

CUMULATIVE DIGEST

MATTERS REFERRED TO IN DECISIONS OF THE INDUSTRIAL APPEAL COURT, INDUSTRIAL RELATIONS COMMISSION AND INDUSTRIAL MAGISTRATES COURT CONTAINED IN VOL. 98 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.	

FULL BENCH

Industrial Law (WA) - Appeal against decision of the Commission - Claim of contractual benefits - Turns on date of termination of employment - Employee a senior employee within the meaning of s 5.37 of Local Government Act 1995 (WA) - Whether power to terminate a senior employee resides only with council - Whether termination of employee by CEO invalid - Whether agreement to compromise an unfair dismissal claim in Fair Work Commission could not bar a claim of contractual benefits on grounds the agreement void - Shire of Denmark -v- Robert Whooley - FBA 8 of 2017 and FBA 9 of 2017 - Full Bench - The Honourable J H Smith, Acting President/Senior Commissioner S J Kenner/Commissioner T Emmanuel - 13/12/2017	1
Industrial Law (WA) - Appeal against decision of Public Service Arbitrator - Matter referred for hearing and determination pursuant to s 44 - Machinery of Government changes - Change in employing authority - Beyond power of the Arbitrator to review a decision made by the Public Sector Commissioner to make a notice pursuant to s 22B of the Public Sector Management Act 1994 - Until the s 22B notice is set aside by a court of competent jurisdiction the notice is to be presumed as valid - The Civil Service Association of Western Australia Incorporated -v- Director General, Housing Authority - FBA 14 of 2017 - Full Bench - The Honourable J H Smith, Acting President/Senior Commissioner S J Kenner/Commissioner D J Matthews - 15/03/2018.....	143
Industrial Law (WA) - Application pursuant to s 62(2) of the Industrial Relations Act 1979 (WA) for the Full Bench to authorise registration of alterations to registered rules - Name of organisation - Statutory criteria satisfied - Application granted - The United Firefighters Union of Australia West Australia Branch -v- (Not applicable) - FBM 1 of 2017 - Full Bench - The Honourable J H Smith, Acting President/Senior Commissioner S J Kenner/Commissioner T Emmanuel - 11/04/2018.....	154
Industrial Law (WA) - Leave to appeal out of time - Principles for an extension of time considered - Not satisfied appeal has any prospects of success - Leave to extend time to institute an appeal refused - Advice and assistance a self-represented litigant should receive from the Commission considered - Mr. Chris Kiosses -v- Presidian Management Services Pty Ltd - FBA 1 of 2018 - Full Bench - The Honourable J H Smith, Acting President/Chief Commissioner P E Scott/Commissioner T Emmanuel - 30/05/2018.....	295
Industrial Law (WA) - Appeal against interlocutory decision of industrial magistrate's court discontinued on grounds no jurisdiction to hear and determine the appeal - Application for legal costs - Whether proceedings instituted frivolously or vexatiously - G&R Rossen Pty Ltd -v- Peta Buchanan - FBA 2 of 2018 - Full Bench - The Honourable J H Smith, Acting President/Chief Commissioner P E Scott/Commissioner D J Matthews - 31/05/2018	305
Industrial Law (WA) - Application by the Registrar to cancel the registration of an organisation on grounds the organisation is defunct - The Registrar, Western Australian Industrial Relations Commission -v- The Boot Trade of Western Australia Union of Workers, Perth - FBM 2 of 2018 - Full Bench - The Honourable J H Smith, Acting President/Chief Commissioner P E Scott/Senior Commissioner S J Kenner - 7/06/2018	309
Industrial Law (WA) - Application to cancel the registration of an organisation on grounds the organisation is defunct - The Registrar, Western Australian Industrial Relations Commission -v- Master Plasterers' Association of Western Australia Union of Employers - FBM 3 of 2018 - Full Bench - The Honourable J H Smith, Acting President/Chief Commissioner P E Scott/Senior Commissioner S J Kenner - 7/06/2018	312

COMMISSION IN COURT SESSION

State Wage order - Commission's own motion - Minimum wage for employees under Minimum Conditions of Employment Act 1993 - Award rates of wage - Award minimum wage - Signs of future economic improvement - WPI preferred to AWOTE - CPI not disaggregated - Monopsonist power considered - State wage principles - Statement of Principles amended - On the Commission's Own Motion -v- (Not applicable) - APPL 1 of 2018 - Commission in Court Session - Chief Commissioner P E Scott/Senior Commissioner S J Kenner/Commissioner T Emmanuel/Commissioner D J Matthews - 13/06/2018	263
---	-----

PRESIDENT

Industrial Law (WA) - Application for stay of interlocutory orders of industrial magistrate's court - Hearing of application vacated - Applicant concedes beyond power to make order sought - Application for costs by respondent - Application for stay not proceedings under s 84 of the Industrial Relations Act 1979 (WA) - No power to award costs pursuant to s 84(5) - Power to award costs conferred by s 27(1)(c) and s 27(1)(o) to be read together - No power to award costs for services of legal practitioner in interlocutory proceedings - In any event not satisfied costs order should be made - G&R Rossen Pty Ltd -v- Peta Buchanan - PRES 2 of 2018 - President - The Honourable J H Smith, Acting President - 31/05/2018.....	315
--	-----

CUMULATIVE DIGEST—continued

	Page
INDUSTRIAL MAGISTRATE	
Slip Rule - Effect of taxation upon order - Whether employer obliged to withhold and remit to Commissioner of Taxation any part of an amount that the employer was ordered to pay for contravention of a modern award - Christine Dorothy Zeeb -v- Kalhaven Holdings Propriety Limited - M 23 of 2016 - Industrial Magistrate - INDUSTRIAL MAGISTRATE M. FLYNN - 18/01/2018	45
INDUSTRIAL LAW - Fair Work Act 2009 (Cth) - Claim for redundancy entitlement allegedly owed -- Whether employer a 'small business employer' - Calculation of annual leave entitlement - 'Cashing out accrued annual leave' - Payment in lieu of notice - Accrued jurisdiction to determine common law claim - Brett Cockman -v- Guardian Air Pty Ltd - M 166 of 2014 - Industrial Magistrate - INDUSTRIAL MAGISTRATE M. FLYNN - 22/02/2018	112
Alleged breach of Building Trades (Construction) Award 1987 – Clause 41 rates of pay – Clause 13 paid rostered days off – arrangement to defer paid rostered day off - Clause 22 annual leave – Clause 15 overtime – Employer sets off alleged cash payment to employee against award entitlement – Employer alleges employee wrongfully absent and deducts amounts from award entitlements - Vanessa Edel D'cruz, Department of Commerce -v- Mr Shaun Hogan, Mrs Terri Hogan - M 44 of 2017 - Industrial Magistrate - INDUSTRIAL MAGISTRATE M. FLYNN - 26/04/2018	208
PUBLIC SERVICE APPEAL BOARD	
Industrial Law (WA) - Public Service Appeal Board - Termination of employment - Harsh, oppressive or unfair dismissal - Whether application should be accepted out of time - Principles applied - Appeal dismissed - Judy Sethi -v- Department of Finance, Building Management & Works - PSAB 19 of 2017 - Public Service Appeal Board - Senior Commissioner S J Kenner - 9/11/2017	83
Industrial Law (WA) - Preliminary issue - Whether s 143A of the Road Traffic (Administration) Act 2008 provides a complete statutory defence to disciplinary action in employment - Principles applied - Defence to disciplinary matters not afforded - The Civil Service Association of Western Australia Incorporated on behalf of Mr Mark McCormack -v- Director General Department of Transport - PSAB 14 of 2017 - Public Service Appeal Board - Senior Commissioner S J Kenner - 6/12/2017	87
Industrial Law (WA) - Appeal against decision of the respondent to terminate employment - Whether appellant was denied procedural fairness - Principles applied - Appeal dismissed - Miss Deirdre McQuillan -v- The Director General of the Department of Mines, Industry Regulation and Safety - PSAB 15 of 2017 - Public Service Appeal Board - Senior Commissioner S J Kenner - 29/03/2018	190
Appeal against decisions of respondent - Whether decisions taken by respondent properly characterised as improvement action or disciplinary action - Jurisdiction of the Public Service Appeal Board - Held employer took no disciplinary action - Various other complaints not within jurisdiction of Public Service Appeal Board - Kimberly-Louise Jones -v- Mr WAYNE SALVAGE, CHIEF EXECUTIVE, NORTH METROPOLITAN HEALTH SERVICE - PSAB 9 of 2017 - Public Service Appeal Board - Commissioner D J Matthews - 4/05/2018	230
PUBLIC SERVICE ARBITRATOR	
Mode of employment – Ongoing or maximum term employment - Interaction between industrial agreement and contract of employment – Effect of s 114 on the contract of employment – Whether employment was on a series of maximum or fixed term contracts – Appointed by operation of law - Australian Medical Association (WA) Incorporated -v- East Metropolitan Health Service - PSACR 16 of 2017 - Public Service Arbitrator - Commissioner T Emmanuel - 30/05/2018	336
COMMISSIONER	
Jurisdictional objection - Respondent contends Commission has no jurisdiction to hear claim as claimant's annual salary exceeds prescribed amount - Respondent contends commission payments should be included in salary - Principles applied - Jurisdiction found - Mr. Chris Kiosses -v- Presidian Management Services Pty Ltd - B 211 of 2016 - Commissioner D J Matthews - 4/05/2017	21
Claim for commission payment as component of annual leave payout at ending of employment - Entitlement not found in written contract of employment - Contention that entitlement arises from verbal discussion - Principles applied - No contract between claimant and respondent in terms contended for by claimant - Claim dismissed - Mr. Chris Kiosses -v- Presidian Management Services Pty Ltd - B 211 of 2016 - Commissioner D J Matthews - 4/01/2018	22
Industrial law (WA) - denial of contractual benefits claims - whether the respondent was duly served with notice of the proceedings - claim for wages, unpaid additional hours, notice, holiday pay and a TAFE donation - Emanuele Livigni -v- Josh Gibbens - B 74 of 2017 - Commissioner T Emmanuel - 20/12/2017	26
Industrial Law (WA) - Application to register new industrial agreement - Order issued - Commissioner of Police -v- Western Australian Police Union of Workers - PSAAG 2 of 2018 - Senior Commissioner S J Kenner - 14/02/2018	42
Industrial Law (WA) - Termination of employment - Harsh, oppressive or unfair dismissal - Whether it would be unfair not to accept the application out of time - Principles applied - Extension of time granted - James Andrews-Coulter -v- Hatchd Digital - U 134 of 2017 - Senior Commissioner S J Kenner - 15/11/2017	47
Industrial Relations Law (WA) - Contractual benefits claim - Claim for pay in lieu of notice and accrued annual leave - Principles applied - Application upheld - Declaration and order issued - Ashley Duddington -v- MARIO AND CLARA ENTERPRISES PTY LTD AND MORGAN TRADING PTY LTD - B 56 of 2017 - Senior Commissioner S J Kenner - 24/10/2017	50
Industrial Law (WA) - Termination of employment - Harsh, oppressive or unfair dismissal - Whether it would be unfair not to accept the application out of time - Principles applied - Commission not persuaded that the applicant was dismissed, to attract the Commission's jurisdiction - Appeal dismissed - Trent Graham -v- DIRECTOR GENERAL, DEPARTMENT OF EDUCATION - U 112 of 2017 - Senior Commissioner S J Kenner - 3/11/2017	54
Industrial Law (WA) - Termination of employment - Harsh, oppressive or unfair dismissal - Whether the Commission has jurisdiction - Whether respondent is a trading corporation - Principles applied - Jurisdiction found - Kenneth Daniel Kelly -v- Great Southern Employment Development Service Committee Incorporated - U 93 of 2017 - Senior Commissioner S J Kenner - 29/11/2017	57
Industrial Law (WA) - Contractual benefits claim - Claim for overtime and annual leave - Principles applied - Application upheld in part - Order issued - Quoc Minh Tran -v- Hoang Trang Family Trust and Phi and Mai Family Trust Trading as Lido Restaurant - B 70 of 2017 - Senior Commissioner S J Kenner - 7/02/2018	128
Industrial Law (WA) - Contractual benefits claim - Request to vary minute of proposed order to enable respondent to make payments by instalments - Request opposed by applicant - Principles applied - To further delay payment would be inequitable and unfair - Order issued - Quoc Minh Tran -v- Hoang Trang Family Trust and Phi and Mai Family Trust Trading as Lido Restaurant - B 70 of 2017 - Senior Commissioner S J Kenner - 19/02/2018	132
Industrial Law (WA) - Whether the Commission has jurisdiction - Whether applicant is a 'government officer' - Principles applied - Application dismissed - Karen Elizabeth Minogue -v- Ms Pauline Bagdonavicius - APPL 83 of 2017 - Senior Commissioner S J Kenner - 21/02/2018	135
Industrial Law (WA) - Termination of employment - Harsh, oppressive or unfair dismissal - Whether it would be unfair not to accept the application out of time - Principles applied - Application dismissed - Mr Jade De-Abreu -v- Mr Allen Savill Savill's Painting & Property Maintenance Service - U 4 of 2018 - Senior Commissioner S J Kenner - 7/03/2018	167
Industrial Law (WA) - Contractual benefits claim - Whether applicant had a contractual entitlement to an annual bonus payment and whether it was denied to him - Principles applied - Application upheld - Jon Goldaracena -v- Motherwell Marketing Pty Ltd - B 138 of 2017 - Senior Commissioner S J Kenner - 28/02/2018	170

CUMULATIVE DIGEST—*continued*

	Page
COMMISSIONER— <i>continued</i>	
Industrial law (WA) - Interaction between the jurisdiction of the Commission and the jurisdiction of constituent authorities - Whether a casual employee can be a government officer - Definition of 'salary' and 'salaried staff' - Definition of 'government officer' - Michael Mirosevich -v- East Metropolitan Health Service - U 111 of 2017 - Commissioner T Emmanuel - 6/04/2018	176
Respondent's application for dismissal of application pursuant to sections 27(1)(a)(ii) and (iv) Industrial Relations Act 1979 - Application upheld - Respondent's application for cost and expenses pursuant to section 27(1)(c) Industrial Relations Act 1979 - No "expenses" evidenced - Application for costs and expenses dismissed - Kim Chua -v- The City of Nedlands - U 31 of 2017 - Commissioner D J Matthews - 18/04/2018.....	218
Applicant's member to be dismissed due to inability to complete rail car driver training - Inability to complete training a result of injury - Whether injury work-related or not disputed - Consideration of order for respondent to continue employing applicant's member - Principles applied - Application dismissed - The Australian Rail, Tram and Bus Industry Union of Employees, West Australian Branch -v- The Public Transport Authority of Western Australia - C 13 of 2018 - Commissioner D J Matthews - 26/04/2018	223
Challenge to finding against and penalties imposed on applicant - Challenge based on evidence before respondent supplemented by additional evidence - Held not fair, reasonable or safe for respondent to have found applicant punched a student - Held that applicant's conduct in the form of certain words prior to physical altercation with student amounted to misconduct - Penalty discussed and imposed - Reprimand and fine of one days' pay imposed - Shane Jamieson -v- The Director General, Department of Education - APPL 5 of 2018 - Commissioner D J Matthews - 18/04/2018	235
Industrial law (WA) - Claim of unfair dismissal - Remitted by Full Bench for further hearing and determination - Scope of remittal - Process for further hearing - New evidence relating to mitigation of loss since first hearing - Alternative issues for further hearing to be heard concurrently - Avoidance of delay - Minimum legal form - Barry Landwehr -v- Ms Sharyn O'Neill Director General, Department of Education - U 93 of 2016 - Chief Commissioner P E Scott - 14/02/2018	325
Industrial law (WA) - Unfair dismissal - Remitted by the Full Bench for further hearing and determination - Dismissal of a teacher for physical contact with student - Applicant's state of mind when he had physical contact with a student - Whether circumstances of provocation were exculpatory - Dangers of compressed air - Teacher provoked by dangerous act by student - Subsequent conduct mitigated by context of conduct and the employee's personal circumstances - Dismissal was harsh - Reinstatement - Teacher reinstated - Loss of trust and confidence not credibly or rationally based - Deduction of income earned subsequent to dismissal - Barry Landwehr -v- Ms Sharyn O'Neill Director General, Department of Education - U 93 of 2016 - Chief Commissioner P E Scott - 29/05/2018	327
Intervener - Application to dismiss substantive application - Scope of intervention - The Shop, Distributive and Allied Employees' Association of Western Australia -v- Samuel Gance (ABN 50 577 312 446) T/A Chemist Warehouse Perth - APPL 86 of 2017 - Commissioner T Emmanuel - 30/05/2018.....	349
Industrial Law (WA) - Occupational Safety and Health Tribunal - Review of State Mining Engineer's decision to affirm prohibition notice - Principles applied - Decision affirmed with modifications - Alcoa of Australia Limited -v- Andrew Chaplyn State Mining Engineer Department of Mines and Petroleum - OSHT 3 of 2017 - Senior Commissioner S J Kenner - 26/04/2018	371