

6 July 2018

Ms Madonna Shelley  
Industrial Registrar  
Queensland Industrial Relations Commission  
GPO Box 373  
BRISBANE QLD 4001

By email: [qirc.registry@qirc.qld.gov.au](mailto:qirc.registry@qirc.qld.gov.au)

Our ref KB - Indust

Dear Ms Shelley

***Industrial Relations (Tribunal) Rules 2011***

Thank you for the opportunity to provide comments on the *Industrial Relations Tribunal Rules 2011* (the **Rules**). Queensland Law Society (**QLS**) appreciates being consulted on this important review.

We have consulted with members of our Industrial Law Committee who have raised an issue with the rule 62.

The current drafting of this Rule does not state when payment of the allowance and reasonable expenses should be made to a witness. There is a presumption that it should occur at the time of service of the attendance notice, but this does not always occur in practice. QLS submits that this Rule should be amended to provide certainty on when payment should be made.

Should we receive any further feedback from our members, we will provide this for your consideration.

If you have any queries regarding the contents of this letter, please do not hesitate to contact our Senior Policy Solicitor, Kate Brodnik by phone on (07) 3842 5851 or by email to [K.Brodnik@qls.com.au](mailto:K.Brodnik@qls.com.au).

Yours faithfully



Ken Taylor  
President