

### 2018-19 Annual Report

#### SOUTH AUSTRALIAN EMPLOYMENT TRIBUNAL

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Date presented to Minister: 25 October 2019

To: The Honourable Rob Lucas MLC Treasurer	
This annual report is to be presented to Par requirements of South Australian Employmenthe requirements of Premier and Cabinet Ci This report is verified to be accurate for the Parliament of South Australia.	ent Tribunal Regulations 2015 and meets rcular PC013 Annual Reporting.
Submitted on behalf of the South Australian	Employment Tribunal by:
Full name of authorised person	
The Honourable Justice Steven Dolphin President	
Signature	25 October 2019 Date
<b>Leah McLay</b> Registrar	
health year	25 October 2019 Date
Signature	

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# Section A: Reporting required under the *Public Sector Act* 2009, the *Public Sector Regulations 2010* and the *Public Finance and Audit Act* 1987

#### Agency purpose or role

The South Australian Employment Tribunal (SAET) is established under the *South Australian Employment Tribunal Act 2014* (SAET Act). It is South Australia's dispute resolution forum for dealing with workers compensation and return to work matters under the *Return to Work Act 2014*, matters formerly resolved by: the Industrial Relations Court and Commission; the District Court in respect of dust diseases matters; the criminal jurisdiction of the Magistrates Court in respect of certain summary offences; the Magistrates, District and Supreme Courts in respect of common law employment contract matters; the Teachers Appeal Board and Classification Review Panels; the Equal Opportunities Tribunal; the Police Review Tribunal; and the Public Sector Grievance Commission.

SAET aims to resolve disputes quickly and fairly through alternative dispute resolution. If a negotiated resolution is not achieved, the disputed matter will be formally heard and determined.

SAET aims to be accessible and responsive to the needs of parties and is an integral part of the State's justice system.

#### **Objectives**

#### Section 8 of the SAET Act provides:

The main objectives of the Tribunal in dealing with matters within its jurisdiction are:

- (a) in the exercise of its jurisdiction, to promote the best principles of decision making, including—
  - (i) independence in decision making; and
  - (ii) natural justice and procedural fairness; and
  - (iii) high quality, consistent decision making; and
  - (iv) transparency and accountability in the exercise of statutory functions, powers and duties; and
- (b) to be accessible by being easy to find and easy to access, and to be responsive to parties, especially people with special needs; and
- (c) to ensure that applications are processed and resolved as quickly as possible while achieving a just outcome, including by resolving disputes through high quality processes and the use of mediation and alternative dispute resolution procedures wherever appropriate; and
- (d) to keep costs to parties involved in proceedings before the Tribunal to a minimum insofar as is just and appropriate; and
- (e) to use straightforward language and procedures (including, insofar as is reasonably practicable and appropriate, by using simple and standardised forms); and
- (f) to act with as little formality and technicality as possible, including by informing itself in such manner as the Tribunal thinks fit; and
- (g) to be flexible in the way in which the Tribunal conducts its business and to adjust its procedures to best fit the circumstances of a particular case or a particular jurisdiction.

#### Legislation administered by the agency

#### **Establishing Act**

South Australian Employment Tribunal Act 2014

#### **Conferring Acts**

Return to Work Act 2014

Fair Work Act 1994

Fair Work Act 2009 (Commonwealth)

Construction Industry Long Service Leave Act 1987

Dust Diseases Act 2005

Education Act 1972

Equal Opportunity Act 1984

Fire and Emergency Services Act 2005

Industrial Referral Agreements Act 1986

Long Service Leave Act 1987

Police Act 1998

Public Sector Act 2009

Training and Skills Development Act 2008

Work Health and Safety Act 2012

#### Organisation of the Tribunal

#### **Presidential Members**

President Justice Dolphin

Deputy President Judge Gilchrist

Deputy President Judge Hannon

Deputy President Judge Farrell

Deputy President Judge Calligeros

Deputy President Judge Kelly

Deputy President Judge Rossi (commenced 13 May 2019)

Deputy President Magistrate Lieschke

Deputy President Magistrate Ardlie

Deputy President Magistrate Cole (commenced 3 April 2019)

#### Registrars

Registrar McLay

Deputy Registrar Murdoch (commenced 23 August 2018)

Deputy Registrar Lindsay (ceased 22 February 2019)

#### **Commissioners**

Commissioner Lindsay (ceased 22 February 2019)

Commissioner Palmer

Commissioner Russell

Commissioner Willson

Commissioner Neale

Commissioner Byrt

**Commissioner Carrel** 

Commissioner Doggett

Commissioner McMahon

Commissioner Aikens (ceased 31 May 2019)

Commissioner Smyth

Commissioner Georgeff

Commissioner Nardone

Commissioner Ward

Supplementary Panel Members are appointed by Statute and are asked to hear matters at the discretion of the President.

Staff assigned to SAET pursuant to s 74 of the SAET Act.

## Section B: Reporting required under any other act or regulation

#### South Australian Employment Tribunal Regulations 2015

#### 9—Annual report

For the purposes of section 89(3) of the Act, a report must include the following particulars in respect of the financial year to which the report relates:

- (a) information relating to each category of reviewable decision considered by the Tribunal under the Return to Work Act 2014 (according to the section of the Return to Work Act 2014 under which the original decision was made) as follows:
  - the number of applications considered by the Tribunal for each category of decision;
  - (ii) the proportion of the total number of disputes considered by the Tribunal under Part 6 of the Return to Work Act 2014 that each category of decision represents;
  - (iia) the number of matters subject to a pre-hearing conference under section 45 of the Act for each category of decision;
  - (iib) the number of matters proceeding to a full hearing before the Tribunal for each category of decision;
  - (iii) a summary of the range of periods of time taken for each category of decision between the receipt of applications by the Tribunal and the resolution of matters (in relation to matters resolved in the relevant financial year);
- (ab) the number of actions for damages commenced before the South Australian Employment Court under Part 5 of the Return to Work Act 2014;
- (ac) the number of proceedings concluded under Part 5 of the Return to Work Act 2014;
- (b) the number of applications made to the Tribunal for an expedited determination of a matter under section 113 of the Return to Work Act 2014;
- (c) the number of extension of time applications granted by the Tribunal under section 100 of the Return to Work Act 2014;
- (d) the number of referrals made to independent medical advisers by the Tribunal under section 121 of the Return to Work Act 2014;
- (da) information relating to each category of proceedings considered by the Tribunal in respect of jurisdiction conferred on it by another Act (according to the section of the Act under which the application for the proceedings was made).
- (e) the number of reviews and appeals instituted under Part 5 of the Act.

#### 1. Return to Work Act 2014 applications – performance reporting

The focus for 2018-19 was timely, efficient and effective dispute resolution for return to work matters. In its fourth year of operation, SAET received a total of 4438 *Return to Work Act 2014* (RTW Act) applications, and resolved 4438 cases.

Table 1.1 SAET Applications Received and Resolved

	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Total
Applications Received	502	464	382	373	405	365	311	318	350	318	377	273	4438
YTD No.													
Received	502	966	1348	1721	2126	2491	2802	3120	3470	3788	4165	4438	
Applications Resolved	413	417	330	420	392	393	267	388	354	303	424	337	4438
YTD No. Resolved	413	830	1160	1580	1972	2365	2632	3020	3374	3677	4101	4438	

Of the 4438 RTW Act cases resolved in 2018-19, 72.6% (3220) were resolved at conciliation, and 27.4% (1218) were resolved at hearing and determination. In addition 57 cases were resolved from cases transferred from the Workers Compensation Tribunal.

Table 1.2 Applications Resolved in Conciliation or Hearing and Determination

	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Total
Resolved at Conciliation	326	327	246	316	283	262	210	268	241	201	292	248	3220
Resolved at Hearing &													
Determination	87	90	84	104	109	131	57	120	113	102	132	89	1218

Table 1.3 Applications Received and Resolved

Application Type	Received 2017-18	Resolved 2017-18	Received 2018-19	Resolved 2018-19
Reviewable Decisions (s97)	3465	2836	3122	3079
Expedited Decisions (s113)	1414	1387	1256	1308
Suitable Employment (s18)	44	41	59	50
Section 42 Redemption Application	0	0	0	0
Part 5 RTW Act damages actions	0	0	1	1
Total Lodged within SAET	4923	4264	4438	4438

The clearance rate is the number of resolved disputes as a percentage of lodged disputes. It is an indication of how effectively a court or tribunal is managing its case load. At the conclusion of 2018-19 our year to date clearance rate was 100%.

Table 1.4 Clearance Rates

	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun
Monthly	82%	90%	86%	113%	97%	108%	86%	122%	101%	95%	112%	123%
Year to Date	82%	86%	86%	92%	93%	95%	94%	97%	97%	97%	98%	100%

#### **SAET Reviewable decisions**

Table 1.5 SAET Reviewable Decisions by Category and Time to Resolution

		., .		Percent	age resolv	ed (3)		Pre-hearing Conference (4)	Hearing (5)
Reviewable Decision	Applications (1)	% of Total Lodged (2)	0-3 months	3-6 months	6-9 months	9-12 months	12+ months	,	
Average weekly earnings	133	4%	64%	13%	2%	2%	19%	22	6
Rejection of claim for physical injury	1328	43%	35%	28%	9%	6%	22%	527	79
Rejection of claim for mental injury	445	14%	43%	24%	10%	9%	14%	166	26
Territorial application of the Act	2	0%	50%	50%	0%	0%	0%	1	0
Interim decisions about serious injury	55	2%	15%	15%	11%	12%	47%	57	22
Return to work services and plans	79	2%	56%	18%	6%	7%	13%	20	3
Re-determination of a claim/employer applications	85	3%	46%	29%	6%	6%	13%	26	0
Medical expenses (excluding preapprovals)	231	7%	58%	16%	7%	4%	15%	75	7
Medical expenses - pre-approval	276	9%	41%	18%	6%	6%	29%	133	23
Reduction/discontinuance/varianc e/review of weekly payments	186	6%	43%	18%	8%	7%	24%	56	24
Lump sum - economic loss	56	2%	67%	17%	3%	6%	7%	26	3
Lump sum - non-economic loss	201	6%	33%	15%	7%	8%	37%	101	29
Claims relating to a workers death as a result of a work injury	22	1%	5%	18%	0%	9%	68%	17	3
Decisions pursuant to Workers Rehabilitation and Compensation Act 1986	23	1%	21%	18%	5%	11%	45%	11	7
TOTAL	3122	100.0%	2170	10 /0	0 70	1170	1070	1238	232

#### Table 1.5 shows:

- 1. the number of applications considered by the Tribunal for each category of decision;
- 2. the proportion of the total number of disputes that each category represents expressed as a percentage (of the total number of reviewable decision applications);
- 3. a summary of the time taken for each category of decision between the receipt of the application and its resolution either by way of conciliation or by hearing and determination expressed as a percentage;
- 4. the number of matters referred from Conciliation to a Presidential Member for a Pre-Hearing Conference:
- 5. the number of matters proceeding to a formal Hearing before a Presidential Member

#### **Extension of time applications**

In 2018-19, 173 initial applications for extension of time were allowed for the purpose of conducting conciliation. The issue of whether a substantive extension of time should be granted is dealt with if the matter is not resolved at conciliation.

#### Referrals made to Independent Medical Advisors

Where medical questions arise, SAET may, on its own initiative or an application by a party, refer the medical question(s) to one of 45 Independent Medical Advisers (IMAs) for inquiry and report.

There were 32 referrals made during the reporting period.

Table 1.6 Referrals to Independent Medical Advisors

J	lul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	TOTAL
	3	2	4	0	3	3	3	0	1	1	7	5	32

#### 2. Reviews and Appeals

Part 5 of the SAET Act provides for reviews from decisions of Commissioners and appeals from decisions of Presidential Members.

Section 66 allows a decision of a Commissioner to be reviewed by a Presidential Member. That person may affirm, vary or set aside the decision under review. In 2018-19 there were 6 reviews. The reviewed decision may be affirmed, varied or set aside.

Section 67 allows a decision of a Presidential Member to be appealed to a Full Bench of SAET. In 2018-19 there were 72 appeals against decisions of a Presidential Member compared with 89 in the previous year.

Section 22 allows a Presidential Member to refer a question of law to the Full Bench. In 2018-19 there have been 6 compared with 8 in the previous year.

Section 68 allows for an appeal to the Full Supreme Court from a decision of the Full Bench on a question of law if a Judge of the Supreme Court grants permission to appeal. There were 13 matters in 2018-19 where leave was sought to appeal a decision of the Full Bench to the Full Supreme Court.

Table 1.7 Reviews and Appeals against SAET decisions

Reviews and Appeals	2017-18	2018-19
Review a decision of a Commissioner (s66)	19	6
Appeal of a decision to the Full Bench (s67)	89	72
Question of law referred to a Full Bench (s22)	8	6
Application to the Supreme Court to appeal a Full Bench decision (s68)	19	13

#### 3. Other Act applications - performance reporting on the year

Table 2.1 provides a summary of other Act applications received and resolved during the 2018-19 from other Act applications. There have been a total of 979 applications received and 943 resolved during the 2018-19 financial year.

Table 2.1 SAET Other Act Applications Received and Resolved

Item	Total
Applications Received	979
Applications Resolved	
Applications Closed at Registry	111
Applications Resolved at Conciliation	458
Applications Resolved at Arbitration	89
Application Resolved at Hearing & Determination	285
Total Applications Resolved	943

Table 2.2 provides a breakdown of the applications received and resolved during 2018-19 by application type and the time it takes to resolve an application.

Table 2.2 SAET Other Act Applications Time to Resolution

			%	%	%	%	%
Application Type	Total	Total	Resolved	Resolved	Resolved	Resolved	Resolved
	Received	Resolved	0-3	3-6	6-9	9-12	12+
			Months	Months	Months	Months	Months
Monetary Claims	357	315	50%	16%	8%	8%	18%
- State	33	43					
<ul> <li>Commonwealth</li> </ul>	324	272					
Industrial Disputes	107	109	36%	20%	8%	11%	25%
Unfair Dismissal	60	55	69%	9%	9%	4%	9%
Work Health & Safety Prosecutions	5	5	0%	20%	40%	20%	20%
Apprentices and Traineeships	37	47	74%	9%	2%	2%	13%
- Disputes	25	34					
- Suspensions	12	13					
Equal Opportunity Matters	47	58	9%	14%	27%	14%	36%
<ul> <li>Exemptions</li> </ul>	1	10					
<ul> <li>Complaints</li> </ul>	45	48					
<ul> <li>Extension of time</li> </ul>	1	0					
Fire & Emergency Services Act	0	1	0%	0%	0%	0%	100%
Police Reviews	1	1	100%	0%	0%	0%	0%
Dust Diseases	66	67	6%	49%	13%	9%	23%
Public Sector Grievances	40	37	59%	8%	11%	8%	14%
- Reviews	32	31					
<ul> <li>Disciplinary Dispute</li> </ul>	8	4					
- Public Sector Act	0	2					
Recovery Action	96	67	8%	7%	0%	4%	81%
Other	37	59	20%	9%	10%	12%	49%
Total	853	821		_			

Note: Resolution time is calculated from the time of lodgement to the time of resolution.

### Table 2.3 provides a summary of the approval of awards and enterprise agreements during the 2018-19.

Table 2.3 Approval of Awards and Enterprise Agreements

Item	Total
Applications Received	126
Applications Closed	122

# Section C: Reporting of public complaints as requested by the Ombudsman

#### **Summary of complaints by subject**

Public complaints received by SAET	
Category of complaints by subject	Number of instances
Member Conduct	3

#### **Complaint outcomes**

Nature of complaint or suggestion	Services improved or changes as a result of complaints or consumer suggestions
Member Conduct	Conduct complaints were reviewed as part of performance management and continuous improvement processes. Training and Professional Development is tailored to respond to the feedback that we receive.