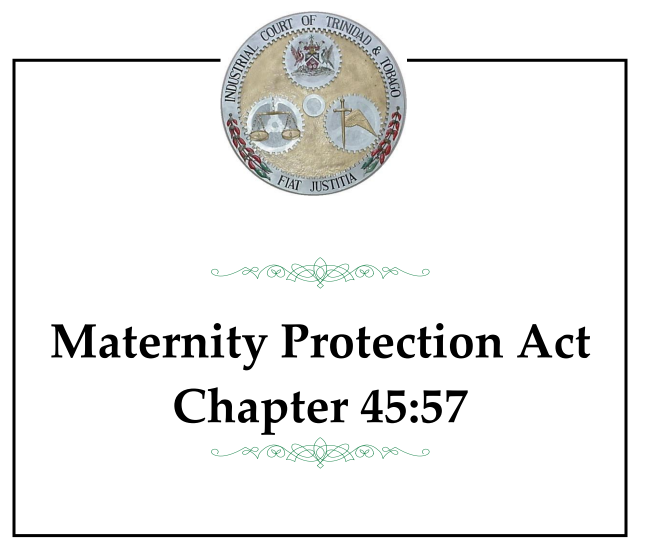


# THE INDUSTRIAL COURT OF TRINIDAD AND TOBAGO

Corner Queen & St. Vincent Streets, Port of Spain 6 Irving Street, San Fernando



# **MATERNITY PROTECTION ACT**

# CHAPTER 45:57

Act 4 of 1998 Amended by \*7 of 2012

\*See Note on page 2

Current	Authorised	Pages
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Pages	Authorised
(inclusive)	by L.R.O.
1–8	 1/2013
9–13	 1/2006

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# Note on Subsidiary Legislation

This Chapter contains no subsidiary legislation.

# Note on Act No. 7 of 2012

Section 4 of Act No. 7 of 2012 repealed the Masters and Servants Ordinance (Ch. 22. No. 5).

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# CHAPTER 45:57

# MATERNITY PROTECTION ACT

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Maternity Protection

## CHAPTER 45:57

# **MATERNITY PROTECTION ACT**

4 of 1998.

# An Act to provide a minimum level of maternity leave benefits and protection.

\*[Assented to 11th March 1998]

Preamble. WHEREAS it is enacted *inter alia* by subsection (1) of section 13 of the Constitution that an Act of Parliament to which that section applies may expressly declare that it shall have effect even though inconsistent with sections 4 and 5 of the Constitution and, if any Act does so declare, it shall have effect accordingly:

> And whereas it is provided by subsection (2) of the said section 13 of the Constitution that an Act of Parliament to which that section applies is one the Bill for which has been passed by both Houses of Parliament and at the final vote thereon in each House has been supported by the votes of not less than threefifths of all the members of that House:

> And whereas it is necessary and expedient that the provisions of this Act shall have effect even though inconsistent with sections 4 and 5 of the Constitution.

#### PART I

#### PRELIMINARY

Short title.

**1.** This Act may be cited as the Maternity Protection Act.

Commencement. [131/1998].

2. This Act came into operation on 15th April 1998.

Act inconsistent with the Constitution.

3. This Act shall have effect even though inconsistent with sections 4 and 5 of the Constitution.

Interpretation. [7 of 2012].

**4.** In this Act—

"agricultural employee" means a person who habitually engages in agricultural employment on the land of another, where that employment is based on a contract to employ that person;

\*See section 2 for date of Commencement of this Act.

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- "confinement" means, in relation to a female employee who has become pregnant, labour resulting in the issue of a child or labour after twenty-six weeks of pregnancy resulting in the issue of a child whether alive or dead;
- "domestic employee" means a person employed otherwise than for the purpose of a trade or business, in any capacity of a domestic nature as may be prescribed, for the comfort or convenience of a member of a household or in or about a dwelling house or such other premises as may be prescribed and paid by the householder;
- "employee" includes a public officer and any person who has entered into or works under a contract with an employer to carry out any trade, business, office, vocation, apprenticeship, or other work and whether the work is skilled, unskilled, manual, technical, clerical, or otherwise for hire or reward, whether the contract is expressed or implied, oral or in writing, whether the remuneration is calculated by time or by work done, and whether by the day, week, month, or with reference to any other period, and includes an agricultural employee, a domestic employee, or a household assistant;
- "employer" includes any person, whether incorporated or not, who employs an employee for the purpose of carrying out any trade, business, profession, office, vocation, apprenticeship, or other work and whether the work is skilled, unskilled, manual, technical, clerical, or otherwise, and includes an itinerant employer, a successor in title or the personal representative of a deceased employer;
- "household assistant" means a person to whom the Minimum 160/1991. Wages (Household Assistants) Order applies;
- "itinerant employer" means a person who employs an employee for a minimum period of ten hours in a forty-hour period;
- "maternity leave" means the fourteen weeks leave entitlement referred to in section 7(1);

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	"Minister" means is assigned;	the Minister to whom responsibility for labour
	"pay" means salar	y or wages;
Ch. 29:53.		means a registered medical practitioner or a ered under Part III of the Nurses and Midwives Act.
Application of Act.	award or collect	hall not apply where any written law, industrial ive agreement prescribes conditions more ose specified in this Act.
Act to bind State.	6. This Act b	inds the State.
		PART II
	PROTECT	ON FOR PREGNANT EMPLOYEES
Entitlement of pregnant employee. [7 of 2012].	<ul> <li>(a) le le</li> <li>(b) pa</li> <li>(c) re</li> <li>fa</li> <li>ir</li> </ul>	ct to this Act, an employee is entitled to— eave of absence for the purpose of maternity eave; ay while on maternity leave; esume work after such leave on terms no less evourable than were enjoyed by her nmediately prior to her leave.
	leave and the chil period of the mate	e an employee has proceeded on maternity d of the employee dies at birth or within the ernity leave, the employee shall be entitled to od of maternity leave with pay.
	(3) Where leave and—	e an employee has not proceeded on maternity
	en m (b) a b th re	premature birth occurs and the child lives, the mployee is entitled to the full period of aternity leave with pay; or premature birth occurs and the child dies at irth or at any time within fourteen weeks areafter, the employee is entitled to the full or emaining period of maternity leave with pay, s the case may be.

(4) An employee who is pregnant and who has, on the written advice of a qualified person, made an appointment to attend at any place for the purpose of receiving prenatal medical care shall, subject to this Act, have the right not to be unreasonably refused time off during her working hours to enable her to keep the appointment.

(5) An employee who is permitted to take time off during her working hours, in accordance with subsection (4), shall be entitled to receive pay from her employer for the period of absence.

8. (1) An employee is not entitled to the rights referred to Eligibility for in section 7 unless-

maternity leave.

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- (a) as of the expected date of confinement as certified by a qualified person, she has been continuously employed by that employer for a period of not less than twelve months;
- (b) she informs her employer, in writing, no later than eight weeks before the expected date of her confinement that she will require leave of absence due to pregnancy;
- (c) she submits to her employer a medical certificate from a qualified person stating the probable date of confinement; and
- (d) she informs her employer in writing of her intention to return to work at the expiry of her maternity leave.

(2) For the purpose of subsection (1) "continuously employed" in relation to a daily rated employee means employment for an aggregate of one hundred and fifty working days in a period of twelve months.

9. (1) An employee is entitled to fourteen weeks maternity Date of leave and may proceed on such leave six weeks prior to the probable [7 of 2012]. date of confinement as stated in the medical certificate submitted under section 8(1)(c) or at a subsequent date at the employee's discretion, and is required to return to work, subject to section 10, no later than fourteen weeks from the date she proceeded on leave.

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(2) During the period of maternity leave, an employee is entitled to receive pay from her employer to an amount equivalent to one month's leave with full pay and two months' leave with half pay.

(3) Where the sum of the amount paid to the employee under subsection (2) and the maternity benefits payable to her under the National Insurance Act is less than her full pay during the period, the employer shall pay the difference to the employee.

(4) Subject to the National Insurance Act, where an employer has failed to pay contributions under that Act on behalf of any of his registered employees and no maternity benefits are payable by the National Insurance Board, the employer shall pay to the employee the total sum she would have been entitled to under subsection (2).

**10.** (1) Where an employee is unable to return to work on the required date, she shall submit to her employer a certificate from a registered medical practitioner stating that by reason of disease or bodily or mental disablement, whether to herself or her baby, she will be incapable of returning to work on the required date and stating her intended date of return.

(2) An employee who extends her absence from work for medical reasons under subsection (1) may do so for a period not exceeding 12 weeks after the required date of return and shall inform her employer in writing of her intended date of return.

(3) Subject to an employee's right to sick or vacation leave with pay under any other written law, industrial award or collective agreement, an employee under subsection (2) shall be paid half pay for the first six weeks and no pay for the next six weeks.

(4) An employee may postpone her return to work for non-medical reasons until a date not exceeding four weeks after the required date of return if, within ten working days, before the required date, she gives the employer written notice, stating the reason why she is unable to return to work and stating an intended date of return.

Ch. 32:01.

Right to return

to work.

(5)

Subject to an employee's right to sick or vacation

leave with pay under any other written law, industrial award, or collective agreement, an employer is not liable to pay an employee in respect of leave for the period between the required date of return to work under section 9(1) and the intended date of return under subsection (4).

- **11.** Notwithstanding the Income Tax Act, an employer—
  - (a) is entitled to claim as a tax deduction the full amount paid by the employer to an employee for maternity leave; or
  - (b) who pays an employee full pay for maternity leave, in the instance where benefits are not payable under the National Insurance Act, is entitled to claim that amount as a tax deduction.

12. (1) Where an employee or employer alleges non-Redress of compliance with the provisions of this Act, or an employee's employment is terminated on the ground of pregnancy or on any ground relating to pregnancy, or there is a difference of opinion as to the reasonableness or otherwise of any action taken or not taken by an employer or employee, the employee, trade union or the employer may report the matter to the Minister and the matter shall be deemed to be a trade dispute and shall be dealt with as such under the Industrial Relations Act.

(2) Where any action under this Act has been taken by a company, any person who at the time of the taking of the action was a director, general manager, secretary or any other person responsible for management or administration or was purporting to act in such capacity, shall be deemed to have taken the action, unless he proves that the action was taken without his consent or connivance and that he exercised all such diligence to prevent the taking of the action as he ought to have exercised having regard to the nature of his functions in that capacity and to all circumstances.

(3) Nothing in this section shall preclude the Minister from recommending to the employee, trade union or employer a reconciliation of their differences through conciliation or mediation.

Tax deduction. Ch. 75:01.

aggrieved employee or employer.

Ch. 88:01.

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(4) An agreement reached as a consequence of conciliation or mediation shall be registered by the Industrial Court and shall be valid for all intents and purposes as if it were an agreement to which Part IV of the Industrial Relations Act applies.

13. The employer of every employee to whom this Act keep records. applies shall keep and maintain such records in respect of that employee as may be necessary to show whether the provisions of this Act are being complied with in respect of that employee and, unless seized and taken away by an authorised officer under section 14, such records shall be retained by the employer for a period of five years.

Authorised officer's powers of inspection.

Ch. 88:01.

Employer to

14. The Minister may authorise in writing any officer in his Ministry (referred to below as an "authorised officer") to require an employer or any other person authorised by an employer, except a person engaged in a confidential, professional relationship with such employer-

- (a) to give him information with respect to remuneration paid to, and terms and conditions of service enjoyed by, an employee in the service of that employer; and
- (b) to permit him to inspect any records or pay sheets relating to that employee.

Powers of entry.

**15.** (1) An authorised officer may at a reasonable time and with the permission of the owner or occupier of any premises, enter the premises where an employee under this Act is employed or where there are any books, records or other documents relating to that employee which may afford evidence as to the contravention of any provision of this Act and-

- (a) if necessary, with the assistance of any person, search the premises, for any such books, records or other documents; and
- (b) examine such books, records or other documents.

Industrial Court of Trinidad and Tobago

(2) Where during the course of the examination under subsection (1) it appears to the authorised officer that there has been a contravention of this Act, he may—

- (*a*) require the employer or any other person in the service of that employer to give him all reasonable assistance with, and to answer all questions relating to the examination; or
- (b) seize and take away any of the books, records or other documents relating to an employee and retain them until they are required to be produced in any proceedings; but where such books, records or other documents are necessary for the continued operations of the business, an employer shall be allowed reasonable access to them.

(3) An authorised officer shall not demand entry to any premises under subsection (1) except on the warrant of a Judge.

(4) Where it is shown to the satisfaction of a Judge, on sworn information in writing, that admission to premises has been refused or that refusal is apprehended and that there is reasonable ground for entry into the premises for any purpose stated in subsection (1), the Judge may, subject to subsection (5), by warrant under his hand, authorise entry on the premises.

(5) A Judge shall not issue a warrant under subsection (4) unless he is satisfied either that written notice of the intention to apply for a warrant has been given to the occupier, or that the giving of such notice would defeat the object of the entry.

(6) Where an authorised officer enters any premises by virtue of this section he may take with him any other person as may be necessary to effect the purpose of his entry.

(7) A warrant issued under this section shall continue in force for such reasonable time as may be necessary to effect the purpose for which it was issued.

(8) A person who obstructs any person doing anything that he is authorised under this section to do or any person who,

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Ch. 88:01.	he is required un Industrial Court,	le to do so, fails or refuses to do anything which der this section to do, commits a contempt of the and shall be dealt with as such by that Court as he Industrial Relations Act.
	(9) In the President of the 1	is section, "Judge" means the President or Vice- Industrial Court.
False information— penalty.	purpose of this A misleading, false of material facts dishonest or othe person, commits	son who in furnishing any particulars for the Act makes any statement which he knows to be a or deceptive, or by any dishonest concealment a or by the reckless making of any statement, rwise, misleads or attempts to mislead any other an offence and is liable on summary conviction cy-five thousand dollars and to imprisonment for
Applications.	employer or othe Act shall be instituthe recognised m	eedings for the obtaining of an Order against an r person in respect of any action taken under this tuted by an application to the Industrial Court by ajority union or, where there is no such union, by ch the employee is a member, or by the employee.
Limits on maternity leave with pay.	employee's right	ject to subsection (2), there is no limit to an to maternity leave under section $7(1)(a)$ and her work under section $7(1)(c)$ .
	section $7(1)(b)$ is	employee's right to pay for maternity leave under a limited to one payment during each period of ths commencing at the beginning of such leave.
Maternity leave in addition to vacation leave.	referred to unde	In employee is entitled to maternity leave as r section 9 of this Act, that leave shall be in vacation leave and sick leave to which that able.
Eligibility for promotion.	an opportunity to	oyee on maternity leave shall not be deprived of be considered for promotion for which she is th may arise during her period of leave.

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**21.** Notwithstanding any other written law to the contrary, Computation of the period of maternity leave shall be included in the computation gratuity. of an employee's pension or other terminal benefits.

**22.** The Minister may make Regulations for the purpose of Power to make Regulations. giving effect to the provisions of this Act.