal from decision of the chief	13 14
			Secti	on 27(	2)—	15
			omit,	insert-	<u> </u>	16
		'(2)	the s	ame pr	ures for the appeal must be, as nearly as possible, ocedures as the procedures for an appeal under the <i>Pelations Act 1999</i> .'.	17 18 19
Clause	50	Am	endn	nent o	f s 29 (Decision on appeal)	20
			Secti	on 29(	2)—	21
			omit	insert	_	22
		'(2)			ng the appeal, the powers of the industrial under this part are—	23 24
			(a)	relatio	one powers as the industrial commission has in on to a proceeding started under the <i>Industrial ons Act 1999</i> ; and	25 26 27
			(b)	the po	wers of the chief executive.'.	28

Clause	51	Am	nendment of schedule (Dictionary)	1
			Schedule—	2
			insert—	3
			'affected employer, for part 2A, see section 15B(1).	4
			compliance notice, for part 2A, see section 15F(2).	5
			<i>constitutional corporation</i> means a corporation to which section 51(xx) of the Commonwealth Constitution applies.	6 7
			Note—	8
			Section $51(xx)$ of the Commonwealth Constitution confers powers on the Commonwealth Parliament to make laws with respect to foreign corporations, and trading or financial corporations formed within the limits of the Commonwealth.	9 10 11 12
			employment entitlements or protections see section 15B(3).	13
			State award or order, for part 2A, means either of the following—	14 15
			(a) an award under the <i>Industrial Relations Act 1999</i> ;	16
			(b) an order under the <i>Industrial Relations Act</i> 1999, chapter 5, part 5.'.	17 18
	_	_		
	Part 4		Amendment of Education	19
			(Work Experience) Act 1996	20
Clause	52	Ac	t amended in pt 4	21
			This part amends the Education (Work Experience) Act 1996.	22
Clause	53		nendment of s 10 (Certain laws not to apply to work perience placements)	23 24
		(1)	Section 10(3)(b)—	25
			renumber as section 10(3)(c).	26
		(2)	Section 10(3)—	27

		insert—	1
		'(b) the Child Employment Act 2006, section 8A;'.	2
	Part	5 Amendment of Judicial Review	3
		Act 1991	4
Clause	54	Act amended in pt 5	5
		This part amends the Judicial Review Act 1991.	6
Clause	55	Amendment of sch 1 (Operation of other laws)	7
		Schedule 1, part 2, item 3, 'and 42(1)'—	8
		omit, insert—	9
		', 42(1), 42T(1) and 42U(1)'.	10
	Part	6 Amendment of Magistrates	11
		Courts Act 1921	12
Clause	56	Act amended in pt 6	13
		This part amends the Magistrates Courts Act 1921.	14
Clause	57	Amendment of s 2 (Definitions)	15
		(1) Section 2, definition <i>dispute</i> —	16
		omit.	17
		(2) Section 2—	18
		insert—	19
		'conciliation process see section 42D.	20

		section 42S or 42T.	2
		dispute means—	3
		(a) for part 5A—a dispute that is the subject of an employment claim; or	4 5
		(b) otherwise—	6
		(i) a dispute in an action; or	7
		(ii) something else about which the parties are in dispute that may be dealt with in a mediation at the same time as an ADR dispute.	8 9 10
		employment claim see section 42B.	11
		<i>referring court</i> , for a conciliation process, means the Magistrates Court the registrar of which appointed a conciliator for the dispute.	12 13 14
		<i>relevant organisation</i> , for a person, means an organisation or federal organisation within the meaning of the <i>Industrial Relations Act 1999</i> , section 409, of which the person is a member or is eligible to become a member.'.	15 16 17 18
Clause	58	Insertion of new s 21A	19
		Part 5, division 1—	20
		insert—	21
	'21A	Application of pt 5	22
		'This part does not apply to a dispute that is the subject of an employment claim.'.	23 24
Clause	59	Insertion of new pt 5A	25
		After section 42—	26
		insert—	27
		insert—	

'Par	t 5A				Processes for employment claims			
'Divi	sion	1		Pre	eliminary	3		
'42A	Obj	ect c	of pt 5	5 <b>A</b>		4		
	'(1)	brou	ıght ir	ı a N	his part is to reduce the cost of proceedings Magistrates Court by low income employees ers for breaches of contracts of employment.	5 6 7		
	'(2)	The	object	t is ac	hieved by—	8		
		(a)	-		g, under section 54, lower court fees for the gs; and	9 10		
		(b)	prov and	iding	for awards of costs in limited circumstances;	11 12		
		(c)		_	parties to be represented, without leave, by rganisations; and	13 14		
		(d)			for compulsory conciliation before the the proceedings.	15 16		
42B	App	olica	tion c	of pt !	5 <b>A</b>	17		
	'(1)	This	part a	applie	s to a claim (an <i>employment claim</i> )—	18		
		(a)	made perse		a proceeding started under this part by a	19 20		
			(i)	who	is or was an employee of an employer; and	21		
			(ii)	conti	se annual wages at the time the breach of ract mentioned in paragraph (b) happened are more than—	22 23 24		
				(A)	if a regulation states an amount, or provides a way for working out an amount, for this subparagraph—that amount; or	25 26 27		
				(B)	otherwise—\$98200; and	28		

		(b)	arising out of a breach of a contract of employment between the employee and employer.	1 2
	'(2)	actio	ever, a claim is not an employment claim if the cause of on to which the claim relates is within the jurisdiction of industrial relations commission.	3 4 5
	'(3)	clain pena	ection (4) applies if a person making an employment also makes a claim for relief or the imposition of a lty under the <i>Workplace Relations Act 1996</i> (Cwlth) in ion to the same employer.	6 7 8 9
	'(4)		part applies to the person's claim under the <i>Workplace</i> tions Act 1996 (Cwlth) as if it were an employment n.	10 11 12
42C			of Magistrates Court about whether claim ployment claim	13 14
	'(1)	the c	proceeding started under this part in a Magistrates Court, ourt may, on the application of a party to the proceeding, de whether the claim made in the proceeding is or is not imployment claim.	15 16 17 18
	'(2)	Subs	ection (3) applies if—	19
		(a)	a Magistrates Court decides a claim is not an employment claim because of section 42B(2); and	20 21
		(b)	the plaintiff discontinues or withdraws the proceeding in the Magistrates Court; and	22 23
		(c)	the plaintiff later starts a proceeding based on the claim in the industrial relations commission.	24 25
	<b>'</b> (3)	For t	he Industrial Relations Act 1999—	26
		(a)	if there is a time limit under that Act for starting the proceeding mentioned in subsection (2)(c), the period starting on the day the proceeding was started in the Magistrates Court and ending on the day the court's decision is made must be disregarded; and	27 28 29 30 31
		(b)	any conciliation of the dispute under this part is taken to be conciliation of the dispute by the industrial relations commission.	32 33 34

'Division 2			Conciliation of disputes			
'Sub	divi	sion	1 What is conciliation	2		
'42D	Ме	aning	g of conciliation process	3		
	'(1)	whic	conciliation process is a process of conciliation under the parties to a dispute are helped and encouraged by a ciliator to resolve the dispute.	4 5 6		
	'(2)	invo	abdivision 5, a <i>conciliation process</i> includes all the steps lived in the process of conciliation, including, for inple, each of the following—	7 8 9		
		(a)	telephone conferencing;	10		
		(b)	joint sessions;	11		
		(c)	private sessions.	12		
'42E	Fui	nctio	ns of conciliator	13		
			e functions of a conciliator include each of the owing—	14 15		
		(a)	encouraging the settlement of a dispute by arranging, and helping to conduct, negotiations between the parties;	16 17 18		
		(b)	promoting the open exchange by the parties of information relevant to the dispute;	19 20		
		(c)	giving the parties information about the operation of this Act and other laws relevant to the settlement of the dispute;	21 22 23		
			Example of other laws that may be relevant—	24		
			Uniform Civil Procedure Rules	25		
		(d)	informing the parties about the conciliator's assessment of the merits of the employment claim and the possible consequences if the claim is heard by a Magistrates Court, including the orders that may be made by the court;	26 27 28 29 30		

		(e) helping in the settlement of the disput appropriate way.	e in any other	1 2
'Sub	divi	ision 2 Starting conciliation prod	ess	3
'42F	Re	gistrar must appoint conciliator		4
		'The registrar of a Magistrates Court in which claim is filed must, as soon as practicable—	an employment	5 6
		(a) appoint a conciliator for the dispute; and		7
		(b) ensure the parties are notified of the natidetails of the conciliator appointed for the		8 9
'42G		equirement for conciliator to start conciliat	ion	10 11
		'A conciliator appointed for a dispute must st the dispute as soon as practicable after being ap		12 13
'Sub	divi	ision 3 Conduct of conciliation p	rocess	14
'42H		tendance at and participation in conciliation	on	15 16
	'(1)	A conciliator may, by written notice, require dispute to participate in a conciliation process way.		17 18 19
		Examples of ways of participating in a conciliation proc	ress—	20
		<ul> <li>attending before the conciliator at a stated to participate in the conciliation process</li> </ul>	me and place to	21 22
		<ul> <li>participating in a telephone conference</li> </ul>		23
	'(2)	The parties must comply with a requirement conciliator under subsection (1).	t made by the	24 25
	'(3)	If a party does not comply with a requirement conciliator under subsection (1), a Magistrat subject to this part, impose sanctions aga	tes Court may,	26 27 28

			_	for example, by ordering that any claim for relief aulting party is stayed until further order.	1 2
<b>'42</b> I	Pro	cedu	ıre fo	or conciliation process	3
	'(1)	For	a conc	ciliation process, the conciliator—	4
		(a)	mus	t decide the procedure to be used; and	5
		(b)	opin	adopt any procedure that will, in the conciliator's nion, enable the conciliator to perform the ciliator's functions.	6 7 8
			Exan	nple of a procedure that may be used—	9
			a	conciliation conference	10
	'(2)	on tl	he app	rates Court may, at any time of its own initiative or plication of a party or the conciliator, give directions procedure to be used for a conciliation process.	11 12 13
'42J	Lin	nited	right	to representation	14
	'(1)			aciliation process, a party may be represented by a rganisation.	15 16
	'(2)		-	arty may be represented by a person other than a rganisation if—	17 18
		(a)	eithe	er—	19
			(i)	the other party agrees to the party being represented by the person; or	20 21
			(ii)	the conciliator is satisfied the party should be permitted to be represented by the person; and	22 23
		(b)	the j	person is appointed as the party's representative in ing.	24 25
'42K	No	fee c	or cos	sts payable to conciliator by parties	26
				ies are not liable to pay any fee or costs for a on process to the conciliator.	27 28

'Sub	divi	ision 4 Procedure for finishing conciliation process	1 2				
'42L	Со	onciliator to file certificate	3				
	'(1)	As soon as practicable after a conciliation process is finished the conciliator must file with the registrar of the referring court a certificate about the conciliation process in the form prescribed under the rules.	1g 5				
	'(2)	A Magistrates Court must not hear and decide a dispute that not entirely or partly resolved during the conciliation process unless the conciliator has filed a certificate about the conciliation process under subsection (1).	ss 9				
	'(3)	Subsection (2) does not stop the court making a decision under section 42C.	on 12 13				
'42M	Conciliation agreements						
	'(1)	This section applies if, in a conciliation process, the partie agree on a resolution of all or part of the dispute.	es 15 16				
	'(2)	The agreement must be written down and signed by or for each party and by the conciliator.	or 17 18				
	'(3)	The agreement has the same effect as any other compromise.	. 19				
'42N	Ord	ders giving effect to conciliation agreement	20				
	'(1)	A party may apply to a Magistrates Court for an order givin effect to an agreement reached in a conciliation process.	ng 21 22				
	'(2)	However, a party may apply for the order only after the conciliator's certificate about the conciliation process is file with the registrar of the referring court.					
	'(3)	The court may make any order giving effect to an agreement reached in a conciliation process the court consider appropriate in the circumstances.					

'Sub	divi	sion 5 Confidentiality, protection and immunity	1 2
<b>'420</b>	Со	nciliators to maintain secrecy	3
	'(1)	A conciliator must not, without reasonable excuse, disclose information coming to the conciliator's knowledge during a conciliation process.	4 5 6
		Maximum penalty—50 penalty units.	7
	'(2)	It is a reasonable excuse to disclose information if the disclosure is made—	8 9
		(a) with the agreement of all parties to the dispute; or	10
		(b) for this part; or	11
		(c) for statistical purposes without revealing, or being likely to reveal, the identity of a person about whom the information relates; or	12 13 14
		(d) for an inquiry or proceeding about an offence happening during the conciliation process; or	15 16
		(e) for a proceeding founded on fraud alleged to be connected with, or to have happened during, the conciliation process; or	17 18 19
		(f) under a requirement imposed under this or another Act.	20
'42P	Ord	dinary protection and immunity allowed	21
	'(1)	A conciliator has, in performing the conciliator's functions, the same protection and immunity as a magistrate performing the functions of a magistrate.	22 23 24
	'(2)	A person who is a party, or a party's representative, participating in the conciliation process for a dispute has the same protection and immunity the person would have if the dispute were being heard before a Magistrates Court.	25 26 27 28
	'(3)	A document produced during, or used for, a conciliation process has the same protection during the process it would have if produced before a Magistrates Court.	29 30 31

'42Q	Admission made in conciliation process						
	'(1)	Evidence of anything done or said, or an admission made, during the conciliation process for a dispute is admissible at the trial of the dispute or in another civil proceeding in a Magistrates Court or elsewhere only if all the parties to the dispute agree.					
	(2)	In subsection (1)—	7				
		<i>civil proceeding</i> does not include a civil proceeding founded on fraud alleged to be connected with, or to have happened during, the conciliation process.	8 9 10				
'42R	No	official record of conciliation process	11				
	'(1)	A person must not make an official record of anything said for the purposes of a conciliation process.	12 13				
		Maximum penalty—20 penalty units.	14				
	'(2)	A conciliator does not commit an offence against subsection (1) merely by making notes of the conciliation process or complying with section 42L(1).	15 16 17				
'Sub	divi	sion 6 Approval of conciliators	18				
<b>'42S</b>	Ар	proval of members of industrial commission	19				
	'(1)	A person who is a member of the industrial commission is approved as a conciliator.	20 21				
	'(2)	In this section—	22				
		<i>member</i> , of the industrial commission, does not include the president of the commission.	23 24				
'42T	Ар	proval of other persons by Chief Magistrate	25				
	'(1)	The Chief Magistrate may approve, or refuse to approve, a person as a conciliator.	26 27				

	'(2)	A person may be approved as a conciliator under this section only if the person has the skills or experience appropriate to perform the function of a conciliator.	1 2 3
42U	Rev	vocation of approval	4
	'(1)	The Chief Magistrate may revoke the approval under section 42T of a person as a conciliator.	5 6
	'(2)	The Chief Magistrate must give the person a statement of reasons for the revocation.	7 8
42V		peal against refusal to approve as, or revocation of proval of, conciliator	9 10
		'An appeal lies to the District Court against—	11
		(a) a refusal to approve a person as a conciliator under section 42T; or	12 13
		(b) the revocation of approval of a person as a conciliator under section 42U.	14 15
42W	Pay	ment of conciliators	16
		'A person approved as a conciliator under section 42T is entitled to be paid the fees prescribed under a regulation.	17 18
42X	Co	nciliation register	19
	'(1)	A registrar of a Magistrates Court nominated by the Chief Magistrate for the purpose must keep a register of information about conciliation processes.	20 21 22
	'(2)	The register may be kept in the form, whether or not in a documentary form, the registrar considers appropriate.	23 24
	'(3)	Without limiting subsection (2), the registrar may change the form in which all or part of the register is kept.	25 26
	'(4)	The register must contain each of the following—	27
		(a) the name and contact details of each conciliator;	28

s 59 64 s 59

	(b) other information prescribed under the rules;	1
	(c) other information decided by the Chief Magistrate.	2
'Subdivis	sion 7 Miscellaneous	3
42Y Rul	es may be made for conciliation processes	4
	'The rules may prescribe matters for conciliation processes.	5
(c) other information decided by the Chief Magistrate. 2  Subdivision 7 Miscellaneous 3  42Y Rules may be made for conciliation processes		
42Z App	olication of div 3	8
42ZA Rep	presentation of parties	11
'(1)		12 13
'(2)	This section applies despite section 18.	14
42ZB No	inference may be drawn from failure to settle	15
	because of the failure to resolve all or part of the dispute	17
42ZC Lim	itation on awarding of costs	19
'(1)	<i>party</i> ) to pay the costs of another party to the proceeding, including costs incurred for a conciliation process, only if the	21 22

			(a)		arty is the plaintiff—the employment us or vexatious or is an abuse of the purt; or	1 2 3
			(b)		e act or omission of the paying party he conduct of the proceeding caused the cur costs.	4 5 6
		'(2)		section applies oner Act.'.	despite any other provision in this or	7 8
	Par	<del>†</del> 7		Δmeno	lment of Public Service	9
	ı uı	. ,		Act 19		10
Clause	60	Act	ame	nded in pt 7		11
			This	part amends the <i>I</i>	Public Service Act 1996.	12
Clause	61	Am hea		nent of sch 1 (P	ublic service offices and their	13 14
			Sche	dule 1—		15
			inser	rt—		16
	'12C	Right	s Offic	Workplace ce under the Relations Act	Queensland Workplace Rights Ombudsman under the <i>Industrial</i> <i>Relations Act 1999</i> '.	

	Par	t 8 Amendment of Workers' Compensation and Rehabilitation Act 2003	1 2 3
Clause	62	Act amended in pt 8	4
		This part amends the Workers' Compensation and Rehabilitation Act 2003.	5 6
Clause	63	Amendment of s 71 (Issue or renewal of licence to a single employer)	7 8
		(1) Section 71(1)(b)—	9
		omit.	10
		(2) Section 71(1A)—	11
		omit.	12
Clause	64	Amendment of s 72 (Issue or renewal of licence to a group employer)	13 14
		(1) Section 72(1)(c)—	15
		omit.	16
		(2) Section 72(1A)—	17
		omit.	18
Clause	65	Amendment of s 370 (Appointment of authorised persons)	19 20
		Section 370—	21
		insert—	22
		'(3) An inspector under the <i>Industrial Relations Act 1999</i> is taken to have been appointed as an authorised person of the Authority, but only for the purposes of chapter 4, part 6.'.	23 24 25

**s 66** 67 **s 69** 

Industrial	Relations Act and	Other	Legislation
	Amendment Rill	2007	

Clause	66		nendment of s 371 (Authorised person's appointment nditions)	1 2
			Section 371—	3
			insert—	4
		'(4)	This section does not apply to an authorised person who is an inspector under the <i>Industrial Relations Act 1999</i> .'.	5 6
Clause	67	Am	nendment of s 372 (Authorised person's identity card)	7
			Section 372—	8
			insert—	9
		'(4)	This section does not apply to an authorised person who is an inspector under the <i>Industrial Relations Act 1999</i> .'.	10 11
Clause	68		nendment of s 373 (Display of authorised person's entity card)	12 13
			Section 373—	14
			insert—	15
		<b>'</b> (3)	In this section—	16
			identity card includes an identity card given to an inspector under the <i>Industrial Relations Act 1999</i> .'.	17 18
	Part	9	Amendment of Workers'	19
			Compensation and	20
			Rehabilitation and Other Acts	21
			Amendment Act 2005	22
Clause	69	Act	t amended in pt 9	23
			This part amends the <i>Workers' Compensation and Rehabilitation and Other Acts Amendment Act 2005.</i>	24 25

Clause	70	70 Amendment of s 70 (Replacement of s 31 of Act No. 25 of 1995)		
		(1)	Section 70, inserted section 30B(3)—	3
			omit.	4
		(2)	Section 70, inserted section 30B(4) to (6)—	5
			renumber as section 30B(3) to (5).	6
		(3)	Section 70, inserted section 30C(2)—  omit.	7 8
			Onti.	O
	Part	10	Amendment of Workplace	9
			Health and Safety Act 1995	10
Clause	71	Ac	t amended in pt 10	11
			This part amends the Workplace Health and Safety Act 1995.	12
Clause	72	Ins	sertion of new s 39	13
			Part 4, division 1, after section 38—	14
			insert—	15
	<b>'39</b>		gulations relating to occupational certificates der repealed Acts	16 17
		'(1)	A regulation may make provision in relation to an occupational certificate including, for example, a provision about its continued effectiveness, duration or expiry.	18 19 20
			Example—	21
			A regulation may be made converting an occupational certificate to a licence, with or without changes or expiring an occupational certificate.	22 23
		'(2)	In this section—	24
			former Act means the repealed Workplace Health and Safety Act 1989.	25 26

			part was	of, an occupation prescribed under the former Act that granted or continued in force under the former Act and inues to be in force under this Act.	1 2 3 4
				ple of an occupational certificate continued in force under the er Act—	5 6
				certificate of competency issued under the repealed <i>Inspection of achinery Act 1951</i> '.	7 8
lause	73	Ins	ertio	n of new pt 7A, div 6	9
			Afte	r section 90R—	10
			inser	<i>t</i> —	11
	' <b>Div</b> i	ision	6	Disputes under this part	12
	'90S	Def	initio	on for div 6	13
			'In t	his division—	14
			cons	bench means the full bench of the industrial commission tituted by 3 or more members of the commission ading at least 1 presidential member other than the ident of the commission.	15 16 17 18
	'90T	Not	tice o	f dispute	19
		'(1)	This	section applies if—	20
			(a)	a dispute exists between an authorised representative for an employee organisation and the occupier of a place about the exercise or purported exercise of a power under this part; and	21 22 23 24
			(b)	the dispute remains unresolved after the parties have genuinely attempted to settle the dispute.	25 26
		'(2)	A no by—	otice of the dispute may be given to the industrial registrar	27 28
			(a)	either party to the dispute; or	29
			(b)	an inspector; or	30
			(c)	the chief executive.	31

	'(3)	The	notice	<del>?</del> —	1
		(a)	•	be given by letter, fax, email, or other means of ten communication; and	2 3
		(b)	mus	t state—	4
			(i)	the names of the parties to the dispute; and	5
			(ii)	the place where the dispute exists; and	6
			(iii)	the subject matter of the dispute; and	7
			(iv)	the contact details for all of the parties to the dispute; and	8 9
			(v)	if the notice is given by an inspector or the chief executive—the name and contact details of an inspector; and	10 11 12
			(vi)	anything else required under the rules.	13
'90U	Act	ion o	n dis	spute	14
	'(1)			on applies if notice of a dispute has been given by a er section 90T(2).	15 16
	'(2)	appro		strial commission may take the steps it considers the for the prompt settlement or resolution of the sy—	17 18 19
		(a)	conc	ciliation in the first instance; and	20
		(b)	the	e commission considers conciliation has failed and parties are unlikely to resolve the ute—arbitration.	21 22 23
	'(3)			imiting subsection (2), the industrial commission or more of the following—	24 25
		(a)	mak natu	e orders, or give directions, of an interlocutory re;	26 27
		(b)	that	e orders or exercise the powers of the commission the commission considers appropriate for the ement or resolution of the dispute;	28 29 30
		(c)		e any order or decision the commission considers opriate under section 90Q or 90R.	31 32

'90V	Compulsory conference							
	'(1)	This section applies if the industrial commission, when taking action under section 90U, considers that holding a conference is desirable to settle or resolve the dispute.	2 3 4					
	'(2)	The commission may, by attendance notice, require a person to attend a conference at a stated time and place.	5 6					
	'(3)	A person may be required to attend even though not directly involved in the dispute, if the commission considers the person's presence would be conducive to the settlement or resolution of the dispute.	7 8 9 10					
	<b>'</b> (4)	A person required to attend under subsection (2) or (3) must—	11					
		(a) attend the conference at the stated time and place; and	12					
		(b) continue to attend as directed by the commission.	13					
		Maximum penalty—40 penalty units.	14					
	'(5)	A person required to attend under subsection (3) is entitled to be paid by the State an amount certified by the commission as reasonable compensation for the person's expenses and loss of time.	15 16 17 18					
	'(6)	At the commission's discretion, a conference may be held—	19					
		(a) in public or private; or	20					
		(b) partly in public and partly in private.	21					
	'(7)	In this section—	22					
		attendance notice see the Industrial Relations Act 1999, schedule 5.	23 24					
'90W	Enf	forcing commission's orders	25					
	'(1)	The industrial commission may direct an order or decision to settle or resolve a dispute to—	26 27					
		(a) a party to the dispute; or	28					
		(b) an employee organisation.	29					
	'(2)	If an order may be directed to an employee organisation or a person, the commission may direct the order to the person	30 31					

	only after considering whether it would be more appropriate to direct the order to the organisation.						
'(3)	An order must—						
	(a)	if the order is made against a person—state the person's name; and	4 5				
	(b)	state a time for complying with the order; and	6				
	(c)	direct any of the following to file an affidavit with the industrial registrar within a stated time—	7 8				
		(i) the employee organisation or person;	9				
		(ii) the party to the proceedings who sought the order;	10				
		(iii) any other party to the proceedings the commission considers appropriate.	11 12				
'(4)	has l	affidavit under subsection (3)(c) must state whether there been compliance with the order and, if the order has not a complied with, the steps the person is aware of that have a taken to comply.	13 14 15 16				
'(5)		commission may extend a time stated under subsection b) or (c).	17 18				
'(6)	as ex in	he end of the time stated for filing an affidavit, or the time xtended by the commission, the industrial registrar must, order to decide whether there has been substantial upliance with the order—	19 20 21 22				
	(a)	examine all affidavits filed; and	23				
	(b)	if all affidavits required to be filed have not been filed in the stated time—make all necessary further inquiries.	24 25				
'(7)	subs a not calli- orde time	the industrial registrar is not satisfied that there has been stantial compliance with the order, the registrar must issue tice under the <i>Industrial Relations (Tribunals) Rules 2000</i> and on the employee organisation or person to whom the er was directed to show cause to the full bench at a stated why the organisation or person should not be dealt with the resection 90X.	26 27 28 29 30 31 32				

'90X	Rei	nedies on show cause notice	1
	'(1)	If an employee organisation issued with the notice does not show cause at the stated time, the full bench may do 1 or more of the following—	3
		(a) impose on the organisation a penalty of not more than 1000 penalty units;	
		(b) make the other orders it considers appropriate to secure the organisation's compliance with the commission's order; or	3
			1 ( 1 1
	'(2)	stated time, the full bench may do 1 or more of the	12 13
		(a) impose on the person a penalty of—	15
		<u>.</u> .	1 <i>6</i> 17
		(ii) for an individual—not more than 40 penalty units;	18
		· · · · · · · · · · · · · · · · · · ·	19 20
		11 1	21 22
			23 24
	'(3)		25 26
	'(4)	In this section—	27
		<i>organisation</i> includes a branch of the organisation.	28
		cause under section 90W(7), or at a time to which the	29 30

	'90Y	Dis	sobeying penalty orders			1
		'(1)	-		must obey a penalty order, unless the person has a e excuse.	2 3
			Max	imun	penalty—the penalty provided for in the order.	4
		'(2)	In th	is sec	etion—	5
			divis	•	rder means an order of the full bench under this hat provides for payment of a penalty if the order is l.'.	6 7 8
Clause	74	An	nendn	nent	of s 147A (Definitions for pt 11)	9
			Sect	ion 1	47A, definition <i>original decision</i> —	10
			omit	, inse	rt—	11
			'orig	ginal	decision—	12
			(a)	for o	division 2, means a decision of an inspector; or	13
			(b)	for o	division 3, means—	14
				(i)	a decision of the industrial registrar under section 90D, including a decision about a condition of appointment; or	15 16 17
				(ii)	a decision of the industrial registrar under section 90W; or	18 19
			(c)		division 3A, means an order or decision of the astrial commission under section 90U; or	20 21
			(d)	for o	division 4, means—	22
				(i)	a decision of the chief executive; or	23
				(ii)	an order or decision of the industrial commission under section 90Q or 90R; or	24 25
				(iii)	an order or decision of the industrial commission under section 90U; or	26 27
				(iv)	an order or decision of the full bench under section 90X.'.	28 29

s 75 s 75

lause	/5 Ir	sertior	of new pt 11, div 3A	1
		After	r section 151E—	2
		inser	<i>t</i> —	3
	'Divisio	n 3A	Appeals to full bench	4
	'151F D	efinitio	on for div 3A	5
		'In th	his division—	6
			bench means the full bench of the industrial commission tituted by the president and 2 or more commissioners.	7 8
	'151G W	/ho ma	y appeal	9
	'(1		erson whose interests are affected by an original decision appeal against the decision to the full bench.	10 11
	'(2	unde	the decision is a decision of the industrial commission or section 90U, the person may appeal against the decision on a ground other than—	12 13 14
		(a)	error of law; or	15
		(b)	excess, or want, of jurisdiction.	16
	'(3	decis section this s	oite section 152(2), if a person wants to appeal against a sion of the commission both on a ground mentioned in on 152(2) and on a ground mentioned in subsection (2) of section, the person may only appeal against the decision e full bench.	17 18 19 20 21
	'(4	) The	person has a right to a statement of—	22
		(a)	the decision; and	23
		(b)	the reasons for the decision.	24
	'151H H	ow to s	start appeal	25
	<b>'</b> (1	) An a	ppeal is started by—	26
		(a)	filing written notice of appeal with the industrial registrar; and	27 28

s 75 76 s 75

	(b) complying with the rules applying to appeals to the full bench under the <i>Industrial Relations Act 1999</i> .	1 2
'(2)	The notice of appeal must be filed within 30 days after the day the appellant receives notice of the original decision.	3 4
<b>'</b> (3)	The full bench may at any time extend the period for filing the notice of appeal.	5 6
'(4)	The notice of appeal must state fully the grounds of the appeal and the facts relied on.	7 8
'151I St	ay of operation of decisions	9
'(1)	The full bench may grant a stay of a decision appealed against to secure the effectiveness of the appeal.	10 11
'(2)	A stay—	12
	(a) may be given on the conditions the full bench considers appropriate; and	13 14
	(b) operates for the period fixed by the full bench; and	15
	(c) may be revoked or amended by the full bench.	16
'(3)	The period of a stay must not extend past the time when the full bench decides the appeal.	17 18
'(4)	An appeal against a decision affects the decision, or the carrying out of the decision, only if the decision is stayed.	19 20
'151J He	earing procedures	21
'(1)	The procedure for an appeal is to be under the rules applying to appeals to the full bench under the <i>Industrial Relations Act</i> 1999 or, if the rules make no provision or insufficient provision, in accordance with directions of the full bench.	22 23 24 25
'(2)	An appeal is by way of rehearing, unaffected by the decision of the industrial commission.	26 27
'151K Po	owers of full bench on appeal	28
'(1)	In deciding an appeal, the full bench may—	29

			(a) confirm the decision appealed against; or	1
			(b) vary the decision appealed against; or	2
			(c) set aside the decision appealed against and make a decision in substitution for the decision set aside; or	3 4
			(d) set aside the decision appealed against and return the issue to the industrial commission with directions the full bench considers appropriate.	5 6 7
		'(2)	If on appeal the full bench acts under subsection (1)(b) or (c), the decision is taken, for this Act (other than this part), to be that of the industrial commission.'.	8 9 10
lause	76	Am	nendment of s 152 (Who may appeal?)	11
		(1)	Section 152, heading, 'appeal?'—	12
			omit, insert—	13
			'appeal'.	14
		(2)	Section 152(2)—	15
			renumber as section 152(3).	16
		(3)	Section 152—	17
			insert—	18
		'(2)	If the decision is a decision of the industrial commission under section 90U, the person may appeal only on the ground of—	19 20 21
			(a) error of law; or	22
			(b) excess, or want, of jurisdiction.'.	23
lause	77	Am	nendment of s 155 (Hearing procedures)	24
			Section 155(2), 'chief executive's decision'—	25
			omit, insert—	26
			'decision of the chief executive, industrial commission or full bench'.	27 28

Clause	78	Amendment of s 157 (Powers of court on appeal)	1
		Section 157(2), after 'chief executive'—	2
		insert—	3
		', industrial commission or full bench'.	4
Clause	79	Amendment of sch 3 (Dictionary)	5
		Schedule 3—	6
		insert—	7
		'full bench—	8
		(a) for part 7A, division 6, see section 90S; or	9
		(b) for part 11 division 3A see section 151F'	10

Schedule		edule Minor amendments of Industrial Relations Act 1999			
		section	3 3		
1	Section 23	0(4)(a), (b) and (c), '; or'—	4		
	omit, insert-	_	5		
	·.··		6		
2	Section 23 '; or'—	4(1)(a), (b), (c), (d), (e)(ii), (f), (g) and (h)(ii),	7 8		
	omit, insert-	_	9		
	·.·, , ·		10		
3	Section 23	4(2)(a) and (b)(ii), '; or'—	11		
	omit, insert-	_	12		
	·.·		13		
4	Section 26 gazette no	1(2), 297(1), 302(2) and 350(1), 'industrial tice'—	14 15		
	omit, insert-	_	16		
	'gazette noti	ce'.	17		
5	subsection	2, section 3(1)(a), 4, heading and n (1), 4A(1) and (2), ' <i>Judges (Pensions and</i> re) Act 1957'—	18 19 20		
	omit, insert-	_	21		
	'pensions A	ct'.	22		

## Schedule (continued)

6	Schedule 2, section 4(2), 'section 15 of that Act'—								
	omit, insert—	2							
	'the pensions Act, section 15'.	3							
7	Schedule 5—								
	insert—	5							
	'pensions Act, for schedule 2, means the Judges (Pensions and Long Leave) Act 1957'	6							

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