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**Canberra College of Advanced Education Amendment Act 1987**

**No. 127 of 1987**

**An Act to amend the *Canberra College of Advanced Education Act 1967***

[*Assented to 16 December 1987*]

BE IT ENACTED by the Queen, and the Senate and the House of Representatives of the Commonwealth of Australia, as follows:

**Short title etc.**

**1.** **(1)** This Act may be cited as the *Canberra College of Advanced Education Amendment Act 1987.*

**(2)** In this Act, “Principal Act” means the *Canberra College of Advanced Education Act 1967*1*.*

**Commencement**

**2.** **(1)** Section 1 and this section shall come into operation on the day on which this Act receives the Royal Assent.

**(2)** The remaining provisions shall come into operation immediately after the commencement of the *States Grants* (*Tertiary Education Assistance*) *Act 1987.*

**Fees**

**3.** Section 25 of the Principal Act is amended:

(a) by omitting from paragraph (2) (d) “or” (last occurring);

(b) by omitting from paragraph (2) (e) “(ca) of the definition of ‘fees’ in subsection 3 (1) of the *States Grants* (*Tertiary Education Assistance*) *Act 1984*,”and substituting “(d) of the definition of ‘fees’ in subsection 3 (1) of the *States Grants* (*Tertiary Education Assistance*) *Act 1987*;or”;

(c) by inserting after paragraph (2) (e) the following paragraph:

“(f) fees in respect of the undertaking of a post-graduate course specified under subsection (3), by a person who possesses educational qualifications and has earned a living at any time, for the purpose of acquiring further qualifications;”; and

(d) by adding at the end the following subsection:

“(3) On application by the College, the Minister for Employment, Education and Training may specify, by notice published in the *Gazette*, post-graduate courses for the purposes of paragraph (2) (f).”.

**Higher education administration charge**

**4.** Section 25a of the Principal Act is amended:

(a) by omitting from paragraph (a) of the definition of “relevant enrolment” in subsection (1) “*1984*”and substituting “*1987*”;

(b) by omitting paragraph (c) of the definition of “relevant enrolment” in subsection (1);

(c) by omitting paragraph (d) of the definition of “relevant enrolment” in subsection (1) and substituting the following paragraph:

“(d) the enrolment of:

(i) a person who at any time in that year has been in receipt of a pension, benefit or allowance from the Commonwealth, being a person specified for the purposes of subparagraph (c) (i) of the definition of ‘relevant enrolment’ in subsection 3 (1) of the *States Grants* (*Tertiary Education Assistance*) *Act 1987*;or

(ii) a person who at any time in that year has been the spouse of, and dependent on, another person specified for the purposes of subparagraph (c) (i) and subparagraph (c) (ii) of the definition of ‘relevant enrolment’ in subsection 3 (1) of that Act;”;

(d) by inserting in paragraph (e) of the definition of “relevant enrolment” in subsection (1) “or exemption was provided” after “imposed”;

(e) by inserting in subsection (1) the following definitions:

“‘charge’ means higher education administration charge;

‘relevant date’ means a date specified by the Minister for Employment, Education and Training by notice published in the *Gazette*;”;

(f) by omitting subsection (2) and substituting the following subsections:

“(2) The College shall, in relation to the year commencing on 1 January 1987 and each subsequent year, impose in respect of that year an amount of charge as provided by this section in respect of each student liable to charge.

“(2a) Subject to this section, a student is liable to charge if:

(a) the student becomes enrolled, by a relevant enrolment, at the College during the year; or

(b) is undertaking a course or part of a course at the College at a relevant date in the year, although not enrolled at the College.

“(2b) Subject to this section, the student is liable to charge under subsection (2a):

(a) if paragraph (2a) (a) applies—on the date of enrolment; or

(b) if paragraph (2a) (b) applies—on the relevant date referred to in that paragraph.

“(2c) A student is not liable to charge on a date in the year if the student has become liable to charge on an earlier date in the year in respect of the College.

“(2d) A student is not liable to charge under paragraph (2a) (b) in respect of the College where the student would be a person of a kind referred to in paragraph (b) or (d) of the definition of ‘relevant enrolment’ in subsection (1) if the student were enrolled at the College.

“(2e) Where:

(a) at any time during the year, a student would be liable to charge in respect of the College but is not liable because the student is a person of a kind referred to in paragraph (b) or (d) of the definition of ‘relevant enrolment’ in subsection (1); and

(b) at a later time in the year, the student is not such a person;

the student is not liable to charge in respect of the College in that year.

“(2f) The amount of charge to which a student becomes liable in the year is the amount of charge in respect of a relevant enrolment in the year determined under section 4d of the *States Grants* (*Tertiary Education Assistance*) *Act 1984*.”;

(g) by omitting from subsection (3) “higher education administration”; and

(h) by adding at the end of subsection (4) “except where that course is of less than 12 months’ duration and the person undertakes that course continuously”.

**NOTE**

1. No. 104, 1967, as amended. For previous amendments, see No. 114, 1970; No. 216, 1973; No. 95, 1975; No. 37, 1976; No. 36, 1978; No. 191, 1979; No. 96, 1984; Nos. 65 and 161, 1985; and No. 136, 1986.

[*Minister’s second reading speech made in—*

*House of Representatives on 5 November 1987*

*Senate on 19 November 1987*]