Fair Work Amendment (Protecting Vulnerable Workers) Bill 2017 Submission 2 - Attachment 3



Melbourne Office

PO Box 16013 Melbourne VIC 8007 Tel +61 3 8636 4400 Fax +61 3 8636 4455

Sydney Office

PO Box 436
Darlinghurst NSW 1300
Tel+61 2 8599 2100
Fax +61 2 8599 2105

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Committee Secretary
Senate Education and Employment Committees
PO Box 6100
Parliament House
Canberra ACT 2600

Dear Committee Secretary

Support for WEstjustice's submission on the Vulnerable Workers Bills

We welcome the proposed Fair Work Amendment (Protecting Vulnerable Workers) Bill 2017 (**Vulnerable Workers Bill**), which will provide valuable protection for vulnerable workers. We write in support of WEstjustice's submission on further amendments that will increase the effectiveness of the Vulnerable Workers Bill.

In particular, we support the following key recommendations:

- 1. Reverse onus to stop wage theft: Increased penalties alone are not enough. Inserting a reverse onus where employers fail to keep or provide employee records will remove the incentive to break the law and assist vulnerable workers recover unpaid wages where records have not been kept.
- 2. **Protecting workers in supply chains and labour hire:** As well as protecting workers in franchises, the law should make directors, supply chain and labour hire heads responsible for the protection of workers' rights. We also support changes to the Vulnerable Workers Bill to broaden the definition of franchisor/responsible franchisee entity and to clarify liability for contraventions.
- 3. **Increased Fair Work Ombudsman's powers to resolve more wage claims:** Increase FWO's powers to issue notices of assessment and resolve more wages claims without the need for court.

In addition to legislative reform, we note that there are a variety of barriers that vulnerable workers face, and we would like to direct the Committee's attention to additional steps that need to be taken to protect vulnerable workers, particularly migrant workers on temporary visas, as set out in WEjustice's <u>Not Just Work Report</u> (http://www.westjustice.org.au/publications/policy-reports-121).

Yours sincerely

Tina Turner
Director, Referral Service
Justice Connect