

# Stolen Wages Reparation Scheme WA, State of Western Australia

6 March 2012 - 30 November 2012

URL: https://web.archive.org/web/20150304011101/http://www.daa.wa.gov.au/en/Stolen-Wages/

# **Details**

The 'Stolen Wages Reparation Scheme WA' was established in 2012 as the Western Australian Government's response to investigations by the Stolen Wages Taskforce into the wages earned by Aboriginal people but held by their guardians. The Taskforce's research and consultations found that there was 'little or no evidence that these wages were returned' to the people who earned them. The Taskforce also found that people who were under guardianship at Carrolup, Moore River and Sister Kate's Children's Home 'experienced the most extensive controls' over their wages. The 'purpose and intent' of the Stolen Wages Reparation Scheme WA, according to the Scheme's Guidelines (sec.4) was to be 'an expression of regret on behalf of the Western Australian State Government' to eligible applicants. Applications for an ex gratia payment up to \$2,000 opened on 6 March 2012 with the closing date extended from 6 September to 30 November 2012.

Until 1972, laws in Western Australia allowed employers to hold up to 75 per cent of the wages of Aboriginal people in a 'complex network of trust accounts' administered by government departments. In 2006, the Australian Parliament's Standing Committee on Legal and Constitutional Affairs recommended that State governments take action to remedy this. In May 2007 the Western Australian State Government approved a Task Force to investigate practices in WA.

On 6 March 2012, the State Government announced that an

ex gratia reparation payment of up to \$2000 be made to living Aboriginal people who:

- Were born prior to 1958;
- From the age of 14 years or older were resident at a Government Native Welfare Settlement in Western Australia; and
- While resident at one or more of the Government Native Welfare Settlements in Western Australia
  experienced direct Western Australian Government control over their income and all or part of their
  income was withheld from them; and
- Were never repaid the outstanding monies owed by the Western Australian Government.

Note: This webpage is no longer in operation. This URL is taken from the Wayback Machine and is dated 4 March 2015.

# More info

## **Related Entries**

#### **Related Events**

- Stolen Wages Taskforce, Western Australia (May 2007 June 2008)
- Inquiry into Stolen Wages, Commonwealth of Australia (13 June 2006 7 December 2006)
- Royal Commission to Enquire into and Report Upon [inter alia] the Administration of the Aborigines Department and the Condition of the Natives, State of Western Australia (1904? 1905)

#### **Related Organisations**

- Department of Indigenous Affairs, State of Western Australia (1 July 2001 16 May 2013)
- Carrolup Native Settlement (1939 1951)
  - Aboriginal people born before 1958 who earned unpaid wages at Carrolup [II] were eligible to apply for the Stolen Wages Reparation Scheme WA.
- Udialla Station (1944 1949)
  - Aboriginal people born before 1958 who earned unpaid wages at Udialla were eligible to apply for the Stolen Wages Reparation Scheme WA.
- Marribank Farm Training School (1951 1952)
  - Aboriginal people who earned unpaid wages at Marribank Farm Training School were eligible to apply for the Stolen Wages Reparation Scheme WA.

### Resources

- <u>The Aborigines Question. Evidence Taken by Dr. Roth</u>, Western Mail, 25 February 1905. *Relevance:* The matter of payment or witholding of wages earned by young people at the Swan Native Mission was outlined by the Manager in evidence at the Roth Royal Commission in 1905
- Application Pack: Stolen Wages Reparation Scheme WA Guidelines, 6 March 2012

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