

Queensland

Judicial Remuneration Bill 2007



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A Bill

for

An Act to provide for salaries and allowances payable to judges and other particular office holders, and for other purposes

s 3

The P	The Parliament of Queensland enacts—		1
Part	1	Preliminary	2
1	Sho	ort title	3
		This Act may be cited as the Judicial Remuneration Act 2007.	4
2	Соі	mmencement	5
	(1)	This Act, other than the following provisions, commence on a day to be fixed by proclamation—	6 7
		• part 5, divisions 4 and 5	8
		• schedule 1, to the extent of the amendment of—	9
		• the Industrial Relations Act 1999, amendment 1	10
		• the Industrial Relations Act and Other Legislation Amendment Act 2007	11 12
		• the Magistrates Courts Act 1921	13
		• the Supreme Court of Queensland Act 1991, amendments 4 and 5.	14 15
	(2)	Schedule 1, to the extent of the amendment of the <i>Supreme Court of Queensland Act 1991</i> , amendments 4 and 5, commences on 1 January 2008.	16 17 18
3	Mai	in purpose	19
		The main purpose of this Act is to provide for salaries and allowances for judicial officers in a way that—	20 21
		(a) maintains judicial independence; and	22
		(b) ensures Queensland continues to attract and retain judicial officers of the highest quality; and	23 24
		(c) is generally consistent with other Australian jurisdictions.	25 26

4	Definitions The dictionary in schedule 2 defines particular words used in this Act.	1 2 3
Part	t 2 Salaries generally and jurisprudential allowances for particular judicial officers	4 5 6
5	Supreme Court judge other than Chief Justice or President of the Court of Appeal	7 8
	A Supreme Court judge, other than the Chief Justice or the President of the Court of Appeal, is entitled to be paid an amount for a financial year, as salary and jurisprudential allowance, that is equal to the salary payable to a Federal Court judge for the financial year.	9 10 11 12 13
6	Chief Justice	14
	The Chief Justice is entitled to be paid an amount for a financial year, as salary and jurisprudential allowance, that is equal to 112.5% of the benchmark amount for the financial year.	15 16 17 18
7	President of the Court of Appeal	19
	The President of the Court of Appeal is entitled to be paid an amount for a financial year, as salary and jurisprudential allowance, that is equal to 97.5% of the amount the Chief Justice is entitled, under section 6, to be paid for the financial year.	20 21 22 23 24
8	Chief Judge	25
	The Chief Judge is entitled to be paid an amount for a financial year, as salary and jurisprudential allowance, that is	26 27

equal to 100% of the benchmark amount for the financial year.

A District Court judge, other than the Chief Judge, is entitled 2 to be paid an amount for a financial year, as salary and 3 jurisprudential allowance, that is equal to 90% of the 4 benchmark amount for the financial year. 5

10 President of the Land Court

The President of the Land Court is entitled to be paid an
amount for a financial year, as salary and jurisprudential
allowance, that is equal to 100% of the benchmark amount for
the financial year.7101010

11	Member of the Land Court other than the President of the		
	Land Court		

A member of the Land Court, other than the President of the13Land Court, is entitled to be paid an amount for a financial14year, as salary and jurisprudential allowance, that is equal to1590% of the benchmark amount for the financial year.16

12 Presidential members of the Industrial Commission

- The President of the Industrial Court is entitled to be paid an amount for a financial year, as salary and jurisprudential allowance, that is equal to 100% of the benchmark amount for the financial year.
- (2) The Vice President of the Industrial Commission is entitled to
 be paid the following amounts for a financial year—
 23
 - (a) an amount, as salary, that is equal to 97% of the amount
 that the President of the Industrial Court is entitled,
 under subsection (1), to be paid as salary for the
 financial year;
 - (b) an amount, as jurisprudential allowance, that is equal to 100% of the amount that a District Court judge is entitled, under section 9, to be paid as jurisprudential 30 allowance for the financial year.
- (3) A deputy president of the Industrial Commission is entitled to
 be paid an amount for a financial year, as salary, that is equal
 to 90% of the amount that the President of the Industrial Court
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13 Commissioner other than a presidential member of the Industrial Commission

A commissioner, other than a presidential member of the Industrial Commission, is entitled to be paid an amount for a financial year, as salary, that is equal to 85% of the amount that the President of the Industrial Court is entitled, under section 12(1), to be paid as salary for the financial year.

14 Chief Magistrate and Deputy Chief Magistrate

- Subject to subsection (2), the Chief Magistrate is entitled to be paid an amount for a financial year, as salary, that is equal to 85.5% of the benchmark amount for the financial year.
- (2) Subsection (1) does not apply to the Chief Magistrate if he or 14 she is a District Court judge. 15
- (3) The Deputy Chief Magistrate is entitled to be paid an amount for a financial year, as salary, that is midway between the following—
 18
 - (a) the amount a Chief Magistrate who is not a District 19
 Court judge is, under subsection (1), entitled to be paid 20
 for the financial year; 21
 - (b) the amount a magistrate, other than the Chief Magistrate
 or Deputy Chief Magistrate, is, under section 15, 23
 entitled to be paid for the financial year.

15 Magistrate other than Chief Magistrate or Deputy Chief Magistrate

A magistrate, other than the Chief Magistrate or the Deputy27Chief Magistrate, is entitled to be paid an amount for a28financial year, as salary, that is equal to 78.7% of the29benchmark amount for the financial year.30

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Part 3	Allowances for particular
	judicial officers

16 Jurisprudential allowance

The purpose of this section is to make provision for a jurisprudential allowance payable as mentioned in part 2 for each financial year to particular judicial officers.

(2) Each of the following judicial officers is entitled to the 7 payment of a jurisprudential allowance— 8

- (a) the Chief Justice, the President of the Court of Appeal 9 and the other Supreme Court judges; 10
- (b) the Chief Judge and the other District Court judges;
- (c) the President of the Land Court and the other members 12 of the Land Court; 13
- (d) the President of the Industrial Court;
- (e) the Vice President of the Industrial Commission.
- (3) The amount of the jurisprudential allowance payable for a financial year to each judicial officer increases each financial 17 year at the same rate as the salary for the judicial officer 18 increases for that year.

17 Jurisprudential allowance may be paid as reimbursement 20

- A judicial officer entitled to be paid a jurisprudential 21 allowance may be paid all or part of the amount of the 22 jurisprudential allowance for a financial year to reimburse his 23 or her vouched or estimated expenses incurred during the 24 financial year for the cost of self-education. 25
- (2) If an amount of a jurisprudential allowance for a financial year
 (2) If an amount of a jurisprudential allowance for a financial year
 (2) is not paid to the judicial officer under subsection (1), the
 (1) amount may be paid to the judicial officer to reimburse his or
 (2) her vouched or estimated expenses incurred in a later financial
 (2) year for the cost of self-education.
- (3) However, a judicial officer is not entitled to be paid an amount of a jurisprudential allowance for a financial year under subsection (2) in relation to his or her vouched or estimated 33

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expenses incurred after the end of the period of 7 financial years after the end of the financial year to which the allowance relates.

- (4)The cost of self-education includes the cost of a spouse 4 accompanying a judicial officer to a place for the 5 self-education. 6
- (5) An estimated expense must be acquitted.

18 Jurisprudential allowance may be paid as salary

- (1) A judicial officer entitled to be paid a jurisprudential 9 allowance may elect to be paid all or part of the amount of the 10 jurisprudential allowance as salary. 11
- If an election under subsection (1) is made by the judicial (2)12 officer, the amount of the jurisprudential allowance for a 13 financial year is payable to the judicial officer on a pro rata 14 basis at the same time as salary. 15

19 Jurisprudential allowance may be paid as lump sum

- This section applies to an amount of a jurisprudential (1)17 allowance for a financial year that a judicial officer is entitled 18 to be paid but is not paid to the judicial officer under section 19 17 or 18. 20
- The judicial officer may elect to be paid all or part of the (2)21 amount as a lump sum, including as a lump sum on retirement 22 or resignation. 23
- (3) However, a judicial officer is not entitled to be paid all or part 24 of the amount of a jurisprudential allowance for a financial 25 year as a lump sum after the end of the period of 7 financial 26 years after the end of the financial year to which the allowance 27 relates. 28

20 Education and conference allowance

The purpose of this section is to make provision for an (1)30 education and conference allowance payable for each 31 financial year to particular judicial officers. 32

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(2)	Each of the following judicial officers is entitled to the payment of an education and conference allowance—	1 2
	(a) a commissioner other than a presidential member of the Industrial Commission;	3 4
	(b) a deputy president of the Industrial Commission.	5
(3)	The amount of the education and conference allowance payable for a financial year to each judicial officer increases each financial year at the same rate as the salary for the judicial officer increases for that year.	6 7 8 9
(4)	If the increase of the education and conference allowance for a financial year is worked out after the start of that year, it must be backdated to the start.	10 11 12
(5)	The education and conference allowance for a financial year may be paid to a judicial officer to reimburse his or her vouched or estimated expenses incurred during the financial year for the cost of self-education.	13 14 15 16
(6)	An amount of education and conference allowance for a financial year that is not paid to a judicial officer under subsection (5) may be paid to the judicial officer to reimburse his or her vouched or estimated expenses incurred in a later financial year for the cost of self-education.	17 18 19 20 21
(7)	The education and conference allowance is not payable at any time as salary or a lump sum, including as a lump sum on retirement or resignation.	22 23 24
(8)	An estimated expense must be acquitted.	25
Exp	pense-of-office allowance	26
(1)	The purpose of this section is to make provision for an	27
	expense-of-office allowance payable for each financial year to particular judicial officers.	28 29
(2)	Each of the following judicial officers is entitled to the payment of an expense-of-office allowance—	30 31
	(a) the Chief Justice, the President of the Court of Appeal and the other Supreme Court judges;	32 33
	(b) the Chief Judge and the other District Court judges;	34

	(c)	the President of the Land Court and the other members of the Land Court;	1 2
	(d)	the President of the Industrial Court.	3
(3)	year in ac	amount of the expense-of-office allowance for a financial payable to a judicial officer increases each financial year cordance with the consumer price index for the preceding ncial year.	4 5 6 7
(4)	finaı	he increase of the expense-of-office allowance for a noial year is worked out after the start of that year, it must ackdated to the start.	8 9 10
(5)	paid	expense-of-office allowance for a financial year may be to a judicial officer to reimburse his or her vouched enses in that year for 1 or more of the following—	11 12 13
	(a)	attendance by the judicial officer and his or her spouse at official functions, conferences and conventions;	14 15
	(b)	library books and subscriptions and maintenance, binding and insurance of the books or matters covered by the subscriptions;	16 17 18
	(c)	fees for membership of professional associations;	19
	(d)	purchase, maintenance and insurance of judicial wigs and regalia;	20 21
	(e)	purchase of newspapers and periodicals;	22
	(f)	travel for the judicial officer and his or her spouse, including accommodation as part of the travel, in connection with official functions, conferences, conventions and academic activities.	23 24 25 26
(6)	finar purp has	we ver the expense-of-office allowance payable for a noise year to a judicial officer may only be paid for a pose mentioned in subsection $(5)(f)$ if the judicial officer not travelled at public expense during the financial year more than the following—	27 28 29 30 31
	(a)	once overseas otherwise than to or from New Zealand;	32
	(b)	twice within Australia or to, from or within New Zealand.	33 34
(7)		subsection (6), the class of travel undertaken by a judicial er is irrelevant.	35 36

(8)	that be p in a	amount of expense-of-office allowance for a financial year is not paid to a judicial officer under subsection (5) may aid to the judicial officer to reimburse expenses incurred a later financial year for a matter mentioned in that section.	1 2 3 4 5
(9)	salaı	expense-of-office allowance is not payable at any time as ry or a lump sum, including as a lump sum on retirement esignation.	6 7 8
(10)	In th	is section—	9
	cost educ	<i>ablic expense</i> , in relation to travel, means all or part of the of the travel was paid for using an amount paid as cation and conference allowance or expense-of-office wance.	10 11 12 13
	cons	sumer price index means either of the following—	14
	(a)	the Consumer Price Index (All Groups) Brisbane, as published by the Australian Statistician, Brisbane;	15 16
	(b)	if another index is nominated by the Australian Statistician as mentioned in section 30, the other index.	17 18
Loi	ng lea	ave allowance	19
(1)	leav	purpose of this section is to make provision for a long e allowance payable for each financial year to particular cial officers.	20 21 22
(2)		n of the following judicial officers is entitled to the nent of a long leave allowance for each financial year—	23 24
	(a)	the Chief Justice, the President of the Court of Appeal and the other Supreme Court judges;	25 26
	(b)	the Chief Judge and the other District Court judges;	27
	(c)	the President of the Land Court and the other members of the Land Court;	28 29
	(d)	a presidential member of the Industrial Commission.	30
(3)	allow of th	ject to subsection (4), the amount of the long leave wance for the judicial officer for a financial year is 2.86% the amount of the salary to which the officer is entitled for financial year.	31 32 33 34

(4)	The long leave allowance is to be paid on a pro rata basis at	1
	the same time as salary.	2

Part 4 General provisions

23	Ap	propriation	4
	(1)	Subject to subsection (2), the following are payable out of the consolidated fund and the fund is appropriated accordingly—	5 6
		(a) amounts for salaries and allowances payable under this Act;	7 8
		(b) amounts payable under a determination mentioned in section 26.	9 10
	(2)	This section does not affect the <i>Constitution of Queensland</i> 2001, section 62(3).	11 12
24	No	decrease of salaries and allowances	13
	(1)	The total amount of salary and allowances payable to a judicial officer for a financial year under this Act can not be decreased in any later financial year.	14 15 16
	(2)	Subsection (1) has effect despite any other provision of this Act.	17 18
	(3)	This section does not affect the <i>Constitution of Queensland</i> 2001, section 62(2).	19 20
25	Adj	justment of salary of Federal Court judge	21
	(1)	An adjustment of an amount payable to a judicial officer under part 2 in relation to a financial year only takes effect as provided by subsection (2).	22 23 24
	(2)	If—	25
		(a) an adjustment of the salary of a Federal Court Judge takes effect during the financial year; and	26 27

	(b)	the relevant determination of the Federal Remuneration Tribunal is not disapproved of by a resolution passed by either House of the Parliament of the Commonwealth under the <i>Remuneration Tribunal Act 1973</i> (Cwlth);	1 2 3 4						
	the adjustment takes effect on the later of the following—								
	(c)	the beginning of the day after the last day on which either House of that Parliament could have passed a resolution in relation to that determination;	6 7 8						
	(d)	the date on which that determination takes effect.	9						
(3)	date held	nder subsection (2), an adjustment takes effect after the mentioned in subsection (2)(d), a judicial officer who the relevant office at any time during the period of ral is entitled to receive the difference between—	10 11 12 13						
	(a)	the amount that would have been payable to him or her during the period of deferral if the adjustment had taken effect on the date mentioned in subsection (2)(d); and	14 15 16						
	(b)	the amount that was payable to him or her in relation to the period of deferral.	17 18						
(4)	In thi	is section—	19						
	Tribu	<i>ral Remuneration Tribunal</i> means the Remuneration anal established by the <i>Remuneration Tribunal Act 1973</i> th), section 4(1).	20 21 22						
	perio	and of deferral, in relation to an adjustment, means the d starting on the date mentioned in subsection $(2)(d)$ and and on the day on which the adjustment takes effect.	23 24 25						
		nation made under the Supreme Court of and Act 1991 relating to pension entitlements	26 27						
(1)	This	section applies in relation to a person who—	28						
	(a)	was appointed as a justice of the Court of Appeal before 1 August 1997; and	29 30						
	(b)	had retired before the commencement of this section.	31						
(2)		section also applies to the determination made under the eme Court of Queensland Act 1991 by the Governor in ncil on 24 October 1991 in relation to pension	32 33 34						

entitlements to the extent the determination related to the person before the commencement of this section.

(3) The determination continues to have effect—

- (a) for deciding pension entitlements in relation to the person; and
- (b) as the appropriate way in which pension entitlements are to be worked out.

27 Notification of salary and allowances

After an adjustment to the amount of the salary or an
allowance payable to a judicial officer takes effect, the
Governor in Council must publish, by gazette notice, the
adjusted salary or allowance.1012

28 Salary and allowances not payable if not holding judicial office

- This section applies to a person in relation to the financial year in which the person starts holding, or stops holding, judicial office.
 15
 16
 17
- (2) Salary and allowances payable to holders of that judicial 18 office for the financial year are not payable to the person in 19 relation to any period during which the person did not or does 20 not hold the judicial office.
- (3) Subsection (2) applies despite a reference in another provision
 (2) of this Act to an entitlement to the salary or allowance for a
 (3) financial year.

29 Notice of election

Written notice given to the following for an election under26section 18 or 19 is evidence of the election—27

- (a) for a presidential member of the Industrial 28
 Commission—the chief executive of the department that 29
 administers the *Industrial Relations Act 1999*; 30
- (b) for all other judicial officers—the chief executive. 31

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30 D	Discontinuance, change or substantial variation of CPI					
(1)	Bris	s section applies if the Consumer Price Index (All Group sbane, as published by the Australian Statistician, continued, changed or substantially varied.				
(2)	(2) Another index nominated by the Australian Statistician wh in his or her opinion, is appropriate for measuring variation in the cost of living in Brisbane is to be used ins of the Consumer Price Index (All Groups) Brisbane.					
31 Regulation-making power						
The Governor in Council may make regulations under this Act.						
Part 5		Repeal and transitional	12 13			
provisions and consequential						
		and other amendments	14			
Divisio	n 1	Definitions	15			
32 D	efinitic	ons for pt 5	16			
	In th	his part—	17			
	com	<i>imencement</i> means the commencement of this section.	18			
<i>current financial year</i> means the financial year starting of July 2007.						
		Act means this Act as in force immediately aft numericement.	ter 21 22			
	rele	want allowance, in relation to a judicial officer, means-	- 23			
	(a)	if the judicial officer is entitled to be paid jurisprudenti allowance—jurisprudential allowance; or	ial 24 25			

		(b) if the judicial officer is entitled to be paid an education and conference allowance—education and conference allowance.	1 2 3
		<i>repealed Act</i> means the repealed <i>Judges (Salaries and Allowances) Act 1967.</i>	4 5
Divi	sion	2 Repeal and related provisions	6
33	Re	peal	7
	(1)	The Judges (Salaries and Allowances) Act 1967, No. 40 is repealed.	8 9
	(2)	On commencement—	10
		(a) the Salaries and Allowances Tribunal is dissolved; and	11
		(b) the members of the tribunal go out of office.	12
	(3)	No compensation is payable to a member because of subsection (2).	13 14
	(4)	No liability attaches to a member of the tribunal in relation to a failure to comply with section 12 of the repealed Act.	15 16
34		termination under Judges (Salaries and Allowances) t 1967	17 18
	(1)	If, under a SAT determination, a person accrued an entitlement to an allowance in relation to a financial year before the current financial year but was not paid the allowance before commencement, despite the repeal of the repealed Act, the person retains the entitlement.	19 20 21 22 23
	(2)	Each retained entitlement is subject to the same conditions and limitations that applied to it immediately before commencement.	24 25 26
	(3)	If a SAT determination was made but not gazetted before commencement, to remove any doubt, it is declared that the SAT determination has no effect and must not be gazetted or tabled in the Legislative Assembly.	27 28 29 30

(4) In this section—

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	SAT determination means a determination made by Salaries and Allowances Tribunal under section 12 of repealed Act.	
35	Previous election for jurisprudential allowance as sala	ry 4
	If, before commencement, a judicial officer had elected take jurisprudential allowance as salary and the election not been revoked, the election has effect as if it were election under section 18.	had 6
36	References to repealed Act	9
	In an Act or document, a reference to the repealed Act ma the context permits, be taken as a reference to this Act.	y, if 10 11
Divi	ion 3 Provisions relating to the current financial year	12 13
37	Purpose of div 3	14
	The purpose of this division is to provide for the application of the new Act to the payment of amounts in relation to current financial year.	
38	Act has effect for the current financial year	18
	(1) This section applies to a judicial officer if, immediately a commencement, the judicial officer is entitled to an amoun salary or an allowance.	
	(2) The amounts the judicial officer is entitled to be paid relation to the current financial year are to be worked under the new Act on commencement and whenever any 2 adjustment takes effect under section 25 after commencem	out 23 007 24
	(3) However, to work out the amount payable under section no 2007 adjustment took effect before commencemen reference in that section to the salary of a Federal Court ju for a financial year is the salary payable to a Federal Co judge at commencement.	t, a 27 dge 28

	(4)	In th	is section—	1
		paya	7 <i>adjustment</i> means an adjustment, under the <i>uneration Tribunal Act 1973</i> (Cwlth), of the salary able to a Federal Court judge in relation to the current incial year.	2 3 4 5
39			rease of jurisprudential allowance and education ference allowance	6 7
	(1)	first paya	purpose of this section is to provide for working out the increase under the new Act of a relevant allowance able to a judicial officer for the purposes of sections 16(3) 20(3).	8 9 10 11
	(2)		rate of increase of salary is to be worked out by paring the following—	12 13
		(a)	the salary payable under the new Act to the judicial officer at the time of the first increase;	14 15
		(b)	the salary payable to the judicial officer at the time the relevant allowance was last increased under the repealed Act.	16 17 18
40	An	nount	of relevant allowances before commencement	19
	(1)	judio worł	section states amounts of relevant allowances payable to a cial officer immediately before commencement in order to cout the amount of the relevant allowances payable to the cial officer on commencement.	20 21 22 23
	(2)	The	following jurisprudential allowances were payable—	24
		(a)	for the Chief Justice—\$26950;	25
		(b)	for the President of the Court of Appeal—\$26120;	26
		(c)	for a Supreme Court judge other than the Chief Justice or the President of the Court of Appeal—\$22950;	27 28
		(d)	for the Chief Judge—\$22950;	29
		(e)	for a District Court judge other than the Chief Judge—\$20650;	30 31
		(f)	for the President of the Land Court and the President of the Industrial Court—\$22950;	32 33

		(g)	for a member of the Land Court, other than the President of the Land Court, and the Vice President of the Industrial Commission—\$20650.	1 2 3
	(3)		education and conference allowance of \$12695 was able to the following—	4 5
		(a)	a deputy president of the Industrial Commission;	6
		(b)	a commissioner, other than a presidential member of the Industrial Commission.	7 8
41			t of expense-of-office allowance after ncement	9 10
	(1)	allov	s section states the amount of the expense-of-office wance payable on commencement under the new Act for current financial year to each of the following—	11 12 13
		(a)	the Chief Justice, the President of the Court of Appeal and the other Supreme Court judges;	14 15
		(b)	the Chief Judge and the other District Court judges;	16
		(c)	the President of the Land Court and the other members of the Land Court;	17 18
		(d)	the President of the Industrial Court.	19
	(2)		amount of the expense-of-office allowance for the current ncial year is \$8780.	20 21
	(3)	unde	amount in subsection (2) is taken to have been worked out er section 21(3) for the current financial year but this ion does not otherwise limit section 21.	22 23 24
Divis	sion	4	Amendment of Freedom of Information Act 1992	25 26
42	Act	t ame	ended in div 4	27
			s division amends the Freedom of Information Act 1992.	28

43	Am	nendment of s 27 (How applications are dealt with)	1
		Section 27—	2
		insert—	3
	'(5A)	As soon as practicable after a decision the agency's principal officer or the Minister is taken to have made under subsection (5), the principal officer or the Minister must give written notice to the applicant—	4 5 6 7
		(a) stating the decision taken to have been made; and	8
		(b) specifying—	9
		(i) the day on which the decision is taken to have been made; and	10 11
		(ii) the right of review conferred by part 5 in relation to the decision; and	12 13
		(iii) the procedures to be followed for exercising the right; and	14 15
		(iv) the time within which an application for review must be made.'.	16 17
44	Ins	ertion of new s 27B	18
		After section 27A—	19
		insert—	20
'27E	B Ext	tended processing period	21
	ʻ(1)	Before or after an agency's principal officer or a Minister is taken to have made a decision under section 27(5) in relation to an application (the <i>deemed decision</i>), the agency or the Minister may ask the applicant for a further specified period (an <i>extended processing period</i>) within which the agency or the Minister may continue to consider the application and make a decision in relation to it.	22 23 24 25 26 27 28
	'(2)	Additional requests may be made under subsection (1) to allow further extended processing periods.	29 30
	' (3)	Until a considered decision is made under subsection (4), an application for review of the deemed decision—	31 32

	(a)	may be made even if the applicant has agreed to a request made under subsection (1); and	1 2
	(b)	despite section 73(1)(d), may be made—	3
		 (i) at any time before 28 days from the end of the extended processing period or, in the case of more than 1 extended processing period, the last extended processing period; or 	4 5 6 7
		(ii) within the longer period the commissioner allows.	8
'(4)	or t appl cons	agency or the Minister may, at any time before the agency the Minister is informed under section 73A of an ication for review of the deemed decision, continue to sider the application and make a decision in relation to it onsidered decision).	9 10 11 12 13
' (5)	Subs	section (4) applies even if—	14
	(a)	no request has been made under subsection (1); or	15
	(b)	the applicant has not agreed to a request made under subsection (1).	16 17
'(6)		considered decision is made, the considered decision aces the deemed decision for the purposes of this Act.	18 19
	Exam	nple—	20
	uno inte	e agency or the Minister must give notice of the considered decision der section 34 and the considered decision is potentially subject to ernal review under section 52, in addition to external review under rt 5.'.	21 22 23 24
	endn sons	ment of s 34 (Notification of decisions and	25 26
	Sect	ion 34—	27
	inser	rt—	28
'(4)	agen	s section does not apply in relation to a decision an acy's principal officer or a Minister is taken to have made er section 27(5).'.	29 30 31

46	Amendment of s 57 (Time within which agency or Minister must notify applicant)					
		Section 5	i7—	3		
		insert—		4		
	' (3)	As soon as practicable after the agency's principal officer or the Minister is taken to have made a decision under subsection (2), the principal officer or the Minister must give written notice to the applicant—				
		(a) stat	ing the decision taken to have been made; and	9		
		(b) spe	cifying—	10		
		(i)	the day on which the decision is taken to have been made; and	11 12		
		(ii)	the right of review conferred by part 5 in relation to the decision; and	13 14		
		(iii)) the procedures to be followed for exercising the right; and	15 16		
		(iv)) the time within which an application for review must be made.'.	17 18		
47	Ins	ertion of	new s 57A	19		
		After sec	ction 57—			
		insert—		21		
'57 A	Ext	tended pr	ocessing period	22		
	'(1)	taken to l to an app Minister (an <i>exten</i> the Mini	r after an agency's principal officer or a Minister is have made a decision under section 57(2) in relation plication (the <i>deemed decision</i>), the agency or the may ask the applicant for a further specified period <i>aded processing period</i>) within which the agency or ster may continue to consider the application and ecision in relation to it.	23 24 25 26 27 28 29		
	'(2)		al requests may be made under subsection (1) to ther extended processing periods.	30 31		
	' (3)		onsidered decision is made under subsection (4), an on for review of the deemed decision—	32 33		

	(a)		be made even if the applicant has agreed to a est made under subsection (1); and	1 2
	(b)	desp	ite section 73(1)(d), may be made—	3
		(i)	at any time before 28 days from the end of the extended processing period or, in the case of more than 1 extended processing period, the last extended processing period; or	4 5 6 7
		(ii)	within the longer period the commissioner allows.	8
'(4)	or t appli cons	he N icatio	by or the Minister may, at any time before the agency Minister is informed under section 73A of an in for review of the deemed decision, continue to the application and make a decision in relation to it <i>pred decision</i>).	9 10 11 12 13
' (5)	Subs	section	n (4) applies even if—	14
	(a)	no re	equest has been made under subsection (1); or	15
	(b)		applicant has not agreed to a request made under ection (1).	16 17
' (6)			idered decision is made, the considered decision ne deemed decision for the purposes of this Act.	18 19
	Exam	ple—		20
	uno inte	der sec	cy or the Minister must give notice of the considered decision tion $58(2)$ and the considered decision is potentially subject to eview under section 60, in addition to external review under	21 22 23 24
			of s 58 (Decision to be made by authorised easons given)	25 26
	Sect	ion 58	3—	27
	inser	rt—		28
·(3)	agen	cy's p	subsection (2) does not apply to a decision an orincipal officer or a Minister is taken to have made ion $57(2)$.	29 30 31

49	Insertion of new s 73A	1
	After section 73—	2
	insert—	3
'73A	Agency or Minister to be informed of application for review of deemed decision	4 5
	'If an application is made for review of a decision of a agency's principal officer or a Minister taken to have been made under section $27(5)$ or $57(2)$, the commissioner mu inform the agency or Minister of the application as soon a practicable after it is made.'.	en 7 st 8
50	Amendment of s 74 (Commissioner to notify agency or Minister)	11 12
	Section 74, heading—	13
	omit, insert—	14
'74	Agency or Minister to be informed before review of decision'.	15 16
51	Amendment of s 113 (Definition for pt 10)	17
	(1) Section 113, heading, 'pt 10'—	18
	omit, insert—	19
	'div 4'.	20
	(2) Section 113, 'part'—	21
	omit, insert—	22
	'division'.	23
52	Replacement of pt 11 heading (Transitional provision for State Development and Public Works Organisation and Other Legislation Amendment Act 2005)	r 24 25 26
	Part 11, heading—	27
	omit, insert—	28

				Provision for State Development and Public Works Organisation and Other Legislation Amendment Act 2005'.	
53	Inse	ertio	n of r	new pt 7, div 6	5
After section 123—					
		inser	rt—		7
'Division 6				Provisions for Judicial Remuneration Act 2007, part 5, division 4	
'124	Not	ificat	tion r	equirement after deemed decision	11
	'(1)	have offic	appli er or a	34 and $58(2)$ do not apply, and are taken never to ied, in relation to a decision an agency's principal a Minister is taken to have made under section $27(5)$ efore the commencement of this section.	12 13 14 15
	'(2)	than agen	28 d cy's 1	if the decision is taken to have been made not more ays before the commencement of this section, the principal officer or the Minister must give written he applicant—	16 17 18 19
		(a)		ng the decision taken to have been made under on $27(5)$ or $57(2)$ (the <i>deemed decision</i>); and	20 21
		(b)	spec	ifying—	22
			(i)	the day on which the deemed decision was taken to have been made; and	23 24
			(ii)	the right of review conferred by part 5 in relation to the deemed decision; and	25 26
			(iii)	the procedures to be followed for exercising the right; and	27 28
			(iv)	the time within which an application for review must be made.	29 30

	'(3)	(3) Subsection (2) does not apply in relation to a deemed decision for an application (the <i>original application</i>) if, before the commencement of this section—	
		 (a) the agency or the Minister advised the applicant that the applicant could make another application in the same terms as, or in similar terms to, the original application; and 	4 5 6 7
		(b) the applicant made another application in those terms.	8
'125	Co	nsidered decision or review after deemed decision	9
	'(1)	At any time before the agency or the Minister is informed of an application for review of a decision the agency's principal officer or the Minister is taken to have made under section 27(5) or 57(2) before the commencement of this section (the <i>deemed decision</i>), the agency or the Minister, may, and is taken always to have been able to, continue to consider the application and make a decision in relation to it (a <i>considered</i> <i>decision</i>).	10 11 12 13 14 15 16 17
	'(2)	If a considered decision is or was made, the considered decision replaces, and is taken always to have replaced, the deemed decision for the purposes of this Act.	18 19 20
		Examples—	21
		1 The agency or the Minister must give notice of the considered decision under section 34 or 58(2).	22 23
		2 The considered decision is, and is taken always to have been, potentially subject to internal review under section 52 or 60, in addition to external review under part 5.	24 25 26
		3 Any protection provided by this Act to a person or agency applies, and is taken always to have applied, for acts or omissions in relation to the considered decision.	27 28 29
	'(3)	However, the commissioner may continue to deal with an application for review of a deemed decision made before the commencement of this section despite there being a considered decision when the application for review was made.	30 31 32 33 34
	'(4)	Despite section $73(1)(d)$, if the deemed decision is taken to have been made more than 28 days before the commencement of this section, an application for review of the deemed	35 36 37

		sion may be made, and is taken always to have been able e made, at any time.	1 2		
'(5)	To remove any doubt, it is declared that if the deemed decision is taken to have been made not more than 28 days before the commencement of this section, section $73(1)(d)$ applies as if the reference in that section to written notice were a reference to written notice under section $124(2)$.				
'(6)	To remove any doubt, it is also declared that—				
	(a)	the validity and effectiveness of a considered decision made before the commencement of this section was not, and is not, affected by any relevant lack of power to make the considered decision; and	9 10 11 12		
	(b)	a person or agency has, and is taken always to have had, the same protection for acts or omissions in relation to a considered decision made before the commencement of this section as the person or agency would have had if the considered decision were not affected by any relevant lack of power; and	13 14 15 16 17 18		
	(c)	any review of a considered decision made before the commencement of this section was not, and is not, affected by any lack of power to review the considered decision because of any relevant lack of power to make the considered decision; and	19 20 21 22 23		
	(d)	a person or agency has, and is taken always to have had, the same protection for acts or omissions in relation to a review of a considered decision made before the commencement of this section as the person or agency would have had if the considered decision were not affected by any relevant lack of power.	24 25 26 27 28 29		
'(7)	In th	is section—	30		
		want lack of power means a lack of power because of $1000000000000000000000000000000000000$	31 32		

Division 5 Amendment of other Acts

54	Acts amended in sch 1		
	Schedule 1 amends the Acts mentioned in it.		

1

2

Schedule 1		Acts amended	
		section 54	2
Indu	istrial Relat	ions Act 1999	3
1	Section 342	2(6) and (7), before '287(10)'—	4
	insert—		5
	'section'.		6
2		, part 1, section 1(3), 'fixed under the <i>Judges</i> nd Allowances) Act 1967'—	7 8
	omit, insert—	_	9
	'provided for	under the Judicial Remuneration Act 2007'.	10
3	Schedule 2	, part 1, section 2(1), after 'sections 2A'—	11
	insert—		12
	ʻ, 2AA'.		13
4		, part 1, section 4B, ' <i>Judges (Salaries and</i> s) Act 1967'—	14 15
	omit, insert—	-	16
	'Judicial Ren	nuneration Act 2007'.	17

Am	ndustrial Relations Act and Other Legislation Amendment Act 2007 (Amendment of Judicial Review Act 1991)	
1	Section 55, '42T(1)'—	4
	omit, insert—	5
	'42T'.	6
Am	ustrial Relations Act and Other Legislation endment Act 2007 (Amendment of Magistrates urts Act 1921)	7 8 9
2	Section 59, inserted section 42T(2) and inserted part 5A, division 2, subdivision 7—	10 11
	omit.	12
3	Section 59, inserted section 42(T), '(1)'—	13
	omit.	14
Jud	Iges (Pensions and Long Leave) Act 1957	15
1	Section 2A, heading, after 'service'—	16
	insert—	17
	'if previously an acting judge in Queensland'.	18
2	Section 2A, from 'For' to 'determining'—	19
	omit, insert—	20
	'For this Act, in deciding'.	21

3	Aft	er section 2A—	1
	inse	ert—	2
'2AA	Leı Co	ngth of service if previously a judge in a court of the mmonwealth or another State	3 4
	' (1)	This section applies to a person appointed as a judge after the commencement of this section.	5 6
	'(2)	For this Act, in deciding the length of service as a judge, service as a judge, other than as an acting judge, in another Australian court before the appointment is to be counted as service as a judge.	7 8 9 10
	' (3)	This section does not limit the application of section 2A.	11
	'(4)	In this section—	12
		<i>another Australian court</i> means a court of the Commonwealth or another State, other than a magistrates court of the Commonwealth or the other State.'.	13 14 15
4	Sa	ction 2B(4), definitions <i>applicable determination</i> ,	16
-	dei	termination and Tribunal—	10
	om	it.	18
5		ction 2B(4), definition <i>latest notional salary package</i> <i>ount</i> , from 'under'—	19 20
	om	it, insert—	21
	'apj	plicable under the Judicial Remuneration Act 2007.'.	22
6	Pa	rt 2, division 1—	23
	inse	ert—	24
'8C	Sei	rvice in other jurisdictions not counted	25
		'A person is not entitled to be paid a pension under this Act if—	26 27
		(a) the person's length of service as a judge for this Act includes service as a judge in a court of the	28 29

Commonwealth or another State as mentioned in section12AA(2); and2

3

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5

6

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15

(b) in relation to the service as a judge in a court of the Commonwealth or another State, the person is or will be entitled to be paid a pension under another law.'.

7 After section 15—

insert—

'15ARate of accrual of entitlement relating to a judge to whom8s 2AA applies if rate of accrual different to rate under s 159

- (1) This section applies to a judge to whom section 2AA applies. 10
- (2) In working out an entitlement under section 15 in relation to 11 the judge, the previous rate is to be used in relation to any period of service as a judge of another Australian court that is counted as service as a judge.

(3) In this section—

another Australian court means a court of the 16 Commonwealth or another State, other than a magistrates 17 court of the Commonwealth or the other State. 18

previous ratemeans the rate at which the judge, when a judge19of another Australian court, previously accrued an entitlement20to additional leave of absence (however described).'.21

8 Section 18, 'or Territory'— 22 omit. 23 Section 18— 9 24 insert— 25 (2) However subsection (1) does not apply to a judge if— 26 (a) the judge is 65 years of age or more; or 27 (b) the service by the judge in the judicial office of the 28 Commonwealth or a State is limited service. 29

'(3)	For subsection (2)(b), limited service is service under any of the following—	1 2
	 (a) an appointment to a judicial office if the period of service is not for more than 6 months or, if there is more than 1 period of service, the periods are not more than 6 months when aggregated in any financial year; 	3 4 5 6
	(b) an appointment to a judicial office if the remuneration for the service under the appointment is based on the actual hours for which, or days on which, the judicial officer presides or sits;	7 8 9 10
	(c) an appointment to a judicial office on a part-time basis if the remuneration payable for the appointment is limited to not more than 50% of the remuneration that would be payable to a holder of the judicial office if it were an appointment on a full-time basis.	11 12 13 14 15
'(4)	A judge is taken to be appointed in a judicial office for a period of no more than 6 months even if the judge continues to be the judicial officer so far as it is necessary to give a decision in a matter that is partly heard or standing for the decision of the judicial officer at the end of the 6 months.	16 17 18 19 20
'(5)	To remove any doubt, it is declared that the <i>Anti-Discrimination Act 1991</i> does not apply in relation to this section or acts necessary to ensure compliance with this section.	21 22 23 24
' (6)	In this section—	25
	appointment includes an acting appointment.'.	26
	ction 19, heading 'Supreme Court of Queensland t'—	27 28
omi	it, insert—	29
'otl	her Acts'.	30

11	Sec	tion 19, after 'the'—	1
	inse	rt—	2
	'Jud	icial Remuneration Act 2007 and the'.	3
12	Part	t 4, heading—	4
	omit	, insert—	5
'Part	4	Transitional provisions	6
'Divis	ion		7
		Revision Act (No. 2) 1995'.	8
13	Afte	er section 21—	9
	inse	rt—	10
'Divis	ion	2 Provision for the Judicial Remuneration Act 2007, schedule 1	11 12
'22	Арр	lication of s 18	13
د	(1)	This section applies to a judge who, at the commencement of this section, was serving for a period in a judicial office of the Commonwealth or a State.	14 15 16
د	(2)	Section 18(2) to (6) does not apply to the judge in relation to that service in the judicial office.	17 18
د	(3)	However, if the service stops and the judge subsequently serves for another period in a judicial office of the Commonwealth or a State, section 18 applies to the judge even if the service is under an appointment to the same judicial office.'.	19 20 21 22 23

38 Judicial Remuneration Bill 2007

Schedule 1 (continued)

La	nd Co	ourt Act 2000	1
1	Se	ction 38—	2
	om	it, insert—	3
' 38	Re	muneration	4
		'The salary and allowances of the president and other members are provided for by the <i>Judicial Remuneration Act 2007</i> .'.	5 6 7
2	Se	ction 40, 'section 15, applies'—	8
	om	it, insert—	9
	'se	ctions 2AA, 8C, 15 and 15A, apply'.	10
Ма	gistra	ates Act 1991	11
1	Se	ction 6(1), ', at the request of the Chief Magistrate,'—	12
	om	it.	13
2	Se	ction 6—	14
	ins	ert—	15
	ʻ(1A)	Before making a recommendation to the Governor in Council about the appointment of a person to act as a magistrate, the Minister must first consult with the Chief Magistrate.'.	16 17 18
3	Se	ction 6—	19
	ins	ert—	20
	' (5)	In this section—	21
		<i>retired magistrate</i> means a person who ceases to be a magistrate under section $42(a)$, (b) or (d).'.	22 23

4	Section 45(4), ' <i>Judges (Salaries and Allowances)</i> Act 1967'—	1 2
	omit, insert—	3
	'Judicial Remuneration Act 2007'.	4
5	Section 47(1)(a)—	5
	omit, insert—	6
	(a) salary provided for under the <i>Judicial Remuneration Act</i> 2007; and'.	7 8
Mag	jistrates Courts Act 1921	9
		9
1	Part 7—	9 10
1	Part 7— insert—	2
1 '58		10

Public Service Act 1996

1	Section 11(1)(b)—				
	omit, insert—	17			
	(b) the salary for the office is provided for under the	18			
	Judicial Remuneration Act 2007; or'.	19			

			Schedule 1 (continued)	
Sup	reme Co	urt c	of Queensland Act 1991	1
1	Section	44(d)—	2
	omit, inse	ert—		3
	'(d)	the .	Iudicial Remuneration Act 2007.'.	4
2	Section	44 A -	_	5
	omit.			6
3	Section	122-	_	7
	omit.			8
4	Schedul	e 1, s	section 9(e) and (f)—	9
	omit, inse	ert—		10
	'(e)		ciliation processes, including, for example, the owing—	11 12
		(i)	experience and qualifications for approval, under the <i>Magistrates Courts Act 1921</i> , section 42T, as a conciliator;	13 14 15
		(ii)	the way a conciliator is to be appointed under the <i>Magistrates Courts Act 1921</i> , section 42F;	16 17
		(iii)	time within which conciliation processes should be finished;	18 19
		(iv)	requirements about recording an agreement under the <i>Magistrates Courts Act 1921</i> , section 42M;	20 21
		(v)	requirements for parties to help conciliators;	22
		(vi)	ability of a conciliator to seek independent advice or information;	23 24
		(vii)	appointment of a replacement conciliator;	25
		(viii) abandonment of a conciliation process;	26

		 (ix) information to be contained in the register to be kept under the <i>Magistrates Courts Act 1921</i>, section 42X; 	1 2 3	
		(x) form of a conciliation certificate;	4	
	(f)	offers to settle and payments by defendants;	5	
	(g)	the referral of cases to arbitration.'.	6	
	ert—	Ile 1, section 9—	7 8	
		his section—	Ũ	
·(2)			9 10	
	<i>conciliation certificate</i> means a certificate mentioned in the <i>Magistrates Courts Act 1921</i> , section 42L.			
		<i>ciliation process</i> see the <i>Magistrates Courts Act 1921</i> , tion 42D.	12 13	
	cone	ciliator see the Magistrates Courts Act 1921, section 2.'.	14	

Schedule 2 Dictionary

section	4	2
00001011		-

<i>benchmark amount</i> means the amount that a Supreme Court judge, other than the Chief Justice or the President of the Court of Appeal, is entitled to be paid, as salary and jurisprudential allowance, for a financial year.	3 4 5 6
<i>Chief Judge</i> means the person who, by commission, is appointed as the Chief Judge of the District Court of Queensland under the <i>District Court of Queensland Act 1967</i> , section 10.	7 8 9 10
<i>Chief Justice</i> means the person who, by commission, is appointed as the Chief Justice of Queensland under the <i>Supreme Court of Queensland Act 1991</i> , section 12.	11 12 13
<i>Chief Magistrate</i> means a District Court judge or magistrate who is appointed as the Chief Magistrate under the <i>Magistrates Act 1991</i> , section 5(6).	14 15 16
commencement, for part 5, see section 32.	17
<i>commissioner</i> means a person appointed, by commission, as a commissioner under the <i>Industrial Relations Act 1999</i> , section 259.	18 19 20
current financial year, for part 5, see section 32.	21
Deputy Chief Magistrate means a magistrate appointed as the Deputy Chief Magistrate under the <i>Magistrates Act 1991</i> , section 5(7).	22 23 24
<i>deputy president of the Industrial Commission</i> means a person appointed as a deputy president of the Industrial Commission under the <i>Industrial Relations Act 1999</i> , section 258A.	25 26 27 28
<i>education and conference allowance</i> means the allowance payable under section 20.	29 30
<i>expense-of-office allowance</i> means the allowance payable under section 21.	31 32

<i>Federal Court judge</i> means a judge of the Federal Court of Australia other than the Chief Justice of that court.			
<i>Industrial Commission</i> means the Queensland Industrial Relations Commission, continued in existence under the <i>Industrial Relations Act 1999</i> , section 255.			
<i>Industrial Court</i> means the Industrial Court of Queensland, continued in existence under the <i>Industrial Relations Act</i> 1999, section 242.		6 7 8	
<i>judge of appeal</i> means a person who, by commission, is appointed as a judge of appeal under the <i>Supreme Court of Queensland Act 1991</i> , section 33.			
judio	cial office means any of the following offices—	12	
(a)	Chief Justice;	13	
(b)	President of the Court of Appeal;	14	
(c)	Supreme Court judge, other than Chief Justice or President of the Court of Appeal;	15 16	
(d)	Chief Judge;	17	
(e)	District Court judge, other than Chief Judge;	18	
(f)	President of the Land Court;	19	
(g)	member of the Land Court, other than President of the Land Court;	20 21	
(h)	President of the Industrial Court;	22	
(i)	Vice President of the Industrial Commission;	23	
(j)	deputy president of the Industrial Commission;	24	
(k)	commissioner, other than a presidential member of the Industrial Commission;	25 26	
(1)	Chief Magistrate;	27	
(m)	Deputy Chief Magistrate;	28	
(n)	magistrate, other than Chief Magistrate or Deputy Chief Magistrate.	29 30	
<i>judicial officer</i> means a person who holds a judicial office. 3			

<i>jurisprudential allowance</i> means the allowance payable under section 16.	1 2
<i>long leave allowance</i> means the allowance payable under section 22.	3 4
<i>member of the Land Court</i> means a person appointed as a member of the Land Court under the <i>Land Court Act 2000</i> .	5 6
new Act, for part 5, see section 32.	7
<i>presidential member</i> , in relation to the Industrial Commission, means—	8 9
(a) the President of the Industrial Court; or	10
(b) the Vice President of the Industrial Commission; or	11
(c) a deputy president of the Industrial Commission.	12
<i>President of the Court of Appeal</i> means the person who, by commission, is appointed as the President of the Court of Appeal under the <i>Supreme Court of Queensland Act 1991</i> , section 36.	13 14 15 16
<i>President of the Industrial Court</i> means the person who, by commission, is appointed as President of the Industrial Court under the <i>Industrial Relations Act 1991</i> , section 243.	17 18 19
<i>President of the Land Court</i> means the person who, by commission, is appointed as the President of the Land Court under the <i>Land Court Act 2000</i> , section 16.	20 21 22
<i>relevant allowance</i> , for part 5, see section 32.	23
repealed Act, for part 5, see section 32.	24
<i>salary</i> , in relation to a Federal Court judge, means the salary payable from time to time to the holders of that office under the <i>Federal Court of Australia Act 1976</i> (Cwlth), section 9.	25 26 27
<i>Supreme Court judge</i> means either of the following persons whether or not the person is also a judge of appeal—	28 29
(a) a person who, by commission, is appointed as a judge of the Supreme Court under the <i>Constitution of</i> <i>Queensland 2001</i> , section 59(1);	30 31 32

(b) a person who continues as a judge of the Supreme Court 1 under the Constitution of Queensland 2001, section 2 90(1). 3

Vice President of the Industrial Commission means the 4 person appointed as Vice President of the Industrial 5 Commission under the Industrial Relations Act 1999, section 6 258. 7

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