



F. A. Whitehead, photo.

The Madden—Gabbett wedding group. The bridegroom, Mr. T. Madden, is the second son of Mr. and Mrs. C. Madden, Arthur-street. From left to right: Mr. W. Madden (best man), Miss Clare Gabbett (chief bridesmaid), Mr. T. Madden (bridegroom), Miss Mary Gabbett (bride), Mr. Pat. Gabbett (groomsman), and Miss Patricia Madden (bridesmaid).

ATTACHMENT 4(a)

(see over for wording).

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ATTACHMENT 4 (a)

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Thinking of You

**Madden, Elizabeth** (Stillborn, 30<sup>th</sup> January, 1946)

The surviving children of Tom and Mary Madden (both deceased): Jim, Kevin, Mary, Dinny, Ursula, Patrick, Margaret and Jacinta, their spouses and their families, will gather at the Toowoomba and Drayton Cemetery at 10.30 am on Sunday, 9<sup>th</sup> July, to pay their respects at the newly located and now marked grave of their sister, Elizabeth and to lay a floral tribute to her.

They will then visit the graves of their parents, Tom and Mary, their deceased brothers, Tom and Terry and Ursula and Paul's deceased son and their nephew, Scott, to honour and pay their respects to them.

All still alive in our hearts.

Menu

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JUST IN NEWS SPORT LIFESTYLE COMMUNITY JOBS MOTORING REAL ESTATE OBITUARIES CLASSIFIEDS



TACAPS Head of Preparatory Years Mr Jason Locke with students George Lawrence, Emma Mort, Isabel Mort, George Storie, Lucy Farquhar, Luca Douglas and Toowoomba Hospital Foundation's Relationships Manager Rosemary Davis.

Picture: Contributed

Toowoomba Hospital Foundation CEO Alison Kennedy said the Foundation was pleased to be able to make these new additions for the paediatric unit a reality.

"These new beds will make a difference for our young patients in the paediatric unit and their families," Mrs Kennedy said.

"We are particularly grateful for the contribution from Margaret and her family in honour of their stillborn sister."

The cot was not the only donation made recently to the Toowoomba Hospital Foundation, students from the Toowoomba Anglican College and Preparatory School (TACAPS) recently wrote 10 original books which were donated to the Foundation.

The books, written by ten students as part of the 2017 Child

Writes Program, were donated to the Toowoomba Hospital paediatric unit to give sick kids something to read.



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# ATTACHMENT 18(b)

IN LOVING MEMORY OF  
OUR SISTER  
"ELIZABETH" MADDEN  
30th JANUARY 1946

Deep in our hearts a memory is kept,  
of a sister we never knew and shall never forget.

Jim, Dinny, Margaret  
and their Families

One of you will remember ETU legend Dinny Madden from stories about the dark days of the latter SEQEB dispute, he was front and centre of the Union's response to the sacking of 1200 TU Members by the morally corrupt Bjelke-Petersen Government.

Commonly quoted as calling Petersen a **funnel web in the underpants of society**, like many of his colleagues Dinny spent many weeks on the picket lines earning the reputation as a tough steak organiser who fought hard and never gave in. Now a proud Honorary Member, back in 2012 he was honoured with a room named after him in the Union's Toowoomba Office.

When Petersen died Dinny shed no tears, but also opposed the picketing of the despised former premier's funeral, making the following point "...He's gone now, and although I certainly detest the things that he did, particularly to those workers, I just don't think they should give him the publicity that he doesn't deserve." It's fair to say Dinny hasn't forgotten or forgiven his former nemesis.

But like the vast majority of Union people Dinny has a softer side, one that belies the right-wing slogan of convenience that labels all effective Union leaders as Union Thugs.

On the softer side of Dinny, well known to friends and family was on display as he joined with his siblings Margaret and Jim along with wife Jackie to present a special gift to the Toowoomba Hospital earlier this year.

You can see some 72 years ago the family lost their sister Elizabeth at birth before they had time to know her. In her memory and to give something back to their community the family members donated a cot worth close to \$5000.

The Tom 2 Cot is top of the range and provides increased safety and comfort for patients. The new cot also allows the Paediatric Unit to accept patients in a more timely and efficient manner from the Emergency Department.

We often wonder what she would have become, the memory and love is there and we honour her with this small gift to the people who help kids survive"

In a TV report you can clearly see an emotional Dinny wiping away tears as the state of the art cot was wheeled in to the Toowoomba Hospital's Special Care Nursery.

Dinny might have had a reputation as a hardened Union Official standing up against tyranny and fighting hard during one of the most bitter disputes in Queensland history, but like the vast majority of Union people I get emotional and yes I do have a softer side"

That's what being Union is all about; helping give back to our communities and supporting our families. I was proud then and I am proud now, if that makes me a *Union Thug* as we are often portrayed in the media, I'm proud to wear that badge"



## NEW ZEALAND'S LABOUR LED GOVERNMENT REIGNS IN NEO-LIBERALISM AND PROVES GOOD GOVERNMENTS DO MATTER

**In a little over 8 Months the Labour Government has set about improving lives  
for working families, some of the highlights are listed below.**

Industrial Relations and workers' rights changes

- Raised the minimum wage by \$.75 to \$16.50 an hour, with a further commitment to raise it to \$20 by 2020.
- Re-introduced statutory rest and meal breaks for all workers.
- Strengthened Union right of entry and collective bargaining rights.
- Restored reinstatement as the primary

remedy for unfair dismissal.

- Paid parental leave will be extended to 22 weeks this July, and to 26 weeks by July 2020
- Families with new-borns will receive Best Start payments of an extra \$60 a week until their baby turns one
- Recommitted to Equal Pay by repealing legislation that limited opportunities for Unions to file equal pay cases.

- Pike River Recovery Agency, as well as a responsible Minister. Pike River was a national tragedy, and after seven years it's critical we make every effort to safely recover the mine drift, so we can better understand why 29 men never came home – and make sure it never happens again.
- Recommitted to keeping retirement age for aged pension at age 65.

RTI 230144

File 01

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**Instructions for completing****Application for leave to be represented****Some parties do not need to complete this form**

Some parties do not need the permission of the tribunal to be represented and do not need to complete this form.

If you are:

- a child or a person with impaired capacity, or
- a party to a disciplinary proceeding, including a review of a disciplinary decision, or
- a party to a proceeding where an enabling Act or the Rules states that a party may be represented

you do not need to complete this form because you have a right to be represented by an Australian legal practitioner or a government legal officer.

However, if you want someone else to represent you (who is not an Australian legal practitioner or a government legal officer), you may need to explain to the tribunal why your representative is appropriate to represent you.

Your representative cannot be a person who is disqualified from being a representative of a party in the tribunal.

**Entities seeking leave to appear should not complete this form**

Appearing in a proceeding is different from and separate to representation in a proceeding.

Some entities, such as State agencies, corporations, associations, partnerships and trusts, can only appear in the tribunal through specified people. In certain circumstances, those entities may need permission from the tribunal to appear through a person who is an Australian legal practitioner or government legal officer.

An entity seeking permission to appear through a person who is an Australian legal practitioner or government legal officer should not complete this form.

Instead, the entity should write to the tribunal setting out the names of the parties, the case number, the name of the person they propose to appear for them, the person's position in the entity, and the reasons why leave should be given for the entity to appear through the person.

## General instructions

### Copies of the application

You need to lodge at QCAT:

- the original of this application and any attached documents
- plus 1 copy of this application and any documents
- plus an extra copy of this application and any documents for each other party.

You don't have to lodge any copies if your application is related to the following enabling Acts:

- *Adoption Act 2009*
- *Child Care Act 2002*
- *Child Protection Act 1999*
- *Commission for Children and Young People and Child Guardian Act 2009*
- *Disability Services Act 2006*, section 123ZK(8) or 123ZN(5)
- Education and Care Services National Law (Queensland)
- *Guardianship and Administration Act 2000*.

### Lodging your application

If the matter is a minor civil dispute the application for leave to be represented must be lodged in the QCAT registry or Magistrates Court where the application that started the proceeding was lodged.

Otherwise your application may be lodged:

**By post:** QCAT, GPO Box 1639, Brisbane QLD 4001

If you are posting your original application and copies to QCAT, you must include a stamped self-addressed A4 envelope with your application.

**In person:** QCAT, Level 9, 259 Queen Street, Brisbane OR at the Magistrates Court where the application that started the proceeding was lodged.

To find the address of the relevant Magistrates Court, look under "Justice and Attorney-General" in the phone book or visit [www.courts.qld.gov.au](http://www.courts.qld.gov.au).

### Application fee

There is no fee to lodge this application.

### After you lodge your application

QCAT will keep your original application and attached documents.

QCAT will stamp QCAT's seal on the first copy and return it to you. This is your copy.

QCAT will stamp QCAT's seal on your other copy or copies and return them to you. These are for you to give to the other party or parties.

## General instructions (continued)

### Giving copies to the other parties

You do not have to give the other party or parties a stamped copy of the application if your application is related to any of the following enabling Acts:

- *Adoption Act 2009*
- *Child Care Act 2002*
- *Child Protection Act 1999*
- *Commission for Children and Young People and Child Guardian Act 2009*
- *Disability Services Act 2006*, section 123ZK(8) or 123ZN(5)
- Education and Care Services National Law (Queensland)
- *Guardianship and Administration Act 2000*.

For these applications only, QCAT will give the other party or parties a copy of the application.

For all other applications, you must give a stamped copy of the application to every other party as soon as practicable, and no later than 7 days after you lodge the application.

The most common ways to give the stamped application to every other party are by:

- posting it to their address
- giving it to them in person, or if they refuse to take it, by putting it down in their presence and telling them what the application is
- leaving it with another adult who works or lives at their premises
- if the other party has an address for service that includes a fax number or email address, sending it to that fax number or email address

You cannot give the stamped application to another party by leaving it in their letterbox or putting it under the door.

You will need to establish that the application has been given to every other party by filing a *Form 9 Affidavit of Service*, or by filing some other evidence or document that shows that every other party has received a stamped copy of the application.

#### **PART A APPLICANT'S AND RESPONDENT'S DETAILS**

Insert the name of the applicant and the respondent for the proceeding.

#### **PART B APPLICATION OR REFERRAL DETAILS**

Insert the case number if known.

#### **PART C YOUR DETAILS**

Insert details about who you are in the proceeding.

Note that an application for leave to be represented must be made and signed by the party seeking to be represented. A proposed representative cannot make and sign the application on behalf of the party.

#### **PART D PROPOSED REPRESENTATIVE'S DETAILS**

Insert details about who you want to be your representative. It can be a person, an entity, or a named person at an entity.

You cannot be represented by a person who is disqualified from being a representative of a party.

You can be represented by someone who is not an Australian legal practitioner or government legal officer only if the tribunal is satisfied that the person is appropriate to represent you.



## **General instructions (continued)**

An Australian legal practitioner is an Australian lawyer who holds a current Queensland practising certificate or a current interstate practising certificate. A government legal officer is a person employed by a state or federal government department or agency and who engages in legal practice.

If you are a corporation, and you want to be represented by someone who is not an Australian legal practitioner or government legal officer, you should also complete the certificate of authority attached to this application.

If you are not a corporation, and you want to be represented by someone who is not an Australian legal practitioner or government legal officer, the tribunal may ask you to provide a certificate of authority.

A sample certificate of authority for you to use appears at the end of this form.

### **PART E REASONS WHY PROPOSED REPRESENTATIVE IS APPROPRIATE**

If your proposed representative is not an Australian legal practitioner or government legal officer, explain here why your proposed representative is appropriate to represent you.

This means explaining what skills, knowledge and experience your proposed representative has that makes them appropriate to represent you.

### **PART F REASONS FOR SEEKING PERMISSION TO BE REPRESENTED**

Explain here why you need to be represented.

The tribunal will only give permission for you to be represented if it is in the interests of justice to do so.

In deciding whether to grant permission, the tribunal may consider the following circumstances:

- you are a State agency
- the proceeding is likely to involve complex question of fact or law
- another party is represented
- all of the parties have agreed to you being represented
- any other relevant factors.

In your reasons explaining why you need to be represented, you should refer to any of these circumstances that are relevant. If you don't, your application may be refused.



# ATTACHMENT SEPARATOR FOR DJAG BDM

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- (v) if the mother dies or abandons the child—the person who takes physical custody of the child, for example, a person who discovers the child with the body of the mother,
- (3) The notice must be given within 2 working days after the birth.
- (4) A person need not comply with subsection (1) if someone else has complied with subsection (1).

## 6 Births that must be registered in Queensland

- (1) The birth of a child must be registered if—
  - (a) the child is born in Queensland; or
  - (b) a Queensland court—
    - (i) finds that the child was born in Queensland; and
    - (ii) makes an order that—
      - (A) directs that the birth be registered; and
      - (B) states the particulars about the birth that are prescribed under a regulation.
- (2) In this section—

*child* includes a stillborn child born after 30 April 1989.

## 7 Births that may be registered in Queensland

- (1) The birth of a child may be registered under this Act if—
  - (a) the child is born in an aircraft or vessel outside Queensland; and
  - (b) the child is not, between the time when the child is born and when the child arrives in Queensland, taken to a place outside Queensland.

*Example of paragraph (b)—*

A woman gives birth on a ship travelling non-stop from Sydney to Tokyo. The mother and child are flown by helicopter from the

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ship to Brisbane to enable them to receive medical care. The birth may be registered in Queensland.

- (2) The birth of a child outside Australia may be registered under this Act if—
  - (a) the child's parents intend to live in Queensland; and
  - (b) when the application for registration is made, the child is—
    - (i) resident in Queensland; and
    - (ii) not older than 18 months.
- (3) The birth of a child may be registered under this Act if a non-Queensland court—
  - (a) finds that the child was born in Queensland; and
  - (b) makes an order that—
    - (i) directs that the birth be registered; and
    - (ii) states the particulars about the birth that are prescribed under a regulation.
- (4) The birth of a stillborn child born in Queensland before 1 May 1989 may be registered under this Act if, at the same time, the registrar is able to register the death of the child.
- (5) The registrar must not register under this section a birth that has been registered in another State or country.
- (6) In this section—

*place* does not include an aircraft or vessel.

## **8 Responsibility to apply to have birth registered**

- (1) If the birth of a child must be registered in Queensland, the following persons must apply to register the birth—
    - (a) both parents of the child;
    - (b) if the child was found abandoned as a newborn—the person taking care of the child.
- Maximum penalty—20 penalty units.



F. A. WATSON, PHOTOGRAPHER.

The Madden-Gabbett wedding group. The bridegroom, Mr. T. Madden, is the second son of Mr. and Mrs. C. Madden, Arthur-street. From left to right: Mr. W. Madden (best man), Miss Clara Gabbett (chief bridesmaid), Mr. T. Madden (bridegroom), Miss Mary Gabbett (bride), Mr. Pat Gabbett (groomsman), and Miss Patricia Madden (bridesmaid).

- (a) the person dies in an aircraft or vessel, or in waters, outside Queensland; and
- (b) the person's body is not, between the time when the person dies and when the person's body arrives in Queensland, taken to a place outside Queensland.

*Example—*

A person dies on a ship travelling non-stop from Sydney to Tokyo. The person's body is taken by helicopter from the ship to a mortuary in Brisbane. The death may be registered in Queensland.

- (2) The death of a person outside Australia may be registered under this Act if the person—
  - (a) ordinarily resided in Queensland; or
  - (b) died leaving real property in Queensland.
- (2A) The death of a person may be registered under this Act if a Queensland court or a coroner finds, or has found—
  - (a) that the death happened but is, or was, unable to find where the person died; and
  - (b) the name of the person; and
  - (c) the date or approximate date of the person's death.
- (3) The death of a person may be registered under this Act if a non-Queensland court or a non-Queensland coroner finds—
  - (a) that the death happened in Queensland; and
  - (b) the name of the person; and
  - (c) the date or approximate date of the person's death.
- (4) The death of a stillborn child born in Queensland before 1 May 1989 may be registered under this Act if, at the same time, the registrar is able to register the birth of the child.
- (5) The registrar must not register under this section a death that has been registered in another State or country.
- (6) In this section—

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*coroner* means a coroner under the *Coroners Act 1958* or the *Coroners Act 2003*.

*place* does not include an aircraft or vessel.

## 28 Responsibility to apply to have death registered

- (1) If the death of a person must be registered in Queensland, a spouse or relative of the deceased person must apply to register the death, unless the spouse or relative has a reasonable excuse.

Maximum penalty—20 penalty units.

- (2) If the registrar does not receive an application under subsection (1), the registrar may require 1 of the following persons to apply to register the death—
- (a) the person in charge of the place where the person died;
  - (b) the person finding the body;
  - (c) the person arranging for the disposal of the deceased person's body.

*Example of a place mentioned in subsection (2)(a)—*

a hospital or nursing home

*Example of a person mentioned in subsection (2)(c)—*

a personal representative or funeral director

- (3) A person must comply with the registrar's requirement, unless the person has a reasonable excuse.

Maximum penalty—20 penalty units.

- (4) A person does not commit an offence against subsection (1) if someone else has applied to register the death.
- (5) In this section—

*disposal* includes giving the body to a school of anatomy.

*relative* includes a relative by marriage.

**29 How to apply to register the death of a person**

- (1) An application to register the death of a person must be in the approved form (a *death registration application*).
- (2) The application must be given to the registrar within 14 days after the death, or the death is discovered, whichever happens later.
- (3) However, the registrar may accept an application given more than 14 days after the death, or the death is discovered, if satisfied the death happened.
- (4) Also, the parent of a stillborn child born before 1 May 1989 may give the registrar a death registration application for the child at any time.

*Note—*

Also see section 7 (Births that may be registered in Queensland) for the requirement to register the birth.

- (5) The registrar may require a person giving an application to give it electronically, if it is reasonably practicable for the person to do so.

**30 Cause of death certificate**

- (1) This section applies if—
  - (a) a doctor—
    - (i) for a stillborn child—
      - (A) was present at the stillbirth; or
      - (B) examined the stillborn child's body; or
    - (ii) for any other deceased person—
      - (A) attended the deceased person when the person was alive; or
      - (B) examined the deceased person's body; or
      - (C) has considered information about the deceased person's medical history and the

















# ATTACHMENT SEPARATOR FOR DJAG BDM

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