

Response ID ANON-D3DV-X6NX-5

Submitted to **Good Work: the Taylor Review of Modern Employment Practices - Consultation on enforcement of employment rights recommendations**
Submitted on **2018-04-19 15:35:13**

About you

What is your name?

Name:

What is your email address?

Email:

Which best describes you?

An individual

If other, please specify :

If you represent employers' or employees'/workers' interests, are you:

Not Answered

If other, please specify :

If you are an employer, how would you classify your organisation?

Please type your response in the box below.:

Are you happy for your response to be published?

Yes, but without identifying information

Would you like to be contacted when the consultation response is published?

Yes

(optional) How did you hear about this consultation?

Where did you hear of this consultation?:

☐ mail from elsewhere

Other (please specify):

State-led enforcement

1 Do you think workers typically receive pay during periods of annual leave or when they are off sick?

Yes

Please give reasons:

2 Do you think problems are concentrated in any sector of the economy, or are suffered by any particular groups of workers? If yes, please specify which sectors/ groups and give reasons.

Yes

Please type your response in the box below.:

Lower-paid workers who work for big companies who are at the lowest rungs of the ladder. People packing goods in warehouses for Amazon for example, who desperately need work to make ends meet, and are therefore exploited by people higher up the ladder.

3 What barriers do you think are faced by individuals seeking to ensure they receive these payments?

Please type your response in the box below.:

Lack of power and status in their organisations, potentially language barriers as there is likely to be a higher proportion of people with English as a second language, lack of support and capacity to organise to appeal for changes

4 What would be the advantages and disadvantages for businesses of state enforcement in these areas?

Advantages:

Businesses would be obliged by law to make conditions fairer, rather than it being left to their conscience.

Disadvantages:

None

5 What other measures, if any, could government take to encourage workers to raise concerns over these rights with their employer or the state?

Please type your response in the box below.:

Provide easy to find and digest advice and support for workers who are faced with these challenges.

Enforcement of employment tribunal awards

6 Do you agree there is a need to simplify the process for enforcement of employment tribunals?

Yes

Please give reasons:

It needs to be as simple as possible for people who already are under huge financial and time pressures and working in difficult conditions.

7 The HMCTS enforcement reform project will improve user accessibility and support by introducing a digital point of entry for users interested in starting enforcement proceedings. How best do you think HMCTS can do this and is there anything further we can do to improve users' accessibility and provide support to users?

Please type your response in the box below.:

Simplify the platform as much as possible and provide support and guidance for using it. make spaces available in libraries, civic halls etc where people who do not have access to the internet at home can access the platform.

8 The HMCTS enforcement reform project will simplify and digitise requests for enforcement through the introduction of a simplified digital system. How do you think HMCTS can simplify the enforcement process further for users?

Please type your response in the box below.:

See above. Make sure there is the support that people need when they need it to help use and access the platform.

9 The HMCTS enforcement reform project will streamline enforcement action by digitising and automating processes where appropriate. What parts of the civil enforcement process do you think would benefit from automation and what processes do you feel should remain as they currently are?

Please type your response in the box below.:

Not sure

10 Do you think HMCTS should make the enforcement of employment tribunals swifter by defaulting all judgments to the High Court for enforcement or should the option for each user to select High Court or County Court enforcement remain?

Please type your response in the box below and explain your answer.:

If it makes it simpler and more efficient for workers, then the former option would be preferable.

11 Do you have any further views on how the enforcement process can be simplified to make it more effective for users?

Please type your response in the box below.:

Establishing a naming scheme

12 When do you think it is most appropriate to name an employer for non-payment?

Issued with a penalty notice

Please give reasons for your answer and if other please specify:

13 What other, if any, representations should be accepted for employers to not be named? Please give reasons.

Please type your response in the box below.:

I don't understand this question.

14 What other ways do you think government could incentivise prompt payment of employment tribunal awards?

Please type your response in the box below.:

Awards and penalties at employment tribunal

15 Do you think that the power to impose a financial penalty for aggravated breach could be used more effectively if the legislation set out what types of breaches of employment law would be considered as an aggravated breach?

Yes

Please explain your answer:

16 Is what constitutes aggravated breach best left to judicial discretion or should we make changes to the circumstances that these powers can be applied?

Not Answered

Please explain your answer:

i don't understand this question.

17 Can you provide any categories that you think should be included as examples of aggravated breach?

Please type your response in the box below.:

18 When considering the grounds for a second offence breach of employment status who should be responsible for providing evidence (or absence) of a first offence?

Please type your response in the box below and explain your answer.:

19 What factors should be considered in determining whether a subsequent claim is a 'second offence'? e.g. time period between claim and previous judgment, type of claim (different or the same), different claimants or same claimants, size of workforce etc.

Please type your response in the box below.:

20 How should a subsequent claim be deemed a "second offence"? e.g. broadly comparable facts, same or materially same working arrangements, other etc.

Please type your response in the box below.:

21 Of the options outlined which do you believe would be the strongest deterrent to repeated non-compliance?

Not Answered

Please explain the reasons for your answers:

22 Are there any alternative powers that could be used to achieve the aim of taking action against repeated non-compliance?

Please type your response in the box below.:

