Second print



New South Wales

Industrial Relations Amendment Bill 2023

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This public bill which originated in the Legislative Assembly, has passed and is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly, Sydney,

, 2023

AND THE AND TH

New South Wales

Industrial Relations Amendment Bill 2023

Act No , 2023

An Act to amend the *Industrial Relations Act 1996* to provide for mutual gains bargaining; to re-establish the Industrial Court; and for other purposes.

EXAMINED

Speaker

The Legislature of New South Wales enacts—				
1	Name of Act	2		
	This Act is the Industrial Relations Amendment Act 2023.	3		
2	Commencement	4		
	This Act commences on a day or days to be appointed by proclamation.	5		

Sc	hedu	ile 1	A 17	mendment of Industrial Relations Act 1996 No 7	1 2
1.1	Am	endmo	ents a	about mutual gains bargaining	3
[1]	Cha	pter 2A			4
	Inse	rt after (Chapte	er 2—	5
	Ch	aptei	2 A	Mutual gains bargaining	6
	129K	Appli	cation	of chapter	7
				chapter applies if the following parties have agreed to enter into mutual bargaining—	8 9
			(a)	an industrial organisation of employees or employers,	10
			(b)	an employer who is or is likely to be a party to the bargaining.	11
	129L	Princ	iples o	of mutual gains bargaining	12
			The p	principles of mutual gains bargaining are as follows—	13
			(a)	mutual gains bargaining is to be is a collaborative approach to bargaining,	14 15
			(b)	parties to the bargaining are to identify and communicate their key needs to reach an agreement that maximises common interests and reconciles conflicting interests,	16 17 18
			(c)	the negotiations that are part of the bargaining are to be consensus-seeking in nature and the parties are to work together to try to solve problems,	19 20 21
			(d)	the parties will aim to reach an agreement that meets the core needs of the parties so that the parties are satisfied with the content of the agreement,	22 23 24
			(e)	the bargaining is to be efficient in terms of time and resources expended,	25 26
			(f)	the bargaining aims to create, maintain or strengthen good relationships between the parties,	27 28
			(g)	the bargaining aims to ensure that each party is satisfied that their interests have been addressed.	29 30
	129M	Mean	ing of	"good faith" in mutual gains bargaining	31
		(1)		s chapter, <i>good faith</i> , in relation to mutual gains bargaining, means the ving—	32 33
			(a)	attending and participating in meetings requested at reasonable times,	34
			(b)	providing other parties, as soon as practicable, with relevant information necessary to enable the other parties to make informed contributions to negotiations,	35 36 37
			(c)	considering proposals made by other parties and responding to the proposals as soon as practicable with reasons for the responses,	38 39
			(d)	refraining from capricious or unfair conduct that undermines other parties or the bargaining.	40 41
		(2)	Howe	ever, to act in <i>good faith</i> does not require a party—	42

		(a)	to make concessions during bargaining, or	1
		(b)	to reach an agreement.	2
129N	Notif	icatio	n of intention to commence mutual gains bargaining	3
	(1)		following may give written notice to the Commission of an intention to nence mutual gains bargaining—	4 5
		(a)	an industrial organisation of employees or employers,	6
		(b)	an employer who is or is likely to be a party to the bargaining.	7
	(2)	unde	commendation by the Commission under section 134(2A) that parties rtake mutual gains bargaining is taken to be a notification under ection (1).	8 9 10
1290	Facil	itator	for mutual gains bargaining	11
	(1)		Commission must act as a facilitator to assist the parties to reach a ution during mutual gains bargaining.	12 13
	(2)	How	ever, if the parties to mutual gains bargaining agree, the parties may-	14
		(a)	appoint a third party to act as a facilitator, or	15
		(b)	request the Commission to appoint a person to act as a facilitator.	16
	(3)		rson must not be appointed as a facilitator unless the person has the skills, rience or qualifications prescribed by the regulations, if any.	17 18
	(4)		void doubt, the parties are not required to use the services of a facilitator g mutual gains bargaining.	19 20
129P	Prov	isions	applying if mutual gains bargaining unresolved	21
	(1)	If the the m	e parties are unable to reach an agreement, the following may declare that nutual gains bargaining is unresolved—	22 23
		(a)	the facilitator, or	24
		(b)	if the parties decided not to use the services of a facilitator during the mutual gains bargaining—one or both of the parties.	25 26
	(2)	perso	ss the facilitator for the mutual gains bargaining is the Commission, the on referred to in subsection $(1)(a)$ or (b) must consult the Commission re making the declaration.	27 28 29
	(3)	The p and a	person making the declaration must give written notice of the declaration a report specifying the following to the Commission—	30 31
		(a)	whether, in the opinion of the person making the declaration, the parties have bargained in good faith,	32 33
		(b)	which matters remain in dispute in the negotiations,	34
		(c)	whether, in the opinion of the person making the declaration, the parties have negotiated in accordance with the principles of mutual gains bargaining,	35 36 37
		(d)	other issues the person making the declaration considers relevant.	38
	(4)	The 1 giver	regulations may prescribe the way the written notice and report must be	39 40
	(5)		void doubt, if the facilitator for the mutual gains bargaining is the mission—	41 42

			(a)	the reference to the facilitator in subsection $(1)(a)$ and the person making the declaration in subsection (3) is taken to be the individual exercising the functions of the Commission, and	1 2 3
			(b)	the written notice and report referred to in subsection (3) must be given instead to the President of the Commission.	4 5
12	29Q	Appl	icatio	n of Chapter 3 after mutual gains bargaining	6
		(1)		giving of a written notice of a declaration under section 129P(3) is taken a notification of an industrial dispute under section 130.	7 8
		(2)		oter 3 applies to an industrial dispute referred to in subsection (1) subject e modifications set out in subsection (3).	9 10
		(3)	In co	nducting an arbitration, the Commission must consider the following-	11
			(a)	whether the parties have established and meaningfully participated in an engagement council, being a forum where the parties work together to measure, pursue and monitor productivity growth,	12 13 14
			(b)	if the parties have agreed to enter into mutual gains bargaining—the conduct of the parties in negotiations and whether the parties have bargained in good faith and in accordance with the principles of mutual gains bargaining.	15 16 17 18
[2]	Secti	ion 13	4 Con	ciliation of dispute	19
	Inser	t after	section	n 134(2)—	20
		(2A)	recor	nout limiting subsection (2), the Commission may make a mmendation to the parties to undertake mutual gains bargaining under oter 2A.	21 22 23
[3]	Dicti	onary			24
	Inser	t in alp	habeti	ical order—	25
			-	<i>faith</i> , in relation to mutual gains bargaining—see section 129M.	26
			<i>facili</i> 1290	<i>itator</i> , for mutual gains bargaining, has the same meaning as in section).	27 28
1.2	Ame	endm	ents	about re-establishment of Industrial Court	29
[1]	Secti	ion 15	Comr	monoomont of oword	30
	Omit		Com	nencement of award	
		"the C		Commissioner" from the note.	31
	Inser		Chief C		31 32
[2]		t instea	Chief C ad "a F	Commissioner" from the note.	
	Secti	t instea i on 91	Chief C ad "a F Interp	Commissioner" from the note. Presidential Member".	32
	Sect i Omit	t instea i on 91 "Chie	Chief C ad "a F Interp f Com	Commissioner" from the note. Presidential Member". Dretation	32 33
	Secti Omit Inser	t instea i on 91 "Chie t instea	Chief C ad "a F Interp f Com	Commissioner" from the note. Presidential Member". Dretation Immissioner" from section 91(1), definition of <i>approved form</i> . esident of the Commission".	32 33 34
[2]	Secti Omit Inser Chap	t instea ion 91 "Chie t instea oter 2,	Chief C ad "a F Interp f Com ad "Pro Part 9	Commissioner" from the note. Presidential Member". Dretation Immissioner" from section 91(1), definition of <i>approved form</i> . esident of the Commission".	32 33 34 35
[2]	Secti Omit Inser Chap Omit	t instea ion 91 "Chie t instea oter 2, "Supr	Chief C ad "a F Interp f Com ad "Pro Part 9 eme C	Commissioner" from the note. Presidential Member". Diretation umissioner" from section 91(1), definition of <i>approved form</i> . esident of the Commission".	32 33 34 35 36
[2]	Secti Omit Inser Chap Omit Inser	t instea (on 91 "Chie t instea oter 2, "Supr t instea	Chief C ad "a F Interp f Com ad "Pro Part 9 eme C ad "Co	Commissioner" from the note. Presidential Member". Oretation umissioner" from section 91(1), definition of <i>approved form</i> . esident of the Commission". Court" wherever occurring, except section 109.	32 33 34 35 36 37

			Note— The jurisdiction of the Commission under this part is exercisable only by the Commission in Court Session.	1 2
[5]	Sect	ion 10	9	3
	Omi	t the se	ction. Insert instead—	4
	109	Cond	iliation of applications to be attempted first	5
		(1)	The Commission must endeavour, by all means the Commission considers proper and necessary, to settle a matter under this division by conciliation.	6 7
		(2)	If, in the opinion of the Commission, all reasonable attempts to settle the matter by conciliation have been made but have been unsuccessful, the Commission must determine the matter in accordance with this Act.	8 9 10
		(3)	Nothing in this section prevents further conciliation from being attempted at any time before the Commission makes an order determining the matter in accordance with this Act.	11 12 13
		(4)	A member of the Commission, whether or not a judicial member, may undertake the conciliation of a matter under this division.	14 15
[6]	Sect	ion 13	5 Arbitration after attempted conciliation	16
	Omi	t "to th	e Chief Commissioner" from section 135(3).	17
	Inser	rt instea	d "to the President of the Commission".	18
[7]	Sect	ion 13	5(3)	19
	Omi	t "cons	tituted by the Chief Commissioner".	20
	Inser	rt instea	d "constituted by the President".	21
[8]	Sect	ion 13	9 Contravention of dispute order	22
	Omi	t "Supr	eme Court" wherever occurring. Insert instead "Commission".	23
[9]	Sect	ion 13	9, note	24
	Inser	rt at the	end of the section—	25
			Note— The jurisdiction of the Commission under this section is exercisable only by the Commission in Court Session.	26 27
[10]	Sect	ion 14	6 General functions of Commission	28
	Inser	rt after	section 146(2)—	29
		(3)	Subsection (2) does not apply to proceedings before the Commission in Court Session that are criminal proceedings.	30 31
[11]	Sect	ion 14	7	32
	Omi	t the se	ction. Insert instead—	33
	147	Mem	bership of Commission	34
		(1)	The Commission consists of the following members as the Governor may from time to time appoint—	35 36
			(a) a President,	37
			(b) a Vice-President,	38
			(c) Deputy Presidents,	39
			(d) Commissioners.	40

		(2)	The President, Vice-President and Deputy Presidents of the Commission are referred to in this Act as <i>Presidential Members</i> .	1 2
[12]	Sect	ion 14	8 Appointment of members of the Commission	3
	Omit	sectio	n 148(2).	4
[13]	Sect	ion 14	9	5
	Inser	t after	section 148—	6
	149	Judi	cial members	7
		(1)	The Governor may appoint a Presidential Member of the Commission as a member of the Commission in Court Session.	8 9
		(2)	The appointment may be made by the commission appointing the person as a member of the Commission or by subsequent commission under the public seal of the State.	10 11 12
		(3)	A person is not eligible to be appointed as a member of the Commission in Court Session unless the person is—	13 14
			(a) a person who holds or has held a judicial office of the State, the Commonwealth or another State or Territory, or	15 16
			(b) an Australian lawyer of at least 7 years standing.	17
		(4)	A person appointed as a member of the Commission in Court Session is referred to in this Act as a <i>judicial member</i> of the Commission.	18 19
[14]	Secti	ion 15	0	20
	Omit	the se	ction. Insert instead—	21
	150	Prov	isions relating to members of Commission	22
			Schedule 2 has effect in relation to the members of the Commission, including judicial members. Note— The <i>Constitution Act 1902</i> , Part 9 and the <i>Judicial Officers Act 1986</i> , Parts 7 and 8 deal with the suspension, removal or retirement from office of members.	23 24 25 26
[15]	Chap	oter 4,	Part 3	27
	Inser	t after	Part 2—	28
	Par	t 3	Commission in Court Session	29
	151	Judi	cial members to constitute Commission in Court Session	30
		(1)	The Commission in Court Session is the Commission constituted by a judicial member or judicial members only for the purposes of exercising the functions conferred or imposed on the Commission in Court Session by or under this Act or another Act or law.	31 32 33 34
		(2)	This section does not prevent the Commission from being constituted by judicial members when not exercising those functions.	35 36
	151A	Nam Wale	e of Commission in Court Session to be Industrial Court of New South	37 38
		(1)	The name of the Commission in Court Session is the Industrial Court of New South Wales.	39 40

	(2)	the C com	ference in this Act, or another Act, statutory instrument or document, to Commission in Court Session, whether enacted or made before or after the mencement of this section, is taken to include a reference to the Industrial t of New South Wales.	1 2 3 4
152	Com	missi	on in Court Session is superior court of record	5
	(1)		Commission in Court Session is established by this Act as a superior court cord.	6 7
	(2)	cour Cour	the <i>Constitution Act 1902</i> , Part 9, the Commission in Court Session is a t of equivalent status to the Supreme Court and the Land and Environment rt, and is of higher status than the courts referred to in section 52(2)(b) and f that Act.	8 9 10 11
	(3)	defin	void doubt, for the <i>Constitution Act 1902</i> , section 7B(8), section 52(1), inition of <i>judicial office</i> extends to a member of the Commission in Court ion constituted by this part.	12 13 14
153	Juris	dictio	on of Commission in Court Session	15
	(1)		following functions of the Commission must be exercised only by the mission in Court Session—	16 17
		(a)	proceedings for an offence taken before the Commission, including proceedings for contempt,	18 19
		(b)	proceedings for declarations of right under section 154,	20
		(c)	proceedings under Chapter 2, Part 9,	21
		(d)	proceedings under section 139,	22
		(e)	proceedings under Chapter 5, Parts 3, 4 and 5, other than Part 4, Division 3,	23 24
		(f)	proceedings under Chapter 7, Part 1,	25
		(g)	proceedings for the recovery of money under Chapter 7, Part 2, other than small claims under section 380,	26 27
		(h)	proceedings on a superannuation appeal under the Superannuation Administration Act 1996, section 88,	28 29
		(i)	proceedings on an appeal from a member of the Commission exercising the functions of the Commission in Court Session,	30 31
		(j)	proceedings on an appeal or case stated from an Industrial Magistrate or another court,	32 33
		(k)	proceedings under section 197B,	34
		(1)	other proceedings that are, by this Act or another Act, required to be taken before the Commission in Court Session.	35 36
	(2)	proc	functions referred to in subsection (1)(i) and (j), and functions relating to eedings for the cancellation of the registration of industrial organisations, be exercised only by a Full Bench of the Commission in Court Session.	37 38 39
	(3)	proc	ect to subsection (4), the functions of the Commission relating to eedings for contempt of the Commission may be exercised only by a Full th of the Commission in Court Session.	40 41 42
	(4)	proc	functions of the Commission relating to the commencement of eedings for contempt of the Commission may also be exercised by a sial member.	43 44 45

154 Declaratory jurisdiction

	(1)	relati	Commission in Court Session may make binding declarations of right in on to a matter in which the Commission, however constituted, has liction.	2 3 4
	(2)		Commission in Court Session may make a declaration of right, whether t consequential relief is or could be claimed.	5 6
	(3)		eedings before the Commission in Court Session are not open to objection e ground that a declaration of right only is sought.	7 8
Sect	ions 1	56 anc	i 157	9
Omit	the se	ctions.	Insert instead—	10
156	Full I	Bench	of Commission	11
	(1)		ll Bench of the Commission consists of the following number of members are constituted as a Full Bench by the President for a proceeding—	12 13
		(a)	for a Full Bench of the Commission in Court Session—3 members,	14
		(b)	otherwise—at least 3 members.	15
	(2)		ll Bench of the Commission, other than the Commission in Court Session, include at least 1 Presidential Member.	16 17
	(3)	A Fu mem	ll Bench of the Commission in Court Session must include only judicial bers.	18 19
	(4)	of the	Il Bench of the Commission constituted to hear an appeal from a decision e Commission must not include a member of the Commission who made ecision.	20 21 22
	(5)	A Fu	ll Bench of the Commission may—	23
		(a)	refer a particular matter in relation to a proceeding before it to a member of the Commission for report to the Full Bench, or	24 25
		(b)	authorise a member of the Full Bench to make an order or give a direction in proceedings before it, other than an order or direction involving the determination of the proceeding or the grant of leave to appeal.	26 27 28 29
157	Regi	onal m	natters	30
	(1)		President of the Commission may designate particular members as nal members for different regions in the State.	31 32
	(2)	Com	President of the Commission may allocate a matter before the mission that the President considers to be of significance for a particular n for hearing and determination by the appropriate regional member.	33 34 35
	(3)	the Ir	ever, a regional member must be designated for, and a regional office of industrial Registry must be established in, a region of the State prescribed e regulations.	36 37 38
	(4)		section does not limit the functions of a regional member or the functions ner members.	39 40
Sect	ion 15	8 Matt	ers relating to general award review or discrimination in workplace	41
Omit	"Chie	f Com	missioner" wherever occurring in section 158(1) and (2).	42
Inser	t instea	ad "Pre	esident of the Commission".	43

[17]

[16]

[18]	Section 15	58(1)	1
	Omit "Con	nmissioners". Insert instead "members of the Commission".	2
[19]	Section 15	58(2) and (3)	3
	Omit "desig	ignated Commissioner" wherever occurring.	4
	Insert inste	ead "designated member of the Commission".	5
[20]	Section 15	59 Arrangement of business	6
	Omit "Chie	ef Commissioner" from section 159(1).	7
	Insert inste	ead "President of the Commission".	8
[21]	Section 15	59(2)	9
	Insert after	r section 159(1A)—	10
	(2)	Despite anything to the contrary in this Act, if the President of the Commission is not a judicial member, the function of allocating a matter for hearing and determination by a judicial member as the Commission in Court Session, including constituting a Full Bench of the Commission in Court Session, must be exercised by the most senior judicial member.	11 12 13 14 15
[22]	Section 16	60	16
	Omit the se	ection. Insert instead—	17
	160 Dele	egation by President	18
		The President of the Commission may delegate to another Presidential Member a function of the President, other than this power of delegation. Note— The Vice-President of the Commission may also exercise the functions of the President—see Schedule 2, clause 1.	19 20 21 22
[23]	Section 16	61 Annual report	23
	Omit "Chie	ef Commissioner". Insert instead "President of the Commission".	24
[24]	Section 16	62 Procedure generally	25
	Insert ", ex	acept when it is in Court Session" after "application" in section 162(2)(i).	26
[25]	Section 16	62A Transfer of certain proceedings to Industrial Magistrates	27
		on 162A(2) and (3). Insert instead—	28
	(2)	If proceedings to which this section applies have been instituted in or before the Commission in Court Session but the hearing of the matter has not commenced, the President of the Commission, or a judicial member of the Commission authorised by the President for this section, may order the transfer of the proceedings to the Local Court to be dealt with by the Local Court.	29 30 31 32 33 34
	(3)	The President or judicial member must not make an order under this section unless—	35 36
		(a) the President or judicial member is satisfied the proceedings should have been instituted in the Local Court because of the nature of the proceedings, and	37 38 39
		(b) the Local Court has jurisdiction to deal with the proceedings.	40

[26]			2B Exercise of Commission's functions by Industrial Registrar and fficers	1		
	Omit	: "Chie	ef Commissioner" from section 162B(1). Insert instead "President".	3		
[27]	Sect	ion 16	3 Rules of evidence and legal formality	4		
	Inser	t after	section 163(1)—	5		
		(2)	However, the rules of evidence and other formal procedures of a superior court of record apply to the Commission in Court Session.	6		
[28]	Sect	ion 16	4 Powers of Commission as to the production of evidence and perjury	8		
	Omit	t the no	ote. Insert instead—	ç		
		(2)	The Commission in Court Session may exercise the functions of the Supreme Court in relation to the apprehension, detention and punishment of persons guilty of contempt of the Commission, including disobedience of an order made by or process issuing out of the Commission.	10 11 12 13		
		(3)	Without limiting subsection (2), a judicial member may exercise the functions of the Supreme Court in relation to the commencement of proceedings for contempt of the Commission.	14 15 16		
			Note— Section 153(4) provides that the functions of the Commission relating to the commencement of proceedings for contempt of the Commission may also be exercised by a judicial member.	17 18 19		
[29]		ion 16 missi	4A Powers of Commission as to the disclosure of matters before the on	20 21		
	Inser	t after	section 164A(1)—	22		
		(2)	The Commission in Court Session may make a non-disclosure order if it is satisfied that it is desirable to do so because of the confidential nature of the evidence or matter or for another reason.	23 24 25		
[30]	Sect	ion 16	64A(3)	26		
	Inser	t ", otl	ner than in Court Session," after "Commission".	27		
[31]	Sect	ion 16	54A(5)	28		
	Inser	Insert after section 164A(4)—				
		(5)	Nothing in this section operates to limit a power of the Commission in Court Session apart from this section to make a non-disclosure order or another order prohibiting or restricting the disclosure or publication of matters before the Commission.	30 31 32 33		
[32]	Sect	ion 16	8	34		
	Inser	t after	section 167—	35		
	168	Crim	ninal procedure	36		
		(1)	Proceedings for an offence before the Commission in Court Session must be dealt with summarily.	37 38		
		(2)	The <i>Criminal Procedure Act 1986</i> , Chapter 4, Part 5 applies to proceedings for an offence taken before the Commission in Court Session.	39 40		
		(3)	Nothing in subsection (2) affects the operation of section 170.	41		

	(4)	The provisions applied by this section prevail over other provisions of this part for the purposes of proceedings for an offence. Note— See section 196 in relation to the procedure on appeal to the Full Bench in criminal proceedings.	1 2 3 4
[33]	Section 16	9 Anti-discrimination matters	5
	Insert after	section 169(4)—	6
	(5)	This section does not apply to criminal proceedings before the Commission in Court Session.	7 8
[34]	Section 17	2 Power to order secret ballot	9
	Insert after	section 172(7)—	10
	(8)	This section does not apply to criminal proceedings.	11
[35]	Section 17	6 Reconstitution of Commission during hearing	12
	Omit "Chie	f Commissioner" from section 176(1).	13
	Insert instead	ad "President of the Commission".	14
[36]	Section 17	6(1A)–(4)	15
	Omit sectio	n 176(2). Insert instead—	16
	(1A)	Subsection (1) does not apply to proceedings before the Commission in Court Session unless the parties consent.	17 18
	(2)	The Commission as reconstituted must have regard to the evidence and decisions given or made in relation to the matter before the Commission was reconstituted.	19 20 21
	(3)	If a matter arises in proceedings before the Commission, otherwise than in Court Session, that is within the jurisdiction of the Commission in Court Session, the Commission may continue to deal with the matter as the Commission in Court Session if—	22 23 24 25
		(a) the Commission is duly constituted or reconstituted by a judicial member or judicial members, and	26 27
		(b) a member who is not a judicial member does not take part in the proceedings on the matter, and	28 29
		(c) only the evidence given in the existing proceedings before the Commission that is admissible in evidence in proceedings before the Commission in Court Session may be taken into account in determining the matter.	30 31 32 33
	(4)	This section does not apply to criminal proceedings.	34
[37]	Section 17	8 Commission divided in opinion	35
	Omit sectio	n 178(2). Insert instead—	36
	(2)	If the members are equally divided in their opinion, the opinion that prevails is—	37 38
		(a) if the President is sitting—the opinion of the President, or	39
		(b) if the President is not sitting but the Vice-President is sitting—the opinion of the Vice-President, or	40 41
		(c) if the President and Vice-President are not sitting and only 1 Deputy President is sitting—the opinion of the Deputy President, or	42 43

	 (d) if the President and Vice-President are not sitting and more than 1 Deputy President is sitting—the opinion of the senior Deputy President. 	1 2
[38]	Sections 178A and 178B	3
	Omit the sections.	4
[39]	Section 179(6)	5
	Omit the subsection. Insert instead—	6
	(6) This section is subject to the exercise of a right of appeal to a Full Bench of the Commission conferred by this Act or another Act or law.	7 8
[40]	Section 180 Contempt of Commission—offence	9
	Insert after section 180(2)—	10
	(3) Proceedings for an offence against this section may only be taken before the Commission in Court Session.	11 12
[41]	Section 181 Costs	13
	Insert ", when it is not in Court Session," before "may award costs only" in section 181(2).	14
[42]	Section 181(3)	15
	Insert after section 181(2)—	16
	(3) The Commission in Court Session may not award costs in proceedings for a contravention of a dispute order or proceedings under Chapter 5, Part 4, Division 2.	17 18 19
[43]	Section 182 Recovery of amounts ordered to be paid	20
	Insert ", but not including a criminal or civil penalty" after "including costs" in section 182(1).	21 22
[44]	Section 185A Practice notes	23
	Omit "Chief Commissioner" from section 185A(1). Insert instead "President".	24
[45]	Section 186 Establishment and procedure of the Rule Committee of the Commission	25
	Omit "Chief Commissioner" wherever occurring in section 186(1)(a), (2), (3) and (4)(a).	26
	Insert instead "President of the Commission".	27
[46]	Section 186(1)(b)	28
	Omit the paragraph. Insert instead—	29
	(b) 2 other Presidential Members appointed by the President.	30
[47]	Section 186(4)(b)	31
	Omit "Chief Commissioner" wherever occurring. Insert instead "President".	32
[48]	Section 189 Time and procedure for making appeals	33
	Omit "the Chief Commissioner (or a Commissioner nominated by the Chief Commissioner)" from section 189(1).	34 35
	Insert instead "a Presidential Member".	36

[49]	Sect	ion 190) Stay	of decision appealed against	1		
		t "the mission		of Commissioner (or a Commissioner nominated by the Chief	2 3		
	Inser	t instea	ıd "a P	Presidential Member".	4		
[50]	Sect	ion 190	DA Inte	erlocutory and other matters in proceedings on appeal	5		
	Omit	"Chie	f Com	missioner" wherever occurring in section 190A(1).	6		
	Inser	t instea	ıd "Pre	esident".	7		
[51]	Sect	ion 190	DA(2)		8		
	Inser	t after s	section	n 190A(1)—	9		
		(2)	If the	e appeal is made to a Full Bench of the Commission in Court Session-	10		
			(a)	a non-judicial member must not constitute the Commission for this section, and	11 12		
			(b)	this section applies despite section 153(2).	13		
[52]	Sect	ion 193	3 Refe	erences by members to Full Bench	14		
	Omit	"Chie	f Com	missioner" wherever occurring in section 193(1) and (2).	15		
	Inser	t instea	ıd "Pre	esident".	16		
[53]	Sect	ion 19	5 Refe	rence by, or removal from, Industrial Registrar to Commission	17		
	Omit	"Chie	f Com	missioner" wherever occurring in section 195(1), (2) and (4).	18		
	Inser	t instea	ıd "Pre	esident".	19		
[54]	Section 196						
	Insert after section 195—						
	196	Appeals from and references by members of Commission in criminal proceedings					
		(1)	appea in re	section applies, and the other provisions of this part do not apply, to als and references to the Full Bench of the Commission in Court Session lation to criminal proceedings taken before a judicial member of the mission.	24 25 26 27		
		(2)	subse Cour	<i>Criminal Appeal Act 1912</i> applies to an appeal or reference referred to in ection (1) in the same way as it applies to an appeal or reference to the t of Criminal Appeal in relation to criminal proceedings taken before a e of the Supreme Court in its summary jurisdiction.	28 29 30 31		
		(3)	For s 1912	ubsection (2), a reference, however expressed, in the <i>Criminal Appeal Act</i>	32 33		
			(a)	to the Court of Criminal Appeal is taken to be a reference to a Full Bench of the Commission in Court Session, and	34 35		
			(b)	to the Supreme Court is taken to be a reference to the Commission in Court Session, and	36 37		
			(c)	to rules is taken to be a reference to rules of the Commission, and	38		
			(d)	to the Attorney General is taken to include a reference to the Minister, and	39 40		

		(e)	to the Director of Public Prosecutions is taken to include a reference to the prosecutor in the proceedings before the Commission in Court Session, and	1 2 3
		(f)	to the registrar is taken to be a reference to the Industrial Registrar.	4
	(4)		ection (2) does not apply to a provision of the <i>Criminal Appeal Act 1912</i> ing to costs.	5 6
[55]	Section 19	7 Арр	eals from Local Court	7
	Omit "the S	Supren	ne Court" from section 197(1).	8
	Insert instead	ad "a I	Full Bench of the Commission in Court Session".	ç
[56]	Section 19	7(4)		10
	Omit "Supr	eme C	Court".	11
	Insert instead	ad "Fu	ll Bench of the Commission in Court Session".	12
[57]	Section 19	7(5)		13
• •			on. Insert instead—	14
	(5)	Secti	ion 179—	15
		(a)	applies to a decision or purported decision of the Local Court in proceedings to which this section applies in the same way as it applies to a decision or purported decision of the Commission, and	16 17 18
		(b)	without limiting that section, applies to a decision or purported decision of the Commission in relation to proceedings to which this section applies.	19 20 21
[58]	Section 19 and discip		peals on questions of law in relation to public sector promotional matters	22 23
	Omit "Supr	eme C	Court" from section 197B(1).	24
	Insert instead	ad "Fu	ll Bench of the Commission in Court Session".	25
[59]	Section 19	7B(2)		26
• •		• •	on. Insert instead—	27
	(2)		in appeal under this section, the Full Bench of the Commission in Court ion may—	28 29
		(a)	remit the matter to the Commission for determination in accordance with the decision of the Full Bench, or	30 31
		(b)	make another order in relation to the appeal as seems fit.	32
[60]	Section 19	8 Esta	ablishment of Industrial Committees	33
	Omit "the O	Chief C	Commissioner" from section 198(1).	34
	Insert instea	ad "a I	Presidential Member".	35
[61]	Section 19	9 Fun	ctions of Industrial Committee	36
	Omit "Chie	f Com	missioner" from section 199(2)(a).	37
	Insert instea	ad "Pr	esident of the Commission".	38

[62]	Section 199(5)	1
	Insert after section 199(4)—	2
	(5) This section does not apply to a function that may be exercised only by the Commission in Court Session.	3
[63]	Section 200 Duration and dissolution of Industrial Committees	5
	Omit "the Chief Commissioner" wherever occurring in section 200(2) and (3).	6
	Insert instead "a Presidential Member".	7
[64]	Section 202 Definitions	8
	Omit "Chief Commissioner" from the definition of State President.	ç
	Insert instead "President".	10
[65]	Section 204 Referral of matter by State President to Federal Commission	11
	Insert "or the Commission in Court Session" after "Full Bench of the Commission" in section 204(3).	12 13
[66]	Section 204(5)	14
	Insert after section 204(4)—	15
	(5) This section does not apply to a matter that may be dealt with only by the State Commission in Court Session.	16 17
[67]	Section 206 Dual Federal and State appointments of members	18
	Insert in alphabetical order in section 206(6)—	19
	<i>member of the State Commission</i> includes a judicial member of the State Commission.	20 21
[68]	Chapter 5 Industrial organisations	22
	Omit "Supreme Court" wherever occurring in Parts 3–5.	23
	Insert instead "Commission".	24
[69]	Chapter 5, Part 3	25
	Insert after the first note at the beginning of the part—	26
	2 The jurisdiction of the Commission under this part is exercisable only by the Commission in Court Session—see section 153(1)(e).	27 28
[70]	Section 231A Notification of cancellation proceedings and decisions	29
	Omit the section.	30
[71]	Section 233 Application of Part to State organisations	31
	Insert at the end of the section—	32
	Note— The jurisdiction of the Commission under this part, except Division 3, may be exercised only by the Commission in Court Session.	33 34
[72]	Section 318 Commencement of determination	35
	Omit "the Chief Commissioner (or a Commissioner nominated by the Chief Commissioner)" from the note.	36 37
	Insert instead "a Presidential Member".	38

[73]	Section 33	4 Cancellation of registration	1
	Omit "A Fu	ull Bench of the Commission" from section 334(1).	2
	Insert inste	ad "The Commission in Court Session".	3
[74]	Section 33	34(1)(a)–(c) and (2)	4
	Omit "the l	Full Bench" wherever occurring. Insert instead "the Commission".	5
[75]	Section 33	8 Withdrawal or cancellation of registration	6
	Omit "The	Supreme Court" from section 338(2).	7
	Insert inste	ad "The Commission in Court Session".	8
[76]	Section 33	8(2)(a) and (b), (4) and (5)	9
	Omit "the S	Supreme Court" wherever occurring. Insert instead "the Commission".	10
[77]	Section 34	7 Contract of Carriage Tribunal	11
	Omit section	on 347(2) and (3). Insert instead—	12
	(2)	Except as provided by subsection (3), the Tribunal is constituted by a Presidential Member sitting alone.	13 14
	(3)	For arbitration proceedings under this part, the Tribunal is, for the purposes of the proceedings, constituted by a Presidential Member and 2 part-time members nominated by the Presidential Member, one from each of the arbitration panels.	15 16 17 18
[78]	Section 34	ł7(8)(b)	19
	Omit "men	nber of the Commission". Insert instead "Presidential Member".	20
[79]	Section 34	8 Compulsory conference with respect to claims	21
	Omit "Chie	of Commissioner" wherever occurring in section 348(4) and (5).	22
	Insert inste	ad "President of the Commission".	23
[80]	Section 34	8(5)	24
	Omit "men	nber of the Commission". Insert instead "Presidential Member".	25
[81]	Section 35	1 General procedure and powers of Tribunal	26
	Insert ", otl	her than in Court Session" after "before the Commission" in section 351(1).	27
[82]	Section 35	2 Voting by members of Tribunal	28
	Omit "men	nber of the Commission" wherever occurring in section 352(3).	29
	Insert inste	ad "Presidential Member".	30
[83]	Section 35	3 Costs	31
	Omit "men	nber of the Commission" from section 353(2).	32
	Insert inste	ad "Presidential Member".	33
[84]	Chapter 6/	A Industrial proceedings before Supreme Court	34
	Omit the cl	napter.	35

Industrial Relations Amendment Bill 2023 [NSW] Schedule 1 Amendment of Industrial Relations Act 1996 No 17

[85]	Sect	ion 35	6 Defi	nition	1
	Omi	t "Sup	reme C	Court" from the definition of <i>industrial court</i> , paragraph (a).	2
	Inser	rt inste	ad "Co	ommission in Court Session".	3
[86]	Sect	ion 35	i9 Inju	nction to restrain further contraventions of industrial instruments	4
	Omi	t "The	Suprei	me Court" from section 359(1).	5
	Inser	rt inste	ad "Th	ne Commission in Court Session".	6
[87]	Sect	ion 35	9(2)		7
	Omi	t "the s	Supren	ne Court's". Insert instead "the Commission's".	8
[88]	Sect	ion 35	9(3)		9
	Omi	t "the S	Supren	ne Court". Insert instead "the Commission".	10
[89]	Sect	ion 36	4 Defi	nitions	11
	Omi	t "Sup	reme C	Court" from section 364(1), definition of <i>industrial court</i> , paragraph (a).	12
	Inser	rt inste	ad "Co	ommission in Court Session".	13
[90]	Sect	ion 36	64(1), d	definition of "industrial court", paragraph (b)	14
	Inser	rt ", wl	nether of	or not in Court Session" after "the Commission".	15
[91]	Sect	ion 37	'1 Con	ciliation to be attempted before order made	16
	Omi	t sectio	on 371((1). Insert instead—	17
		(1)	or ha	industrial court must not make an order under this part until it has brought, as used its best endeavours to bring, the parties to the application for the r to a settlement acceptable to the parties.	18 19 20
[92]	Sect	ion 38	0 Sma	all claims during other Commission hearings	21
			n thoug 880(4).	gh it is not constituted as the Commission in Court Session" after "matter"	22 23
[93]	Sect	ion 39	7		24
	Omi	t the se	ection.	Insert instead—	25
	397	Natu	ire of p	proceedings for offences	26
		(1)		eedings for an offence against this Act or the regulations may be dealt summarily before—	27 28
			(a)	the Local Court, or	29
			(b)	the Commission in Court Session.	30
		(2)	Cour	maximum penalty that may be imposed in the proceedings by the Local rt is a monetary penalty of 100 penalty units or the maximum monetary lty provided in relation to the offence, whichever is the lesser.	31 32 33
		(3)		maximum penalty that may be imposed in the proceedings by the mission in Court Session is the maximum penalty provided for the nce.	34 35 36
[94]	Sect	ion 39	9 Auth	hority to prosecute	37
	Inser	rt after	section	n 399(3)—	38

		(4)	This section does not limit the functions that may be exercised by the Commission under section $164(2)$ in relation to a contempt of the Commission.	1 2 3
[95]	Sect	ion 40	2 Recovery of penalty by appointment of receiver	4
	Omit	t "The	Supreme Court" from section 402(4).	5
	Inser	t instea	ad "The Commission in Court Session".	6
[96]	Sect	ion 40	2(4) and (5)(a)	7
	Omit Sessi		Supreme Court" wherever occurring. Insert instead "the Commission in Court	8 9
[97]	Sche	dule 2	2 Provisions relating to members of Commission	10
	Omit	t clause	es 1 and 2. Insert instead—	11
	1	Actir	ng President	12
		(1)	The Vice-President is the Acting President during the absence from duty of the President.	13 14
		(2)	If the President and the Vice-President are or are to be both absent from duty, the Minister may appoint a Deputy President to be Acting President during the absence.	15 16 17
		(3)	An Acting President has the functions of the President and anything done by an Acting President in the exercise of those functions has effect as if it had been done by the President.	18 19 20
		(4)	In this clause, <i>absence from duty</i> includes a vacancy in the relevant office.	21
	2	Actir	ng Deputy Presidents and Acting Commissioners	22
		(1)	The Governor may, by commission under the public seal of the State, appoint as an Acting Deputy President or Acting Commissioner a person qualified for appointment if satisfied the additional member is necessary to enable the Commission to exercise its functions effectively during the period of the appointment.	23 24 25 26 27
		(2)	The person's appointment is for the period, not exceeding 12 months, specified in the person's commission.	28 29
		(3)	An Acting Deputy President or Acting Commissioner has the functions of, and is taken to be, a Deputy President or Commissioner, as the case requires, subject to the conditions or limitations specified in the person's commission.	30 31 32
		(4)	The person appointed may, despite the expiration of the period of the person's appointment, complete or otherwise continue to deal with any matters relating to proceedings that have been heard, or partly heard, by the person before the expiration of the period.	33 34 35 36
	3	Actir	ng judicial members	37
		(1)	The Governor may, by commission under the public seal of the State, appoint as an acting member of the Commission in Court Session (an <i>acting judicial</i> <i>member</i>) a person qualified for appointment as a judicial member, including an acting member of the Commission who is qualified.	38 39 40 41
		(2)	A person who was formerly a judicial member or a Judge of another court may be appointed as an acting judicial member, and also appointed as an Acting Deputy President or Acting Commissioner under clause 2, even though the	42 43 44

person has reached 75 years of age, or will have reached that age before the appointment expires.

- (3) However, the person must not be appointed for any period that extends beyond the date the person reaches 78 years of age.
- (4) The person's appointment as an acting judicial member is for the period, not exceeding 5 years, specified in the person's commission.
- (5) Subject to any conditions or limitations specified in the person's commission, an acting judicial member—
 - (a) has the functions of a judicial member, and
 - (b) is taken to be a judicial member.
- (6) The conditions specified in the commission may exclude the whole or a part of the period of appointment as an acting judicial member from being regarded as a period of prior judicial service as referred to in the *Judges' Pensions Act 1953*, section 8(2).
- (7) The person appointed may, despite the expiration of the period of the person's appointment, complete or otherwise continue to deal with any matters relating to proceedings that have been heard, or partly heard, by the person before the expiration of the period.

4 Age of judicial members

A person who has reached 75 years of age is not eligible to be appointed as a judicial member.

[98] Schedule 2, clause 5, heading

Insert "other than judicial members" after "members".

[99] Schedule 2, clause 5(1)

Insert ", unless the person is or is to be appointed as a judicial member" after "the Commission".

[100] Schedule 2, clause 6

Insert ", including judicial members" after "the Commission".

[101] Schedule 2, clause 7

Insert after clause 6-

7 Status, remuneration etc of judicial members

- (1) Each judicial member has the same rank, title, status and precedence, and, subject to subclause (3), the same remuneration and other rights, as a Judge of the Supreme Court, other than the Chief Justice or the President or a Judge of the Court of Appeal.
- (2) In particular, a judicial member is entitled to be called a Judge and to use the title of "Justice".
- (3) The remuneration of a judicial member who is the President, Vice-President or a Deputy President of the Commission must be determined under the *Statutory and Other Offices Remuneration Act 1975.*

[102] Schedule 2, clause 8

Omit the clause. Insert instead-

	8	Prot	ection and immunities of other members	1
			A member of the Commission who is not a judicial member has the same protection and immunities as a judicial member.	2
[103]	Sche	dule 2	2, clause 9, heading	4
	Inser	t " oth	er" before "members".	5
[104]	Sche	dule 2	2, clause 9(1)	6
	Inser	t ", otł	her than a member who is also a judicial member," after "the Commission".	7
[105]	Sche	edule 2	2, clause 9(2)	8
	Inser	t after	clause 9(1)—	ç
		(2)	A member of the Commission who is also a judicial member is only entitled to be paid remuneration as a judicial member.	10 11
[106]	Sche	dule 2	2, clause 10	12
	Omit	t the cl	ause. Insert instead—	13
	10	Vaca	incy in office of member	14
		(1)	The office of a member of the Commission, including a judicial member, becomes vacant if the member is removed or retired from office in accordance with the applicable provisions of the <i>Constitution Act 1902</i> , Part 9 and the <i>Judicial Officers Act 1986</i> , Parts 7 and 8.	15 16 17 18
		(2)	A member of the Commission who is not a judicial member may be removed from office only in accordance with the provisions of the <i>Constitution Act 1902</i> , Part 9 relating to the removal from office of judicial members.	19 20 21
	(3)		A member of the Commission who is also a judicial member ceases to hold both offices if removed or retired from either office.	22 23
		(4)	The office of a member also becomes vacant if the member-	24
			(a) dies, or	25
			(b) is appointed for a limited period and the period expires without the member being re-appointed.	26 27
[107]	Sche	dule 2	2, clause 10A(3A) and (4)	28
	Inser	t after	clause 10A(3)—	29
		(3A)	To avoid doubt, a former member who held office as the President cannot exercise the functions of the President and is not taken to be the President.	30 31
		(4)	This clause does not apply in relation to an acting judicial member who ceases to hold office. Note— See clause 3(7) in relation to former acting judicial members.	32 33 34
[108]	Sche	dule 2	2, clause 11(1)	35
	Omit	t the su	bclause. Insert instead—	36
		(1)	The members of the Commission have seniority according to the following order of precedence—	37 38
			(a) the President,(b) the Vice-President,	39 40

		(c)	Deputy Presidents according to the days on which their commissions took effect or, if the commissions of 2 or more Deputy Presidents took effect on the same day, according to the precedence assigned to the Deputy Presidents by their commissions,	1
		(d)	Commissioners according to the days on which their commissions took effect or, if the commissions of 2 or more Commissioners took effect on the same day, according to the precedence assigned to the Commissioners by their commissions.	5 6 7 8
[109]	Schedule	2 clai	ISE 12(2)	ç
[]			nmissioner" wherever occurring. Insert instead "President".	10
[110]	Schedule		·	11
[110]	Insert after			12
	(3)		clause is subject to clause 7.	13
[111]			visions relating to members and procedure of Industrial Committees	
[]			an in Court Session" after "the Commission" in clause 8(1).	14 15
	ŕ			
[112]			ings, transitional and other provisions	16
			sert instead—	17
	2 Reg	Julatio	ns	18
	(1)		regulations may contain provisions of a savings or transitional nature sequent on the commencement of—	19 20
		(a)	a provision of this Act, or	21
		(b)	a provision amending this Act.	22
	(2)		avings or transitional provision consequent on the commencement of a vision must not be made more than 2 years after the commencement.	23 24
	(3)		vings or transitional provision made consequent on the commencement of ovision is repealed 2 years after the commencement.	25 26
	(4)		vings or transitional provision made consequent on the commencement of ovision may take effect before the commencement but not before—	27 28
		(a)	for a provision of this Act-the date of assent to this Act, or	29
		(b)	for a provision amending this Act—the date of assent to the amending Act.	30 31
	(5)		avings or transitional provision taking effect before its publication on the V legislation website does not—	32 33
		(a)	affect the rights of a person existing before the publication in a way prejudicial to the person, or	34 35
		(b)	impose liabilities on a person for anything done or omitted to be done before the publication.	36 37
	(6)		nis clause—	38
		pers	on does not include the State or an authority of the State.	39
[113]	Schedule	4, Par	t 19	40
	Insert after	r Part 1	8—	41

Par	rt 19		ovisions relating to Industrial Relations lendment Act 2023	1 2	
Divi	ision	1	Interpretation	3	
73	Defi	nitions		4	
		In th	is part—	5	
			nding Act means the Industrial Relations Amendment Act 2023.	6	
			<i>f</i> Commissioner has the same meaning as it had immediately before the mencement day.	7 8	
			<i>mencement day</i> means the day on which Chapter 4, Part 3 is inserted into Act by the amending Act.	9 10	
Divi	ision	2	Reconstitution of Commission	11	
74	74 Renaming of office				
	(1)		ne commencement day, the office of Chief Commissioner is abolished and used with the office of President of the Commission.	13 14	
	(2)	Chie the re	erson who, immediately before the commencement day, held office as f Commissioner is taken to have been appointed as a Commissioner for emainder of the person's term of appointment and is to be known as the or Commissioner.	15 16 17 18	
	(3)	remu befoi	person appointed under subclause (2) continues to be entitled to the same ineration as the person received as Chief Commissioner immediately re the commencement day until the time the remuneration of a missioner exceeds that remuneration.	19 20 21 22	
	(4)	com	thing done by the Chief Commissioner that, immediately before the mencement day, had effect under this Act continues to have effect as if it been done by the President of the Commission.	23 24 25	
	(5)	To a	void doubt, this clause has effect despite the following—	26	
		(a)	this Act, Schedule 2, clause 10,	27	
		(b)	the Judicial Officers Act 1986, Parts 7 and 8.	28	
75	Rela	tionsh	ip of division with Interpretation Act 1987	29	
			division does not limit the <i>Interpretation Act 1987</i> , section 53 in its ication to alterations made to legislation by the amending Act.	30 31	
Divi	ision	3	Pending proceedings	32	
76	Inter	pretat	ion	33	
	(1)	In th	is division—	34	
		pend	<i>ling proceedings</i> means proceedings, including appeals, that—	35	
		(a)	were commenced before the commencement day, and	36	
		(b)	have not before the commencement day been finally determined by the court in which the proceedings were commenced, and	37 38	
		(c)	would, after the commencement day, be required to be commenced in the Industrial Court.	39 40	
		Note-	 See subclause (2) as to the meaning of finally determined proceedings. 	41	

		(2)	For t	his division, proceedings are not finally determined if—	1
			(a)	a period for bringing an appeal as of right in relation to the proceedings has not expired, ignoring any period that may be available by way of extension of time to appeal, or	2 3 4
			(b)	an appeal in relation to the proceedings is pending, whether or not it is an appeal brought as of right.	5
	77	Penc	ding p	roceedings before courts	7
		(1)	A co pend	purt may, on and from the commencement day, continue to deal with ling proceedings until they are concluded.	8 9
		(2)	For t	his purpose—	10
			(a)	the court continues to have and may exercise all the functions the court had in relation to the proceedings immediately before the commencement day, and	11 12 13
			(b)	the provisions of an Act, statutory rule or other law that would have applied to or in relation to the proceedings had the amending Act not been enacted continue to apply.	14 15 16
	78	Cons	structi	ion of superseded references	17
		(1)	unde	ect to the regulations, a reference in another Act, an instrument made or another Act or another document to the Chief Commissioner must be as a reference to the President.	18 19 20
		(2)	Subc	clause (1) does not apply to the following provisions—	21
			(a)	a provision of the amending Act,	22
			(b)	a provision of the Constitution Act 1902 or the Judges' Pensions Act 1953,	23 24
			(c)	a provision of another Act or an instrument made under another Act that contains a reference inserted or substituted by, or retained despite, an amendment made to the provision by the amending Act,	25 26 27
			(d)	a spent savings or transitional provision of another Act or an instrument made under another Act,	28 29
			(e)	a provision of an Act, an instrument made under an Act or another document, or a provision belonging to a class of provisions, prescribed by the regulations.	30 31 32
[114]	Dicti	ionary			33
	Omi	t the de	efinitio	on of <i>Chief Commissioner</i> . Insert in alphabetical order—	34
				mission in Court Session means the Commission as constituted under on 151.	35 36
				<i>cial member</i> , of the Commission—see section 149(4).	37
			Pres	<i>idential Member</i> , of the Commission—see section 147(2).	38
1.3	Mis	cellar	neous	s amendments	39
[1]	Sect	ion 3 (Object	S	40
	Inser	rt after	section	n 3(h)—	41
			(i)	to encourage strategies to attract and retain skilled staff where there are skill shortages so as to ensure effective and efficient delivery of services.	42 43 44

[2]	Section 105 Defi	nitions	1		
	Omit section 105	2).	2		
[3]	Section 146 Gen	eral functions of Commission	3		
	Insert at the end o	f section 146(2)(b)—	4		
		, and	5		
	(c)	for the exercise of a function about public sector employees—the fiscal position and outlook of the Government and the likely effect of the	6 7		
		exercise of the Commission's function on the position and outlook.	8		
[4]	Section 146C Co public sector em	mmission to give effect to certain aspects of government policy on ployment	9 10		
	Omit the section.				

Sch	nedule 2 Consequential amendment of other legislation	1
2.1	Annual Holidays Act 1944 No 31	2
[1]	Section 12 Proceedings for recovery of penalties Omit "Supreme Court" wherever occurring. Insert instead "Industrial Relations Commission in Court Session".	3 4 5
[2]	Section 13 Recovery of holiday pay Omit "Supreme Court" wherever occurring in section 13(1). Insert instead "Industrial Relations Commission in Court Session".	6 7 8
[3]	Section 14 Provisions as to enforcement of orders, appeals etc Omit "Supreme Court" from section 14(d). Insert instead "Industrial Relations Commission in Court Session".	9 10 11
2.2	Anti-Discrimination Act 1977 No 48	12
	Section 109 Order affecting industrial instrument Omit "Chief Commissioner". Insert instead "President".	13 14
2.3	Bail Act 2013 No 26	15
[1]	Section 4 Definitions Insert "the Industrial Court," after "the Land and Environment Court," in section 4(1), definition of <i>court</i> , paragraph (a).	16 17 18
[2]	Section 67 Powers specific to Court of Criminal Appeal Insert ", the Industrial Court" after "Land and Environment Court" in section 67(1)(e).	19 20
[3]	Section 69 Limited powers when decision made by Supreme Court or Court of Criminal Appeal	21 22
	Omit "or the Land and Environment Court" from section 69(1).	23
	Insert instead ", the Land and Environment Court or the Industrial Court".	24
[4]	Section 80 Proceedings for fail to appear offence	25
	Insert ", the Industrial Court" after "the Land and Environment Court" in section 80(4).	26
[5]	Section 94 Facilitation of proof of failure to appear Insert "the Industrial Court," after "the Land and Environment Court," in section 94(5), definition of <i>court officer</i> , paragraph (a).	27 28 29
[6]	Section 95 Exercise of functions of bail authority by appropriate officers	30
_	Insert ", the Industrial Court" after "the Land and Environment Court" in section 95(2)(a).	31

2.4	Bui No		nd (Construction Industry Long Service Payments Act 1986	1 2
	Sect	ion 64 P	roce	edings for offences	3
	Omi	t "Suprei	me C	ourt" from section 64(2).	4
	Inser	rt instead	l "Ind	ustrial Relations Commission in Court Session".	5
2.5	Civi	il and A	٩dm	inistrative Tribunal Act 2013 No 2	6
[1]	Sect	ion 4 De	finiti	ons	7
	Inser		ection (c)	a 4(1), definition of <i>NSW judicial officer</i> , paragraph (b)— a judicial member of the Industrial Relations Commission,	8 9
[2]	Sect	ion 15 N	ISW j	udicial officers acting as members of Tribunal	10
	Inser		ection (c)	15(5), definition of <i>relevant chief judicial officer</i> , paragraph (b)— in relation to the appointment of a judicial member of the Industrial Relations Commission to act as a member—the President of the Commission, or	11 12 13 14
[3]	Sect	ion 82 lı	nterp	retation	15
	Inser		ection (b)	a 32(5), definition of <i>senior judicial officer</i> , paragraph (a)— a judicial member of the Industrial Relations Commission,	16 17
2.6	Civi	I Proce	edur	re Act 2005 No 28	18
[1]	Sect	ion 8 Ur	niforr	n Rules Committee	19
	Omi	t "11" fro	om se	ection 8(1). Insert instead "12".	20
[2]	Sect	ion 8(1)	(c2)		21
	Inser	t after se	ection	n 8(1)(c1)—	22
		(c2)	one is to be the President of the Industrial Relations Commission or a judicial member of the Commission, within the meaning of the <i>Industrial Relations Act 1996</i> , nominated for the time being by the President, and	23 24 25 26
[3]	Sect	ion 140	Tran	sfer of proceedings to higher court	27
	Inser	rt "or 3"	after	"Division 2" in section 140(5).	28
[4]	Part	9, Divis	ion 3		29
	Inser	t after Pa	art 9,	Division 2A—	30
	Divi	ision 3		Transfer of proceedings between Supreme Court and Industrial Court	31 32
	150	Definit	tions		33
				s division—	34
			•	fer order means an order referred to in section 151(1) or (2).	35
				<i>feree court</i> means the court to which proceedings are transferred under a fer order.	36 37

		<i>transferor court</i> means the court from which proceedings are transferred under a transfer order.	1 2							
	(2)	For this division, proceedings are <i>related</i> if the matters with which they deal are so closely associated as to form part of the same controversy.	3 4							
151	Tran	sfer of proceedings between Supreme Court and Industrial Court	5							
	(1)	If either the Supreme Court or the Industrial Court is satisfied, in relation to proceedings before it, that it is more appropriate for the proceedings to be heard in the other court, it may, on application by a party to the proceedings or of its own motion, order that the proceedings be transferred to the other court.								
	(2)	The Supreme Court or the Industrial Court may, on application by a party to proceedings before it or of its own motion, order that the proceedings be transferred to the other court and heard together with related proceedings if the court is satisfied, in relation to the proceedings before it, that—	10 11 12 13							
		(a) there are related proceedings pending in the other court, and	14							
		(b) it is more appropriate for the proceedings to be heard, together with the related proceedings, in the other court.	15 16							
	(3)	No appeal lies against a decision of the transferor court to make, or not to make, an order under this section.	17 18							
152	Tran	Transfer orders								
	(1)	A transfer order takes effect when the order is made.								
	(2)	A transfer order does not invalidate an order made or another thing done in the proceedings before the order was made.								
	(3)	An order made by the transferor court, other than the transfer order, may be varied or revoked by an order of the transferee court.								
153	Proceedings after transfer									
	(1)	Subject to the rules of court applicable in the transferee court—	26							
		(a) proceedings in relation to which a transfer order takes effect continue in the transferee court as if—	27 28							
		 the proceedings had been duly commenced in the transferee court on the date on which the proceedings were commenced in the transferor court, and 	29 30 31							
		 (ii) a cross-claim in the proceedings had been duly made in the transferee court on the date on which the cross-claim was made in the transferor court, and 	32 33 34							
		(b) proceedings in relation to which a transfer order under section 151(2) takes effect must be heard together with, and are taken to form part of, the related proceedings in the transferee court.	35 36 37							
	(2)	For proceedings continued in the transferee court—	38							
		(a) an admission duly made in the transferor court must be treated as if the admission had been made in the transferee court, and	39 40							
		(b) for proceedings affected by a transfer order under section 151(2)—any process or other documentation before the transferee court may be amended to reflect the merger of the proceedings.	41 42 43							
	(3)	Subject to the rules of court applicable in the transferee court, the power of the transferee court to make orders about costs includes a power to make orders about the costs of—	44 45 46							

	(a) the application for, and the making of, the transfer order, and	1
	(b) a step taken in the proceedings before the transfer order was made.	2
	154 Jurisdiction of transferee court	3
	The transferee court has, and may exercise, all of the jurisdiction of the	4
	transferor court in relation to proceedings to which a transfer order relates,	5
	including jurisdiction to determine a question arising in the proceedings.	6
[5]	Schedule 1 Application of Act	7
	Insert ", including the Commission in Court Session (the Industrial Court)" after "Industrial Relations Commission" in Column 1.	8 9
[6]	Schedule 2 Constitution and procedure of Uniform Rules Committee	10
	Insert "the President of the Industrial Relations Commission," after "the Land and Environment Court," in clause 1, definition of <i>ex-officio member</i> .	11 12
[7]	Schedule 2, clause 3A(3), definition of "ex-officio member"	13
	Insert "the President of the Industrial Relations Commission," after "the Land and Environment Court,".	14 15
2.7	Civil Procedure Regulation 2017	16
	Clause 4 Fees payable in relation to court proceedings	17
	Omit clause 4(7), including the note.	18
2.8	Coal and Oil Shale Mine Workers (Superannuation) Act 1941 No 45	19
	Sections 23 and 29(1)(b)	20
	Omit "Supreme Court" wherever occurring.	21
	Insert instead "Industrial Relations Commission in Court Session".	22
2.9	Contract Cleaning Industry (Portable Long Service Leave Scheme) Act 2010 No 122	23 24
	Section 103 Nature of proceedings for offences	25
	Omit "Supreme Court" from section 103(2).	26
	Insert instead "Industrial Relations Commission in Court Session".	27
2.10	Court Information Act 2010 No 24	28
	Section 4 Definitions	29
	Insert "Industrial Court," after "Land and Environment Court," in section 4(1), definition of <i>court</i> .	30 31
2.11	Court Suppression and Non-publication Orders Act 2010 No 106	32
	Section 3 Definitions	33
	Insert "Industrial Court," after "Land and Environment Court," in the definition of <i>court</i> , paragraph (a).	34 35

2.12	2.12 Criminal Appeal Act 1912 No 16					
	Secti	on 5A	G		2	
	Insert after section 5AF—					
ę	5AG		al in c t Sess	criminal cases dealt with by Industrial Relations Commission in sion	4 5	
		(1)		rson convicted of an offence by the Industrial Relations Commission in t Session may appeal under this Act to the Court of Criminal Appeal ast—	6 7 8	
			(a)	the person's conviction, and	g	
			(b)	if a sentence to a term of imprisonment was imposed—the sentence passed on the person's conviction.	10 11	
		(2)	unÎes Full I	rson may not appeal under this section to the Court of Criminal Appeal as the person has first exercised any right the person has to appeal to the Bench of the Industrial Relations Commission in Court Session under the <i>strial Relations Act 1996</i> .	12 13 14 15	
		(3)		Court of Criminal Appeal, in proceedings before it on an appeal under this on, may—	16 17	
			(a)	confirm the determination made by the Full Bench of the Industrial Relations Commission in Court Session, or	18 19	
			(b)	order that the determination made by the Full Bench of the Industrial Relations Commission in Court Session be vacated and make a determination that the Full Bench of the Industrial Relations Commission in Court Session could have made.	20 21 22 23	
		(4)	This	section has effect despite the Industrial Relations Act 1996, section 179.	24	
2.13	Crim	ninal	Proc	edure Act 1986 No 209	25	
[1]	Secti	on 3 D	Definiti	ions	26	
				rial Relations Commission," after "the Land and Environment Court," in ition of <i>court</i> , paragraph (a).	27 28	
[2]	Secti	on 28	Applie	cation of Part and definition	29	
	Insert "an Ir	:", the ndustri	Presic al Mag	dent or a judicial member of the Industrial Relations Commission" after gistrate" in section 28(2), definition of <i>Judge</i> .	30 31	
[3]	Secti	on 170	0 Appl	lication	32	
	Insert	after s	section	n 170(3)(a)—	33	
			(b)	proceedings before the Industrial Relations Commission in Court Session,	34 35	
[4]	Secti	on 17′	1 Defir	nitions	36	
				sident or a judicial member of the Industrial Relations Commission" after ines Regulation" in the definition of <i>Judge</i> .	37 38	
[5]	Secti	on 27	5 Defir	nition	39	
				dent or a judicial member of the Industrial Relations Commission" after art Magistrate" in the definition of <i>Judge</i> .	40 41	

[6]	Section 312 Persons arrested under bench warrants	1
	Insert ", the President or a judicial member of the Industrial Relations Commission" after "a Children's Court Magistrate" in section 312(3), definition of <i>Judge</i> .	2
2.14	Electronic Transactions (ECM Courts) Order 2005	4
[1]	Schedule 1 Authority to use JusticeLink	5
	Insert ", including the Industrial Court" after "Industrial Relations Commission" in Column 1.	6 7
[2]	Schedule 5 Authority to use Online Registry	8
	Insert ", including the Industrial Court" after "Industrial Relations Commission" in Column 1.	9 10
[3]	Schedule 8 Authority to use DCFA	11
	Insert ", including the Industrial Court" after "Industrial Relations Commission" in Column 1.	12 13
2.15	Employment Protection Act 1982 No 122	14
[1]	Section 4 Definitions	15
	Omit the definitions of Chief Commissioner, Commission and member.	16
	Insert in alphabetical order—	17
	Commission means the Industrial Relations Commission.	18
	<i>member</i> means a judicial member of the Commission or a non-judicial member of the Commission.	19 20
	President means the President of the Commission.	21
[2]	Section 11	22
	Omit "Chief Commissioner" wherever occurring. Insert instead "President".	23
[3]	Section 12 Report to be considered by Commission	24
	Omit "Chief Commissioner" wherever occurring in section 12(1) and (2).	25
	Insert instead "President".	26
[4]	Section 15 Appeals	27
	Omit "the Commission constituted by a Full Bench" from section 15(1).	28
	Insert instead "the Commission in Court Session".	29
[5]	Section 15(3)	30
	Omit "Commission" wherever occurring. Insert instead "Commission in Court Session".	31
2.16	Essential Services Act 1988 No 41	32
[1]	Section 17 Suspension and cancellation of registration of industrial organisation	33
	Omit "Chief Commissioner" from section 17(2)(a). Insert instead "President".	34
[2]	Section 19 Amendment of rules following cancellation of registration	35
	Omit "Supreme Court" wherever occurring in section 19(1) and (2).	36

	Insert	instea	d "Industrial Relations Commission in Court Session".	1
[3]	Section	ons 22	2(1)–(3), 23(1)–(4), 24 and 26(4), (5) and (6)(a)	2
	Omit	"Supro	eme Court" wherever occurring.	3
	Insert	instea	d "Full Bench of the Industrial Relations Commission in Court Session".	4
2.17	Evid	ence	on Commission Act 1995 No 26	5
[1]	Section	on 4 D	Definitions	6
	Insert	after (the definition of <i>superior court</i>, paragraph (b)— (c) the Industrial Relations Commission in Court Session, and 	7 8
[2]	Section	on 18	Definitions	9
	Insert	after (the definition of <i>superior court</i>, paragraph (b)— (c) the Industrial Relations Commission in Court Session, and 	10 11
[3]	Section	on 37	Regulations	12
		", the n 37(2	Industrial Relations Commission" after "the Land and Environment Court" in 2).	13 14
2.18	Expl	osive	es Act 2003 No 39	15
	Section	on 32	Proceedings for offences	16
	Omit	"Distr	ict Court' from section 32(1)(b).	17
	Insert	instea	d "Industrial Relations Commission in Court Session".	18
2.19	Heal	th Se	ervices Act 1997 No 154	19
	Section	on 97		20
	Omit	the see	ction. Insert instead—	21
	97	Inter	pretation of determination	22
		(1)	The Minister or the Association may apply to the Industrial Relations Commission in Court Session for a declaration of right under the <i>Industrial</i> <i>Relations Act 1996</i> , section 154 in relation to the interpretation, application or operation of a determination made under this part.	23 24 25 26
		(2)	Subject to subsection (1), the <i>Industrial Relations Act 1996</i> applies to the application in the same way as it applies to an application for a declaration of right in relation to another matter in which the Industrial Relations Commission, however constituted, has jurisdiction.	27 28 29 30
2.20	Indu	stria	Relations (Child Employment) Act 2006 No 96	31
[1]	Section	on 3 D	Definitions	32
	Omit	"Supro	eme Court" from section 3(1), definition of <i>industrial court</i> , paragraph (a).	33
	Insert	instea	d "Industrial Court of New South Wales".	34
[2]	Section	on 12,	heading	35
	Omit	"Supr	reme Court".	36

	Inser	Insert instead "Industrial Court".						
[3]	Secti	on 12	(1)		2			
	Omit	"Supr	eme C	Court".	3			
	Inser	t instea	ıd "Inc	dustrial Court of New South Wales".	4			
[4]	Secti	on 12	(2)–(4)		5			
	Omit	"Supr	eme C	Court" wherever occurring. Insert instead "Industrial Court".	6			
[5]	Secti	on 16	Appli	ed provisions of Industrial Relations Act 1996	7			
	Omit	"Supr	eme C	Court" from section 16(7).	8			
	Inser	t instea	ad "Inc	dustrial Court of New South Wales".	9			
2.21	Indu	Istria	l Rela	ations (General) Regulation 2020	10			
[1]	Clau	ses 15	and 1	15A	11			
	Omit	clause	e 15. Ir	nsert instead—	12			
	15	Actin	ıg Pre	sident	13			
		(1)	Com appo	clause applies whenever the President and Vice-President of the mission are both absent from duty and an Acting President has not been inted under the Act, Schedule 2, clause 1(2) or, if an Acting President has appointed, the Acting President is absent from duty.	14 15 16 17			
		(2)	the C	next most senior judicial member, including an acting judicial member, of Commission who is not absent from duty is the Acting President of the mission.	18 19 20			
		(3)	an A	Acting President has the functions of the President and anything done by cting President in the exercise of the functions has effect as if it had been by the President.	21 22 23			
		(4)	In the	is clause, <i>absence from duty</i> includes a vacancy in the relevant office.	24			
	15A	Oath	s to b	e taken by members of Commission	25			
			A m alleg	nember of the Commission must, on appointment, take the oath of jiance and—	26 27			
			(a)	for a judicial member—the judicial oath, or	28			
			(b)	otherwise—the official oath.	29			
[2]	Clau	se 42A	\		30			
	Inser	t after	clause	42—	31			
	42A	Indus	strial I	Magistrate—civil procedure	32			
		(1)	of the except process	he Act, section 383, the provisions of the Act, the regulations and the rules e Commission about the practice and procedure of the Industrial Court, pt in criminal proceedings, apply, with all necessary modifications, to eedings before the Chief Industrial Magistrate or other Industrial istrate.	33 34 35 36 37			
		(2)	Indu	out limiting subclause (1), the Chief Industrial Magistrate or other strial Magistrate may hear evidence orally or by affidavit and may hear ence whether or not notice to call the evidence has been given.	38 39 40			

	(3)	However, if the interests of justice so require, a witness must be called to give oral evidence instead of evidence by affidavit.	1 2
	(4)	This clause does not apply to proceedings for an offence or to proceedings under the Act, section 357 for a civil penalty for a contravention of an industrial instrument.	3 4 5
[3]	Schedule 3	Conduct of elections for office	6
	Omit "Supr	eme Court" wherever occurring in clause $5(1)$ and (2) .	7
	Insert instea	nd "Industrial Court".	8
2.22	Interpreta	ation Act 1987 No 15	9
	Schedule 4	Dictionary	10
	Insert in alp	habetical order—	11
		<i>Industrial Court</i> or <i>Industrial Relations Commission in Court Session</i> means the Industrial Relations Commission as constituted under the <i>Industrial Relations Act 1996</i> , section 151.	12 13 14
2.23	Judicial (Officers Act 1986 No 100	15
[1]	Section 3 D	Definitions	16
		cluding a judicial member," after "a member" in section 3(1), definition of <i>icer</i> , paragraph (b).	17 18
[2]	Section 3(5	i)(b)	19
	Omit "Chie	f Commissioner". Insert instead "President".	20
[3]	Section 5 1	The Commission	21
	Omit "Chie	f Commissioner" from section 5(4)(c). Insert instead "President".	22
[4]	Section 44	Retirement of judicial officers	23
	Insert "non- 44(2).	-judicial" before "member of the Industrial Relations Commission" in section	24 25
[5]	Schedule 4	A NSW and corresponding courts	26
	Insert "Indu	strial Court;" after "Supreme Court;" in Column 1.	27
2.24	Long Ser	vice Leave Act 1955 No 38	28
	Sections 1	2(1) and 14(c)	29
	Omit "Supr	eme Court" wherever occurring.	30
	Insert instea	ad "Industrial Relations Commission in Court Session".	31
2.25	Long Ser	vice Leave (Metalliferous Mining Industry) Act 1963 No 48	32
[1]	Section 12	Recovery of long service leave pay	33
	-	eme Court" wherever occurring in section 12(1).	34
	Insert instea	nd "Industrial Relations Commission in Court Session".	35

[2]	Section 14 Provisions as to enforcement of orders, appeals etc	1
	Omit "Supreme Court" from section 14(c).	2
	Insert instead "Industrial Relations Commission in Court Session".	3
2.26	Parliamentary Remuneration Act 1989 No 160	4
[1]	Section 3 Definitions	5
	Omit section 3(1), definition of <i>Chief Commissioner</i> . Insert in alphabetical order— <i>President</i> means the President of the Industrial Relations Commission.	6 7
[2]	Sections 11(1) and (2) and 14H(1) and (2)	8
	Omit "Chief Commissioner" wherever occurring. Insert instead "President".	9
[3]	Schedule 2 Parliamentary Remuneration Tribunal	10
	Omit clause 1(1) and (1A). Insert instead—	11
	(1) The Tribunal consists of a judicial member or retired judicial member of the Industrial Relations Commission appointed by the President on a part-time basis.	12 13 14
[4]	Schedule 2, clause 3(1)	15
	Omit "Chief Justice". Insert instead "President".	16
[5]	Schedule 2, clause 4(1)(g)	17
	Insert "on the recommendation of the President" after "Governor".	18
[6]	Schedule 2, clause 4(2)	19
	Insert ", on the recommendation of the President," after "Governor may".	20
[7]	Schedule 2, clause 4(3)	21
	Omit the subclause.	22
2.27	Personal Injury Commission Act 2020 No 18	23
	Schedule 2 Provisions relating to members of Commission	24
	Insert at the end of clause 1, definition of <i>judicial office</i> , paragraph (d)—	25
	, or	26
	(e) judicial member of the Industrial Relations Commission.	27
2.28	Police Act 1990 No 47	28
[1]	Section 178 Rules of evidence and legal formality	29
	Insert after section 178(1)—	30
	(2) However, the rules of evidence and other formal procedures of a superior court of record apply to and in relation to the Commission in Court Session.	31 32
[2]	Section 179 Application of Industrial Relations Act 1996	33
	Omit section 179(2). Insert instead—	34

		(2)	Proceedings under this division must be dealt with by a judicial member of the Commission unless the President of the Commission otherwise directs under the <i>Industrial Relations Act 1996</i> , section 159.	1 2 3
[3]	Secti	on 18 [,]	IG Application of Industrial Relations Act 1996 to reviews	4
	Insert	"judio	cial" before "member" in section 181G(1)(c).	5
[4]	Secti	on 18 [.]	к	6
	Omit	the see	ction. Insert instead—	7
1	81K	Cons	titution of Commission for purposes of Division 1C	8
		(1)	A review under Division 1C must be conducted before the Industrial Relations Commission, referred to in this division as the <i>Commission</i> , constituted by a single judicial member.	9 10 11
		(2)	An appeal from the decision of the Commission on a review under Division 1C must be conducted before a Full Bench of the Commission constituted by 3 judicial members.	12 13 14
		(3)	Proceedings on a review under Division 1C, or on an appeal from the decision of the Commission on a review under Division 1C, are taken not to be proceedings of the Commission in Court Session.	15 16 17
2.29	Rail	Safe	ty (Adoption of National Law) Act 2012 No 82	18
	Sche	dule 1	New South Wales changes and additions to Rail Safety National Law	19
	Omit	"Supr	eme Court" wherever occurring in Schedule 1[12], section 218A(2)(b) and (5).	20
	Insert	instea	d "Industrial Court".	21
2.30	Stat	utory	and Other Offices Remuneration Act 1975 (1976 No 4)	22
[1]	Sche	dule 1	Public offices	23
			llowing after the matter relating to a Judge of the Supreme Court, other than the e and President of the Court of Appeal—	24 25
			President of the Industrial Relations Commission Vice-President of the Industrial Relations Commission	26 27
[2]	Sche	dule 2	Public offices	28
	Omit Part 1		atter relating to Chief Commissioner of the Industrial Relations Commission in	29 30
	Insert	instea	d—	31
			Deputy President of the Industrial Relations Commission, not being a judicial member	32 33
[3]	Sche	dule 4	Excluded offices	34
	Insert	at the	end of the schedule—	35
			Deputy President of the Industrial Relations Commission, being a judicial member	36 37

2.31	Superanr	nuatio	on Administration Act 1996 No 39	1		
[1]	Section 88	Appea	als	2		
	Omit "Supro	eme C	ourt" from section 88(1).	3		
	Insert instea	ıd "Ind	ustrial Relations Commission in Court Session (the Commission)".	4		
[2]	Section 88((2)–(6)		5		
	Omit "Supre	eme C	ourt" wherever occurring. Insert instead "Commission".	6		
2.32	Supreme	Coui	rt Act 1970 No 52	7		
[1]	Section 48	Assig	nment to the Court of Appeal	8		
	Insert after s	section	1 48(1)(a), definition of <i>specified tribunal</i> , subparagraph (i)—	9		
		(ii)	the Industrial Relations Commission or a member of the Commission,	10		
[2]	Section 10 ²	1 Appe	eal in proceedings before the Court	11		
	Omit section	n 101(.	3A).	12		
2.33	Vexatious	s Pro	ceedings Act 2008 No 80	13		
[1]	Section 3 D)efiniti	ons	14		
	Insert at the end of section 3(1), definition of <i>appropriate registrar</i> , paragraph (b)—					
			, or	16		
		(c)	in relation to the Industrial Court—the Industrial Registrar within the meaning of the <i>Industrial Relations Act 1996</i> .	17 18		
[2]	Section 3(1), defi	nition of "authorised court"	19		
	Insert after j	paragra	aph (b)—	20		
		(c)	the Industrial Court.	21		
[3]	Section 3(2	2 A)		22		
	Omit the sul	bsectio	on.	23		
[4]	Section 8 M	laking	of vexatious proceedings order	24		
	Insert after s	section	n 8(8)—	25		
	(8A)	Orde	rs that may be made by Industrial Court	26		
			Industrial Court may make one or more of the following vexatious edings orders in relation to a person—	27 28		
		(a)	an order staying all or part of any proceedings in the Industrial Relations Commission, whether in Court Session or otherwise,	29 30		
		(b)	an order prohibiting the person from instituting proceedings in the Industrial Relations Commission, whether in Court Session or otherwise,	31 32 33		
		(c)	another order the Court considers appropriate in relation to proceedings by the person in the Industrial Relations Commission, whether in Court Session or otherwise.	34 35 36		

[5]	Section 12 Appropriate authorised courts for granting leave					
	Omit section 12(1)(c). Insert instead—					
		(c)	in the case of a vexatious proceedings order made by the Supreme Court that operates to prohibit proceedings being instituted in the Industrial Relations Commission, whether in Court Session or otherwise—the Industrial Court.	3 4 5 6		
[6]	Section 12	(2)		7		
	Omit the su	bsectio	on.	8		
2.34	Victims F	Rights	s and Support Act 2013 No 37	9		
	Section 10	5 App	lication of Part	10		
	Insert after section 105(1)(e)—					
		(f)	the Industrial Relations Commission in Court Session, or	12		
2.35	Work Hea	alth a	ind Safety Act 2011 No 10	13		
[1]	Section 21	5 Injur	nctions for noncompliance with notices	14		
	Omit "District Court" from section 215(1). Insert instead "Industrial Court".					
[2]	Section 22	0 Con	travention of WHS undertaking	16		
	Omit "Distr	rict Co	urt" from section 220(1). Insert instead "Industrial Court".	17		
[3]	Section 229B Procedure for offences					
	Omit sectio	n 229I	B(1) and (3). Insert instead—	19		
	(1)		pt as provided by this section, proceedings for an offence against this Act e regulations must be dealt with summarily before—	20 21		
		(a)	the Local Court, or	22		
		(b)	the Industrial Court.	23		
	(2)	Proce taker	eedings for a Category 1 offence committed by an individual must be a on indictment before the District Court.	24 25		
	(3)	Proc	proceedings to which subsection (2) applies, the reference in the <i>Criminal</i> edure Act 1986, section 168(3) to the Local Court is taken to be a ence to the Industrial Court.	26 27 28		
[4]	Section 229B(5)					
	Insert after section 229B(4)—					
	(5)	unde in co Loca Note-	provisions of the <i>Industrial Relations Act 1996</i> , and of the regulations r that Act, relating to appeals from the Local Court to the Industrial Court nnection with offences against that Act apply to proceedings before the l Court for offences against this Act or the regulations. — The <i>Industrial Relations Act 1996</i> , section 197 deals with appeals against ctions or penalties in connection with offences against that Act.	31 32 33 34 35 36		
[5]	Section 255 Proceedings for contravention of WHS civil penalty provision					
	Omit "Dist	rict Co	urt". Insert instead "Industrial Court".	38		

2.36	Worl No 8		e Injury Management and Workers Compensation Act 1998	1	
[1]	Section 245 Proceedings for offences				
	Omit	"Distr	ict Court" wherever occurring in section 245(1)(b) and (3).	4	
	Insert instead "Industrial Relations Commission in Court Session".				
[2]	Section 245(4)				
	Insert after section 245(3)—			7	
		(4)	The provisions of the <i>Industrial Relations Act 1996</i> , section 197, and of the regulations under that Act, relating to appeals from, and the stating of a case by, the Local Court to the Industrial Relations Commission in Court Session apply to proceedings before the Local Court for offences against this Act, the 1987 Act or the regulations under those Acts.	8 9 10 11 12	
2.37	Wor	kplac	e Surveillance Act 2005 No 47	13	
[1]	Section 41				
	Omit the section. Insert instead—				
	41	Appli	cation to judicial member of Industrial Relations Commission	16	
		(1)	An applicant for a covert surveillance authority who is aggrieved by a decision of a Magistrate to refuse to issue or to vary or cancel a covert surveillance authority may apply to a judicial member of the Industrial Relations Commission (a <i>judicial member</i>) to issue, vary or cancel the authority.	17 18 19 20	
		(2)	An employee affected by a covert surveillance authority who is aggrieved by a decision of a Magistrate to refuse to vary or cancel a covert surveillance authority may apply to a judicial member to vary or cancel the authority.	21 22 23	
		(3)	The application must be made within 30 days after the decision is given or within a further period as the judicial member allows.	24 25	
		(4)	Part 4 applies to or in relation to the issue, variation or cancellation of a covert surveillance authority by a judicial member to whom an application is made under this section in the same way as it applies to the issue, variation or cancellation of an authority by a Magistrate.	26 27 28 29	
		(5)	An application to a Magistrate for the issue, variation or cancellation of an authority is taken, for the purposes only of an application under this section, to have been refused if the application is not decided within the period of 30 days after the making of the application to the Magistrate.	30 31 32 33	
		(6)	The imposition of a function on a judicial member under this section is not a conferral of jurisdiction on the Industrial Relations Commission.	34 35	
[2]	Section	on 45	Summary procedure for offences	36	
	Omit	"Supro	eme Court" from section 45(2).	37	
	Insert instead "Industrial Relations Commission in Court Session".				
2.38	Workplace Surveillance Regulation 2022				
[1]	Section	on 4 F	orms	40	
	Omit section 4(6)–(8). Insert instead—				

	(6)	For the Act, section 41, an application to a judicial member of the Industrial Relations Commission to issue a covert surveillance authority must be in Form 6.	1 2 3			
	(7)	For the Act, section 41, an application to a judicial member of the Industrial Relations Commission to vary a covert surveillance authority must be in Form 7.	2 5 6			
	(8)	For the Act, section 41, an application to a judicial member of the Industrial Relations Commission to cancel a covert surveillance authority must be in Form 8.	7 8 9			
[2]	Section 5 Records relating to covert surveillance authority—the Act, s 33					
	Omit "eligible Supreme Court Judge" wherever occurring in section 5(1) and the note.					
	Insert instead "judicial member of the Industrial Relations Commission".					
[3]	Schedule 1 Forms					
	Omit "eligible Supreme Court Judge" wherever occurring in Form 2.					
	Insert instead "judicial member of the Industrial Relations Commission".					
[4]	Schedule 1, Form 6					
	Omit "eligible Supreme Court Judge that each person designated by the Judge" wherever occurring.					
		ad "judicial member of the Industrial Relations Commission that each person by the judicial member".	19 20			
[5]	Schedule 1, Form 6, note					
	Omit "an eligible Supreme Court Judge".					
	Insert inste	ad "a judicial member of the Industrial Relations Commission".	23			
[6]	Schedule 1, Forms 7 and 8					
	Omit "an eligible Supreme Court Judge" wherever occurring.					
	Insert instead "a judicial member of the Industrial Relations Commission".					