

Honourable Angelo Vasta (Reversal of Removal) Bill 2017



Queensland

Honourable Angelo Vasta (Reversal of Removal) Bill 2017

Contents

		Page
1	Short title	5
2	Act binds the Crown	5
3	Declaration	5

2017

A Bill

for

An Act to reverse the removal of the Honourable Angelo Vasta from office as a Supreme Court judge

Preamble 1 Parliament's reasons for enacting this Act are— 2 On 30 May 1989 the First Report of the Parliamentary Judges 3 1 Commission of Inquiry (the *report*), appointed under the 4 expired Parliamentary (Judges) Commission of Inquiry Act 5 1988, was tabled. 6 2 The report found various matters warranted the removal of the 7 Honourable Angelo Vasta from office as a Supreme Court 8 judge. 9 3 On 7 June 1989, the Honourable Angelo Vasta addressed the 10 Legislative Assembly in relation to his proposed removal 11 from office as a Supreme Court judge. 12 4 On 8 June 1989, the Honourable Angelo Vasta was removed 13 from office as a Supreme Court judge. 14 5 Parliament does not consider the matters mentioned in the 15 report warranted the removal of the Honourable Angelo Vasta 16 from office as a Supreme Court judge. 17 6 It is Parliament's intention to reverse the removal of the 18 Honourable Angelo Vasta from office as a Supreme Court 19 judge. 20

Act 1988.

The	Parlia	ment	t of Queensland enacts—	1
1	Sh	ort tit	le	2
			Act may be cited as the Honourable Angelo Vasta persal of Removal) Act 2017.	- 3 4
2	Act	t bind	Is the Crown	5
		This	Act binds the Crown.	6
3	De	clarat	tion	7
	(1)	It is	declared that—	8
		(a)	the findings stated in the First Report of the Parliamentary Judges Commission of Inquiry (the <i>report</i>) did not warrant the removal of the Honourable Angelo Vasta from office as a Supreme Court judge; and	9 10 11 12
		(b)	the exercise of the power to remove the Honourable Angelo Vasta from office as a Supreme Court judge is—	13 14
			(i) invalid; and	15
		(c)	 (ii) taken to have never happened; and the Honourable Angelo Vasta did not, as a result of matters mentioned in the report, avoid his office as a Supreme Court judge under the <i>Supreme Court Act 1867</i>, repealed section 12; and 	16 17 18 19 20
		(d)	the Honourable Angelo Vasta is taken to have retired from office as a Supreme Court judge under the <i>Supreme Court of Queensland Act 1991</i> , section 21(1).	21 22 23
	(2)	In th	is section—	24
		Parli	<i>iamentary Judges Commission of Inquiry</i> means the iamentary Judges Commission of Inquiry appointed under expired <i>Parliamentary (Judges) Commission of Inquiry</i>	25 26 27

[s 1]

28

Page 5

[s 3]

power to remove means a power to remove a judge under—

- (a) the *Constitution Act 1867*, repealed sections 15 and 16; or
- (b) the repealed *Supreme Court Act 1995*, section 195.

Note-

The repealed *Supreme Court Act 1995*, section 195 was relocated from the *Supreme Court Act 1867*, section 9 by the *Statute Law Revision Act (No. 2) 1995*.

1

2

3

4 5

6

7 8