

Respect at Work and Other Matters Amendment Bill 2024



Queensland

Respect at Work and Other Matters Amendment Bill 2024

	Page
Part 1	Preliminary
1	Short title
2	Commencement
Part 2	Amendment of Anti-Discrimination Act 1991
3	Act amended
4	Amendment of long title
5	Amendment of preamble
6	Amendment of s 6 (Act's anti-discrimination purpose and how it is to be achieved)
7	Amendment of s 7 (Discrimination on the basis of certain attributes prohibited)
8	Amendment of s 19 (Discrimination by industrial, professional, trade or business organisation in pre-membership area)
9	Amendment of s 20 (Discrimination by industrial, professional, trade or business organisation in membership area)
10	Amendment of s 21 (Discrimination by qualifying body in pre-qualification area)
11	Amendment of s 22 (Discrimination by qualifying body in qualification area)
12	Amendment of s 45A (Non-application of s 46 to provision of assisted reproductive technology services)
13	Replacement of s 106 (Acts done in compliance with legislation etc.) 13
	106 Compliance with legislation or court or tribunal orders 13
14	Amendment of ch 3, hdg (Sexual harassment prohibited by this Act (complaint))
15	Replacement of ch 3, pt 1, hdg (Act's freedom from sexual harassment purpose)
	Part 1 Preliminary
16	Amendment of s 117 (Act's freedom from sexual harassment purpose

	and how it	is to be achieved)	14
17	Amendme circumstar	nt, relocation and renumbering of s 120 (Meaning of relev	ant 15
18	Insertion of	of new ch 3, pt 3	15
	Part 3	Prohibition of harassment on the basis of sex	
	Division 1	Preliminary	
	120	Meaning of harassment on the basis of sex	15
	Division 2	Prohibition of harassment on the basis of sex	
	120A	Person conducting business or undertaking	16
	120B	Worker in business or undertaking	17
	120C	Other person dealing with business or undertaking.	17
	120D	Industrial, professional, trade or business organisation	17
	120E	Qualifying body	18
19		nt of s 121 (Act's freedom from associated objectionable urpose and how it is to be achieved)	18
20	Amendme	nt of s 124 (Unnecessary information)	18
21	Replacem	ent of ch 4, pt 4 (Racial and religious vilification)	18
	Part 4	Vilification on grounds of age, gender identity, impairment, race, religion, sex, sex characteristics sexual orientation	or
	124A	References to attribute of a person	19
	124B	Meaning of public act	19
	124C	Hateful, reviling, seriously contemptuous, or seriously ridiculing conduct	20
	124D	Inciting hatred, serious contempt or severe ridicule .	21
22	Insertion of	of new ch 4, pt 5	22
	Part 5	Work environment that is hostile on the basis of se	X
	124E	Work environment that is hostile on the basis of sex	22
	124F	Relevant circumstances	23
23		nt of s 125 (Act's freedom from associated highly ble conduct purpose and how it is to be achieved)	23
24	Amendme	nt of s 130 (Meaning of victimisation)	24
25	Insertion of	of new ch 5C	24
	Chapter 5	C Positive duty	
	131H	Act's positive duty purpose and how it is to be achieved	24
	1311	Duty to eliminate discrimination, sexual harassment, harassment on the basis of sex and other objectionable conduct	25

	131J	Deciding whether measure is reasonable and proportional	ate
			25
26		ent of s 132 (Act's vicarious liability purpose and how it is to	be 26
27		ent of ch 7, pt 1, hdg (What the Queensland Human Rights ion may do)	26
28	Amendme	ent of s 134 (Who may complain)	26
29	Amendme	ent of s 138 (Time limit on making complaints)	27
30		ent of s 141A (Deferral of acceptance of complaint for out-oravention)	of- 28
31	Replacem	nent of ch 7, pt 1, div 1, sdiv 2 (Representative complaints)	28
	Subdivisio	on 2 Representative complaints	
	146	Who may make representative complaint	28
	147	Additional requirements for form of representative compla	aint
			29
	148	Effect of representative complaint on persons who are members of class represented	30
	149	Effect of representative complaint on persons who are no members of class represented	ot 31
	150	Complaint may be amended to be representative complaint	int
			31
	151	Representative complaint may be amended to be non-representative complaint	32
	152	Substitution of complainant	32
	152A	Commissioner may give directions	33
32	Replacem	nent of ch 7, pt 1, div 2, hdg (The investigation process)	33
	Division 2	Investigation of complaint	
33	Amendme	ent of s 154A (Investigation of complaint)	33
34	Omission	of ss 155 and 156	33
35	Relocation statistical	n and renumbering s 157 (Commissioner may obtain actuar or other data)	ial, 34
36	Replacem	nent of ch 7, pt 1, div 3, hdg (The conciliation process)	34
	Division 3	Conciliation of complaint	
37	Amendme	ent of s 170 (Complainant may withdraw complaint)	34
38	Amendme	ent of s 172 (Commissioner may extend time limits)	35
39	Insertion of	of new ch 7, pt 1A	35
	Part 1A	What the commission may do—investigations and compliance	

	Division 1		Investigation by commissioner	
	Subdivision	n 1	Starting investigation	
	173	Appli	cation of subdivision	35
	173A	Wher	commissioner must conduct investigation	36
	173B	Wher	commissioner may conduct investigation	36
	173C	Comr	nissioner must notify person about investigation	37
	Subdivision	n 2	Conduct of investigation	
	173D	Applio	cation of subdivision	37
	173E	Cond	uct of investigation generally	37
	173F	Powe	r to require information or document	38
	173G	Outco	ome of investigation	39
	Subdivision	n 3	Action relating to contravention of the Act	
	173H	Refe	rral to tribunal	39
	Subdivision	n 4	Action relating to compliance with positive duty	
	1731	Action	n commissioner may take	40
	173J	Unde	rtakings	40
	173K	Comp	oliance with undertaking	41
	173L	Comp	oliance notices	42
	173M	Comp	oliance with compliance notice	43
	173N	Revie	w of compliance notice	44
	Subdivision	n 5	Action relating to systemic work-related contravention the basis of sex	on
	1730	Action	n commissioner may take	45
	173P	Repo	rt on investigation	45
	Division 2		Guidelines	
	173Q	Comr	mission may issue guidelines	46
	173R	Public	cation of guidelines	46
	Division 3		Other provisions	
10	Relocation	and r	enumbering of s 173 (Authentication of documents)	46
! 1	Relocation signature)	and re	enumbering of s 174 (Judicial notice of commissione	er's 46
12	Amendme	nt of s	174A (Functions of QCAT)	47
13	Amendme	nt of s	174B (Functions of industrial relations commission)	47
14	Amendme	nt of s	175 (Time limit on referred complaints)	48
15	Insertion o	f new	s 176A	48
	176A	Repre	esentation—industrial relations commission	49

46	Amendm	ent of s 193 (Complainant may withdraw complaint)	49	
47	Replacen	nent of ch 7, pt 2, div 1, sdiv 2 (Representative complaints)	49	
	Subdivisi	on 2 Representative complaints		
	194	Tribunal may deal with complaint as representative compl	aint	
			50	
	195	Effect of representative complaint on persons who are members of class represented	51	
	196	Effect of representative complaint on persons who are no members of class represented	ot 51	
	197	Tribunal may order complaint to be dealt with as representative complaint	52	
	198	Excessive distribution costs	52	
	199	Tribunal may discontinue representative complaint in particular circumstances	53	
	200	Effect of representative complaint being discontinued	54	
	201	Substitution of complainant	54	
	202	Tribunal approval needed for settlement or withdrawal of representative complaint	55	
	203	Notices for representative complaint	55	
	203A	Directions about conduct of representative complaint	56	
48		ent of s 209 (Orders the tribunal may make if complaint is	56	
49	Amendm	Amendment of s 223 (Contempt of commission)		
50		Amendment of s 235 (Commission's functions)		
51		of new ch 11, pt 10	59	
	Part 10	Transitional provisions for Respect at Work and Ot Matters Amendment Act 2024	her	
	282	Definitions for part	59	
	283	Time limit for making complaint	59	
	284	Existing complaints by unregistered industrial organisation	ns	
			60	
	285	Existing representative complaints	60	
	286	Existing investigation	60	
	287	Existing directions for information or documents	61	
52	Amendm	ent of sch 1 (Dictionary)	61	
Part 3	Amendm	nent of Corrective Services Act 2006		
53	Act amer	nded	67	
54	Amendm	Amendment of s 319A (Definitions) 67		

Part 4	Amendme	ent of C	Criminal Code	
55	Code amei	nded .		68
56	Amendmer	Amendment of s 1 (Definitions)		
57		mendment of s 52A (Offence of serious racial, religious, sexuality or ender identity vilification)		
58		Amendment of s 52B (Circumstances of aggravation for particular offences)		
59	Amendmer	mendment of s 52C (Prohibited symbols)		
Part 5	Amendme	ent of E	District Court of Queensland Act 1967	
60	Act amend	led		70
61	Replaceme	ent of s	28AA (Protection for administrative acts)	70
	28AA	Protec	etion and immunity of judges	70
62	Insertion of	f new s	: 152	71
	152		tional provision for Respect at Work and Other Matt dment Act 2024	ters 71
Part 6	Amendme	ent of H	luman Rights Act 2019	
63	Act amend	led		71
64	Amendmer	nt of sc	h 1 (Dictionary)	71
Part 7	Amendment of Magistrates Act 1991			
65	Act amend	led		72
66			7 (Terms and conditions of employment—full-time a	and 72
67	Replaceme	ent of s	51 (Protection for administrative acts)	72
	51	Protec	ction and immunity of magistrates	72
68	Insertion of	f new p	ot 10, div 12	73
	Division 12		Transitional provision for Respect at Work and Oth Matters Amendment Act 2024	er
	75	Retros	spective operation of amended s 51	73
Part 8	Amendme	ent of F	Penalties and Sentences Act 1992	
69	Act amend	led		74
70	Amendmer	nt of s	9 (Sentencing guidelines)	74
71	Amendmer	nt of s	10 (Court's reasons to be stated and recorded)	75
72	Insertion of	f new p	ot 14, div 25	75
	Division 25		Transitional provision for Respect at Work and Oth Matters Amendment Act 2024	er
	262		ation of s 9 to sentencing offenders after encement	75
Part 9	Amendme	ent of C	Queensland Civil and Administrative Tribunal Ad	ct

	2009			
73	Act ame	nded	76	
74	Amendm	Amendment of s 237 (Immunity of participants etc.)		
75	Insertion	of new ch 10, pt 5	76	
	Part 5	Transitional provision for Respect at Work and Ot Matters Amendment Act 2024	her	
	292	Retrospective operation of amended s 237	76	
Part 10	Amendr	nent of Youth Justice Act 1992		
76	Act ame	nded	77	
77		Amendment of s 209 (Court's reasons for detention order to be stated and recorded)		

2024

A Bill

for

An Act to amend the Anti-Discrimination Act 1991, the Corrective Services Act 2006, the Criminal Code, the District Court of Queensland Act 1967, the Human Rights Act 2019, the Magistrates Act 1991, the Penalties and Sentences Act 1992, the Queensland Civil and Administrative Tribunal Act 2009 and the Youth Justice Act 1992 for particular purposes

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	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the Respect at Work and Other Matters Amendment Act 2024.	3 4 5
Clause	2	Commencement Parts 2 to 4 and 6 commence on a day to be fixed by proclamation.	6 7 8
	Part	2 Amendment of Anti-Discrimination Act 1991	9 10
Clause	3	Act amended This part amends the Anti-Discrimination Act 1991.	11 12
Clause	4	Amendment of long title	13
		(1) Long title, 'equality of opportunity'— omit, insert—	14 15
		equal opportunity and equitable outcomes	16
		(2) Long title, after 'harassment'—	17
		insert—	18
		, harassment on the basis of sex	19

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Clause	5	Amendment of preamble	1
		(1) Preamble, paragraph 7, 'equality of opportunity'—	2
		omit, insert—	3
		equal opportunity and equitable outcomes	4
		(2) Preamble, paragraph 7, after 'harassment'—	5
		insert—	6
		, harassment on the basis of sex	7
Clause	6		8
		Section 6(1), 'equality of opportunity'—	10
		omit, insert—	11
		equal opportunity and equitable outcomes	12
Clause	7		13 14
		(1) Section 7(c), after 'pregnancy'—	15
		insert—	16
		or potential pregnancy	17
		(2) Section 7(n)—	18
		omit, insert—	19
		(n) sexual orientation;	20
		(3) Section 7(p)—	21
		omit, insert—	22
		(p) family, carer or kinship responsibilities;	23
		(pa) subjection to domestic or family violence;	24
		(pb) homelessness;	25
		(pc) physical appearance;	26

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		(pd) expunged conviction;	1
		(pe) irrelevant criminal record;	2
		(pf) irrelevant medical record;	3
		(4) Section 7(pa) to (q)—	4
		renumber as section 7(q) and (w).	5
Clause	8	Amendment of s 19 (Discrimination by industrial, professional, trade or business organisation in pre-membership area)	6 7 8
		Section 19(2), from 'if' to 'applies'—	9
		omit, insert—	10
		under the <i>Industrial Relations Act 2016</i> , chapter 12, part 9, division 2 or part 10	11 12
Clause	9	Amendment of s 20 (Discrimination by industrial, professional, trade or business organisation in membership area)	13 14 15
		Section 20(2), from 'if' to 'applies'—	16
		omit, insert—	17
		under the <i>Industrial Relations Act 2016</i> , chapter 12, part 9, division 2 or part 10	18 19
Clause	10	Amendment of s 21 (Discrimination by qualifying body in pre-qualification area)	20 21
		(1) Section 21, from 'extend' to 'business'—	22
		omit, insert—	23
		extend a professional, trade or business qualification or authorisation	24 25
		(2) Section 21(a) and (b), before 'qualification'—	26
		insert—	27
		professional, trade or business	28

Clause	11	Amendment of s 22 (Discrimination by qualifying body in qualification area)	1 2
		(1) Section 22, from 'extend' to 'business'—	3
		omit, insert—	4
		extend a professional, trade or business qualification or authorisation	5 6
		(2) Section 22(a), (b) and (c), before 'qualification'—	7
		insert—	8
		professional, trade or business	9
Clause	12	Amendment of s 45A (Non-application of s 46 to provision of assisted reproductive technology services)	10 11
		Section 45A(1), 'sexuality'—	12
		omit, insert—	13
		sexual orientation	14
Clause	13	Replacement of s 106 (Acts done in compliance with legislation etc.)	15 16
		Section 106—	17
		omit, insert—	18
		106 Compliance with legislation or court or tribunal orders	19 20
		A person may discriminate against another person if the discrimination is necessary to comply with—	21 22 23
		(a) another Act or an Act of the Commonwealth; or	24 25
		(b) an order of a court or tribunal.	26

Clause	14		nendment o this Act (co	of ch 3, hdg (Sexual harassment prohibited complaint))	1 2
			Chapter 3,	heading, after 'harassment'—	3
			insert—		4
				and harassment on the basis of sex	5
Clause	15			of ch 3, pt 1, hdg (Act's freedom from ment purpose)	6 7
			Chapter 3,	part 1, heading—	8
			omit, insert	<u>:</u>	9
			Part 1	Preliminary	10
Clause	16			of s 117 (Act's freedom from sexual urpose and how it is to be achieved)	11 12
		(1)	Section 117	7, heading, after 'harassment'—	13
			insert—		14
				and harassment on the basis of sex	15
		(2)	Section 117	7(1), from 'equality'—	16
			omit, insert	<u> </u>	17
				equal opportunity and equitable outcomes for everyone by protecting them from sexual harassment and harassment on the basis of sex.	18 19 20
		(3)	Section 117	7(2)(a), after 'harassment'—	21
			insert—		22
				and harassment on the basis of sex	23
		(4)	Section 117	7(2)(b), after 'harassed'—	24
			insert—		25
				or harassed on the basis of sex	26

s	1	71	

Clause	17			on and renumbering of s 120 circumstances)	1 2
		(1) Section 120), after h	eading—	3
		insert—			4
		(1)	whethe harassn	ection applies in relation to determining r conduct of a person constitutes sexual nent or harassment on the basis of sex of person.	5 6 7 8
		(2) Section 120)—		9
		relocate to	part 1 an	d renumber as section 117A.	10 11
Clause	18	Insertion of no	ew ch 3,	pt 3	12
		Chapter 3—	_		13
		insert—			14
		Part 3	3	Prohibition of	15
				harassment on the	16
				basis of sex	17
		Divisio	on 1	Preliminary	18
		120 Me	aning o	f harassment on the basis of sex	19
		(1)	_	ment on the basis of sex happens if a	20 21
			de	gages in unwelcome conduct of a meaning nature in relation to another rson; and	22 23 24
			(b) en	gages in the conduct on the basis of—	25

		(ii)	a characteristic that a person of the other person's sex generally has; or	1 2
		(iii)	a characteristic that is often imputed to a person of the other person's sex; or	3
		(iv)	a sex the other person is presumed to be, or to have been at any time, by the person engaging in the conduct; or	5 6 7
		(v)	a sex the other person has been, even if the person is not that sex at the time of the conduct; and	8 9 10
	(c)	enga	ages in the conduct—	11
		(i)	with the intention of offending, humiliating or intimidating the other person; or	12 13 14
		(ii)	in circumstances where a reasonable person would have anticipated the possibility that the other person would be offended, humiliated or intimidated by the conduct.	15 16 17 18 19
(2)	othe	er per	ection (1), it does not matter whether the son's sex is only one of the reasons for n engaging in the conduct.	20 21 22
Divisio	on 2		Prohibition of harassment	23
			on the basis of sex	24
120A P	erso	n cor	nducting business or undertaking	25
			n conducting a business or undertaking harass on the basis of sex—	26 27
	(a)	a wo	orker in the business or undertaking; or	28
	(b)		erson seeking work in the business or ertaking; or	29 30

	ner person in connection with 1 ng the business or undertaking. 2
120B Worker in busi	ness or undertaking 3
	a business or undertaking must not basis of sex— 5
(a) another undertak	worker in the business or 6 ting; or 7
(b) a person undertak	n seeking work in the business or 8 ting; or 9
(c) any other person's undertak	
120C Other person of undertaking	dealing with business or 13
A person mus	st not harass on the basis of sex— 15
(a) a perso undertak	
(b) a worker	in a business or undertaking. 18
120D Industrial, prof organisation	fessional, trade or business 19
employers, or	of an organisation of workers, 21 repeople who carry on an industry, ade or business must not harass on 23 ex— 24
(a) another i	member of the organisation; or 25
(b) a perso organisa	on seeking membership of the 26 tion.

		120E Qualifying body	1
		A person who has power to grant, renew or extend a professional, trade or business qualification or authorisation must not harass on the basis of sex a person seeking the grant, renewal or extension of the qualification or authorisation.	2 3 4 5 6
Clause	19	Amendment of s 121 (Act's freedom from associated objectionable conduct purpose and how it is to be achieved)	7 8 9
		Section 121(1), 'equality of opportunity'—	10
		omit, insert—	11
		equal opportunity and equitable outcomes	12
Clause	20	Amendment of s 124 (Unnecessary information)	13
		Section 124(2) to (4), and example—	14
		omit, insert—	15
		(2) Subsection (1) does not apply to a request that is necessary to comply with—	16 17
		(a) another Act or an Act of the Commonwealth; or	18 19
		(b) an order of a court or tribunal.	20
		(3) It is a defence to a complaint about an alleged contravention of subsection (1) if the respondent proves, on the balance of probabilities, that the information was reasonably required for a purpose that did not involve discrimination.	21 22 23 24 25
Clause	21	Replacement of ch 4, pt 4 (Racial and religious vilification)	26 27
		Chapter 4, part 4—	28
		omit insert—	29

Part 4		Vilification on grounds	1
		of age, gender identity,	2
		impairment, race,	3
		religion, sex, sex characteristics or	4
		sexual orientation	5
		Sexual Orientation	6
124A R	efere	ences to attribute of a person	7
	ider char <i>attr</i>	his part, a reference to a person's age, gender ntity, impairment, race, religion, sex, sex racteristics or sexual orientation (a <i>relevant ibute</i>), in relation to conduct engaged in by a son, includes a reference to—	8 9 10 11 12
	(a)	a characteristic that a person with the relevant attribute generally has; or	13 14
	(b)	a characteristic that is often imputed to a person with the relevant attribute; or	15 16
	(c)	a relevant attribute that a person is presumed to have, or to have had at any time, by the person engaging in the conduct; or	17 18 19
	(d)	a relevant attribute that a person had, even if the person did not have it at the time the conduct was engaged in.	20 21 22
124B M	eani	ng of <i>public act</i>	23
(1)	In t	his part, <i>public act</i> —	24
	(a)	includes the following conduct—	25
		(i) any form of communication, including speaking, writing, displaying notices, playing of recorded material, broadcasting and communicating through social media and other electronic methods, to the public;	26 27 28 29 30 31

	gestures and the wearing or display of clothing, signs, flags, emblems and insignia, observable by the public;	1 2 3 4
	(iii) the distribution or dissemination of any matter to the public; but	5 6
	(b) does not include the distribution or dissemination of any matter by a person to the public if the person does not know, and could not reasonably be expected to know, the content of the matter.	7 8 9 10 11
(2)	Conduct mentioned in subsection (1) may be a <i>public act</i> even if it happens on private land or in a place that is not ordinarily accessed by the general public.	12 13 14 15
	Examples of places for subsection (2)—	16
	a place of work, an educational facility	17
124C H	ateful, reviling, seriously contemptuous, or iously ridiculing conduct	18 19
(1)	A person must not, because of the age, gender identity, impairment, race, religion, sex, sex characteristics or sexual orientation of another person or a group of persons, engage in a public act that a reasonable person would consider hateful towards, reviling, seriously contemptuous of, or seriously ridiculing the other person or members of the group.	20 21 22 23 24 25 26 27
(2)	For subsection (1), <i>reasonable person</i> means a reasonable person who has the same age, gender identity, impairment, race, religion, sex, sex characteristics or sexual orientation as the other person or members of the group.	28 29 30 31 32
(3)	Subsection (1) does not make unlawful—	33

		(a)	the publication of a fair report of a public act mentioned in subsection (1); or	1 2
		(b)	the publication of material in circumstances in which the publication would be subject to a defence of absolute privilege in proceedings for defamation; or	3 4 5 6
		(c)	a public act, done reasonably and in good faith, for academic, artistic, scientific or research purposes or for other purposes in the public interest, including public discussion or debate about, and expositions of, any act or matter.	7 8 9 10 11 12
12		citin cule	g hatred, serious contempt or severe	13 14
	(1)	serio pers geno sex pers	person must not, in a public act, engage in duct that is likely to incite hatred towards, ous contempt for, or severe ridicule of, a son or group of persons on the basis of the age, der identity, impairment, race, religion, sex, characteristics or sexual orientation of the son or members of the group. The end of the content of the group.	15 16 17 18 19 20 21 22 23
	(2)	Sub (a)	section (1) does not make unlawful— the publication of a fair report of a public act	24 25
		()	mentioned in subsection (1); or	26
		(b)	the publication of material in circumstances in which the publication would be subject to a defence of absolute privilege in proceedings for defamation; or	27 28 29 30
		(c)	a public act, done reasonably and in good faith, for academic, artistic, scientific or research purposes or for other purposes in the public interest, including public	31 32 33 34

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				on or debate about, and expositions act or matter.	1 2
Clause 22	Insertion of n	ew cl	4, pt 5		3
	Chapter 4–	_			4
	insert—				5
	Part 5	5		Work environment that	6
			i	s hostile on the basis	7
				of sex	8
		ork e sex	nvironı	ment that is hostile on the basis	9 10
	(1)			ust not subject another person to a nment that is hostile on the basis of	11 12 13
	(2)	pers	on (the	the <i>first person</i>) subjects another expected person to a work that is hostile on the basis of sex if—	14 15 16
		(a)	place v	t person engages in conduct in a where the first person or second or both, work; and	17 18 19
		(b)		ond person is at the place at the time the conduct is engaged in; and	20 21
		(c)	circums possibil work en humilia	nable person, having regard to all the stances, would have anticipated the ity that the conduct would create a environment that would be offensive, ting or intimidating to a person of and person's sex on the basis of—	22 23 24 25 26 27
			(i) the	e sex of the second person; or	28
				characteristic that a person of the cond person's sex generally has; or	29 30

		(iii) a characteristic that is often imputed to a person of the second person's sex.	1 2
(3)	wou a per reas	subsection (2), it does not matter whether the duct would create a work environment that ald be offensive, humiliating or intimidating to erson for 2 or more reasons, as long as 1 of the sons is the person's sex or a characteristic attioned in subsection (2)(c)(ii) or (iii).	3 4 5 6 7 8
(4)	this	Act that prohibits conduct of a person that of offend, humiliate or intimidate another son.	9 10 11 12
124F R	eleva	nnt circumstances	13
	rele pers crea offe	section 124E(2)(c), the circumstances that are vant in determining whether a reasonable son would have anticipated that conduct would ate a work environment that would be ensive, humiliating or intimidating to a person ude—	14 15 16 17 18
	(a)	the seriousness of the conduct; and	20
	(b)	whether the conduct was continuous or repetitive; and	21 22
	(c)	the role, influence or authority of the person engaging in the conduct; and	23 24
	(d)	any other relevant circumstance.	25
		25 (Act's freedom from associated ble conduct purpose and how it is to be	26 27 28
Section 125	5(1),	'equality of opportunity'—	29
omit, insert	<u>-</u>		30
	equ	al opportunity and equitable outcomes	31

Clause 23

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Clause 24	Amendment of s 130	0 (Meaning of <i>victimisation</i>)	1
	Section 130(1)(a)(ii), from 'an act'—	2
	omit, insert—		3
		t, or made an omission, that would amount to travention of the Act or the positive duty; or	4 5
Clause 25	Insertion of new ch	5C	6
	After chapter 5B-	_	7
	insert—		8
	Chapter	5C Positive duty	9
	131H Act's po be achiev	ositive duty purpose and how it is to red	10 11
	equal	of the purposes of this Act is to promote opportunity and equitable outcomes for one by providing for the taking of positive 1—	12 13 14 15
		to prevent, as far as possible, contraventions of the Act; and	16 17
	* *	to help promote, as far as possible, the achievement of substantive equality.	18 19
	(2) The p	ourpose is to be achieved by—	20
	t C I	mposing a positive duty on certain persons to eliminate, as far as possible, discrimination, sexual harassment, narassment on the basis of sex and certain other objectionable conduct; and	21 22 23 24 25
	(providing for investigation into, and enforcement of, a person's compliance with the positive duty under chapter 7, part 1A.	26 27 28

	Note—	1
	A contravention of the positive duty is not a contravention of the Act for which a complaint may be made under chapter 7, part 1—see schedule 1, definition <i>contravention</i> .	2 3 4 5
harass	o eliminate discrimination, sexual ment, harassment on the basis of sex ner objectionable conduct	6 7 8
cha dise	s section applies to a person who, under opter 2, 3, 4 or 5, must not engage in crimination, sexual harassment, harassment on basis of sex or other objectionable conduct.	9 10 11 12
onl	wever, this section applies to an individual y if the individual is a person conducting a inness or undertaking.	13 14 15
disc the	e person must take reasonable and portionate measures to eliminate the crimination, sexual harassment, harassment on basis of sex or other objectionable conduct as as possible.	16 17 18 19 20
unc the	remove any doubt, it is declared that the duty der subsection (3) does not limit, and applies to person in addition to, the prohibitions olying to the person under chapter 2, 3, 4 or 5.	21 22 23 24 25
C	See also the <i>Human Rights Act 2019</i> , section 58 for other obligations applying to a public entity under that Act.	26 27 28
131J Decidi	ng whether measure is reasonable and tionate	29 30
to o	deciding whether a measure taken by a person comply with the duty under section 131I(3) is sonable and proportionate, the following tters must be considered—	31 32 33 34

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		 (a) the size, nature and circumstances of the person's business or undertaking or operations; 	1 2 3
		(b) the resources of the person, whether financial or otherwise;	4 5
		(c) the practicability and the cost of the measure;	6 7
		(d) the person's business and operational priorities;	8 9
		(e) any other relevant matter.	10
Clause	26	Amendment of s 132 (Act's vicarious liability purpose and how it is to be achieved)	11 12
		Section 132(1), 'equality of opportunity'—	13
		omit, insert—	14
		equal opportunity and equitable outcomes	15
Clause	27	Amendment of ch 7, pt 1, hdg (What the Queensland Human Rights Commission may do)	16 17
		Chapter 7, part 1, heading, from 'Queensland'—	18
		omit, insert—	19
		commission may do—complaints	20
Clause	28	Amendment of s 134 (Who may complain)	21
		(1) Section 134(1)—	22
		insert—	23
		Note—	24
		See also section 146 in relation to representative complaints.	25 26
		(2) Section 134—	27
		insert—	28

	(1A)	However, for a complaint that wholly or partly relates to a work-related matter, a person's agent for subsection (1)(b) can not be an employee or officer of, or acting for, an entity (other than a registered organisation) that purports to represent the industrial interests of employees or employers.	1 2 3 4 5 6 7
(3)	Section 134	l (5)—	8
	insert—		9
		registered organisation means an organisation of employees or employers registered under the <i>Industrial Relations Act 2016</i> or the <i>Fair Work (Registered Organisations) Act 2009</i> (Cwlth).	10 11 12 13
(4)	Section 13 'section 124	4(5), definition relevant alleged contravention, 4A'—	14 15
	omit, insert	<u></u>	16
		section 124C or 124D	17
(5)	Section 134	4(5), definition <i>relevant entity</i> , 'sexuality'—	18
	omit, insert	<u>. </u>	19
		sexual orientation	20
(6)	Section 134	4(1A) to (5)—	21
	renumber a	s section 134(2) to (6).	22
Am		f s 138 (Time limit on making complaints)	23
(1)	Section 138	8(1), from 'within'—	24
	omit, insert		25
		within the following period for the alleged contravention of the Act (the <i>complaint period</i>)—	26 27
		(a) if the alleged contravention is or relates to a contravention on the basis of sex that is a work-related matter—2 years after the alleged contravention:	28 29 30 31

Clause 29

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	(b) otherwise—1 year after the alleged contravention.	1 2		
	(2) Section 138(2), from 'more than' to 'of the Act'—	3		
	omit, insert—	4		
	after the complaint period has ended	5		
Clause 30	Amendment of s 141A (Deferral of acceptance of complaint for out-of-time contravention)			
	Section 141A(1)(a)—	8		
	omit, insert—	9		
	(a) a complaint relating to 2 or more alleged contraventions of the Act is made—	10 11		
	(i) within the complaint period for at least 1 of the alleged contraventions (a within-time contravention); and	12 13 14		
	(ii) after the complaint period for at least 1 of the alleged contraventions (an <i>out-of-time contravention</i>); and	15 16 17		
Clause 31	Replacement of ch 7, pt 1, div 1, sdiv 2 (Representative complaints)	18 19		
	Chapter 7, part 1, division 1, subdivision 2—	20		
	omit, insert—	21		
	Subdivision 2 Representative complaints	22		
	146 Who may make representative complaint	23		
	(1) A person may make a complaint about an alleged	24		
	contravention of the Act as a representative complaint on behalf of a class of persons of which	25 26		
	the person is a member if—	27		

	(a)	all members of the class may make a complaint under section 134(1)(a) about the alleged contravention; and	1 2 3
	(b)	all of the complaints the members of the class may make under section 134(1)(a) about the alleged contravention—	4 5 6
		(i) relate to, or arise out of, conduct of the same person; and	7 8
		(ii) relate to, or arise out of, the same, similar or related circumstances; and	9 10
		(iii) give rise to a substantial common issue of law or fact.	11 12
(2)	mak con	o, a registered employee organisation may at a representative complaint about an alleged travention of the Act as a representative aplaint on behalf of a class of persons if—	13 14 15 16
	(a)	all members of the class are members of the organisation; and	17 18
	(b)	the alleged contravention is a work-related matter; and	19 20
	(c)	subsection (1)(a) and (b) apply in relation to the members of the class.	21 22
(3)	(3) A complaint may be made under subsection (1) of(2) on behalf of a class of persons without the consent of the members of the class.		23 24 25
		nal requirements for form of ntative complaint	26 27
(1)	A re	epresentative complaint must—	28
	(a)	describe or otherwise identify the members of the class of persons for which the complaint is made; and	29 30 31
	(b)	specify the nature of the complaints made on behalf of the members of the class; and	32 33

		(c)	specify the nature of the relief sought.	1
	(2)	men	describing or otherwise identifying the mbers of the class of persons, it is not essary to name them or specify how many be are.	2 3 4 5
148			f representative complaint on persons members of class represented	6 7
	(1)		erson who is a member of a class of persons to ch a representative complaint relates—	8 9
		(a)	may, by written notice given to the commissioner at any time before the complaint is finally dealt with by the commissioner, opt out of the representative complaint; and	10 11 12 13
		(b)	is not entitled to make a separate complaint in relation to the conduct constituting the alleged contravention of the Act to which the representative complaint relates, unless the person opts out under paragraph (a).	15 16 17 18
	(2)	to a	section (1)(b) does not apply or stops applying class member for a representative complaint, er than the complainant, if—	20 21 22
		(a)	the commissioner amends the representative complaint under section 151; or	23 24
		(b)	the representative complaint lapses under section 142 or 167(4)(c) or division 5.	25 26
	(3)	men	o, subsection (1)(b) does not apply to a class mber for a representative complaint, other than complainant, if—	27 28 29
		(a)	the representative complaint is referred to the tribunal; and	30 31
		(b)	any of the following happens—	32
			(i) the complaint lapses under section 193;	33

	(ii)	the tribunal decides not to deal with the complaint as a representative complaint under section 194;	1 2 3		
	(iii)	the class member opts out of the representative complaint under section 195;	4 5 6		
	(iv)	the tribunal orders that the representative complaint no longer continue as a representative complaint under section 198 or 199.	7 8 9 10		
		resentative complaint on persons members of class represented	11 12		
(1)	The making of a representative complaint about an alleged contravention of the Act does not prevent a person who is not a member of the class of persons to which the representative complaint relates making a complaint in relation to the conduct constituting the alleged contravention.				
(2)	To remove any doubt, it is declared that subsection (1) also applies to a person who has opted out of the representative complaint under section 148 or 195.				
		nay be amended to be ve complaint	23 24		
(1)	made by could be if the per made are the commentat the	or on behalf of a number of persons dealt with as a representative complaint rsons on whose behalf the complaint is increased, reduced or otherwise altered, missioner may amend the complaint so complaint can be dealt with as a rative complaint.	25 26 27 28 29 30 31 32		
(2)		t, the commissioner may amend the under subsection (1) only if the person	33 34		

	who made the complaint consents to the amendment and to the complaint being dealt with as a representative complaint.	1 2 3
	presentative complaint may be amended to non-representative complaint	4 5
(1)	This section applies if the commissioner is satisfied—	6 7
	(a) that a complaint has been wrongly made as a representative complaint; or	8 9
	(b) it is in the interests of justice that the matter the subject of a complaint made as a representative complaint be dealt with other than as a representative complaint because—	10 11 12 13 14
	(i) the complaint will not provide an efficient and effective way of dealing with the complaints of the class members for the complaint; or	15 16 17 18
	(ii) the complainant is not able to adequately represent the interests of the class members for the complaint.	19 20 21
(2)	The commissioner may amend the complaint so that the complaint can be dealt with as a complaint other than as a representative complaint.	22 23 24
152 Suk	ostitution of complainant	25
(1)	This section does not apply in relation to a representative complaint made by a registered employee organisation as provided under section 146(2).	26 27 28 29
(2)	If the complainant for a representative complaint gives the commissioner written notice under section 170 that the complainant does not want to continue with the complaint, the commissioner	30 31 32 33

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		[5 32]	
		may substitute another class member as the complainant with the consent of the other class member.	1 2 3
		(3) If the commissioner considers that the complainant is not able to adequately represent the interests of the class members for the complaint, the commissioner may substitute another class member as the complainant with the consent of the other class member.	4 5 6 7 8 9
		152A Commissioner may give directions	10
		The commissioner may give directions about the conduct of a representative complaint while it is being dealt with by the commissioner.	11 12 13
Clause	32	Replacement of ch 7, pt 1, div 2, hdg (The investigation process)	14 15
		Chapter 7, part 1, division 2, heading—	16
		omit, insert—	17
		Division 2 Investigation of complaint	18
Clause	33	Amendment of s 154A (Investigation of complaint)	19
		Section 154A—	20
		insert—	21
		(2) Part 1A, division 1, subdivision 2 applies in relation to the investigation.	22 23
Clause	34	Omission of ss 155 and 156	24
		Sections 155 and 156—	25
		omit.	26

[s	35]
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Clause	35				pering s 157 (Commissioner may ical or other data)	1 2
		Section 157	7—			3
			-		part 1A, division 3 as inserted by this section 173S.	4 5
Clause	36	Replacement process)	of ch	7, p	t 1, div 3, hdg (The conciliation	6 7
		Chapter 7,	part 1	, divi	sion 3, heading—	8
		omit, insert				9
		Divisio	on 3		Conciliation of complaint	10
Clause	37	Amendment o complaint)	of s 1	70 (C	Complainant may withdraw	11 12
		Section 170)—			13
		insert—				14
		(6)	the men	con nber	inplaint is a representative complaint and immissioner substitutes another class as the complainant for the complaint etion 152(2)—	15 16 17 18
			(a)	subs	sections (2) to (5) do not apply; and	19
			(b)	seek	commissioner must give the person ing withdrawal of the complaint a ten notice stating—	20 21 22
				(i)	the complaint has not been withdrawn; and	23 24
				(ii)	that another class member has been substituted as the complainant for the complaint; and	25 26 27
				(iii)	the person may opt out of the complaint under section 148.	28 29

[s	38]
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Clause	38	Amendment of s 172 (Climits)	Commissioner may extend time	1 2
		Section 172—		3
		insert—		4
		a represe	ction, a reference to a party in relation to ntative complaint includes a reference to ember for the complaint.	5 6 7
Clause	39	Insertion of new ch 7, p	ot 1A	8
		After section 172—		9
		insert—		10
		Part 1A	What the commission may do—investigations and compliance	11 12 13
		Division 1	Investigation by commissioner	14 15
		Subdivision 1	Starting investigation	16
		173 Application	of subdivision	17
		matter th	division does not apply in relation to a at is the subject of a complaint that the ioner has accepted under section 141.	18 19 20
		Note—		21
		See sec complai	etion 154A in relation to investigations of nts.	22 23

	hen commissioner must conduct estigation	1 2
	The commissioner must conduct an investigation if—	3 4
	(a) requested to do so by the Minister; or	5
	(b) QCAT or the industrial relations commission becomes aware of circumstances that may constitute a contravention of the Act and refers the matter to the commissioner.	6 7 8 9 10
	hen commissioner may conduct estigation	11 12
(1)	The commissioner may conduct an investigation—	13 14
	(a) into a possible contravention of the Act against a class or group of persons discovered in the performance of the commission's functions, if the matter is of public concern and the Minister agrees; or	15 16 17 18 19
	(b) relating to an allegation of an offence against this Act made to the commission; or	20 21
	(c) into a possible offence against this Act discovered in the performance of the commission's functions.	22 23 24
(2)	Also, the commissioner may conduct an investigation into a person's compliance with the positive duty if the commissioner suspects the person is not complying with duty.	25 26 27 28
(3)	Further, if the commissioner believes the investigation would help achieve the purposes of this Act, the commissioner may conduct an investigation into any matter relating to a contravention on the basis of sex that—	29 30 31 32 33
	(a) is or is suspected to be systemic; and	34

	(b) is a work-related matter.	1
(4)	For subsection (3)(a), a contravention on the basis	2
	of sex is systemic if the contravention—	3
	(a) affects a class or group of persons; and	4
	(b) is continuous, repetitive or forms a pattern.	5
	ommissioner must notify person about estigation	6 7
(1)	This section applies if an investigation under this subdivision relates to a particular person.	8 9
(2)	The commissioner must give the person written notice of the investigation.	10 11
(3)	The notice must invite the person to make	12
	submissions in relation to the investigation within	13
	a stated reasonable time.	14
Subdiv	vision 2 Conduct of investigation	15
Subdiv	vision 2 Conduct of investigation	15
	vision 2 Conduct of investigation oplication of subdivision	15 16
	_	
	oplication of subdivision This subdivision applies in relation to an investigation under section 154A or subdivision	1 <i>6</i> 17 18
	oplication of subdivision This subdivision applies in relation to an	1 <i>6</i>
	oplication of subdivision This subdivision applies in relation to an investigation under section 154A or subdivision	1 <i>6</i> 17 18
173D A	oplication of subdivision This subdivision applies in relation to an investigation under section 154A or subdivision	1 <i>6</i> 17 18
173D A	This subdivision applies in relation to an investigation under section 154A or subdivision 1. Conduct of investigation generally The commissioner may conduct an investigation	16 17 18 19 20 21
173D A	This subdivision applies in relation to an investigation under section 154A or subdivision 1. Conduct of investigation generally The commissioner may conduct an investigation in the way the commissioner considers	16 17 18 19 20 21 22
173D A	This subdivision applies in relation to an investigation under section 154A or subdivision 1. Conduct of investigation generally The commissioner may conduct an investigation in the way the commissioner considers appropriate.	16 17 18 19 20 21 22 23
173D A	This subdivision applies in relation to an investigation under section 154A or subdivision 1. Conduct of investigation generally The commissioner may conduct an investigation in the way the commissioner considers appropriate. In conducting an investigation under section	16 17 18 19 20 21 22 23 24
173D A	This subdivision applies in relation to an investigation under section 154A or subdivision 1. Conduct of investigation generally The commissioner may conduct an investigation in the way the commissioner considers appropriate. In conducting an investigation under section 173A or section 173B(1)(a), the commissioner	16 17 18 19 20 21 22 23 24 25
173D A	This subdivision applies in relation to an investigation under section 154A or subdivision 1. Conduct of investigation generally The commissioner may conduct an investigation in the way the commissioner considers appropriate. In conducting an investigation under section	16 17 18 19 20 21 22 23 24

173F Pc	ower to require information or document	1		
(1)	This section applies if the commissioner believes a person may have information relevant to an investigation.			
(2)	The commissioner may, by written notice, direct the person—	5 6		
	(a) to give the commissioner the information within a stated reasonable time; or	7 8		
	(b) to attend before the commissioner at a stated reasonable time and place to give the information to the commissioner.	9 10 11		
(3)	For information in an electronic document, compliance with the direction requires the giving of a clear written reproduction of the information.	12 13 14		
(4)	The person must comply with the direction unless the person has a reasonable excuse.	15 16		
	Maximum penalty—100 penalty units.	17		
(5)	It is a reasonable excuse for the person to fail to comply with the direction because, for example, complying with the direction—	18 19 20		
	(a) would require the person to disclose information that is subject to legal professional privilege; or	21 22 23		
	(b) for an individual—might tend to incriminate the individual or make the individual liable to a penalty.	24 25 26		
(6)	A person who attends before the commissioner under subsection (2)(b) is entitled to be paid by the commission an amount equivalent to the amount the person would receive under the <i>Supreme Court of Queensland Act 1991</i> if the person's attendance before the commissioner were attendance in a Magistrates Court as a	27 28 29 30 31 32 33		
	witness.	34		

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(7)	In this section—	1
	information includes a document.	2
173G O	utcome of investigation	3
	After conducting an investigation under this subdivision, the commissioner may—	4 5
	(a) decide to take no further action; or	6
	(b) take any other action the commissioner may take under this Act in relation to the matter the subject of the investigation.	7 8 9
	Example of action for paragraph (b)—	10
	After conducting an investigation relating to an offence against this Act under section 173B(1)(b) or (c), the commissioner may decide to start a proceeding under section 226 for the offence.	11 12 13 14
Subdiv	vision 3 Action relating to contravention of the Act	15 16
173H R	eferral to tribunal	17
(1)	This section applies if the commissioner—	18
	(a) conducts an investigation under section 173A or section 173B(1)(a) about a matter involving a contravention or alleged contravention of the Act; and	19 20 21 22
	(b) believes the matter can not be resolved by conciliation.	23 24
(2)	The commissioner may refer the matter to the tribunal as if it were a complaint.	25 26
(3)	If the commissioner refers the matter to the tribunal, the commissioner is, for the purposes of the relevant tribunal Act, the applicant.	27 28 29

Subdiv	vision 4	Action relating to compliance with positive duty	1 2 3
173I Ac	tion comm	nissioner may take	4
(1)	under sec	on applies in relation to an investigation tion 173B(2) relating to a person's e with the positive duty.	5 6 7
(2)	The common following-	missioner may do 1 or more of the	8 9
	relate	a person to whom the investigation is to prepare an undertaking for the oses of section 173J;	10 11 12
	` /	ot an undertaking from a person to in the investigation relates under section	13 14 15
		a compliance notice to a person to the investigation relates under section.	16 17 18
173J Ur	ndertaking	s	19
(1)	If the commissioner considers the person has contravened, is contravening, or is likely to contravene the positive duty, the commissioner may accept a written undertaking from the person under which the person undertakes to take, to stop taking, or not to take, stated action to comply with the duty.		20 21 22 23 24 25 26
(2)	undertakin must give commission	nmissioner refuses to accept a written ag from the person, the commissioner the person a written notice stating the oner's decision not to accept the ag and the reasons for the decision.	27 28 29 30 31
(3)		pissioner and the person may agree to	32

	amend an undertaking at any time.	1
(4)	The commissioner may publish an undertaking under this section—	2 3
	(a) on the commission's website; and	4
	(b) in any other way the commissioner considers appropriate.	5 6
173K C	ompliance with undertaking	7
(1)	This section applies if the commissioner has accepted an undertaking from a person under section 173J.	8 9 10
(2)	If the person fails to comply with the undertaking the commissioner may apply to the tribunal for an order under subsection (3).	11 12 13
(3)	If the tribunal is satisfied the person has failed to comply with the undertaking, the tribunal may make—	14 15 16
	(a) an order requiring the person to comply with the undertaking; and	17 18
	(b) any other order the tribunal considers appropriate.	19 20
	Note—	21
	See the <i>Industrial Relations Act 2016</i> , section 544 in relation to enforcing orders of the industrial relations commission and the QCAT Act, section 132 in relation to enforcing orders of QCAT that are not monetary decisions.	22 23 24 25 26
(4)	If the person fails, or continues to fail, to comply with the undertaking after an order is made under subsection (3), the commissioner may withdraw the commissioner's acceptance of the undertaking.	27 28 29 30 31
(5)	Before withdrawing the commissioner's acceptance of the undertaking under subsection	32 33

	opport days,	tunity to show, within a period of at least 14 to the commissioner's satisfaction that the is complying with the undertaking.	1 2 3 4
173L C	omplia	nce notices	5
(1)	This s	ection applies if—	6
	c c	fter conducting the investigation, the ommissioner considers the person has ontravened, is contravening, or is likely to ontravene the positive duty; and	7 8 9 10
	(b) e	ither—	11
	(i	the person has not offered an undertaking acceptable to the commissioner in relation to the contravention or likely contravention; or	12 13 14 15 16
	(i	ti) the commissioner accepted an undertaking in relation to the contravention or likely contravention under section 173J but—	17 18 19 20
		(A) the person has failed to comply with the undertaking as required by an order under section 173K(3)(a); and	21 22 23 24
		(B) the commissioner has withdrawn the commissioner's acceptance of the undertaking under section 173K(4).	25 26 27 28
(2)	compl persor	commissioner may issue a written notice (a liance notice) to the person requiring the a to take, to stop taking, or not to take, stated to comply with the positive duty.	29 30 31 32
(3)		ompliance notice must state—	33

	(a)	the name of the person to whom the notice is issued; and	1 2
	(b)	the basis on which the commissioner considers the person has contravened, is contravening, or is likely to contravene the positive duty; and	3 4 5 6
	(c)	the nature of the contravention or likely contravention of the positive duty; and	7 8
	(d)	the action the person is required to take, to stop taking, or not to take to comply with the positive duty; and	9 10 11
	(e)	the time within which the person must comply with the notice; and	12 13
	(f)	the further action the commissioner may take under this Act if the person does not comply with the notice; and	14 15 16
	(g)	that the person may apply to the tribunal, under section 173N, for a review of the decision to issue the notice or the terms of the notice, and information about how and when the person may apply for the review under that section.	17 18 19 20 21 22
173M C	ompl	iance with compliance notice	23
(1)	issu	s section applies if the commissioner has ed a compliance notice to a person under ion 173L.	24 25 26
(2)	notio	e person fails to comply with the compliance ce, the commissioner may apply to the anal for an order under subsection (3).	27 28 29
(3)	com	e tribunal is satisfied the person has failed to ply with the compliance notice, the tribunal make—	30 31 32

	(a) an order requiring the person to comply with the notice; and	1 2
	(b) any other order the tribunal considers appropriate.	3 4
	Note—	5
	See the <i>Industrial Relations Act 2016</i> , section 544 in relation to enforcing orders of the industrial relations commission and the QCAT Act, section 132 in relation to enforcing orders of QCAT that are not monetary decisions.	6 7 8 9
173N Re	eview of compliance notice	11
(1)	This section applies if the commissioner issues a compliance notice to a person under section 173L.	12 13
(2)	The person may apply to the tribunal for a review of the issuing of the compliance notice or any term of the compliance notice—	14 15 16
	(a) within 28 days after receiving the compliance notice; and	17 18
	(b) as provided under the relevant tribunal Act.	19
(3)	In deciding an application for a review under subsection (2), the tribunal may—	20 21
	(a) confirm the compliance notice, with or without amendment; or	22 23
	(b) withdraw the compliance notice.	24
(4)	If the tribunal confirms the compliance notice, the tribunal must consider whether the time for complying with the compliance notice should be amended.	25 26 27 28
Subdiv	vision 5 Action relating to systemic work-related contravention	29 30

1730 A	ction commissioner may take	1								
(1)	This section applies in relation to an investigation under section 173B(3).									
(2)	The commissioner may prepare a report about the investigation, and publish the report or give the report to the Minister, under section 173P.	4 5 6								
173P Re	eport on investigation	7								
(1)	A report about the investigation—	8								
	(a) may include the commissioner's recommendations for dealing with the matter the subject of the report; and	9 10 11								
	(b) must not include personal information about an individual unless the information has previously been published, or given for the purpose of publication, by the individual; and	12 13 14 15 16								
	(c) must not include an adverse comment about an entity unless—	17 18								
	 (i) the entity has been given an opportunity to make submissions in relation to the adverse comment; and 	19 20 21								
	(ii) the submissions are fairly stated in the report.	22 23								
(2)	For subsection (1)(c), an adverse comment does not include a statement that a respondent did not participate in resolving a complaint.	24 25 26								
(3)	The commissioner may do either or both of the following—									
	(a) publish a copy of the report—	29								
	(i) on the commission's website; and	30								
	(ii) in any other way the commissioner considers appropriate;	31 32								

		(b)	give the report to the Minister.	1
		(3)(Leg	ne Minister is given a report under subsection (b), the Minister must table the report in the dislative Assembly within 6 sitting days after Minister receives the report.	2 3 4 5
		Division 2	Guidelines	6
		173Q Comn	nission may issue guidelines	7
		mat	ter relating to this Act, including how persons y comply with the positive duty.	8 9 10
		173R Public	eation of guidelines	11
		The	commission—	12
		(a)	must publish any guidelines issued under this division on the commission's website; and	13 14 15
		(b)	may publish the guidelines in any other way the commission considers appropriate.	16 17
		Division 3	Other provisions	18
Clause	40	Relocation and redocuments)	numbering of s 173 (Authentication of	19 20
		Section 173—		21
		relocate and ren	umber as section 266A.	22
Clause	41	commissioner's s	numbering of s 174 (Judicial notice of ignature)	23 24
		Section 174—		25

		relocate and renumber as section 266B.	1
Clause	42	•	2
		insert—	4
		· · · · · · · · · · · · · · · · · · ·	5 6
		about compliance with undertakings	7 8 9
		about compliance with compliance	10 11 12
		decisions of the commissioner to issue compliance notices under section 173L	13 14 15 16
		2) Section 174A(e), 'to (d)'—	17
		omit, insert—	18
		to (e)	19
		3) Section 174A(aa) to (e)—	20
		renumber as section 174A(b) to (f).	21
Clause	43		22 23
		1) Section 174B—	24
		insert—	25
		· · · · · · · · · · · · · · · · · · ·	26 27

				(i)	to make orders under section 173K about compliance with undertakings accepted under 173J; and	1 2 3
				(ii)	to make orders under section 173M about compliance with compliance notices issued under section 173L; and	4 5 6
				(iii)	to review, under section 173N, decisions of the commissioner to issue compliance notices under section 173L or the terms of the notices;	7 8 9 10
		(2)	Section 174B(e	e), 'to (d)'—	11
			omit, insert—			12
			to	(e)		13
		(3)	Section 174B(a	a) to (e)—	14
			renumber as sec	ction 1	74B(b) to (f).	15
Clause	44	Am	endment of s	175 (T	ime limit on referred complaints)	16
Clause	44	Am (1)	section 175(1),	-		16 17
Clause	44			-		
Clause	44		Section 175(1), omit, insert— aft all	er the		17
Clause	44		Section 175(1), omit, insert— aft all- cor	from eer the eged of mplain	end of the complaint period for the contravention of the Act to which the	17 18 19 20 21
Clause	44	(1)	Section 175(1), omit, insert— aft all- cor	from eer the eged of mplain	end of the complaint period for the contravention of the Act to which the t relates.	17 18 19 20
Clause	44	(1)	Section 175(1), omit, insert— aft alle cor Section 175(2), omit, insert— aft alle	er the eged of mplain, from	end of the complaint period for the contravention of the Act to which the t relates.	17 18 19 20 21 22
Clause	44	(2)	Section 175(1), omit, insert— aft alle cor Section 175(2), omit, insert— aft alle	er the eged of mplain, from the eged of mplain	end of the complaint period for the contravention of the Act to which the t relates. I more than' to 'contravention'— end of the complaint period for the contravention of the Act to which the t relates	17 18 19 20 21 22 23 24 25
		(2)	Section 175(1), omit, insert— aft alle cor Section 175(2), omit, insert— aft alle cor	er the eged of mplain, from the eged of mplain	end of the complaint period for the contravention of the Act to which the t relates. I more than' to 'contravention'— end of the complaint period for the contravention of the Act to which the t relates	17 18 19 20 21 22 23 24 25 26

s	46]
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			epres nmis		ation—industrial relations	1 2
		(1)	This compound compound	plain		3 4 5
		(2)	perm proc only	nitted eedin as p	to the proceeding, or a person ordered or to appear or to be represented in the ng, may be represented in the proceeding provided under the <i>Industrial Relations</i> , section 529.	6 7 8 9 10
Clause	46	Amendment o complaint)	f s 19	93 (C	Complainant may withdraw	11 12
		Section 193	3—			13
		insert—				14
		(4)	repre	esent	ons (1) to (3) apply in relation to a ative complaint only if the tribunal the withdrawal of the complaint.	15 16 17
		(5)			a representative complaint, subsections do not apply if the tribunal—	18 19
			(a)	com	stitutes another class member as the plainant for the complaint under section (2); and	20 21 22
			(b)		fies the person seeking withdrawal of complaint—	23 24
				(i)	of the substitution; and	25
				(ii)	that the person may opt out of the complaint under section 195.	26 27
Clause	47	Replacement of complaints)	of ch	7, p	t 2, div 1, sdiv 2 (Representative	28 29
		Chapter 7, 1	part 2,	, divi	sion 1, subdivision 2—	30
		omit, insert	·			31

Subdivision 2	Representative	complaints
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1

		l may deal with complaint as ntative complaint	2 3
(1)		tribunal may deal with a complaint referred to a representative complaint if—	4 5
	(a)	before the referral, the complaint was being dealt with by the commissioner as a representative complaint; or	6 7 8
	(b)	the tribunal decides to deal with the complaint as a representative complaint.	9 10
(2)	mac repr	tribunal may decide to deal with a complaint de by or on behalf of a class of persons as a resentative complaint if the tribunal is sfied—	11 12 13 14
	(a)	all members of the class may make a complaint under section 134(1)(a) about the alleged contravention to which the complaint relates; and	15 16 17 18
	(b)	all of the complaints the members of the class may make under section 134(1)(a) about the alleged contravention to which the complaint relates—	19 20 21 22
		(i) relate to, or arise out of, conduct of the same person; and	23 24
		(ii) relate to, or arise out of, the same, similar or related circumstances; and	25 26
		(iii) give rise to a substantial common issue of law or fact; and	27 28
	(c)	either—	29
		(i) the complainant is a member of the class; or	30 31

			(ii)	com matt emp men	alleged aplaint ter, the aloyee nbers organis	rela e con oi of th	ites in plair ganis e clas	is a nant is ation	work- s a reg and	relate gistere d a	ed ed all	1 2 3 4 5 6
195					entativ					rson	S	7 8
	(1)	whic		rep	is a moresenta s—				-			9 10 11
		(a)	befo	re th	giving te date f the re	fixe	d und	der su	ıbsecti	on (3	3),	12 13 14
		(b)	in realleg	elation ged of epre	titled to on to to contrave sentation opts	the correction continued the continued the correction continues the correction continues the correction continues the correction cor	onduon of omple	ct con the A aint re	nstitut Act to elates,	ing tl which	he ch	15 16 17 18 19
	(2)	Subs	sectio	n (1)	(b) is	subje	ect to	sectio	n 148	(3).		20
	(3)	befo	re w	hich	must f a p comp	ersoi	n ma	y op	t out	of		21 22 23
	(4)	or a	class tribur	men	ntion of onber for nay fix	or a r	epres	entati	ve con	nplair	nt,	24 25 26 27
	(5)	repr	esenta	ative	ve of to comput date	olaint						28 29 30
196					ntativ nbers						s	31 32
	(1)	The	tribı	ınal	dealii	าด พ	vith a	a con	nplain	t as	a	33

	representative complaint in relation to an alleged contravention of the Act does not prevent a person who is not a member of the class of persons to which the representative complaint relates making a complaint in relation to the conduct constituting the alleged contravention.	1 2 3 4 5 6
(2)	To remove any doubt, it is declared that subsection (1) also applies to a person who has opted out of the representative complaint under section 195.	7 8 9 10
	ounal may order complaint to be dealt with representative complaint	11 12
	If the tribunal is satisfied that a complaint made by or on behalf of a number of persons could be dealt with as a representative complaint if the persons on whose behalf the complaint is made are increased, reduced or otherwise altered, the tribunal may, by order, direct—	13 14 15 16 17 18
	(a) that the complaint be dealt with as a representative complaint; and	19 20
	(b) the complainant to amend the complaint to allow the complaint to be dealt with as a representative complaint.	21 22 23
198 Exc	essive distribution costs	24
(1)	This section applies if—	25
	(a) the relief sought in a representative complaint is or includes payment of money to the class members for the complaint, other than for costs; and	26 27 28 29
	(b) on application by the respondent, the tribunal considers it is likely that, if an order were to be made in favour of the complainant, the cost to the respondent of	30 31 32 33

	identifying the class members for the complaint and distributing to them the amounts ordered to be paid to them would be excessive, having regard to the likely total of those amounts.	1 2 3 4 5
(2)	The tribunal may, by order—	6
	(a) direct that the complaint no longer continue as a representative complaint; or	7 8
	(b) stay the complaint so far as it relates to relief of the kind mentioned in subsection (1)(a).	9 10
	ounal may discontinue representative nplaint in particular circumstances	11 12
(1)	The tribunal may, on application by the respondent or on its own initiative, order that a complaint no longer continue as a representative complaint if the tribunal considers it is in the interests of justice to do so because—	13 14 15 16 17
	(a) the complaint will not provide an efficient and effective way of dealing with the complaints of the class members for the complaint; or	18 19 20 21
	(b) the complainant is not able to adequately represent the interests of the class members for the complaint; or	22 23 24
	(c) it is otherwise inappropriate that the complaint continue as a representative complaint.	25 26 27
(2)	If the tribunal dismisses an application by the respondent made under this section, the tribunal may order that no further application under this section may be made by the respondent in relation to the representative complaint except with the leave of the tribunal.	28 29 30 31 32 33
(3)	For subsection (2), leave may be granted subject	34

				condi s just.	tions	about	costs	the	tribunal	1 2
		ct of			ntativ	e com	plaint	bein	g	3 4
((1)	repre	esen loye	tative	comp	olaint m	hade by	y a re	on to a egistered r section	5 6 7 8
((2)	199	that		mplai	nt no 1			on 198 or nue as a	9 10 11
		(a)	con	nplaint nplaint	by on	the per	rson w erson's	ho m	ed as a nade the hehalf	12 13 14 15
		(b)	con	nplaint	the joine	tribuna	l may joint c	order	er for the that the ainant in	16 17 18 19
201	Sub	stitu	ıtior	of c	ompla	ainant				20
((1)	repre	esen loye	tative	comp	olaint m	nade by	y a re	on to a egistered r section	21 22 23 24
((2)	gives that with anot	s the the the her o	tribur compl comp class n	nal wri lainan laint, nembe	itten not t does t the tri	tice und not was bunal r compla	der secont to nay s	omplaint etion 193 continue ubstitute with the	25 26 27 28 29 30
((3)	not a	able	to ad	equate	ely repr	esent tl	he int	ainant is erests of tribunal	31 32 33

	may substitute another class member as the complainant with the consent of the other class member.	1 2 3
	ounal approval needed for settlement or hdrawal of representative complaint	4 5
(1)	A representative complaint may be settled or withdrawn only with the approval of the tribunal.	6 7
(2)	If the tribunal gives approval under subsection (1), the tribunal may make any orders it considers just for the distribution of money paid under a settlement or paid to the tribunal.	8 9 10 11
203 Not	tices for representative complaint	12
(1)	For a representative complaint, each class member for the complaint must be given notice of the following matters—	13 14 15
	(a) the making of the complaint and the right of the member to opt out of the complaint before the date fixed by the tribunal under section 195;	16 17 18 19
	(b) the giving of a written notice of not continuing with the complaint to the tribunal under section 193;	20 21 22
	(c) an application to the tribunal for the dismissal of the complaint;	23 24
	(d) an application to the tribunal for approval of a settlement of the complaint.	25 26
(2)	The notice must be given by the person, in the way and within the time directed by the tribunal.	27 28
(3)	The tribunal may, by order, direct the person who is required to give the notice to include other information in the notice.	29 30 31
(4)	A notice about a matter for which the tribunal's	32

	within which a person may apply to or take some other step, in relation to	the tribunal, 2
	(5) The tribunal may direct that notice publishing a notice on a website of place likely to be accessible to the classifier the representative complaint.	or in another 5
	(6) The tribunal must not direct that not personally to each class member representative complaint unless considers that giving personal notice member would be reasonably practice unduly expensive.	per for the 9 the tribunal 10 to each class 11
	(7) The failure of a class memb representative complaint to receive a notice does not affect a step taken made, in the representative complain	or respond to 15, or an order 16
	203A Directions about conduct of repres	sentative 18
	The tribunal may give directions conduct of a representative complaint tribunal.	
Clause 48	Amendment of s 209 (Orders the tribunal may complaint is proven)	make if 23
	(1) Section 209(1)(a), 'the complainant or and specified in the order'—	other person 25 26
	omit, insert—	27
	an affected person	28
	(2) Section 209(1)(b), 'the complainant or another pe	erson'— 29
	omit, insert—	30
	an affected person	31

(3)	Section 209(1)(c), 'the complainant and another person'—	1
	omit, insert—	2
	an affected person	3
(4)	Section 209(1)(g), 'a party'—	4
	omit, insert—	5
	the respondent	6
(5)	Section 209(2), 'person on whose behalf a representative complaint was made'—	re 7 8
	omit, insert—	9
	class member for a representative complaint	10
(6)	Section 209(2), 'the person'—	11
	omit, insert—	12
	the class member	13
(7)	Section 209(3)(b), 'person on whose behalf the complaint wa made'—	ns 14 15
	omit, insert—	16
	class member for the complaint	17
(8)	Section 209(3), 'the person'—	18
	omit, insert—	19
	the class member	20
(9)	Section 209(3), 'the person's'—	21
	omit, insert—	22
	the class member's	23
10)	Section 209—	24
	insert—	25
	(4A) The tribunal may order costs in a complaint a follows—	as 26 27
	(a) for a representative complaint—against the complainant or the respondent, but no	

s	49]
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				against a class member for the complaint other than the complainant;	1 2
			(b)	otherwise—as provided under the relevant tribunal Act.	3 4
		(11)	Section 209(5)—	_	5
			insert—		6
				ected person, in relation to an order by the unal about a complaint, means—	7 8
			(a)	the complainant; or	9
			(b)	for a representative complaint, a class member for the complaint; or	10 11
			(c)	another person stated in the order.	12
		(12)	Section 209(4A)) and (5)—	13
			renumber as sec	tion 209(5) and (6).	14
lause	49	Am	endment of s 2	23 (Contempt of commission)	15
			Section 223(1),	after 'part 1'—	16
			insert—		17
			or 1	A	18
_					
lause	50			35 (Commission's functions)	19
		(1)	Section 235(b)—	_	20
			omit, insert—		21
			(b)	to conduct investigations under section 154A and chapter 7, part 1A and, if appropriate, take action in relation to the investigations;	22 23 24 25
		(2)	Section 235(d),	after 'purposes of'—	26
			insert—		27
			and	support compliance with	28

s	51	1

lause	51	Insertion of ne Chapter 11–		11, pt 10	1 2
		insert—			3
		Part 1	0	Transitional provisions	4
				for Respect at Work	5
				and Other Matters	6
				Amendment Act 2024	7
		282 Defi	initior	ns for part	8
			In this	s part—	9
				dment Act means the Respect at Work and Matters Amendment Act 2024.	10 11
			provi	er, for a provision of this Act, means the sion as in force from time to time before the nencement.	12 13 14
				for a provision of this Act, means the sion as in force from the commencement.	15 16
		283 Tim	e limi	t for making complaint	17
		(1)	allege	section 138 does not apply in relation to an ed contravention of the Act that happened than 1 year before the commencement.	18 19 20
		(2)		er sections 138, 141A and 175 apply in on to the alleged contravention.	21 22
		(3)	This s	section does not affect—	23
			a	the commissioner accepting a complaint about the alleged contravention under former section 138(2) or dealing with the complaint under former section 141A; or	24 25 26 27
			8	the tribunal accepting a complaint about the alleged contravention under former section 175(2).	28 29 30

	sting complaints by unregistered industrial anisations	1 2
	New section 134(2) does not apply in relation to a complaint made before the commencement.	3 4
285 Exi	sting representative complaints	5
(1)	This section applies in relation to a complaint accepted by the commissioner before the commencement that, immediately before the commencement—	6 7 8 9
	(a) was a representative complaint; and	10
	(b) either—	11
	(i) was still being dealt with by the commissioner; or	12 13
	(ii) had been referred to the tribunal and was still being dealt with by the tribunal.	14 15 16
(2)	Former chapter 7, parts 1 and 2 continue to apply in relation to the complaint, and the complaint must continue to be dealt with under former chapter 7, parts 1 and 2, as if the amendment Act had not been enacted.	17 18 19 20 21
(3)	Subsection (2) does not prevent the commissioner giving directions under former section 150, or the tribunal giving directions under section former 198, that allows for the complaint to be dealt with in a way that is consistent with this Act as in force from the commencement.	22 23 24 25 26 27
286 Exi	sting investigation	28
(1)	An investigation under section 154A or former section 155 started but not finished before the commencement may be continued and finished under this Act	29 30 31

		(2)	Chapter 7, part 1A, division 1, subdivision 2 applies in relation to the investigation.	1 2
		(3)	For subsection (2), an investigation started under former section 155 is taken to have been started under chapter 7, part 1A, division 1, subdivision 1.	3 4 5 6
			isting directions for information or cuments	7 8
			Former section 156 continues to apply in relation to a direction given under that section before the commencement, as if the amendment Act had not been enacted.	9 10 11 12
Clause 52	Am	nendment o	of sch 1 (Dictionary)	13
	(1)		1, definitions family responsibilities, immediate e, relation and sexuality—	14 15
		omit.		16
	(2)	Schedule 1		17
		insert—		18
			class member, for a representative complaint, means each person named or otherwise identified in the complaint as a person on whose behalf the complaint is made, other than a person who has opted out of the complaint under section 148 or 195.	19 20 21 22 23 24
			<i>complaint period</i> , for an alleged contravention of the Act, see section 138(1).	25 26
			<i>conduct</i> includes making a statement, whether the statement is made orally or in writing.	27 28
			contravention on the basis of sex means a contravention of the Act that constitutes—	29 30

(a)	discrimination against a person on the basis of the person's sex; or	1 2				
(b)	sexual harassment; or	3				
(c)	harassment on the basis of sex; or	4				
(d)	subjecting a person to a work environment that is hostile on the basis of sex in contravention of chapter 4, part 5; or	5 6 7				
(e)	victimisation of a person in relation to conduct mentioned in paragraph (a), (b), (c) or (d).					
mea und	unged conviction, in relation to a person, and the person has an expunged conviction er the Criminal Law (Historical Homosexual exictions Expungement) Act 2017.	11 12 13 14				
har	assment on the basis of sex see section 120.	15				
mea	levant criminal record, in relation to a person, ans a record, or an imputation of a record, ting to an offence or alleged offence, if—	16 17 18				
(a)	the person has been charged with the offence but—	19 20				
	(i) a proceeding for the offence is not finalised; or	21 22				
	(ii) the charge has lapsed, been withdrawn or discharged, or struck out; or	23 24				
(b)	the person has been acquitted of the offence; or	25 26				
(c)	the person has had a conviction for the offence quashed or set aside; or	27 28				
(d)	the person is proceeded against for the offence only by way of an infringement notice under the State Penalties	29 30 31				

(e)	but the circumstances of the offence are not directly relevant to the situation in which the record is being considered; or	1 2 3 4
(f)	the person has a spent conviction for the offence; or	5 6
(g)	the offence was dealt with by way of—	7
	(i) a caution administered to the person under the <i>Youth Justice Act 1992</i> , part 2, division 2; or	8 9 10
	(ii) a restorative justice process under the <i>Youth Justice Act 1992</i> , part 2, division 3.	11 12 13
mea pers rele	levant medical record, in relation to a person, and the person's medical record, or a part of the son's medical record, that is not directly want to the situation in which the record or part the record is being considered.	14 15 16 17 18
app	dical record, of a person, includes a record of lications or claims the person has made for appensation or other money to be paid under—	19 20 21
(a)	the workers' compensation scheme under the <i>Workers' Compensation and</i> <i>Rehabilitation Act 2003</i> ; or	22 23 24
(b)	a similar scheme under another Act or a law of another State or the Commonwealth.	25 26
	son conducting a business or undertaking see Work Health and Safety Act 2011, section 5.	27 28
phy	sical appearance, of a person, means—	29
(a)	the person's weight, size or height; or	30
(b)	the presence of a birth mark or scar on the person's face or body; or	31 32
(c)	any other characteristic of the person's face or body—	33 34

(i) that the person has because of another attribute of the person; or	1 2
(ii) that is not freely chosen.	3
positive duty means the duty under chapter 5C.	4
potential pregnancy, in relation to a person, includes—	5 6
(a) the person's capability to become pregnant; and	7 8
(b) the person's expressed desire to become pregnant; and	9 10
(c) the person's likelihood, or perceived likelihood, to become pregnant.	11 12
professional, trade or business qualification or authorisation means a qualification or authorisation that (whether by itself or together with other qualifications or authorisations) is needed for, or facilitates, the practice of a profession or the carrying on of a trade or business.	13 14 15 16 17 18 19
public act, for chapter 4, part 4, see section 124B.	20
race includes—	21
(a) colour; and	22
(b) descent, ancestry or caste; and	23
(c) ethnicity or ethnic origin; and	24
(d) nationality or national origin; and	25
(e) immigration or migration status.	26
registered employee organisation means an organisation of employees that is registered under the <i>Industrial Relations Act 2016</i> or the <i>Fair Work (Registered Organisations) Act 2009</i> (Cwlth).	27 28 29 30 31
<i>relation</i> , of a person, means—	32

(a)	a person who is related to the person by blood, spousal relationship, adoption or a foster relationship; or	1 2 3
(b)	a person on whom the person is completely or mainly dependent; or	4 5
(c)	a person who is completely or mainly dependent on the person; or	6 7
(d)	a person who is a member of the same household as the person; or	8 9
(e)	if the person is an Aboriginal person—a person who, under Aboriginal tradition, is regarded as a relative of the person; or	10 11 12
(f)	if the person is a Torres Strait Islander person—a person who, under Island custom, is regarded as a relative of the person.	13 14 15
sexi	ual harassment see section 119.	16
pers emo intir diffe	on's capacity, or lack of capacity, for stional, affectional and sexual attraction to, or mate or sexual relations with, persons of a erent gender or the same gender or more than gender.	17 18 19 20 21 22
relati been mea	tiection to domestic or family violence, in tion to a person, means the person is or has a subject to domestic violence within the ning given by the <i>Domestic and Family Jence Protection Act 2012</i> , section 8.	23 24 25 26 27
	de union activity means any of the following vities—	28 29
(a)	being, or not being, a member of a registered employee organisation;	30 31
(b)	joining, not joining, or refusing to join a registered employee organisation;	32 33

	(c)	establishing, or being involved in establishing, a registered employee organisation;	1 2 3
	(d)	organising or promoting, or proposing to organise or promote, a lawful activity on behalf of a registered employee organisation;	4 5 6 7
	(e)	encouraging, assisting or participating in, or proposing to encourage, assist or participate in, a lawful activity organised or promoted by a registered employee organisation;	8 9 10 11
	(f)	not participating in, or refusing to participate in, a lawful activity organised or promoted by a registered employee organisation;	12 13 14 15
	(g)	representing or advancing the views, claims or interests of members of a registered employee organisation.	16 17 18
	vict	imisation—	19
	(a)	of a person generally—see section 130; and	20
	(b)	of a person in relation to particular conduct—means victimisation of the person on the basis the person, or a person associated with or related to the person, is doing, has done, or intends to do one of the things mentioned in section 130(1)(a)(i), (ii) or (iii) in relation to the conduct.	21 22 23 24 25 26 27
(3)	Schedule 1, defin	nition complainant, paragraph (a)—	28
	omit, insert—		29
	(a)	in relation to a representative complaint—	30
		(i) the person who made the complaint; or	31
		(ii) if the complainant has been substituted under section 152 or 201—the substituted complainant; or	32 33 34

		(4)	Schedule 1, de 'harassment'—	efinition contravention, paragraph (b), after	1 2
			insert—		3
			or l	narassment on the basis of sex	4
		(5)	Schedule 1, defi	nition parent—	5
			insert—		6
			(e)	for an Aboriginal person—a person who, under Aboriginal tradition, is regarded as a parent of the person; and	7 8 9
			(f)	for a Torres Strait Islander person—a person who, under Island custom, is regarded as a parent of the person.	10 11 12
	Part	3		nendment of Corrective rvices Act 2006	13
			36	I VICES ACT 2000	14
lause	53	Act	amended		15
			This part amend	s the Corrective Services Act 2006.	16
lause	54	Am	endment of s 3	19A (Definitions)	17
				efinition relevant person—	18
			omit, insert—		19
			a p An alle	evant person, in relation to an offender, means erson who may make a complaint under the ti-Discrimination Act, section 134 about an eged contravention of that Act committed by a son in relation to the offender.	20 21 22 23 24

	Part	4	Amendment of Criminal Code	1
Clause	55	Со	de amended	2
			This part amends the Criminal Code.	3
Clause	56	Am	nendment of s 1 (Definitions)	4
		(1)	Section 1, definition sexuality—	5
			omit.	6
		(2)	Section 1—	7
			insert—	8
			<i>impairment</i> see the <i>Anti-Discrimination Act</i> 1991, schedule 1.	9 10
			sexual orientation see the Anti-Discrimination Act 1991, schedule 1.	11 12
Clause	57		nendment of s 52A (Offence of serious racial, religious, cuality or gender identity vilification)	13 14
		(1)	Section 52A, heading—	15
			omit, insert—	16
			52A Offence of serious vilification on grounds of age, gender identity, impairment, race, religion, sex, sex characteristics or sexual orientation	17 18 19 20
		(2)	Section 52A(1), 'race, religion, sexuality or gender identity'—	21 22
			omit, insert—	23
			age, gender identity, impairment, race, religion, sex, sex characteristics or sexual orientation	24 25
		(3)	Section 52A(2)—	26
			omit insert—	27

(2)	In t	his se	ction, <i>public act</i> —	1
	(a)	incl	udes the following conduct—	2
		(i)	any form of communication, including speaking, writing, displaying notices, playing of recorded material, broadcasting and communicating through social media and other electronic methods, to the public;	3 4 5 6 7 8
		(ii)	any conduct, including actions and gestures and the wearing or display of clothing, signs, flags, emblems and insignia, observable by the public;	9 10 11 12
		(iii)	the distribution or dissemination of any matter to the public; but	13 14
	(b)	the j	s not include the distribution or emination of any matter by a person to public if the person does not know, and d not reasonably be expected to know, content of the matter.	15 16 17 18 19
(3)	<i>pub</i> a p	<i>lic ac</i> lace	mentioned in subsection (2)(a) may be a ext even if it happens on private land or in that is not ordinarily accessed by the ublic.	20 21 22 23
	Exar	nples o	of places for subsection (3)—	24
	a	place	of work, an educational facility	25
Amendment o particular offe			Circumstances of aggravation for	26 27
Section 52 or gender in			e, religion, sexuality, sex characteristics	28 29
omit, insert	<u>-</u>			30
	_	_	der identity, impairment, race, religion, characteristics or sexual orientation	31 32

Clause 58

[s 59]

Clause	59	Amendment o	f s 52C (Prohibited symbols)	1
			C(5), definition <i>relevant group</i> , 'race, religion, ex characteristics or gender identity'—	2 3
		omit, insert	<u>- </u>	4
			age, gender identity, impairment, race, religion, sex, sex characteristics or sexual orientation	5 6
	Part	5	Amendment of District Court of Queensland Act 1967	7 8
Clause	60	Act amended		9
		This part ar	mends the District Court of Queensland Act 1967.	10
Clause	61	Replacement acts)	of s 28AA (Protection for administrative	11 12
		Section 28A	AA—	13
		omit, insert	<u> </u>	14
		28AA P	rotection and immunity of judges	15
		(1)	A judge has, in the performance or exercise of a function or power of a judge, the same protection and immunity as a Supreme Court judge has in the performance or exercise of a function or power of a Supreme Court judge.	16 17 18 19 20
		(2)	In this section—	21
			function or power includes an administrative function or power conferred under an Act.	22 23
			Note—	24
			For the protection and immunity of a Supreme Court judge in the performance or exercise of an administrative function or power conferred on the Supreme Court judge under an Act, see the Supreme Court of Queensland Act 1991, section 27.	25 26 27 28 29

Clause	62	Insertion of ne	ew s 152	1
		After section	on 151—	2
		insert—		3
		152 Tra Oth	nsitional provision for Respect at Work and ner Matters Amendment Act 2024	4 5
		(1)	Amended section 28AA is taken to have always applied in relation to a judge's performance or exercise of a function or power as a judge.	6 7 8
		(2)	However, subsection (1) does not apply for the purposes of a proceeding against a judge started before the introduction day.	9 10 11
		(3)	In this section—	12
			amended section 28AA means section 28AA as amended by the Respect at Work and Other Matters Amendment Act 2024.	13 14 15
			introduction day means the day the Bill for the Respect at Work and Other Matters Amendment Act 2024 was introduced into the Legislative Assembly.	16 17 18 19
	Part	6	Amendment of Human Rights Act 2019	20 21
Clause	63	Act amended		22
		This part ar	mends the Human Rights Act 2019.	23
Clause	64	Amendment o	f sch 1 (Dictionary)	24
		Schedule 1,	, definition discrimination, note, 'sexuality'—	25
		omit, insert	_	26
			sexual orientation	27

	Part	7			Amendment of Magistrates Act 1991	1 2
Clause	65	Act	t amen	ded		3
			This p	art ar	mends the Magistrates Act 1991.	4
Clause	66				of s 47 (Terms and conditions of -full-time and part-time magistrates)	5
		(1)	Section	n 47-	_	7
			insert-			8
			((3A)	The terms and conditions mentioned in subsection (3) may include an entitlement to paid or unpaid parental leave.	9 10 11
			((3B)	Subsection (4) has effect despite subsections (1) and (2) and the <i>Judicial Remuneration Act</i> 2007.	12 13
		(2)	Section	on 47((3A) to (4)—	14
			renum	ıber a	s section 47(4) to (6).	15
Clause	67	Re	placen	nent	of s 51 (Protection for administrative acts)	16
			Section	on 51-	_	17
			omit,	insert	<u>:</u>	18
			51	Pro	tection and immunity of magistrates	19
				(1)	A magistrate has, in the performance or exercise of a function or power of a magistrate, the same protection and immunity as a Supreme Court judge has in the performance or exercise of a function or power of a Supreme Court judge.	20 21 22 23 24
				(2)	In this section—	25
					<i>function or power</i> includes an administrative function or power conferred under an Act.	26 27

ſs	68

		Note—		1
			nce or exercise of an power conferred on the er an Act, see the Supreme	2 3 4 5 6
lause 68	Insertion of n	w pt 10, div 12		7
	Part 10—	•		8
	insert—			9
	Divisio	Respect at	al provision for t Work and Other nendment Act	10 11 12 13
	75 Re	ospective operation of	amended s 51	14
	(1)	Amended section 51 is applied in relation to a moor exercise of a function o	agistrate's performance	15 16 17
	(2)	However, subsection (1) purposes of a proceeding started before the introduce	g against a magistrate	18 19 20
	(3)	In this section—		21
		amended section 51 mean by the <i>Respect at Wor</i> <i>Amendment Act 2024</i> .		22 23 24
		introduction day means to Respect at Work and Oth Act 2024 was introduce Assembly.	er Matters Amendment	25 26 27 28

s	69]
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Part 8			Amendment of Penalties and Sentences Act 1992	
Clause	69	Act amended This part ar	mends the Penalties and Sentences Act 1992.	3 4
Clause	70	Section 9— insert—		5 6 7
		(10E)	Subsection (10F) applies if— (a) the court is sentencing an offender to whom subsection (2A) applies; and	8 9 10
			(b) the offender committed the offence while the other person mentioned in subsection (2A) was performing, or because the person had performed, the functions of the person's office or employment.	11 12 13 14 15
		(10F)	In determining the appropriate sentence for the offender, the court must treat the fact that the offender committed the offence while the other person was performing, or because the person had performed, the functions of the person's office or employment as an aggravating factor, unless the court considers it is not reasonable to do so because of the exceptional circumstances of the case.	16 17 18 19 20 21 22 23 24
		(10G)	A reference in subsection (10E) or (10F) to a person performing the functions of the person's office or employment includes a reference to a person performing work—	25 26 27 28
			(a) in a relationship of employment; or	29
			(b) under a contract for services; or	30
			(c) under an appointment; or	31

[s 71]
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		(d) on	a voluntary or unpaid basis.	1
Clause	71	Amendment of s 10 (C recorded)	court's reasons to be stated and	2 3
		Section 10—		4
		insert—		5
		if the rea	rt need not comply with subsection (1)(b) asons are recorded under the <i>Recording of e Act 1962</i> .	6 7 8
Clause	72	Insertion of new pt 14	, div 25	9
		Part 14—		10
		insert—		11
		Division 25	Transitional provision for Respect at Work and Other Matters Amendment Act 2024	12 13 14 15
		262 Application after comm	of s 9 to sentencing offenders encement	16 17
		Other M the ser commer convicti	9, as amended by the Respect at Work and Matters Amendment Act 2024, applies to intencing of an offender after the incement whether the offence or on happened before or after the incement.	18 19 20 21 22 23

[s 73]

	Part	9	Amendment of Queensland Civil and Administrative Tribunal Act 2009	1 2 3
Clause	73	Act amended		4
		This part a Tribunal Ac	mends the Queensland Civil and Administrative t 2009.	5 6
Clause	74	Amendment of	f s 237 (Immunity of participants etc.)	7
		Section 237	(11)—	8
		insert—		9
			function, of an officer or other person on whom protection and immunity is conferred under subsection (1) to (6), includes an administrative function conferred on the officer or other person under an Act.	10 11 12 13 14
Clause	75	Insertion of ne	ew ch 10, pt 5	15
		Chapter 10-	<u> </u>	16
		insert—		17
		Part 5	Transitional provision	18
			for Respect at Work	19
			and Other Matters	20
			Amendment Act 2024	21
		292 Ret	rospective operation of amended s 237	22
		(1)	Amended section 237 is taken to have always applied in relation to the performance of a protected person's functions.	23 24 25
		(2)	The rights and liabilities of a protected person in	26

				relation to the performance of a function of the protected person before the commencement are the same, and are taken to have always been the same, as they would be or would have been if amended section 237 had been in force at the time of the performance of the function.	1 2 3 4 5 6
			(3)	However, subsections (1) and (2) do not apply for the purposes of a proceeding against a protected person started before the introduction day.	7 8 9
			(4)	In this section—	10
				amended section 237 means section 237 as amended by the Respect at Work and Other Matters Amendment Act 2024.	11 12 13
				introduction day means the day the Bill for the Respect at Work and Other Matters Amendment Act 2024 was introduced into the Legislative Assembly.	14 15 16 17
				<i>protected person</i> means an officer or other person on whom protection and immunity is conferred under section 237(1) to (6).	18 19 20
	Part	10		Amendment of Youth Justice Act 1992	21 22
Clause	76	Act	t amended		23
			This part ar	mends the Youth Justice Act 1992.	24
Clause	77			f s 209 (Court's reasons for detention order nd recorded)	25 26
		(1)	Section 209)	27
			insert—		28
			(1A)	However, a court need not comply with subsection (1)(b) if the reasons are recorded under	29 30

[s 77]

	the Recording of Evidence Act 1962.	1
(2)	Section 209(2), 'subsection (3)'—	2
	omit, insert—	3
	subsection (4)	4
(3)	Section 209(1A) to (3)—	5
	renumber as section 209(2) to (4).	6

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