

CUMULATIVE DIGEST

MATTERS REFERRED TO IN DECISIONS OF THE INDUSTRIAL APPEAL COURT, INDUSTRIAL RELATIONS COMMISSION AND INDUSTRIAL MAGISTRATES COURT CONTAINED IN VOL. 90 PART 1, SUB PARTS 1 - 6.

Digest Headings

* Denotes New Heading

Industrial Appeal Court	Public Service Appeal Board
Full Bench	Public Service Arbitrator
Commission In Court Session	Commissioner
President	Board of Reference
Industrial Magistrate	Police Appeal

	Page
Editor's Note: The Registrar wishes to advise that as from January 2004, the format of the "Cumulative Digest" published at the back of the Western Australian Industrial Gazette has changed to incorporate "Catchword Phrases", please refer to the Notice at (83WAIG3937). All documents within the above headings are in chronological order.	

INDUSTRIAL APPEAL COURT

Industrial law - Appeal against dismissal of appeal - Whether court has jurisdiction to entertain appeal - Turns on own facts and circumstances - Krysti Guest -v- Kimberley Land Council Aboriginal Corporation - Appeal No. IAC 3 of 2009 - Industrial Appeal Court - Pullin J/Buss J/Kenneth Martin J - 25/03/2010	367
---	-----

FULL BENCH

Courts and judges - Apprehended bias - Disqualification of President - Spouse of acting President appeared as counsel at first instance - Whether doctrine of necessity applies - Principles considered - Power of Full Bench to depart from previous decisions - Power to appoint acting President to hear an appeal where holder of the office of President is unable to act. - Liquor, Hospitality and Miscellaneous Union, Western Australian Branch -v- The Director General, Department of Education and Training - FBA 7 of 2009 - Full Bench - The Honourable J H Smith, Acting President/Chief Commissioner A R Beech/Commissioner S J Kenner - 26/02/2010	127
Industrial Law (WA) – Application pursuant to s 62(2) of the Industrial Relations Act 1979 (WA) for the Full Bench to authorise alteration to registered rules as a matter referred to in s 71(5) – Application pursuant to s 71 for a declaration relating to qualifications of persons for membership of a State Branch of a Federal organisation and offices which exist with the Branch – Applications granted. - Media, Entertainment and Arts Alliance of Western Australia (Union of Employees) -v- (Not applicable) - FBM 8 of 2009 and APPL 75 of 2009 - Full Bench - The Honourable J H Smith, Acting President/Chief Commissioner A R Beech/Commissioner J L Harrison - 5/03/2010	133
Industrial Law (WA) - Jurisdiction of Public Service Arbitrator - Jurisdiction of Public Service Appeal Board - Construction of s 80E and s 80I(1)(a) of the Industrial Relations Act 1979 (WA) - Principles of statutory interpretation applied - Whether appeal by an ex-public service officer lies to the Public Service Appeal Board under s 80I(1)(a) considered - Circumstances where jurisdiction of Public Service Appeal Board may oust jurisdiction of Public Service Arbitrator considered. - The Civil Service Association of Western Australia Incorporated -v- Director-General, Department for Child Protection - FBA 1 of 2010 - Full Bench - The Honourable J H Smith, Acting President/Commissioner S J Kenner/Commissioner S M Mayman - 15/04/2010	214
Industrial Law (WA) – Application pursuant to s 71 for a declaration relating to qualifications of persons for membership of a State Branch of a Federal organisation and offices which exist with the Branch – Application granted. - The Breweries & Bottleyards Employees' Industrial Union of Workers of Western Australia -v- (Not applicable) - FBM 1 of 2010 - Full Bench - The Honourable J H Smith, Acting President/Chief Commissioner A R Beech/Commissioner J L Harrison - 16/03/2010	238
Industrial Law (WA) - Decision of Commission was a 'finding' under s 49(2a) of the Industrial Relations Act 1979 (WA) - what constitutes a 'decision' of the Commission considered - oral rulings not a decision within the meaning of s 49 of the Act - application to amend grounds of appeal - interlocutory order made - principles of case management considered - public interest requirement in s 49(2a) not satisfied - purpose of speaking to the minutes considered - application to amend dismissed - appeal dismissed - Industrial Relations Act 1979 (WA) s 22B, s 27(1)(ha), s 27(1)(hb), s 32(2), s 34, s 35, s 36, s 49, s 49(2a). - John Palermo -v- Charles Henry Rosenthal - FBA 2 of 2010 - Full Bench - The Honourable J H Smith, Acting President/Commissioner J L Harrison/Commissioner S M Mayman - 28/04/2010	371
Industrial Law (WA) - Appeal against orders made by the Commission dismissing claim of alleged harsh, oppressive and unfair dismissal and claim for contractual benefits - whether Commission erred - turns on own facts - principles of intention to create legal relations and requirement for consideration considered - appeal dismissed - Industrial Relations Act 1979 (WA) s 23A, s 29(1)(b)(i), s 29(1)(b)(ii), s 49; Industrial Relations Commission Regulations 2005 (WA) reg 102(2), reg 102(3); Mental Health Act 1996 (WA) s 4. - Nicholas Read -v- Robert Brodie-Hall; Leather-Life - FBA 8 of 2009 - Full Bench - The Honourable J H Smith, Acting President/Commissioner S J Kenner/Commissioner J L Harrison - 12/05/2010	473

COMMISSION IN COURT SESSION

Practice and procedure - Further and better particulars - Discovery and inspection of documents - Relevant principles - Orders made - Industrial Relations Act, 1979 s 27(1)(o) - The Executive Director Department of Education, The Liquor, Hospitality and Miscellaneous Union (WA Branch); The Executive Director Labour Relations Division Department of Commerce, The Liquor, Hospi -v- The Executive Director Department of Education and The Executive Director Labour Relations Division, Department of Commerce - AG 1 of 2010 and AG 3 of 2010 - Commission in Court Session - Chief Commissioner A R Beech/Commissioner S J Kenner/Commissioner S M Mayman - 11/02/2010	140
---	-----

CUMULATIVE DIGEST—*continued*

	Page
COMMISSION IN COURT SESSION —<i>continued</i>	
Speaking to the minutes - Industrial Relations Act, 1979 s 35(1) - The Liquor, Hospitality and Miscellaneous Union (WA Branch) -v- The Executive Director Department of Education and The Executive Director Labour Relations Division, Department of Commerce - AG 1 of 2010 and AG 3 of 2010 - Commission in Court Session - Chief Commissioner A R Beech/Commissioner S J Kenner/Commissioner S M Mayman - 16/02/2010.....	145
Practice and procedure - Further and better particulars - Discovery and inspection of documents - Orders made - Industrial Relations Act, 1979 s 27(1)(o) - The Executive Director Department of Education; The Executive Director Labour Relations Division, Department of Commerce -v- The Liquor, Hospitality and Miscellaneous Union (WA Branch) - AG 1 of 2010 and AG 3 of 2010 - Commission in Court Session - Chief Commissioner A R Beech/Commissioner S J Kenner/Commissioner S M Mayman - 24/02/2010	146
Award - Award applies to single employer - Employer constitutional corporation - Effect of Fair Work Act 2009 on award - Whether there is an employee to whom the award applies - Award cancelled - Industrial Relations Act 1979 (WA) s 47(1); Fair Work Act 2009 (Cth) s 26(1), 26(2), 26(2)(c), 27(1), 27(2) - ON THE Commission's own motion -v- (n/a) - APPL 50 of 2007 - Commission in Court Session - Chief Commissioner A R Beech/Acting Senior Commissioner P E Scott/Commissioner J L Harrison - 12/04/2010	272
PRESIDENT	
Discovery - Application to set aside advice privilege - Legal professional privilege - Waiver - Substance of legal advice disclosed in report - Whether disclosure of report to applicants inconsistent with the maintenance of confidentiality of the content of advice - Industrial Relations Act 1979 (WA) s 62(1), s 62(2), s 66(1)(a). - Anthony D Mullen, Christopher C Sharpe -v- Anne Gisborne, President of the State School Teachers Union of Western Australia (Inc.) & Anor - PRES 9 of 2009 - President - The Honourable J H Smith, Acting President - 24/12/2009.....	3
Industrial Law (WA) - s 66 of the Industrial Relations Act 1979 (WA) - application for election of organisation's offices - whether there are corresponding counterpart Federal body offices - s 71 certificate no longer in effect - respondent offices vacant - no Sections from which Branch Councillors can be elected as required by respondent's rules. - William Cleverley Beatts-Rattray -v- Australian Municipal, Administrative, Clerical and Services Union of Employees, W.A. Clerical and Administrative Branch - PRES 13 of 2009 - President - The Honourable J H Smith, Acting President - 15/12/2009.....	9
Industrial Law (WA) - Application under s 66 of the Industrial Relations Act 1979 (WA) - Respondent failed to have elections in accordance with the Union rules - Appointment of independent Chairperson - The Registrar -v- Mr Phil Woodcock The Australian Rail, Tram and Bus Industry Union of Employees, West Australian Branch - PRES 7 of 2009 - President - The Honourable J H Smith, Acting President - 21/01/2010.....	85
Industrial Law (WA) - Application pursuant to s 66 of the Industrial Relations Act 1979 (WA) - Construction of the rules of an organisation - Nature of jurisdiction and powers of President under s 66 - Interpretation of rules of the Union - Whether an elected delegate to State Council who is an employee is required to resign employment from the Union - Declaration made that the true interpretation of r 25(f) is the term 'office' includes the office of delegate to State Council. - Anthony D Mullen, Christopher C Sharpe -v- Anne Gisborne, President of the State School Teachers Union of Western Australia (Inc) - PRES 9 of 2009 - President - The Honourable J H Smith, Acting President - 1/04/2010.....	241
Industrial law (WA) - application pursuant to s 66 of the Industrial Relations Act 1979 (WA) - construction of the rules of an organisation - interpretation of eligibility rule of the Union - whether the applicant is eligible to join the organisation pursuant to r 2(4) of the rules of The Automotive, Food, Metals, Engineering, Printing & Kindred Industries Union of Workers - Western Australian Branch - meaning of printing industry and principles of major and substantial employment considered - Associations Incorporation Act 1987 (WA) s 39C; Australian Constitution s 51, s 109; Constitution Act 1889 (WA) s 2; Fair Work (Registered Organisations) Act 2009 (Cth) s 166; Industrial Relations Act 1979 (WA) s 6(e), s 55, s 58(1), s 62, s 66, s 96B; Industrial Relations Commission Regulations 2005 (WA) reg 78; Judiciary Act 1903 (Cth) s 78B; Workplace Relations Act 1996 (Cth) s 4. - Mr Reveli Keith Affleck -v- The Automotive, Food, Metals, Engineering, Printing & Kindred Industries Union of Workers - Western Australian Branch - PRES 2 of 2010 - President - The Honourable J H Smith, Acting President - 2/06/2010	499
INDUSTRIAL MAGISTRATE	
Alleged failure to comply with the Public Service Award 1992 and the Public Service General Agreement 2006; Claim for 2.5 hours overtime for each week worked from 2002 until 2008; Public sector employees not paid for hours worked in excess of 37.5 ordinary hours per week specified in the Public Service Award 1992; effect of Labour Relations Reform Act 2002 on workplace agreements; Interaction between workplace agreements and industrial agreements; Statutory construction; Construction of s 4H of the Workplace Agreements Act 1993. - John Martin Wall; Trevor James Ward -v- Chief Executive Officer, Department of Agriculture and Food - M 32 of 2008 and M 33 of 2008 - Industrial Magistrate - INDUSTRIAL MAGISTRATE G. CICCHINI - 16/12/2009.....	42
Alleged breach of clause 19.4.2 of the SCT, Forrestfield WA Agreement 1999, clause 19.4.2 of the SCT Logistics Perth WA Agreement 2003; and clause 19.4.2 of the SCT Logistics Perth WA Agreement 2006; Allegation that three of the Claimant's members employed by the Respondent were unable to take lunchbreaks; Claim for overtime payments for working through lunchbreaks. - Transport Workers' Union of Australia -v- Twentieth Superpace Nominees Pty Ltd t/as SCT Logistics - M 8 of 2009 and M 9 of 2009 and M 10 of 2009 - Industrial Magistrate - INDUSTRIAL MAGISTRATE G. CICCHINI - 3/03/2010.....	148
Claim for payment of wages dealt with as a small claims proceeding pursuant to s 548 of the Fair Work Act 2009, turns on its own facts. - Parminder Singh -v- Jaguar Security Services Pty Ltd - M 132 of 2009 - Industrial Magistrate - INDUSTRIAL MAGISTRATE G. CICCHINI - 11/05/2010.....	409
PUBLIC SERVICE APPEAL BOARD	
Public Service Appeal Board - Appeal against decision to suspend without pay - Decision adjusted by setting the decision aside - Respondent erred in exercising its discretion unreasonably and unfairly- Industrial Relations Act 1979 s 80I(1)(d); Public Sector Management Act 1994 s 8, s 9, s 64(1)(a), s 76, s 81(1) and (2) and s 82(1) and (3); Interpretation Act 1984 s 52(1); Public Sector Management (General) Regulations 1994 r 16 - Daniel Prestage -v- The Director-General, Department For Child Protection - PSAB 16 of 2009 - Public Service Appeal Board - Commissioner J L Harrison - 30/03/2010.....	312
Public Service Appeal Board - Public Sector Management Act 1994 s 64(1)(b) - Permanent officer - Full and Complete Particulars of Answer - Public Service Award 1992 - Approved Procedure 4 - Fixed term employee - Validity of appointment - Frania Sharp Susan Waring Wendy Powles Judith Margaret Wickham Shane Melville Johan Willers -v- WorkCover WA - PSAB 30 of 2009 and PSAB 31 of 2009 and PSAB 32 of 2009 and PSAB 33 of 2009 and PSAB 34 of 2009 and PSAB 35 of 2009 - Public Service Appeal Board - Acting Senior Commissioner P E Scott - 25/05/2010.....	543
PUBLIC SERVICE ARBITRATOR	
Public Service Arbitrator - Industrial Law (WA) - Matter referred for hearing and determination pursuant to s 44 - Whether jurisdiction of Arbitrator ousted by Public Service Appeal Board - Generalia specialibus non derogent - Jurisdiction of Arbitrator and Board - "Government officer" - Public Service Officer" - "Conditions of Service" - Disciplinary process under Public Sector Management Act 1994 - Whether employer has power to initiate or continue a disciplinary investigation against a former public service officer - The Civil Service Association of Western Australia Incorporated -v- Director General, Department for Child Protection, Government of Western Australia - PSACR 24 of 2009 - Public Service Arbitrator - Acting Senior Commissioner P E Scott - 17/12/2009.....	66

CUMULATIVE DIGEST—continued

	Page
PUBLIC SERVICE ARBITRATOR —continued	
Public Service Arbitrator - Industrial Law (WA) - Classification level of WorkCover Arbitrator - History of workers' compensation regimes - Work value assessment - Classification determination in public sector - Broad-banded classification structure - Comparisons with other positions and offices - BIPERS assessments - Mercer CED assessment - Whether Public Service Arbitrator required to find manifest error - Requirements of Industrial Relations Act 1979 - Public Service Arbitrator's jurisdictions and powers - Fixing Remuneration - Role and functions of Arbitrator - Requirement to "act judicially" - Salaries and Allowances Tribunal's jurisdiction - Industrial Relations Act 1979 (WA) s 80E(1) and (5) - Workers' Compensation and Injury Management Act 1981 (WA) Parts XI, XII and XVII, Division 3, s 176, 179, 187, 286, 287(1), (2), 293 - Public Sector Management Act 1994 (WA) s 3(2) - Approved Procedures 1 and 2 - State Administrative Tribunal Act 2004 (WA) - Criminal Injuries Compensation Act 2003 (WA) Schedule 1 - Public Service Award 1992 - Government Officers Salaries, Allowances and Conditions Award 1989 - Johan Maritz Willers -v- Workcover, Western Australian Authority - PSA 24 of 2007 - Public Service Arbitrator - Acting Senior Commissioner P E Scott - 15/02/2010	333
COMMISSIONER	
Dismissal of employee - claim that dismissal is unfair referred for hearing and determination - claim for interim order reinstating employee pending hearing and determination refused - Industrial Relations Act, 1979 (WA) s 44(6)(bb)(ii) - Prisons Act, 1981 (WA) s 13(3) and (4) - Western Australian Prison Officers' Union of Workers -v- The Minister of Corrective Services - C 42 of 2009 - Chief Commissioner A R Beech - 18/12/2009	64
Award- Award variation - Overtime incentive payment - Principle 7 Work Value Changes - Principle 10 Making or Varying an Award or issuing an Order which has the effect of varying wages or conditions above or below the award minimum conditions - Enterprise Bargaining - Annualised salary - Industrial Relations Act 1979 (WA) s 40 - Prisons Act 1981 (WA) s 7 - Statement of Principles 2009 - Western Australian prison officers' Union of Workers -v- The Minister For Corrective Services - APPL 33 of 2009 - Chief Commissioner A R Beech - 7/12/2009	94
Award - variation of award - Speaking to the minutes - principles of a speaking to the minutes - Industrial Relations Act, 1979 s 35(3) - Western Australian Prison Officers' Union of Workers -v- The Minister For Corrective Services - APPL 33 of 2009 - Chief Commissioner A R Beech - 14/01/2010	103
Industrial Law WA - Industrial Relations Act 1979 - limitation on the period for presentation of the parties' cases - s 27(1)(ha) - Charles Henry Rosenthal -v- John Palermo - U 10 of 2009 and B 101 of 2009 - Acting Senior Commissioner P E Scott - 15/01/2010	111
Whether agreement made to compromise claim - applicant claims agreement made under duress - respondent claims applicant breached agreement - uncertainty in reaching agreement considered - Industrial Relations Act 1979 (WA) - Frank Thomas Parker -v- Bloodwood Tree Assoc. Inc. - U 187 of 2009 - Commissioner S M Mayman - 18/02/2010	160
Industrial action - Stoppage of work/Bans/Limitations on performance of work - Compulsory conference - (add additional text where required) Directions/Orders issued - Industrial Relations Act 1979 (WA) s 44 - The State School Teachers' Union of W.A. (Incorporated) -v- Director General of the Department of Education and Training - CR 40 of 2008 - Commissioner J L Harrison - 5/03/2010	163
Industrial Relations (WA) - Claim for employee to be confirmed as a permanent officer at Level 4.4 of the administrators' salary scale of the School Education Act Employees' (Teachers and Administrators) General Agreement 2008 without any break in service or loss of entitlements - Claim for employee to be deployed into a suitable position consistent with his level status - Application dismissed - Industrial Relations Act 1979 s 44; School Education Act 1999 s 236(2) and s 236(4); Public Sector Management Act 1994 - The State School Teachers' Union of WA (Incorporated) -v- The Director General, Department of Education and Training - CR 13 of 2009 - Commissioner J L Harrison - 18/02/2010	183
Industrial Law (WA) - Jurisdictional issue - Procedure for hearing matter - Principles Springdale Comfort Pty Ltd t/as Dalfield Home v Building Trades Association of Unions of Western Australia (Association of Workers) - Declaration issued - Phillip Wayne Bartlett -v- Aboriginal Alcohol and Drug Service (Inc) - U 229 of 2009 - Commissioner S M Mayman - 26/03/2010	290
Industrial Law-Denied contractual benefits-Preliminary issue as to capacity of industrial agent to appear-Industrial agent struck off the Roll of Legal Practitioners in WA-Repeal of former legislation-Principles of statutory interpretation discussed - Richard Hargrove -v- Seventh Day Adventist Church - B 264 of 2009 - Commissioner S J Kenner - 9/04/2010	294
Termination of employment - Claim of harsh, oppressive and unfair dismissal - Principles applied - Applicant not unfairly dismissed - Application dismissed - Industrial Relations Act 1979 (WA) s 23A, s 27(1)(m) and s 29(1)(b)(i); Public Sector Management Act 1994 s 102 - Susan Michelle Hodges -v- Swan TAFE - U 119 of 2009 - Commissioner J L Harrison - 11/05/2010	412
Industrial law WA - Proposed action to ban NAPLAN testing in State Government Schools - Consideration of interests of parties and the public interest - Order to issue - Industrial Relations Act 1979 s26; s44 - School Education Act 1999 s63; s64; s233 -Public Sector Management Act 1994 s80 - The Director General, Department of Education -v- The State School Teachers' Union of WA (Incorporated) - C 12 of 2010 - Commissioner S J Kenner - 21/04/2010	436
Industrial law WA - Proposed action to ban NAPLAN testing in State Government Schools - Minutes of proposed order issued - Speaking to the minutes of proposed order - Order issued - The Director General, Department of Education -v- The State School Teachers' Union of WA (Incorporated) - C 12 of 2010 - Commissioner S J Kenner - 23/04/2010	439
Award – Awards applying to constitutional corporations – Effect of “Work Choices” and Fair Work Act 2009 on awards - Whether there is an employee to whom the awards apply – Awards cancelled – Industrial Relations Act 1979 (WA) s 47(1); Workplace Relations Act, 1996 Schedule 8 - Part 3 - Division 1 - Subdivision A s 31; Fair Work Act 2009 (Cth); Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cth) Schedule 3 - Part 1 s 2(2) - Commission's Own Motion -v- (Not applicable) - APPL 12 of 2010 and APPL 13 of 2010 and APPL 14 of 2010 and APPL 16 of 2010 and APPL 17 of 2010 and APPL 18 of 2010 and APPL 20 of 2010 and APPL 21 of 2010 and APPL 22 of 2010 and APPL 23 of 2010 and APPL 24 of 2010 and APPL 25 of 2010 and APPL 26 of 2010 and APPL 27 of 2010 and APPL 28 of 2010 and APPL 29 of 2010 and APPL 30 of 2010 and APPL 31 of 2010 and APPL 32 of 2010 and APPL 34 of 2010 and APPL 35 of 2010 and APPL 36 of 2010 and APPL 37 of 2010 and APPL 38 of 2010 and APPL 39 of 2010 and APPL 40 of 2010 and APPL 41 of 2010 and APPL 42 of 2010 and APPL 43 of 2010 and APPL 44 of 2010 and APPL 45 of 2010 and APPL 46 of 2010 and APPL 47 of 2010 and APPL 49 of 2010 and APPL 50 of 2010 and APPL 51 of 2010 and APPL 52 of 2010 and APPL 53 of 2010 and APPL 54 of 2010 and APPL 55 of 2010 and APPL 56 of 2010 and APPL 57 of 2010 and APPL 58 of 2010 and APPL 59 of 2010 and APPL 60 of 2010 and APPL 61 of 2010 and APPL 62 of 2010 and APPL 63 of 2010 and APPL 64 of 2010 and APPL 65 of 2010 and APPL 66 of 2010 and APPL 67 of 2010 and APPL 68 of 2010 and APPL 69 of 2010 and APPL 70 of 2010 and APPL 71 of 2010 and APPL 72 of 2010 and APPL 73 of 2010 and APPL 74 of 2010 and APPL 75 of 2010 and APPL 76 of 2010 and APPL 77 of 2010 and APPL 78 of 2010 and APPL 80 of 2010 and APPL 81 of 2010 and APPL 82 of 2010 and APPL 83 of 2010 and APPL 84 of 2010 and APPL 85 of 2010 and APPL 86 of 2010 and APPL 87 of 2010 and APPL 88 of 2010 and APPL 89 of 2010 and APPL 90 of 2010 and APPL 91 of 2010 and APPL 92 of 2010 and APPL 93 of 2010 and APPL 94 of 2010 and APPL 97 of 2010 and APPL 98 of 2010 and APPL 99 of 2010 and APPL 100 of 2010 and APPL 101 of 2010 and APPL 102 of 2010 and APPL 103 of 2010 and APPL 104 of 2010 and APPL 105 of 2010 and APPL 106 of 2010 and APPL 107 of 2010 and APPL 109 of 2010 and APPL 110 of 2010 and APPL 111 of 2010 and APPL 112 of 2010 - Chief Commissioner A R Beech - 18/05/2010	518
Industrial Law (WA) - Termination of employment - Harsh, oppressive and unfair dismissal - Contractual benefits claim - Claim for payment of Notice - Claim for payment of Holiday pay and Wages at correct rate and Superannuation - Whether Commission has jurisdiction - Reasons for Decision issued - Further information and evidence required - Industrial Relations Act 1979 (WA) s 29(1)(b)(i), s 29(1)(b)(ii); Fair Work Act 2009 s 12, s 13, s 14, s 26; Commonwealth of Australia Constitution Act s 51(xx), s 109 - Kevin Higgins -v- Gateway Printing - U 184 of 2009 and B 184 of 2009 - Commissioner J L Harrison - 23/02/2010	525

CUMULATIVE DIGEST—*continued*

	Page
COMMISSIONER—<i>continued</i>	
Industrial Law (WA) - Supplementary Reasons for Decision - Further information and evidence provided - Termination of employment - Harsh, oppressive or unfair dismissal - Commission satisfied respondent is a trading corporation - Claim alleging unfair dismissal beyond Commission's jurisdiction - Application alleging unfair dismissal dismissed - Contractual benefits claim - Whether jurisdiction to deal with claim for a national system employee - Impact of National Employment Standards - Claims arise before application date of National Employment Standards - Commission has jurisdiction to deal with a claim for denied contractual benefits against a national system employer - Declaration issued - Industrial Relations Act 1979 s 7, s 27(1)(m) and s 29(1)(b)(ii); Fair Work Act 2009 s 12, s 13, s 14(1)(a), s 26, s 26(1), s 26(2), s 26(2)(e), s 26(3), s 27, s 27(1A), s 27(1)(c), s 27(2) and s 27(2)(o); Commonwealth of Australia Constitution Act s 109 - Kevin Higgins -v- Gateway Printing - U 184 of 2009 and B 184 of 2009 - Commissioner J L Harrison - 21/05/2010.....	529
POLICE APPEAL	
Removal of Police Officer - Loss of confidence by Commissioner of Police - Off duty behaviour towards other police officer - Behaviour in context of past performance and conduct - Police Act 1891 (WA) s 33P, s 33Q - Gerald Jean-Noel Laurent -v- Commissioner of Police - APPL 135 of 2008 - Police Appeal - Chief Commissioner A R Beech/Acting Senior Commissioner P E Scott/Commissioner J L Harrison - 18/12/2009.....	48
Removal of Police Officer - Loss of confidence by Commissioner of Police - Officer convicted of criminal offence - Conviction overturned on appeal - Whether removal harsh, oppressive or unfair - Police Act 1892 (WA) s 33L(1), (5)(a), s 33P, s 33Q(4), s 33R, s 33R(8), s 33R(10)(b), s 33Us, s 33W, s 33XU - AM -v- Commissioner of Police - APPL 8 of 2008 - Police Appeal - Chief Commissioner A R Beech/Commissioner J L Harrison/Commissioner S M Mayman - 4/12/2009.....	276
Removal of Police Officer - Loss of confidence by Commissioner of Police - Whether it is impracticable for it to be taken that removal from office is, and had always been, of no effect - Police Act 1892 (WA) s 33Q(4), s 33S, s 33U, s 33U(2) - AM -v- Commissioner of Police - APPL 8 of 2008 - Police Appeal - Chief Commissioner A R Beech/Commissioner J L Harrison/Commissioner S M Mayman - 11/02/2010.....	283
Removal of Police Officer - AM -v- Commissioner of Police - APPL 8 of 2008 - Police Appeal - Chief Commissioner A R Beech/Commissioner J L Harrison/Commissioner S M Mayman - 1/04/2010.....	288