

New South Wales

Industrial Relations Amendment (Public Sector Appeals) Bill 2010

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The objects of this Bill are:

- (a) to amend the *Industrial Relations Act 1996* (the *IR Act*) to provide for the Industrial Relations Commission (the *Commission*) to review decisions concerning the promotion and discipline of public sector employees instead of the Government and Related Employees Appeal Tribunal, and
- (b) to consequentially repeal the *Government and Related Employees Appeal Tribunal Act 1980* (the *GREAT Act*) and the regulation made under that Act, and
- (c) to amend the *Transport Appeal Boards Act 1980* and the *Industrial Relations Act 1996* to provide for the President of the Commission to review decisions concerning the promotion and discipline of officers and employees of the State Transit Authority, Sydney Ferries, the Roads and Traffic Authority and RailCorp instead of Transport Appeal Boards, and
- (d) to make consequential amendments to various other Acts and a regulation.

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on 1 July 2010.

Clause 3 repeals the Government and Related Employees Appeal Tribunal Act 1980, the Government and Related Employees Appeal Tribunal (Education Ancillary Staff) Amendment Act 1987 and the Government and Related Employees Appeal Tribunal Regulation 2005.

Schedule 1 Amendment of Industrial Relations Act 1996 No 17

Schedule 1 [1] inserts a new Part 7 (sections 91–100H) into Chapter 2 of the IR Act.

New section 91 defines terms and expressions for the purposes of new Part 7. The definitions of *public sector employee* and *public sector employer* are substantially the same as the definitions of *employee* and *employer* in section 4 (1) of the GREAT Act. Some changes have been made to update the definitions in line with recent amendments to the *Public Sector Employment and Management Act 2002*.

New section 92 excludes public sector employees who (because of industrial agreements or other arrangements) are currently unable to appeal to the Government and Related Employees Appeal Tribunal from the application of the new Part 7 and provides for the exclusion of public sector employees from the application of that Part 7 after the commencement of the section by industrial agreements made or approved by the Commission.

New sections 93–100B are substantially the same as sections 19–26, 28 and 29 of the GREAT Act. They specify the grounds on which public sector employees to which new Part 7 applies may appeal against decisions relating to their promotion and discipline and outline the procedures relating to giving notice of, and lodging, appeals.

New sections 100C and 100D are substantially the same as sections 48 and 48A, respectively, of the GREAT Act. They specify the general powers that will be able to be exercised by the Commission in relation to the determination of appeals under new Part 7

The procedures for hearing of appeals currently contained in Part 4 of the GREAT Act are largely replaced by provisions of the IR Act governing proceedings of the Commission (see in particular sections 162 and 163 of the IR Act). However, new sections 100E and 100F require the Commission to endeavour to settle disciplinary appeals by conciliation. Section 100E is substantially the same as section 36A of the GREAT Act. New section 100G (1) requires an employer to present the employer's case in a disciplinary appeal at least 7 days before any hearing of the appeal. New section 100G (2) and (3) require the employer's case to be presented first at the

hearing of an appeal. Section 100G (2) and (3) are substantially the same as section 42 of the GREAT Act.

New section 100H requires promotion appeals to be heard informally, subject to the rules of the Commission and any practice notes. It specifies the persons entitled to be present and prevents those persons from being represented by an Australian legal practitioner, agent or otherwise. **Schedule 1 [4]** makes a consequential amendment.

Schedule 1 [6] amends section 185 of the IR Act to enable the making of rules of the Commission with respect to the giving of evidence in appeals under new Part 7 by persons having specialised knowledge of matters relevant to promotion or disciplinary appeals.

Schedule 1 [3] amends section 166 of the IR Act so that parties in proceedings under new Part 7 may only be represented by an Australian legal practitioner or industrial agent with the leave of the Commission.

Schedule 1 [5] amends section 181 of the IR Act so that costs will not be able to be awarded in proceedings under new Part 7.

Schedule 1 [7] and [8] amend sections 185 and 185A, respectively, of the IR Act as a consequence of the amendments to the *Transport Appeal Boards Act 1980* made by Schedule 2. They extend the powers to make rules of the Commission and for the President of the Commission to issue practice notes with respect to promotion and disciplinary appeals under that Act.

Schedule 1 [9] inserts new section 197B to enable appeals on questions of law to the Full Bench of the Commission in Court Session against any decision of the Commission in proceedings under new Part 7. **Schedule 1 [2]** makes a consequential amendment to section 153.

Schedule 1 [10] and [11] are consequential amendments.

Schedule 1 [12] and [13] amend Schedule 4 to the IR Act to enable the making of savings and transitional regulations and to make savings provisions.

Schedule 2 Amendment of Transport Appeal Boards Act 1980 No 104

Schedule 2 amends the *Transport Appeal Boards Act 1980* (the *Boards Act*) to achieve the object described in paragraph (c) of the Overview above.

Under the Boards Act as amended, the grounds on which officers and employees of the State Transit Authority, Sydney Ferries, the Roads and Traffic Authority and RailCorp may appeal against decisions relating to their promotion and discipline will remain the same and the entitlement to be present at formal hearings is retained (new section 11A as inserted by **Schedule 2 [12]**). However, the functions in relation to appeals currently exercised by a Transport Appeal Board consisting of a Chairperson and 2 other members will instead be exercised by the President of the Commission

(or another member of the Commission to whom the President has delegated this function) (Schedule 2 [8] and [13]).

Schedule 2 [2] enables regulations to be made to exclude the application of the Boards Act to persons or classes of persons prescribed by the regulations.

Schedule 2 [6] provides for the Industrial Registrar under the IR Act to be the secretary of the transport appeal boards.

Schedule 2 [9]–[11] replace the procedures for hearing of appeals currently contained in the Boards Act with the provisions contained in the IR Act governing proceedings of the Commission (see in particular sections 162 and 163 of the IR Act).

Schedule 2 [17] provides that costs cannot be awarded in appeal proceedings under the Boards Act.

Schedule 2 [20] provides for appeals against decisions of boards on questions of law to the Full Bench of the Commission.

Schedule 2 [3], [5], [12], [14]–[16], [18], [19] and [21]–[27] make consequential amendments.

Schedule 2 [28] and [29] amend Schedule 2 to the Boards Act to enable the making of savings and transitional regulations and to make savings provisions.

Schedule 2 [1], [4] and [7] are amendments by way of statute law revision.

Schedule 3 Amendment of other Acts and regulation

Schedule 3 contains consequential amendments to various Acts and a regulation.



New South Wales

Industrial Relations Amendment (Public Sector Appeals) Bill 2010

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New South Wales

Industrial Relations Amendment (Public Sector Appeals) Bill 2010

No , 2010

A Bill for

An Act to amend the *Industrial Relations Act 1996* and the *Transport Appeal Boards Act 1980* with respect to the review of decisions concerning the promotion and discipline of public sector employees and transport workers respectively; to repeal the *Government and Related Employees Appeal Tribunal Act 1980*; and to make consequential amendments to other legislation.

The	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the <i>Industrial Relations Amendment (Public Sector Appeals)</i> Act 2010.	3 4
2	Commencement	5
	This Act commences, or is taken to have commenced, on 1 July 2010.	6
3	Repeals	7
	The following are repealed:	8
	(a) the Government and Related Employees Appeal Tribunal Act 1980,	9 10
	(b) the Government and Related Employees Appeal Tribunal (Education Ancillary Staff) Amendment Act 1987,	11 12

the Government and Related Employees Appeal Tribunal Regulation 2005.

13 14

(c)

			Amendment of Industrial Relations Act 1996 No 17	1	
[1]	Cha _l	pter 2	Emplo	pyment	3
	Inser	t after	Part 6	c .	4
	Par	t 7	Public sector promotion and disciplinary appeals		5
	Divi	ision	1	Preliminary	7
	91	Inter	preta	tion	8
		(1)	In th	is Part:	9
		. ,	арре	eal means a promotion appeal or a disciplinary appeal.	10
				ealable decision means a decision of a kind referred to in	11
			secti	ion 97 (1).	12
				roved form means a form in or to the effect of a form oved by the President of the Commission.	13 14
			disci	iplinary appeal means an appeal under section 98.	15
			offic	ee includes position.	16
			pron	notion appeal means an appeal under section 94.	17
			publ	lic sector employee means a person who is:	18
			(a)	employed in a Division of the Government Service within the meaning of the <i>Public Sector Employment and Management Act 2002</i> (other than a temporary employee who is employed under Part 2.5 of that Act as a special temporary employee), or	19 20 21 22 23
				Note. The persons referred to in paragraph (a) are staff of Government Departments and other staff in the Government Service other than Ministerial staff.	24 25 26
			(b)	employed under Part 1 of Chapter 9 of the <i>Health Services Act 1997</i> in the NSW Health Service, or	27 28
			(c)	an officer, or a temporary employee, within the meaning of the <i>Teaching Service Act 1980</i> , or	29 30
			(d)	employed, whether permanently or otherwise:	31
				(i) as an officer of either House of Parliament, or	32

	President of the Legislative Council or Speaker of	1 2
	the Legislative Assembly, or under their joint	3
	control, or	4
(e)	otherwise employed in the service of the Crown.	5
publ	<i>lic sector employer</i> means the following:	6
(a)	for a public sector employee of the class referred to in	7
	paragraph (a) of the definition of <i>public sector employee</i> — the appropriate Division Head within the meaning of the	8
	Public Sector Employment and Management Act 2002,	9 10
(b)	for a public sector employee of the class referred to in	11
, ,	paragraph (b) of that definition—the Director-General of	12
	the Department of Health,	13
(c)	for a public sector employee of the class referred to in	14
	paragraph (c) of that definition—the Director-General of the Department of Education and Training,	15 16
(4)		
(d)	for a public sector employee of the class referred to in paragraph (d) of that definition:	17 18
	(i) who is an officer of the Legislative Council or under	19
	the separate control of the President of the	20
	Legislative Council—the President, or	21
	(ii) who is an officer of the Legislative Assembly or	22
	under the separate control of the Speaker of the Legislative Assembly—the Speaker, or	23 24
	(iii) who is under the joint control of the President of the	25
	Legislative Council and the Speaker of the	26
	Legislative Assembly—the President and Speaker	27
	jointly,	28
(e)	for a public sector employee of the class referred to in	29
	paragraph (e) of that definition—the person in whose	30
	service the employee is employed.	31
	ference in this Part to:	32
(a)	the appointment of a public sector employee to fill a vacant	33
	office includes a reference to the appointment of a public sector employee to a higher position, and	34 35
(b)	a vacant office includes a reference to a higher position the	36
(0)	subject of an appointment referred to in paragraph (a).	37

(2)

92	Appl	ication of Part	1
	(1)	This Part applies to and in respect of promotion appeals and disciplinary appeals by public sector employees other than those public sector employees or employees of a class of public sector employees who under:	2 3 4 5
		(a) an award or enterprise agreement made or approved by the Commission on or after the commencement of this section are not entitled to appeal to the Commission under this Part, or	6 7 8 9
		(b) an industrial instrument or any other agreement, contract, understanding or undertaking (whether express or implied) were not entitled to appeal to the Government and Related Employees Appeal Tribunal under the <i>Government and Related Employees Appeal Tribunal Act 1980</i> as in force immediately before its repeal.	10 11 12 13 14
	(2)	Notice of an industrial instrument or any other agreement, contract, understanding or undertaking referred to in subsection (1) in relation to public sector employees or employees of a class of public sector employees may be published on the website of the Department of Premier and Cabinet.	16 17 18 19 20 21
	(3)	Any such notice is prima facie evidence that this Part does not apply to the employees to whom the notice relates.	22 23
Divi	sion	2 Promotion appeals	24
93	Publi	ication of notices	25
	(1)	A public sector employer who decides to appoint or recommend the appointment of a person to fill a vacant office or position in the establishment of the employer must cause particulars of the decision to appoint or recommend the appointment of the person to be published in a notice (an <i>appointment notice</i>) in accordance with this section.	26 27 28 29 30 31
	(2)	Subsection (1) applies if the public sector employer is:	32
		(a) a Division Head (within the meaning of the <i>Public Sector Employment and Management Act 2002</i>) and the person appointed or whose appointment is recommended is an employee in that Division, or	33 34 35 36
		(b) the Director-General of the Department of Health and the person appointed or whose appointment is recommended is a member of the NSW Health Service, or	37 38 39

	(c) any other employer and the person appointed or whose appointment is recommended is an employee of that employer.	1 2 3
(3)	The appointment notice is to be published not later than 14 days after the acceptance by the person of the appointment and the notice is to be distributed to the employees of the employer.	4 5 6
(4)	The employees of an employer referred to in subsection (2) (b) are, for the purpose of distributing the appointment notice, those members of the NSW Health Service who are employed in or in connection with the public health organisation or other division of that Service in which the vacant office forms part.	7 8 9 10 11
(5)	The appointment notice:	12
	(a) may, without limiting the manner in which it may otherwise be published, appear on the NSW Government's recruitment website, and	13 14 15
	(b) is taken to have been distributed in accordance with this section if that website contains the notice and is made available to the employees of the employer.	16 17 18
(6)	If the person accepts the appointment, the employer must give notice in writing of the following to every other person who applied unsuccessfully for the appointment (other than a person who withdrew his or her application):	19 20 21 22
	(a) the fact of that person's acceptance,	23
	(b) the fact of publication of the appointment notice,	24
	(c) the date of the appointment notice.	25
(7)	The notice under subsection (6) must be given not later than 14 days after the acceptance.	26 27
(8)	If, by or under any other Act, an employer is required to give notice of the particulars of a decision of the kind referred to in subsection (1), any such notice is taken to be an appointment notice if given within the time limited by subsection (3).	28 29 30 31
(9)	An appointment notice (other than a notice to which subsection (8) applies) is, if a form is prescribed by the regulations, to be in the form so prescribed.	32 33 34
(10)	The Commission may, on application by an employer, permit an appointment notice to be given to the employer's employees in an approved form.	35 36 37

	94	Right	of ap	peal
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- (1) Subject to and in accordance with this Part, a public sector employee who is:
 - (a) employed as an officer in a Department within the meaning of the *Public Sector Employment and Management Act 2002*—may appeal on the promotions appeal ground to the Commission against a decision of an employer (being a Department Head within the meaning of that Act) to appoint or recommend the appointment of another such officer to fill a vacant office in that or any other Department, and
 - (b) employed as a member of staff of a Division of the Government Service other than a Department—may appeal on the promotions appeal ground to the Commission against a decision of the employee's employer (being the appropriate Division Head within the meaning of that Act) to appoint or recommend the appointment of another employee in that Division to fill a vacant office in that Division, and
 - (c) a member of the NSW Health Service employed in or in connection with a division of the Service—may appeal on the promotions appeal ground to the Commission against a decision of the employee's employer (being the Director-General of the Department of Health) to appoint or recommend the appointment of another employee employed in or in connection with that division to fill a vacant office in or in connection with that division, and
 - (d) a person other than an officer referred to in paragraph (a), (b) or (c)—may appeal on the promotions appeal ground to the Commission against a decision of the employee's employer to appoint or recommend the appointment of another employee of that employer to fill a vacant office.
- (2) For the purposes of this section, the *promotions appeal ground* is that the appellant is, having regard to any relevant document in relation to the vacant office, more entitled to be appointed to the vacant office than the employee in whose favour the decision was made.
- (3) In this section:

relevant document, in relation to a vacant office, means the provisions of any Act, statutory instrument, industrial award or agreement or of any advertisement which is required to be

	an ap	pointment to the vacant office that is published in good faith ation to the vacant office.	2
95	Excluded of	circumstances	4
	section	ablic sector employee is not entitled to appeal under on 94 in respect of the decision of a public sector employer ng to a vacant office:	(-
	(a)	if the appointment to the vacant office is not a permanent appointment, or	8
	(b)	if the vacant office is an office specified in Schedule 1, 2 or 3 to the <i>Statutory and Other Offices Remuneration Act</i> 1975, or	10 11 12
	(c)	if the vacant office is a Department Head position in the Public Service, or	1; 14
	(d)	if the maximum salary applicable to the vacant office at the date of the decision of the employer exceeds:	15 16
		(i) except as provided by subparagraph (ii)—the amount equal to the maximum salary applicable to a clerk's position graded 12 in the Public Service, or	17 18 19
		(ii) where another amount is prescribed by the regulations—that other amount, or	20 21
	(e)	unless the maximum salary applicable to the vacant office is greater than the salary paid, at the date of the decision of the employer, to the appellant in relation to the office held by the appellant at that date, or	22 23 24 25
	(f)	unless the maximum salary applicable to the vacant office is greater than the salary paid, at the date of the decision of the employer, to the employee in whose favour that decision is made in relation to the office held by the employee at that date, or	26 27 28 29 30
	(g)	unless, where an invitation to apply for appointment to the vacant office was given by the employer to its employees or advertised generally, the employee duly made application for appointment to the vacant office, or	3° 32 3° 34
	(h)	unless the employee satisfies the minimum requirements, in relation to the vacant office, of any Act, statutory instrument, industrial award or agreement or advertisement referred to in section 94, or	35 36 37 38
	(i)	unless the employee is willing to take up duties in the vacant office, or	39 40

forms part.

	(j)	if the employee or the employee in whose favour the decision of the employer is made is:	1 2
		(i) a temporary employee or a casual employee (within the meaning of Part 2.1 of the <i>Public Sector</i> <i>Employment and Management Act 2002</i>) of the Public Service, or	3 4 5 6
		(ii) a temporary employee within the meaning of the <i>Teaching Service Act 1980</i> , or	7 8
		(iii) in relation to a public sector employee of a class referred to in paragraph (a), (b), (d) or (e) of the definition of <i>public sector employee</i> in section 91 (1), an employee who is employed, otherwise than permanently, in the service of his or her employer.	9 10 11 12 13
Effec	t of fa	illure to notify vacancy	15
(1)		invitation to apply for appointment to a vacant office in the lishment of a public sector employer:	16 17
	(a)	is given by the employer to the employer's employees, or	18
	(b)	is advertised generally (whether by publication in a newspaper, on a recruitment website used by the employer or in some other manner),	19 20 21
	Com	ffected employee may, if otherwise entitled, appeal to the mission against the decision of the employer to appoint or mmend the appointment of one of the employer's employees I the vacant office.	22 23 24 25
(2)	In thi	is section:	26
		<i>eted employee</i> , in relation to a vacant office in the elishment of a public sector employer, means:	27 28
	(a)	if the vacant office is not one in the Government Service or the NSW Health Service—any public sector employee employed by the employer, or	29 30 31
	(b)	if the vacant office is one in the Government Service—only public sector employees employed in the same Division (within the meaning of the <i>Public Sector Employment and Management Act 2002</i>) of which the vacant office forms part, or	32 33 34 35 36
	(c)	if the vacant office is one in the NSW Health Service—only employees employed in or in connection with the same division of that Service of which the vacant office	37 38 39

Division 3		3 Disciplinary appeals	
97	Noti	ce of certain decisions etc	2
	(1)	This section applies to the following decis sector employer in relation to a public sect	
		(a) a decision to defer, for a period in e payment of an increment to the emp	
		(b) a decision to reduce the rank, classiff or pay of the employee,	ication, position, grade
		(c) a decision to impose a fine or forfei	t pay,
		(d) a decision to annul the appoint appointed on probation,	nent of an employee 10
		(e) a decision to suspend the employee at the employee is held to be guil contravention of any law or any ruemployer,	ty of misconduct or
		(f) a decision to dismiss the employee,	16
		(g) a decision to direct or to require the	employee to resign.
	(2)	A public sector employer who makes a disection applies in relation to an employee in notice, in writing, of the decision as soon a decision is made, except as otherwise provunder subsection (4).	nust give the employee 19 as practicable after the 20
	(3)	If the employer is unable to give the er decision within 14 days after it is made, th to the Commission for an order as to the g	e employer may apply 24
	(4)	On receipt of an application under Commission may make such order as the as to the giving of the notice or may mak with the giving of the notice.	Commission thinks fit 27
	(5)	A notice may be given, or the giving of a no with, in accordance with an order made un	
	(6)	In subsection (1) (f):	32
		dismiss includes dispensing with the ser (including under any right or power of the with the services of an employee).	vices of an employee 33 he Crown to dispense 34 38
	(7)	For the purposes of this Division:	36
		(a) a decision of a kind referred to in su (g) is a decision that may, subject to	

				etion 98 regardless of whether the decision sciplinary reasons, and	1 2
		(b)	of a kind referred to any other p	public sector employer making a decision d to in subsection (1) includes a reference person (including the Crown) who is under any law to make that decision or to et.	3 4 5 6 7
98	Righ	t of ap	eal		8
	(1)	empl	yee may, subject Commission aga	ained in any other Act, a public sector to and in accordance with this Part, appeal ainst an appealable decision of his or her	9 10 11 12
	(2)	appe: prote	ed against was	be made on the ground that the decision made substantially in reprisal for a within the meaning of the <i>Protected</i>	13 14 15 16
	(3)	the (of the following classes cannot appeal to lest an appealable decision referred to in r (g):	17 18 19
		(a)	(i) a specified or	ged under a contract of employment for: d period of time that is less than 6 months, ed task that is of less than 6 months	20 21 22 23 24
		(b)	employees servi period, if the d duration of the period less, or (ii) if the period 3 months- reasonable circumstan provisions	ing a period of probation or qualifying uration of the period, or the maximum eriod, is determined in advance and either: , or the maximum duration, is 3 months or od, or the maximum duration, is more than—the period, or the maximum duration, is e having regard to the nature and nees of the employment and the statutory is relating to the probationary appointment ployee concerned,	25 26 27 28 29 30 31 32 33 34 35
		(c)	employees enga except those who	ged on a casual basis for a short period o:	36 37
			and system	ed by a particular employer on a regular matic basis for a sequence of periods of ent during a period of at least 6 months,	38 39 40 41

		(ii)	would, but for the decision of the employer, have had a reasonable expectation of continuing employment with the employer.	2
99	Alter	native rights	s of appeal	4
	(1)	right of approceedings or her behal award or ag	section 98 derogates from or otherwise affects any peal a public sector employee may have, or other s which may be instituted by the employee or on his lf, under this or any other Act or law or any industrial greement (whether enacted, existing or made before, I July 2010) in respect of an appealable decision.	
	(2)		ector employee may not appeal to the Commission on 98 in respect of an appealable decision if:	11 12
			mployee has elected, in writing, to forgo a right of al under section 98 in respect of the decision, or	13 14
		proce empl under	employee makes an appeal or institutes other eedings, or proceedings are instituted on the oyee's behalf, in respect of an appealable decision r an Act or law or an industrial award or agreement red to in subsection (1).	15 16 17 18 19
	(3)	respect of a respect of the proceedings	byee appeals to the Commission under section 98 in n appealable decision, the employee may not then, in that decision, appeal or institute other proceedings or s may not be instituted on his or her behalf under an or an industrial award or agreement referred to in (1).	20 2° 22 23 24 28
100	Appe appe		sions may be carried into effect despite right of	26 27
	(1)		ble decision may be carried into effect whether or not hay be (or has been) made against the decision under n.	28 29 30
	(2)	referred to appointmen	f the decision appealed against is a decision of a kind in section 97 (1) (d), (f) or (g), a permanent at is not to be made to the position held by the when the decision was made until:	3 ² 32 33 34
		(a) the ti expir	ime for making an appeal against the decision has red without an appeal having been made, or	35 36
			appeal is made within that time—the appeal is mined or has lapsed.	37 38

Div	ision	4 Procedures relating to the making of appeals	
100A	Noti	ice of appeal	2
		A public sector employee may make an appeal by lodging with the Industrial Registrar a notice of appeal in the approved form.	3
100B	Time	e for lodging appeal	
	(1)	Notice of a promotion appeal must be lodged:	(
		(a) within 21 days after the date of the notice of particulars under section 93 (1), or	- -
		(b) within 21 days after receipt by the public sector employee of a notice under that subsection that bears no date.) 10
	(2)	Notice of a disciplinary appeal must be lodged within 28 days after the public sector employee is notified of the decision against which the appeal is to be made.	1 ⁻ 12 13
	(3)	Nothing in this section prevents a public sector employee from appealing against a decision that was not notified, or particulars of which were not notified, to the public sector employee as required by or under this or any other Act.	14 19 16 17
100C	Deci	isions with respect to appeals	18
	(1)	The Commission, in relation to a promotion appeal, may decide to allow or disallow the appeal.	19 20
	(2)	The Commission, in relation to a disciplinary appeal, may decide to allow or disallow the appeal or make such other decision with respect to the appeal as it thinks fit.	2° 2° 2°
	(3)	Without limiting the generality of subsection (2), if in relation to a disciplinary appeal it appears to the Commission that the employer failed to comply with the rules of procedural fairness in making the decision appealed against, the Commission:	24 25 20 27
		(a) is not required to allow the appeal solely on that basis and may proceed to decide the appeal on its merits, or	28 29
		(b) may quash the decision and remit the matter back to the employer with such directions (if any) as to which stage of the disciplinary process in relation to the matter may be recommenced by the employer.	30 31 32 33
	(4)	The decision of the Commission in respect of an appeal is, except as provided by section 197B, final and is to be given effect to by the employer against whose decision the appeal was brought	34 35

100D		ers by Commission with respect to payment of salary and inuity of employment	1 2
	(1)	Without limiting section 100C, if the Commission decides to allow a disciplinary appeal, the Commission may:	3 4
		(a) if the employee has paid a fine imposed by the employer or his or her pay has been forfeited—order the employer to repay the amount of any such fine or forfeited pay, and	5 6 7
		(b) order the employer to pay the employee an amount stated in the order that does not exceed the remuneration the employee would, but for the decision of the employer, have received from the employer, and	8 9 10 11
		(c) order that any period of employment of the employee with the employer is taken not to have been broken by the decision of the employer.	12 13 14
	(2)	Any such order by the Commission must be given effect to by the employer.	15 16
	(3)	Nothing in subsection (1) enables the Commission to make an order for compensation in the case where a person is not reinstated or does not continue in employment.	17 18 19
Divi	sion	5 Hearing of appeals	20
100E	Con	ciliation of disciplinary appeals	21
	(1)	Before a disciplinary appeal is heard by the Commission, the Commission must endeavour to settle the matter by conciliation.	22 23
	(2)	If the conciliation is not successful and the matter proceeds to a hearing, the member who attempted to settle the matter by conciliation cannot sit as a member of the Commission to hear the appeal if a party to the proceedings objects to the member sitting as a member to hear the appeal.	24 25 26 27 28
100F	Pow	ers when appeal settled by conciliation	29
		If a matter that is the subject of an appeal to the Commission under this Part is settled by conciliation, the Commission may:	30 31
		(a) dismiss the appeal, or	32
		(b) make an order on the agreed terms for settlement.	33
100G	Pres	entation of cases	34
	(1)	A public sector employer must present the employer's case to the appellant at least 7 days before the hearing of a disciplinary appeal.	35 36 37

	(2)		he hearing of an appeal under this Part, the public sector loyer's case is to be presented first.	1 2
	(3)		ning in subsection (2) removes from an appellant or any other on the onus of proving any ground on which the appellant s.	3 4 5
1	00H Pr	ovisions	s relating to promotion appeals	6
	(1)	and a	romotion appeal is, subject to the rules of the Commission any applicable practice note issued under section 185A, to be d in accordance with this section.	7 8 9
	(2)		hearing of the promotion appeal is to be informal and must be conducted in an adversarial manner.	10 11
	(3)) The	persons entitled to be present at the hearing are as follows:	12
		(a)	the appellant,	13
		(b)	a person appointed by the public sector employer against whose decision the appeal is brought, being a person appointed generally or in respect of a particular appeal or class of appeals,	14 15 16 17
		(c)	the employee in whose favour the decision referred to in paragraph (b) has been made.	18 19
	(4)	an ir repre	persons entitled, pursuant to subsection (3), to be present at a a formal hearing of the Commission are not entitled to be essented by an Australian legal practitioner or an agent or rwise.	20 21 22 23
[2]	Section	153 Juri	sdiction of Commission in Court Session	24
	Insert aft	er section	n 153 (1) (j):	25
		(ja)	proceedings under section 197B,	26
		(jb)	proceedings under section 23A of the <i>Transport Appeal Boards Act 1980</i> ,	27 28
[3]	Section	166 Rep	resentation of parties	29
		ary appe	roceedings under Part 7 (Public sector promotion and eals) of Chapter 2" after "conciliation proceedings" in	30 31 32

[4]	Section '	166 (2A)	1			
	Insert afte	er section 166 (2):	2			
	(2A)	Despite subsections (1) and (2), a party to proceedings referred to in section 100H is not entitled to be represented by an Australian legal practitioner or by an agent who is not a practitioner.	3 4 5			
[5]	Section '	181 Costs	6			
	Insert afte	er section 181 (3):	7			
	(3A)	Despite subsection (1), the Commission may not award costs in proceedings under Part 7 of Chapter 2. Note. This subsection does not prevent the award of costs in appeals relating to questions of law in relation to public sector promotional and disciplinary matters under section 197B.	8 9 10 11 12			
[6]	Section '	185 Rules of Commission	13			
	Insert afte	er section 185 (2):	14			
	(2A)	Without limiting subsection (2) (b), rules of the Commission may provide for the giving of evidence (including by way of reports or other documents) in appeals under Part 7 of Chapter 2 by persons having specialised knowledge of matters relevant to promotion appeals or disciplinary appeals under that Part.	15 16 17 18 19			
[7]	Section '	185 (4)	20			
	Insert after section 185 (3):					
	(4)	This section extends to the making of rules relating to the practice and procedure (and other matters) relating to promotion appeals and disciplinary appeals under the <i>Transport Appeal Boards Act 1980</i> .	22 23 24 25			
[8]	Section '	185A Practice notes	26			
	Insert afte	er section 185A (1):	27			
	issı	te. The power to make rules under section 185 (4) enables the President to ue practice notes under this section with respect to promotion appeals and ciplinary appeals under the <i>Transport Appeal Boards Act 1980</i> .	28 29 30			
[9]	Section '	197B	31			
	Insert afte	er section 197A:	32			
		peals on questions of law in relation to public sector omotional and disciplinary matters	33 34			
	(1)	A party to proceedings under Part 7 of Chapter 2 may, subject to this Part, appeal to the Full Bench of the Commission in Court	35 36			

		Session against any decision of the Commission in the proceedings on a question of law.	
	(2)	On an appeal under this section, the Full Bench of the Commission in Court Session may:	3
		(a) remit the matter to the Commission for determination in accordance with the decision of the Full Bench, or	(
		(b) make such other order in relation to the appeal as seems fit.	7
[10]	Section 20	6 Dual Federal and State appointments of members	8
	(sections 7	of the Government and Related Employees Appeal Tribunal and 10 of, and Schedule 1 to, the <i>Government and Related Appeal Tribunal Act 1980</i>)" from the note to the section.	9 10 1
[11]	Section 40	5 Statutory provisions relating to public sector employees	12
		Government and Related Employees Appeal Tribunal Act 1980" on 405 (1) (a).	1; 14
	Insert inste	ad "Part 7 of Chapter 2".	15
[12]	Schedule 4	4 Savings, transitional and other provisions	16
	Insert at the	e end of clause 2 (1):	17
		Industrial Relations Amendment (Public Sector Appeals) Act 2010	18 19
[13]	Schedule 4	4, Part 12	20
	Insert after	clause 51:	2
	Part 12	Provisions consequent on repeal of	22
		Government and Related Employees	23
		Appeal Tribunal Act 1980	24
	52 Defi	nitions	25
		In this Part:	26
		<i>former appellate body</i> means the Government and Related Employees Appeal Tribunal.	25 28
		GREAT Act means the Government and Related Employees Appeal Tribunal Act 1980.	29 30
		2010 Act means the Industrial Relations Amendment (Public Sector Appeals) Act 2010.	3 ²

53	Pron Act	notion and disciplinary appeals made before repeal of GREAT	1 2
	(1)	An appeal against a decision of an employer that was lodged in	3
		accordance with the GREAT Act before its repeal is taken to have	4
		been made to the Commission under Part 7 of Chapter 2 of this Act (as inserted by the 2010 Act).	5 6
	(2)	If the hearing of an appeal referred to in subclause (1) had	7
	. ,	commenced before the repeal of the GREAT Act, the President	8
		of the Commission may give such directions regarding the	9
		continuance of the hearing (including directions for the	10
		replacement of a member of the former appellate body with a	11
		member of the Commission and the exercise of any functions by	12
		the Industrial Registrar in relation to the hearing) that the	13
		President considers appropriate.	14
	(3)	A member of the Commission who replaces a member of the	15
	. ,	former appellate body is to have regard to the evidence and	16
		decisions made in relation to the appeal before the replacement.	17
	(4)	A member of the former appellate body is not entitled to any	18
	. ,	remuneration or compensation because of the loss of office as a	19
		consequence of the enactment of the 2010 Act.	20

Scł	hedule 2 Amendment of Transport Appeal Boards Act 1980 No 104	1 2
[1]	Long title	3
	Insert "and other authorities" after "Authority".	4
[2]	Section 3	5
	Insert after section 2:	6
	3 Application of Act	7
	This Act applies to and in respect of promotion appeals and disciplinary appeals by persons other than any persons or class of persons prescribed by the regulations.	8 9 10
[3]	Section 4 Definitions	11
	Omit the definitions of <i>Chairperson</i> , <i>member</i> and <i>Vice-Chairperson</i> from section 4 (1).	12 13
[4]	Section 4 (1)	14
	Omit "2000" wherever occurring in the definitions of <i>disciplinary appeal</i> and <i>promotion appeal</i> .	15 16
	Insert instead "2005".	17
[5]	Section 4 (1)	18
	Insert in alphabetical order:	19
	Commission means the Industrial Relations Commission of New South Wales.	20 21
	President means the President of the Commission.	22
[6]	Section 4 (1), definition of "secretary"	23
	Omit the definition. Insert instead:	24
	secretary means the Industrial Registrar within the meaning of the <i>Industrial Relations Act 1996</i> .	25 26
[7]	Section 4 (3)	27
	Omit the subsection.	28

[8]	Sect	ions 5	and 6	1
	Omit	section	ons 5–10. Insert instead:	2
	5	Cons	stitution of Boards	3
		(1)	For the purposes of this Act, there is established, in relation to each appeal, a Transport Appeal Board.	4 5
		(2)	A Transport Appeal Board is constituted by the President.	6
		(3)	Clause 1 of Schedule 2 to the <i>Industrial Relations Act 1996</i> extends to the exercise of functions by the President as a Board under this Act.	7 8 9
		(4)	The President may delegate to another member of the Commission the functions of the President as a Board under this Act, other than this power of delegation.	10 11 12
	6	Fund	ctions of Boards	13
			A Board has and may exercise the functions conferred on it by or under this Act, the <i>Transport Administration Act 1988</i> or any other Act.	14 15 16
[9]	Sect	ion 11	Sittings of Boards	17
	Omit	t "shall	l, unless the Chairperson otherwise directs," from section 11 (1).	18
	Inser	t inste	ad "is, unless it determines otherwise, to".	19
[10]	Sect	ion 11	(2)	20
	Omit	t "may	be formal or informal".	21
			ead "are to be treated as if they were proceedings before the on under Part 7 of Chapter 2 of the <i>Industrial Relations Act 1996</i> ".	22 23
[11]	Sect	ion 11	, note	24
	Inser	t at the	e end of the section:	25
			Note. On proceedings before the Commission, see in particular sections 162–166 of the <i>Industrial Relations Act 1996</i> . Rules may be made, and practice notes issued, under sections 185 and 185A, respectively, of that Act with respect to the practice and procedure of Boards.	26 27 28 29 30

[12]	Section	11A		1				
	Omit se	ections 11A	A–11D. Insert instead:	2				
	11A Persons entitled to be present at proceedings							
		The p	persons entitled to be present at proceedings of a Board are:	4				
		(a)	the appellant whose appeal is being heard by the Board, and	5 6				
		(b)	a person appointed by the employer against whose decision the appeal is brought, being a person appointed generally or in respect of a particular appeal or class of appeals, and	7 8 9 10				
		(c)	the employee in whose favour the decision referred to in paragraph (b) has been made.	11 12				
[13]	Section	12 Memb	pers of a Board	13				
	Omit th	e section.		14				
[14]	Section	14 Time	for hearing of appeals	15				
	Omit ",	the Chairp	person or members of a Board" from section 14 (2) (b).	16				
	Insert in	nstead "or	the member of the Board".	17				
[15]	Section	18 Disco	very of documents, attendance of witnesses etc	18				
	Omit th	e section.		19				
[16]	Section	19 Admii	nistration of oath	20				
	Omit th	e section.		21				
[17]	Section	n 20		22				
	Insert b	efore section	on 21:	23				
	20 C	osts		24				
		A Bo appea	pard may not award costs in relation to proceedings in an al (other than proceedings under section 23A).	25 26				
[18]	Section	1 21 Adjou	ırnment	27				
	Omit se	ection 21 (2	2).	28				
[19]	Section	n 23 Decis	ions on appeals	29				
	Omit "	The" from	section 23 (2).	30				
	Insert in	nstead "Ex	cept as provided by section 23A, the".	31				

[20]	Sect	ion 23	A	1
	Inser	t after	section 23:	2
	23A	Appe	eals on questions of law	3
		(1)	A party to a promotion or disciplinary appeal may, subject to subsection (3), appeal to the Full Bench of the Commission in Court Session against any decision of a Board in the proceedings on a question of law.	4 5 6 7
		(2)	On an appeal under this section, the Full Bench of the Commission in Court Session may:	8
			(a) remit the matter to the Board for determination in accordance with the decision of the Full Bench, or	10 11
			(b) make such other order in relation to the appeal as seems fit.	12
		(3)	Part 7 of Chapter 4 of the <i>Industrial Relations Act 1996</i> applies to an appeal against a decision of a Board under this section in the same way as it applies to an appeal against a decision of the Commission under section 197B of that Act.	13 14 15 16
[21]	Sect	ion 28	Costs and expenses of Boards	17
	Omit	the se	ection.	18
[22]	Sect	ion 31	Reference of certain matters to President	19
			airperson or a Vice-Chairperson" wherever occurring in (1) and (2).	20 21
	Inser	t instea	ad "President".	22
[23]	Sect	ion 31	(3)	23
	Omit	"Chai	rperson or Vice-Chairperson, as the case may be,".	24
	Inser	t instea	ad "President".	25
[24]	Sect	ion 32	Regulations	26
	Omit	sectio	on 32 (2) (a) and (b).	27
[25]	Sect	ion 32	(3)	28
	Omit	the su	absection.	29
[26]	Sect	ion 35	Rights of appeal to any other appeals body barred	30
		t "or on 35 (to the Commission" after "statutory appeals tribunal" in (1).	31 32

[27]	Sch	edule	1 Members of a Board	1
	Omi	t the S	chedule.	2
[28]	Sche	edule	2 Savings and transitional provisions	3
	Inser	t at th	e end of clause 1A (1):	4
			Industrial Relations Amendment (Public Sector Appeals) Act 2010	5 6
[29]	Sche	edule	2, Part 4	7
	Inser	t after	clause 5:	8
	Par	t 4	Provisions consequent on enactment of	9
			Industrial Relations Amendment (Public	10
			Sector Appeals) Act 2010	11
	6	Defi	nitions	12
			In this Part:	13
			former appellate body means a Transport Appeal Board	14
			constituted under section 5 of this Act before its substitution by the 2010 Act.	15 16
			2010 Act means the Industrial Relations Amendment (Public	17
			Sector Appeals) Act 2010.	18
	7		notion and disciplinary appeals made before amendment of Act by 2010 Act	19 20
		(1)	An appeal against a decision of an employer that was lodged in	21
			accordance with this Act as in force immediately before its	22
			amendment by the 2010 Act is taken to have been made to a Board as constituted under this Act as so amended.	23 24
		(2)	If the hearing of an appeal referred to in subclause (1) had	25
			commenced before the amendment of this Act, the President may	26
			give such directions regarding the continuance of the hearing (including directions for the replacement of the former appellate	27 28
			body with a Board as constituted under this Act as amended by	29
			the 2010 Act and the exercise of any functions by the Industrial	30
			Registrar in relation to the hearing) that the President considers	31
			appropriate.	32
		(3)	A Board as constituted under this Act as amended by the 2010	33
			Act that replaces the former appellate body is to have regard to the evidence and decisions made in relation to the appeal before	34 35
			the replacement.	36

(4) A Chairperson, Vice-Chairperson or member of the former appellate body is not entitled to any remuneration or compensation because of the loss of office as a consequence of the amendments to this Act made by the 2010 Act.

Sch	nedule 3	Amendment of other Acts and regulation	1	
3.1	Central C	Coast Water Corporation Act 2006 No 105	2	
[1]	Schedule 5 Transfer of staff, assets, rights and liabilities			
	Omit ", the from clause	e Government and Related Employees Appeal Tribunal Act 1980" e 8 (4).	4 5	
[2]	Schedule !	5, clause 8 (5)	6	
	Omit "the	Government and Related Employees Appeal Tribunal Act 1980".	7	
	Insert inste	ad "Part 7 of Chapter 2 of the Industrial Relations Act 1996".	8	
3.2	Educatio	on Act 1990 No 8	9	
[1]	Schedule 1A Board inspectors			
	Omit clause 6 (1). Insert instead:			
	(1)	A decision to employ or a failure to employ a person as a Board inspector, and any matter, question or dispute relating to such a decision or failure, are not industrial matters for the purposes of the <i>Industrial Relations Act 1996</i> (other than Part 7 of Chapter 2 of that Act).	12 13 14 15 16	
[2]	Schedule '	1A, clause 6 (3)	17	
	Omit "the o	Government and Related Employees Appeal Tribunal Act 1980".	18	
	Insert inste	ad "Part 7 of Chapter 2 of the Industrial Relations Act 1996".	19	
3.3	Education 1987 No	on (School Administrative and Support Staff) Act 240	20 21	
[1]	Section 33	Eligibility for appointment to Public Service	22	
	Omit ", the from section	e Government and Related Employees Appeal Tribunal Act 1980" on 33 (2).	23 24	
[2]	Section 33	3 (3)	25	
	Omit "the Government and Related Employees Appeal Tribunal Act 1980".			
	Insert instead "Part 7 of Chapter 2 of the <i>Industrial Relations Act 1996</i> ".			

3.4	Fire Brigades Regulation 2008	1
	Clause 47 Fines	2
	Omit "Government and Related Employees Appeal Tribunal" from clause 47 (3).	3 4
	Insert instead "Industrial Relations Commission".	5
3.5	Health Services Act 1997 No 154	6
	Section 121H Industrial arbitration or legal proceedings excluded	7
	Omit "Government and Related Employees Appeal Tribunal" from section 121H (7).	8 9
	Insert instead "Industrial Relations Commission".	10
3.6	Independent Commission Against Corruption Act 1988 No 35	11 12
	Section 104 Appointment of staff	13
	Omit "Government and Related Employees Appeal Tribunal" from section 104 (10).	14 15
	Insert instead "Industrial Relations Commission".	16
3.7	Landcom Corporation Act 2001 No 129	17
	Schedule 2 Transfer of staff	18
	Omit "the Government and Related Employees Appeal Tribunal Act 1980" from clause 2 (2).	19 20
	Insert instead "Part 7 of Chapter 2 of the Industrial Relations Act 1996".	21
3.8	Ombudsman Act 1974 No 68	22
	Section 34 Disclosure by Ombudsman or officer	23
	Omit "Government and Related Employees Appeal Tribunal" from section 34 (1) (b) (ii).	24 25
	Insert instead "Industrial Relations Commission".	26
3.9	Police Act 1990 No 47	27
[1]	Section 3 Definitions	28
	Omit the definition of <i>GREAT</i> from section 3 (1).	29

[2]	Section 44 Industrial arbitration and legal proceedings excluded	1		
	Omit "GREAT" from section 44 (6).	2		
	Insert instead "the Industrial Relations Commission under Part 7 of Chapter 2 of the <i>Industrial Relations Act 1996</i> ".	3 4		
[3]	Section 82C Appointment on merit	5		
	Omit "GREAT" from section 82C (5).	6		
	Insert instead "the Industrial Relations Commission under Part 7 of Chapter 2 of the <i>Industrial Relations Act 1996</i> ".	7 8		
[4]	Section 82C (5) (b)	9		
	Omit "Tribunal". Insert instead "Commission".	10		
[5]	Section 82J Eligibility of non-executive administrative officers for appointment to Public Service	11 12		
	Omit ", the Government and Related Employees Appeal Tribunal Act 1980" from section 82J (2).	13 14		
[6]	Part 6A, Division 3, heading	15		
	Omit "GREAT". Insert instead "Industrial Relations Commission".	16		
[7]	Section 83	17		
	Omit the section. Insert instead:	18		
	83 Appeal to Industrial Relations Commission against promotions of administrative officers	19 20		
	The provisions of Part 7 of Chapter 2 of the <i>Industrial Relations</i>	21		
	Act 1996 relating to promotion appeals apply to non-executive administrative officers as if those officers were employees, and	22 23		
	the Commissioner were their employer, within the meaning of	24		
	that Part.	25		
[8]	Section 88 Industrial arbitration or legal proceedings excluded in relation to appointments	26 27		
	Insert "(except Part 7 of Chapter 2 of that Act)" after "Industrial Relations Act 1996" in section 88 (1).			
[9]	Section 88 (4)			
	Omit "the Government and Related Employees Appeal Tribunal Act 1980".	31		
	Insert instead "Part 7 of Chapter 2 of the Industrial Relations Act 1996".			

[10]	Sect	ions 1	73 (9), 181D (7) and 183D (5)	1
	Omi	t "GRE	EAT and" wherever occurring.	2
[11]	Sect	ion 18	5	3
	Omi	the se	ection. Insert instead:	4
	185	Disc non-	iplinary appeals to Industrial Relations Commission by executive administrative officers	5 6
			The provisions of Part 7 of Chapter 2 of the <i>Industrial Relations Act 1996</i> relating to disciplinary appeals apply to administrative officers (not being members of the NSW Police Force Senior Executive Service) as if those officers were employees, and the Commissioner were their employer, within the meaning of that Part.	7 8 9 10 11 12
[12]	Section 186		13	
	Omit the section. Insert instead:		14	
	186		eal to Industrial Relations Commission relating to leave when on duty	15 16
		(1)	A police officer may appeal to the Industrial Relations Commission against a decision of the Commissioner to grant or refuse leave of absence on full pay to the police officer during any period of absence caused by that officer being hurt on duty within the meaning of section 1 (2) of the <i>Police Regulation</i> (Superannuation) Act 1906.	17 18 19 20 21 22
		(2)	The <i>Industrial Relations Act 1996</i> applies to and in respect of an appeal under this section in the same way as it applies to a disciplinary appeal under Part 7 of Chapter 2 of that Act. Note. A disciplinary appeal under Part 7 of Chapter 2 of the <i>Industrial Relations Act 1996</i> is made by lodging a notice of appeal with the Industrial Registrar under section 100B (2) of that Act within 28 days after the public sector employee concerned is notified of the decision against which the appeal is made.	23 24 25 26 27 28 29 30
		(3)	For the purpose of the Industrial Relations Commission hearing and determining an appeal under this section, a police officer is taken to be a public sector employee and the Commissioner the public sector employer, within the meaning of Part 7 of Chapter 2 of the <i>Industrial Relations Act 1996</i> .	31 32 33 34 35

3.10	Public Finance and Audit Act 1983 No 152	1
[1]	Section 33F Executive officers	2
	Insert ", Part 7 (Public sector promotion and disciplinary appeals)" after "(Unfair dismissals)" in section 33F (5).	3 4
[2]	Section 33F (8)	5
	Omit the subsection.	6
3.11	Public Sector Employment and Management Act 2002 No 43	7
[1]	Section 21 Appointments subject to promotion appeal	8
	Omit "Government and Related Employees Appeal Tribunal" wherever occurring in section 21 (1) and (2) (b).	9 10
	Insert instead "Industrial Relations Commission".	11
[2]	Section 21 (2) (a)	12
	Omit "Government and Related Employees Appeal Tribunal Act 1980".	13
	Insert instead "Industrial Relations Act 1996".	14
[3]	Section 21 (2), note	15
	Omit "section 19 of the Government and Related Employees Appeal Tribunal Act 1980".	16 17
	Insert instead "section 93 of the Industrial Relations Act 1996".	18
[4]	Section 22 Legal proceedings not to be brought in respect of appointments etc	19 20
	Insert "(other than Part 7 of Chapter 2 of that Act)" after "Industrial Relations Act 1996" in section 22 (1).	21 22
[5]	Section 22 (4)	23
	Omit "the Government and Related Employees Appeal Tribunal Act 1980".	24
	Insert instead "Part 7 of Chapter 2 of the <i>Industrial Relations Act 1996</i> ".	25
[6]	Section 35 Industrial arbitration or legal proceedings excluded	26
	Insert ", Part 7 (Public sector promotion and disciplinary appeals)" after "(Unfair dismissals)" in section 35 (3).	27 28
[7]	Section 35 (7)	29
	Omit the subsection.	30

[8]	Section 72 Industrial arbitration or legal proceedings excluded	1
	Insert ", Part 7 (Public sector promotions and disciplinary appeals)" after "(Unfair dismissals)" in section 72 (4).	3
[9]	Section 72 (7)	2
	Omit the subsection.	5
[10]	Section 89 Variations in remuneration on transfer	6
	Omit "section 20 of the <i>Government and Related Employees Appeal Tribunal Act 1980</i> " from section 89 (2).	7 8
	Insert instead "section 94 of the Industrial Relations Act 1996".	9
3.12	State Owned Corporations Act 1989 No 134	10
[1]	Section 36 Application of other Acts	11
	Omit section 36 (1) (a). Insert instead:	12
	(a) Part 7 of Chapter 2 of the <i>Industrial Relations Act 1996</i> .	13
[2]	Schedule 4 Provisions relating to certain staff	14
	Omit ", the Government and Related Employees Appeal Tribunal Act 1980" from clause 5 (2).	15 16
[3]	Schedule 4, clause 5 (3)	17
	Omit "the Government and Related Employees Appeal Tribunal Act 1980".	18
	Insert instead "Part 7 of Chapter 2 of the Industrial Relations Act 1996".	19
3.13	State Water Corporation Act 2004 No 40	20
	Schedule 2 Transfer of staff	21
	Omit "the Government and Related Employees Appeal Tribunal Act 1980" from clause 3 (2).	22 23
	Insert instead "Part 7 of Chapter 2 of the <i>Industrial Relations Act 1996</i> ".	24

3.14	Statutory and Other Offices Remuneration Act 1975 (1976 No 4)	
[1]	Schedule 2 Public offices	;
	Omit the following from Part 1:	4
	Senior Chairperson of the Government and Related Employees Appeal Tribunal (not being the holder of a judicial office)	;
	Chairperson of the Government and Related Employees Appeal Tribunal (not being the holder of a judicial office)	. 8
[2]	Schedule 3 Public offices	(
	Omit "Chairperson of Transport Appeal Boards" from Part 2.	10
3.15	Subordinate Legislation (Repeal) Act 1985 No 232	1
	Schedule 1 Subordinate legislation not repealed by section 3	12
	Omit the following from Part A:	13
	Government and Related Employees Appeal Tribunal Act 1980	14
	Government and Related Employees Appeal Tribunal Regulation 1980	15 16
3.16	Superannuation Administration Authority Corporatisation Act 1999 No 5	17 18
	Schedule 2 Transfer of staff	19
	Omit "the Government and Related Employees Appeal Tribunal Act 1980" from clause 4 (2).	20 2
	Insert instead "Part 7 of Chapter 2 of the Industrial Relations Act 1996".	22
3.17	Supreme Court Act 1970 No 52	23
	Section 48 Assignment to the Court of Appeal	24
	Omit subparagraph (iii) from the definition of <i>specified tribunal</i> in section 48 (1) (a).	2: 20

3.18	Teaching Service Act 1980 No 23	1			
[1]	Section 48 Appointments on probation	2			
	Omit "Government and Related Employees Appeal Tribunal" from section 48 (5).	3 4			
	Insert instead "Industrial Relations Commission".	5			
[2]	Section 62	6			
	Omit the section. Insert instead:	7			
	62 No appeal to Industrial Relations Commission	8			
	The decision of the Director-General to appoint a person to a vacant senior position is not subject to appeal under Part 7 of Chapter 2 of the <i>Industrial Relations Act 1996</i> .	9 10 11			
[3]	Section 76 Retirement or transfer of officers through invalidity or incapacity				
	Omit "the Government and Related Employees Appeal Tribunal Act 1980" from section 76 (2).	14 15			
	Insert instead "Part 7 of Chapter 2 of the Industrial Relations Act 1996".				
[4]	Section 96 Evidence as to Education Gazette				
	Omit "Government and Related Employees Appeal Tribunal".	18			
	Insert instead "Industrial Relations Commission under Part 7 of Chapter 2 of the <i>Industrial Relations Act 1996</i> ".	19 20			
3.19	Technical and Further Education Commission Act 1990 No 118	21 22			
[1]	Section 19 Legal proceedings not to be brought in respect of appointments etc	23 24			
	Insert "(except Part 7 of Chapter 2 of that Act)" after "Industrial Relations Act 1996" in section 19 (1).	25 26			
[2]	Section 19 (4)	27			
	Omit "the Government and Related Employees Appeal Tribunal Act 1980".	28			
	Insert instead "Part 7 of Chapter 2 of the Industrial Relations Act 1996".				

3.20	Waste Recycling and Processing Corporation Act 2001 No 59	1
	Schedule 2 Transfer of staff of Waste Recycling and Processing Service	3
	Omit "the Government and Related Employees Appeal Tribunal Act 1980" from clause 3 (2).	4 5
	Insert instead "Part 7 of Chapter 2 of the Industrial Relations Act 1996".	6