

Police Service Administration (Discipline Reform) and Other Legislation Amendment Bill 2019



Queensland

Police Service Administration (Discipline Reform) and Other Legislation Amendment Bill 2019

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2019

A Bill

for

An Act to amend the *Crime and Corruption Act 2001*, the *Police Service Administration Act 1990* and the Acts mentioned in schedule 1 for particular purposes, and to repeal the *Police Service (Discipline) Regulations 1990*

Part 1 Preliminary

[s 1]

	The P	arlia	ment of Queensland enacts—	1
	Part	1	Preliminary	2
Clause	1	Sho	ort title	3
			This Act may be cited as the <i>Police Service Administration</i> (<i>Discipline Reform</i>) and Other Legislation Amendment Act 2019.	4 5 6
	Part	2	Amendment of Police Service Administration Act 1990	7 8
Clause	2	Act	amended	9
			This part amends the <i>Police Service Administration Act 1990</i> .	10
			Note—	11
			See also the amendments in schedule 1.	12
Clause	3	Am	endment of s 1.4 (Definitions)	13
		(1)	Section 1.4, definitions breach of discipline, disciplinary action, disciplinary ground and officer—	14 15
			omit.	16
		(2)	Section 1.4—	17
			insert—	18
			<i>abbreviated process notice</i> , for part 7, see section 7.18(1).	19 20
			<i>CCC</i> means the Crime and Corruption Commission under the <i>Crime and Corruption Act</i> 2001.	21 22 23

<i>complaint</i> , for part 7, see section 7.3.	1
<i>comprehensive transfer</i> , for part 7, division 5, section 7.37.	e 2 3
disciplinable conduct, for part 7, see section 7.3.	. 4
disciplinary action see section 7.3.	5
disciplinary charge, for part 7, division 4, section 7.25(a).	e 6 7
disciplinary history, of an officer, for part 7, secsection 7.3.	e 8 9
disciplinary proceeding see section 7.3.	10
disciplinary proceeding notice, for part 7, secsection 7.25.	e 11 12
disciplinary sanction, for part 7, see section 7.34	. 13
finally dealt with, for part 7, see section 7.3.	14
ground for disciplinary action see section 7.3.	15
<i>local transfer</i> , for part 7, division 5, see section 7.38.	n 16 17
officer—	18
(a) generally, means a police officer; and	19
(b) for part 7, see section 7.3.	20
prescribed officer, for part 7, see section 7.3.	21
<i>professional development strategy</i> , for part 7, secsection 7.3.	e 22 23
proposed sanction notice , for part 7, see section 7.28(2).	n 24 25
proposed sanction or strategy—	26
(a) for part 7, division 3, see section 7.18(1)(c) or	27 28
(b) for part 7, division 4, see section 7.28(2)(c).	. 29
QCAT information notice , for a decision, means	s 30

		ice complying with the QCAT Act, section 2) for the decision.	1 2		
	<i>required period</i> , for part 7, division 3, subdivision 3, see section 7.20.				
		r officer, in relation to another officer (the rdinate), means—	5 6		
		an officer designated as the subordinate's senior officer in accordance with established administrative arrangements or policies; or	7 8 9		
		if there is no officer mentioned in paragraph (a)—	10 11		
		(i) an officer holding a higher rank than the subordinate as prescribed by regulation; or	12 13 14		
		(ii) an officer holding the same rank as the subordinate but who has held that rank for a longer period; or	15 16 17		
		(iii) an officer holding the same rank as the subordinate for the same period but who has the longer period of continuous service as an officer.	18 19 20 21		
		ce history, of an officer, for part 7, see on 7.3.	22 23		
	subje	ect officer, for part 7, see section 7.2.	24		
Amendment o proceedings)	of s 5A	.23 (Limitation on disciplinary	25 26		
Section 5A	.23—		27		
insert—			28		
(2)	In thi	s section—	29		
	_	polinary proceeding includes a proceeding ast a former officer under part 7A.	30 31		

Clause 4

Clause	5	Ins	sertion of new p	t 6A, hdg	1
			After part 6—		2
			insert—		3
			Part 6A	Reporting obligations	4
				of officers and staff	5
				members	6
Clause	6		nendment, reloc esponsibility for	eation and renumbering of s 7.1 command)	7 8
		(1)	Section 7.1(1), f	rom 'action taken'—	9
			omit, insert—		10
			acti	on taken, is the senior officer who is present.	11
		(2)	Section 7.1(2)—	-	12
			omit.		13
		(3)	Section 7.1—		14
			relocate and ren	umber as section 2.3AA.	15
Clause	7			eation and renumbering of s 7.2 (Duty nduct or breaches of discipline)	16 17
		(1)	Section 7.2, head	ding, 'or breaches of discipline'—	18
			omit, insert—		19
			and	other grounds for disciplinary action	20
		(2)	Section 7.2(2)(d)—	21
			omit, insert—		22
			(d)	of the officer, in the case of conduct that is misconduct or another ground for disciplinary action, to take all action necessary to achieve the purposes of part 7 that is—	23 24 25 26 27

[s 8]

				(i)	warranted and reasonable in the circumstances; and	1 2
				(ii)	within the authority of the officer.	3
		(3)	Section 7.2—			4
			relocate to part section 6A.1.	6A, a	as inserted by this Act, and renumber as	5 6
Clause	8		endment, reloc fence of victimi		n and renumbering of s 7.3 on)	7 8
		(1)	Section 7.3, 'sec	tion	7.2'—	9
			omit, insert—			10
			sect	ion 6	A.1	11
		(2)	Section 7.3—			12
			relocate to part section 6A.2.	6A, a	as inserted by this Act, and renumber as	13 14
Clause	9	Re	placement of pt	7 (Ir	nternal command and discipline)	15
			Part 7—			16
			omit, insert—			17
			Part 7		Discipline process for	18
					officers	19
			Division 1		Preliminary	20
			7.1 Main pu	ırpos	ses of part	21
			The	mair	n purposes of this part are—	22
			(a)	corr	provide for a system of guiding, ecting, rehabilitating and, if necessary, iplining officers; and	23 24 25

Part 2 Amendment of Po	olica Sarvica	Administration.	Act 1990
ranz Amenument of ro	Jilice Service /	Aummistration	ACL 1990

[s 9]	
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	(b)	to ensure appropriate standards of discipline are maintained within the service to—	1 2
		(i) protect the public; and	3
		(ii) uphold ethical standards within the service; and	4 5
		(iii) promote and maintain public confidence, and officers' confidence, in the service.	6 7 8
7.2 App	licat	tion of part	9
		part applies in relation to a complaint about fficer (the <i>subject officer</i>) if—	10 11
	(a)	the complaint is received by the commissioner or the CCC; and	12 13
	(b)	the CCC has not assumed responsibility for investigating the complaint under the <i>Crime and Corruption Act 2001</i> , section 47 or 48.	14 15 16
	Note-	_	17
		the section 7.7 for when the complaint is received by the commissioner or the CCC.	18 19
7.3 Defi	nitic	ons for part	20
	In th	iis part—	21
	abbı	reviated process notice see section 7.18(1).	22
	-	plaint , about an officer, includes a report at the officer's conduct under section 6A.1.	23 24
	com	prehensive transfer see section 7.37.	25
	subj	iplinable conduct means conduct of the ect officer that may constitute a ground for iplinary action.	26 27 28
	proc	iplinary action means a disciplinary eeding or the imposition of a professional elopment strategy under this part.	29 30 31

<i>disciplinary charge</i> , for division 4, see section 7.25(a).	1 2
disciplinary history, of an officer, includes—	3
(a) disciplinary action taken against the officer; and	4 5
(b) complaints made against the officer in relation to which a disciplinary proceeding was started, if the disciplinary charge was found not to have been proved; and	6 7 8 9
(c) complaints made against the officer for which no disciplinary action has been taken.	10 11
disciplinary proceeding means a proceeding against the subject officer under division 3 or 4.	12 13
disciplinary proceeding notice see section 7.25.	14
disciplinary sanction see section 7.34.	15
finally dealt with, in relation to a proceeding, means the proceeding has been withdrawn or dismissed or has otherwise ended, including—	16 17 18
(a) any review or appeal relating to the proceeding; or	19 20
(b) the period for starting a review or appeal relating to the proceeding.	21 22
ground for disciplinary action means a ground for disciplining the subject officer mentioned in section 7.4.	23 24 25
local transfer see section 7.38.	26
officer includes a recruit.	27
prescribed officer means a police officer mentioned in section 2.2(2)(a), (b) or (c) who holds a rank above the rank of the subject officer.	28 29 30
professional development strategy means a requirement that the subject officer do 1 or more of the following things—	31 32 33

(a)	undertake mentoring for a stated period not longer than 6 months;	1 2
(b)	undertake closer supervision for a stated period not longer than 6 months;	3 4
(c)	comply with additional reporting obligations for a stated period not longer than 6 months;	5 6 7
(d)	complete internal training;	8
(e)	complete external training or professional development, at the expense of the service or the subject officer;	9 10 11
(f)	undertake counselling, whether provided within the service or externally, at the expense of the service or the subject officer;	12 13 14
(g)	receive guidance;	15
(h)	undertake a temporary reassignment of duties for a stated period not longer than 6 months;	16 17 18
Note-	_	19
	the also section 7.5(1) in relation to a temporary assignment of duties.	20 21
(i)	undertake or complete another program, development or strategy, at the expense of the service or the subject officer and with the subject officer's agreement;	22 23 24 25
(j)	anything else prescribed by regulation.	26
prop	posed sanction notice see section 7.28(2).	27
prop	oosed sanction or strategy—	28
(a)	for division 3, see section 7.18(1)(c); or	29
(b)	for division 4, see section 7.28(2)(c).	30
_	<i>tired period</i> , for division 3, subdivision 3, see ion 7.20.	31 32
serv	ice history, of an officer, includes—	33

	(a)	the rank and positions held by the officer; and	1 2
	(b)	the officer's performance history, other than matters included in the officer's disciplinary history; and	3 4 5
	(c)	other matters related to the officer's service.	6
	sub	ject officer see section 7.2.	7
7.4 Gr	ound	ls for disciplinary action	8
(1)		e subject officer may be disciplined under this tif the subject officer has—	9 10
	(a)	committed misconduct; or	11
	(b)	been convicted—	12
		(i) in Queensland of an indictable offence; or	13 14
		(ii) outside Queensland of an offence that, if it were committed in Queensland, would be an indictable offence; or	15 16 17
	(c)	performed the subject officer's duties carelessly, incompetently or inefficiently; or	18 19
	(d)	been absent from duty without approved leave and without reasonable excuse; or	20 21
	(e)	contravened, without reasonable excuse—	22
		(i) a provision of this Act or the <i>Police Powers and Responsibilities Act 2000</i> ; or	23 24 25
		(ii) a code of conduct that applies to the subject officer; or	26 27
		(iii) a direction given to the subject officer by the commissioner under this Act or by a senior officer with authority to give the direction.	28 29 30 31

	(2)	For subsection (1)(b), the subject officer is convicted if a court makes a finding of guilt, or accepts a plea of guilty, whether or not a conviction is recorded.	1 2 3 4
7.5		osition of professional development attegies etc.	5 6
	(1)	For the definition <i>professional development strategy</i> , paragraph (h), a temporary reassignment of duties may be imposed on the subject officer under this part only if—	7 8 9 10
		(a) the subject officer is not required to travel more than 40km by road from the officer's place of residence to the location of the officer's reassigned duties without the officer's consent; and	11 12 13 14 15
		(b) during the reassignment, the officer's salary, allowances and other entitlements under an industrial instrument are not less than the officer's entitlements immediately before the reassignment.	16 17 18 19 20
	(2)	Nothing in this part limits a senior officer—	21
		(a) imposing, in a reasonable way, professional development strategies on the subject officer in relation to a ground for disciplinary action; or	22 23 24 25
		(b) giving the subject officer guidance in relation to inappropriate acts or omissions of the subject officer in the performance of the subject officer's duty.	26 27 28 29
	(3)	Subsection (2) applies even if the period for starting a disciplinary proceeding against the subject officer based on the ground for disciplinary action has ended.	30 31 32 33

7.6	Cor	rupt conduct	1
	(1)	Nothing in this part prevents the CCC or the commissioner starting a corrupt conduct proceeding against the subject officer instead of a disciplinary proceeding.	2 3 4 5
	(2)	Subsection (3) applies if—	6
		(a) a corrupt conduct proceeding is started against the subject officer; and	7 8
		(b) a disciplinary proceeding relating to the corrupt conduct has been started against the subject officer but has not been finally dealt with.	9 10 11 12
	(3)	The disciplinary proceeding is taken to have been withdrawn and is of no effect.	13 14
	(4)	In this section—	15
		corrupt conduct proceeding means a proceeding for corrupt conduct under the Crime and Corruption Act 2001, section 219F.	16 17 18
7.7	Who	en complaints are received	19
	(1)	For this part, a complaint is taken to be received by the commissioner or the CCC when the complaint is first recorded.	20 21 22
	(2)	However, if more than 1 complaint is received by the commissioner or the CCC about the same matter or substantially similar matters, each complaint is taken to be received by the commissioner or the CCC when any of the complaints is first recorded.	23 24 25 26 27 28
	(3)	The commissioner and the chairperson of the CCC must ensure a complaint is recorded as soon as reasonably practicable after it is made.	29 30 31
	(4)	In this section—	32
		recorded means recorded in an electronic system	33

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	for complaints management operated by the service or the CCC.	1 2
	quirement to give notices to subject icer's lawyer	3 4
(1)	This section applies if—	5
	(a) a provision of this part requires or permits a person to give a notice to the subject officer; and	6 7 8
	(b) the person is aware the subject officer is represented by a lawyer.	9 10
(2)	The person must give the subject officer's lawyer a copy of the notice given to the subject officer.	11 12
(3)	Failure to comply with subsection (2) does not affect—	13 14
	(a) the validity of the notice given to the subject officer; or	15 16
	(b) the person's compliance with the provision mentioned in subsection (1)(a).	17 18
Division	on 2 Preliminary provisions for	19
	starting disciplinary	20
	proceedings	21
	plementation of professional development ategies by commissioner	22 23
(1)	This section applies when the complaint mentioned in section 7.2 is received by the commissioner, regardless of whether it was first recorded by the CCC.	24 25 26 27
(2)	The commissioner must consider whether to impose a professional development strategy on the subject officer.	28 29 30

(3)	The commissioner may impose a professional development strategy under this section—	1 2
	(a) to reduce the risk of recurrence of similar conduct; or	3 4
	(b) to improve the subject officer's performance; or	5 6
	(c) for any other purpose.	7
(4)	The professional development strategy must be implemented, in a reasonable way, as soon as practicable after the ground for disciplinary action arises.	8 9 10 11
	Note—	12
	See also section 7.35(3) in relation to the professional development strategy being taken into account by a prescribed officer deciding the disciplinary sanction to be imposed on the subject officer.	13 14 15 16
(5)	In this section—	17
	recorded see section 7.7.	18
7.10Ref	erral of complaint to prescribed officer	19
(1)	This section applies if—	20
	(a) the complaint mentioned in section 7.2 has been received by the commissioner; and	21 22
	(b) the commissioner has considered under section 7.9 whether to impose a professional development strategy.	23 24 25
(2)	The commissioner must decide whether to refer the complaint to a prescribed officer, having regard to the following matters—	26 27 28
	(a) any professional development strategy, or other management action, that has been implemented in relation to the subject officer;	29 30 31 32

	(b) whether implementation of any other professional development strategy would be sufficient to achieve the purposes mentioned in section 7.1(b);	1 2 3 4
	(c) the subject officer's disciplinary history and service history;	5 6
	(d) the seriousness of the conduct to which the complaint relates;	7 8
	(e) whether it is necessary to take disciplinary action against the subject officer to achieve the purposes mentioned in section 7.1(b).	9 10 11
	quirements for starting disciplinary occeding	12 13
(1)	This section applies if the commissioner has, under section 7.10, referred the complaint to a prescribed officer.	14 15 16
(2)	The prescribed officer may start a disciplinary proceeding against the subject officer if the prescribed officer reasonably believes there is a ground for disciplinary action against the subject officer.	17 18 19 20 21
7.12Wh	en disciplinary proceeding must be started	22
(1)	A disciplinary proceeding against the subject officer must start within the latest of the following periods to end—	23 24 25
	(a) 1 year from the date the ground for disciplinary action arises;	26 27
	(b) 6 months from the date the complaint mentioned in section 7.2, or another complaint substantially relating to the same ground for disciplinary action, is received by the commissioner or the CCC;	28 29 30 31 32

	started—6 months from the day the criminal proceeding is finally dealt with.	1 2 3
(2)	For this section, a period for which the subject officer is absent from duty is not counted if the commissioner can demonstrate the absence caused or contributed to a delay in starting a disciplinary proceeding.	4 5 6 7 8
	Examples of the subject officer being absent from duty—	9
	• the subject officer is on leave	10
	 the subject officer is suspended from duty 	11
(3)	For this part, a disciplinary proceeding starts when an abbreviated process notice or disciplinary proceeding notice for the proceeding is given to the subject officer by the prescribed officer.	12 13 14 15 16
(4)	In this section—	17
	<i>relevant criminal proceeding</i> means a criminal proceeding in relation to conduct that substantially relates to the ground for disciplinary action.	18 19 20 21
7.13W	hen ground for disciplinary action arises	22
(1)	For this part, a ground for disciplinary action against the subject officer arises on—	23 24
	(a) if the ground relates to conduct involving a single act or omission—the day the conduct occurred; or	25 26 27
	(b) if the ground relates to ongoing conduct of the same or a similar nature or arising out of the same circumstances—the latest day the conduct occurs.	28 29 30 31
(2)	However, subsection (3) applies if—	32

	(a)	during a prescribed operation, the commissioner or the CCC becomes aware of a ground for disciplinary action against the subject officer; and	1 2 3 4
	(b)	a relevant officer overseeing all or part of the operation reasonably believes that starting disciplinary action against the subject officer may compromise the operation.	5 6 7 8 9
(3)		ground for disciplinary action is taken to arise he day the operation ends.	10 11
(4)	beco action the state	subsection (3) applies because the CCC omes aware of the ground for disciplinary on, the chairperson of the CCC must include information mentioned in subsection (6) in a utory declaration, or a report under the <i>Crime Corruption Act 2001</i> , section 49, given to the missioner.	12 13 14 15 16 17 18
(5)	disc a no	subsection (3) applies because the missioner becomes aware of the ground for ciplinary action, the commissioner must issue otice including the information mentioned in section (6).	19 20 21 22 23
(6)	For	subsections (4) and (5), the information is—	24
	(a)	that the commissioner or the CCC, as the case may be, became aware of a ground for disciplinary action against a named officer during a prescribed operation; and	25 26 27 28
	(b)	the dates the operation started and ended; and	29 30
	(c)	that a named relevant officer had oversight of all or part of the operation; and	31 32
	(d)	the relevant officer reasonably believed that starting disciplinary action against the officer mentioned in paragraph (a) before	33 34 35

		the end of the operation may have compromised the operation.	1 2
(7)	In th	nis section—	3
	pres	scribed operation means—	4
	(a)	a controlled activity or controlled operation under the <i>Crime and Corruption Act 2001</i> or the <i>Police Powers and Responsibilities Act</i> 2000; or	5 6 7 8
	(b)	a specific intelligence operation under the <i>Crime and Corruption Act 2001</i> ; or	9 10
	(c)	an investigation by the CCC.	11
	rele	vant officer means—	12
	(a)	the commissioner; or	13
	(b)	the chairperson of the CCC; or	14
	(c)	a delegate of the commissioner or the chairperson of the CCC.	15 16
7.14Exa	amin	ation by medical practitioner	17
(1)	This	s section applies if—	18
	(a)	a prescribed officer is considering starting disciplinary action against the subject officer; and	19 20 21
	(b)	the disciplinable conduct involves absence from duty.	22 23
(2)	The	prescribed officer may—	24
	(a)	appoint a medical practitioner to examine the subject officer and give the commissioner a written report on the subject officer's mental or physical condition; and	25 26 27 28
	(b)	direct the subject officer to submit to the examination.	29 30
(3)	The	report on the medical examination must	31

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strategy on the subject officer under this division.

((2)		wever, the offer may be made only if the CCC agreed to the making of the offer.	1 2
((3)	inve	offer may be made regardless of whether an estigation relating to the complaint has started been finalised.	3 4 5
	invi		ement to give subject officer an on and ability to seek further ition	6 7 8
((1)		fore seeking the agreement of the CCC for a cion 7.16, the prescribed officer—	9 10
		(a)	must comply with subsections (2) and (3); and	11 12
		(b)	may obtain further information from the subject officer under subsection (4).	13 14
((2)	offic	e prescribed officer must give the subject cer a written notice (an <i>invitation</i>) stating the owing matters—	15 16 17
		(a)	the date and details of the complaint and alleged ground for disciplinary action;	18 19
		(b)	any further particulars necessary to identify the conduct alleged to constitute the ground for disciplinary action;	20 21 22
		(c)	that the subject officer may give the prescribed officer a written submission and other material, within a stated period of at least 21 days, addressing—	23 24 25 26
			(i) the complaint; or	27
			(ii) what disciplinary sanction or professional development strategy the subject officer would accept if an offer were made under section 7.16.	28 29 30 31
((3)		prescribed officer must consider any written mission or other materials given within the	32 33

	stated period to the prescribed officer by the subject officer.	1 2
(4)	After complying with subsection (3), the prescribed officer may, by written notice, require the subject officer to give the prescribed officer further stated information (the <i>required information</i>) reasonably required by the prescribed officer to decide—	3 4 5 6 7 8
	(a) whether to make the subject officer an offer under section 7.16; or	9 10
	(b) the disciplinary sanction or professional development strategy to be offered to the subject officer under section 7.16.	11 12 13
(5)	A notice given under subsection (4) must state the period, of at least 14 days, within which the required information must be given to the prescribed officer.	14 15 16 17
(6)	The prescribed officer may extend the period mentioned in subsection (5).	18 19
7.18 Abk	previated process notice	20
(1)	An offer under section 7.16 must be made by giving the subject officer a written notice (an <i>abbreviated process notice</i>) stating the following matters—	21 22 23 24
	(a) the date and details of the complaint and alleged ground for disciplinary action;	25 26
	(b) any further particulars necessary to identify the conduct alleged to constitute the ground for disciplinary action;	27 28 29
	(c) the disciplinary sanction or professional development strategy (the <i>proposed sanction or strategy</i>) the prescribed officer proposes to impose;	30 31 32 33

	(d) that the proposed sanction or strategy will be imposed only if the subject officer accepts it;	1 2 3
	(e) the period within which, and how, the subject officer may accept the proposed sanction or strategy;	4 5 6
	(f) that the subject officer's acceptance of the proposed sanction or strategy may be accompanied by a submission or other materials about the complaint or the proposed sanction or strategy;	7 8 9 10 11
	(g) that if a disciplinary sanction or professional development strategy is imposed under this division—	12 13 14
	(i) the sanction or strategy will be part of the subject officer's disciplinary history; and	15 16 17
	(ii) there is no right of review under this Act or the <i>Crime and Corruption Act</i> 2001 in relation to the imposition of the disciplinary sanction or professional development strategy;	18 19 20 21 22
	(h) that the subject officer may apply to QCAT under section 7.24 for an order quashing the disciplinary proceeding in particular circumstances.	23 24 25 26
(2)	For subsection (1)(e), the stated period must be a reasonable period of at least 21 days after the subject officer is given the abbreviated process notice.	27 28 29 30
7.19Sub	oject officer may ask commissioner to make	31 32
(1)	The subject officer may, at any time, ask the commissioner to consider making an offer under	33 34

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	section 7.16.	1
(2)	The request may be accompanied by a written submission or other materials about matters the subject officer believes the commissioner should consider in deciding—	2 3 4 5
	(a) whether to make the offer; or	6
	(b) an appropriate disciplinary sanction or professional development strategy to be proposed.	7 8 9
Subdiv	vision 3 Acceptance of offer and imposition of sanction or strategy	10 11 12
7.20 Def	finition for subdivision	13
	In this subdivision—	14
	required period means—	15
	(a) the period stated in the abbreviated process notice under section 7.18(1)(e); or	16 17
	(b) if the period mentioned in paragraph (a) is extended under section 7.21(3)—the extended period.	18 19 20
	bject officer's acceptance of proposed action or strategy	21 22
(1)	If an abbreviated process notice is given to the subject officer, the subject officer may, by written notice that complies with subsection (2)(a), accept the proposed sanction or strategy.	23 24 25 26
(2)	The subject officer's notice—	27
	(a) must be given to the prescribed officer—	28
	(i) within the required period; and	29

	(ii) in the way stated in the abbreviated process notice under section 7.18(1)(e); and	1 2 3
	(b) may be accompanied by a submission or other materials about the complaint or the proposed sanction or strategy.	4 5 6
(3)	The prescribed officer may, by agreement with the subject officer, extend the period stated in the abbreviated process notice in which the subject officer may accept the proposed sanction or strategy.	7 8 9 10 11
	ding of proceeding—subject officer does accept proposed sanction or strategy	12 13
(1)	If the subject officer does not accept the proposed sanction or strategy within the required period—	14 15
	(a) the disciplinary proceeding under this division ends; and	16 17
	(b) a disciplinary proceeding against the subject officer may be started under division 4; and	18 19
	(c) each of the following is not admissible against the subject officer in any proceeding, including a subsequent disciplinary proceeding—	20 21 22 23
	(i) a submission made by the subject officer in response to an invitation under section 7.17, including any accompanying materials;	24 25 26 27
	(ii) a request made by the subject officer under section 7.19, including any accompanying submission or other materials.	28 29 30 31
(2)	For starting a disciplinary proceeding against the subject officer under division 4, section 7.12(1)(b) applies as if it referred to the period of	32 33 34

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	6 months from the following day—	1
	(a) if the subject officer gives the prescribed officer a written notice refusing to accept the proposed sanction or strategy within the required period—the day the notice is given;	2 3 4 5
	(b) otherwise—the day the required period ends.	6 7
	osition of disciplinary sanction or fessional development strategy	8
(1)	This section applies if the subject officer accepts the proposed sanction or strategy within the required period.	10 11 12
(2)	The prescribed officer must, after considering any written submission and other materials given to the prescribed officer by the subject officer under this division—	13 14 15 16
	(a) impose the proposed sanction or strategy; and	17 18
	(b) give the subject officer notice of the decision, including a brief statement of the reasons for the decision.	19 20 21
(3)	The subject officer is taken to have admitted the alleged ground for disciplinary action stated in the abbreviated process notice.	22 23 24
(4)	The imposition of the disciplinary sanction or professional development strategy finalises the complaint to which the proceeding relates.	
(5)	This section applies subject to section 7.24 and division 5.	28 29
Subdiv	rision 4 Quashing proceeding	30

7.24 Nev QC	w evidence and quashing of proceeding by AT	1 2		
(1)	This section applies if—			
	(a) a disciplinary sanction or professional development strategy has been imposed under this division; and	4 5 6		
	(b) fresh, additional or substituted evidence (<i>new evidence</i>) later emerges that, had it been considered by the prescribed officer in deciding the disciplinary sanction or professional development strategy to be imposed, would have affected the decision.	7 8 9 10 11 12		
(2)	The CCC, the commissioner or the subject officer may apply to QCAT for an order quashing the proceeding under this division.			
(3)	QCAT may make an order quashing the proceeding under this division if satisfied—	16 17		
	(a) the new evidence would have had a considerable effect on the disciplinary sanction or professional development strategy imposed; and	18 19 20 21		
	(b) it is in the interests of justice to quash the proceeding.	22 23		
(4)	If QCAT makes an order quashing the disciplinary proceeding under this division—	24 25		
	(a) the proceeding is taken to have never occurred; and	26 27		
	(b) subject to subsection (5), a new disciplinary proceeding may be started against the subject officer in relation to the same matter or a substantially similar matter; and	28 29 30 31		
	(c) each of the following is inadmissible in a new disciplinary proceeding or proceeding for corrupt conduct under the <i>Crime and Corruption Act</i> 2001—	32 33 34 35		

	(i)	an invitation under section 7.17, an abbreviated process notice or a request to be given an abbreviated process notice;	1 2 3 4	
	(ii)	a submission or decision made under section 7.17, 7.19 or 7.21;	5 6	
	(iii)	anything else produced by the subject officer for the proceeding.	7 8	
(5)	proceedi	section 7.12, a new disciplinary ng mentioned in subsection (4)(b) must d within 6 months of the making of the QCAT.	9 10 11 12	
Division 4 Process for hearings by				
		prescribed officers	14	
Subdiv	vision 1	Decision to take disciplinary action	15 16	
7.25 Ho	w discip	linary proceeding is started	17	
A prescribed officer may start a disciplinary proceeding under this division by giving the subject officer a notice (a <i>disciplinary proceeding notice</i>) stating—				
		iculars of the alleged ground for	22	
	disc	riplinary action (the disciplinary rge); and	23 24	

	Note	<u>;</u>	1	
		ee also the requirements in sections 7.11 and 7.12 for earting disciplinary proceedings under this division.	2 3	
_	bject omis	officer's right to make written sion	4 5	
(1)	peri sub disc	e subject officer may, within the required riod, give the prescribed officer a written omission and other materials to show why ciplinary action should not be taken in relation the disciplinary charge.		
(2)	the	The prescribed officer may, by agreement with the subject officer, extend the period stated in the disciplinary process notice under section 7.25(b).		
(3)	In t	his section—	14	
	requ	uired period means—	15	
	(a)	the period mentioned in the disciplinary proceeding notice under section 7.25; or	16 17	
	(b)	if the period mentioned in paragraph (a) has been extended under subsection (2)—the extended period.	18 19 20	
	cisio ved	n about whether disciplinary charge is	21 22	
(1)	Thi	s section applies if—	23	
	(a)	either—	24	
		(i) the required period under section 7.26 has ended; or	25 26	
		(ii) a written submission has been given to the prescribed officer by the subject officer under section 7.26(1); and	27 28 29	
	(b)	the prescribed officer has considered any written submission and other materials	30 31	

		given to the prescribed officer by the subject officer under section 7.26(1).	1 2
(2)	disc	prescribed officer must decide whether the iplinary charge, or another ground for iplinary action, is proved.	3 4 5
(3)	Sub	section (4) applies if—	6
	(a)	the prescribed officer is not reasonably satisfied the disciplinary charge, or another ground for disciplinary action, is proved; or	7 8 9
	(b)	the prescribed officer—	10
		(i) is reasonably satisfied the disciplinary charge, or another ground for disciplinary action, is proved; but	11 12 13
		(ii) does not propose to impose a disciplinary sanction or professional development strategy on the subject officer.	14 15 16 17
(4)		hin 14 days after making the decision, the scribed officer must—	18 19
	(a)	for a decision mentioned in subsection (3)(a)—	20 21
		(i) give the subject officer written notice of the decision; and	22 23
		(ii) give the CCC a QCAT information notice for the decision; or	24 25
	(b)	for a decision mentioned in subsection (3)(b)—give the subject officer and the CCC a QCAT information notice for the decision.	26 27 28
	Note	s—	29
	1	If the prescribed officer is satisfied the disciplinary charge or another ground for disciplinary action is proved, see also section 7.31 for the requirement to give a QCAT information notice for—	30 31 32 33

	 the decision that the disciplinary charge, or another ground for disciplinary action, is proved 	1 2 3
	 the decision to impose, or not to impose, a disciplinary sanction or professional development strategy. 	4 5 6
	2 See the <i>Crime and Corruption Act 2001</i> , chapter 5, part 3 in relation to review by QCAT of the decisions mentioned in subsection (3).	7 8 9
Subdiv	rision 2 Decision to impose disciplinary sanction or professional development strategy	10 11 12 13
7.28 Pro	posed sanction notice	14
(1)	This section applies if, under section 7.27, the prescribed officer is reasonably satisfied the disciplinary charge, or another ground for disciplinary action, is proved.	15 16 17 18
(2)	The prescribed officer may give the subject officer a notice (a <i>proposed sanction notice</i>) stating each of the following matters—	19 20 21
	(a) that the prescribed officer has decided the disciplinary charge, or another ground for disciplinary action, is proved;	22 23 24
	(b) the reasons for the decision;	25
	(c) the disciplinary sanction or professional development strategy (the <i>proposed</i> sanction or strategy) the prescribed officer proposes to impose on the subject officer;	26 27 28 29
	(d) that the subject officer may give the prescribed officer a written submission and other materials, within a stated period of at	30 31 32

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	least 21 days, to show why the proposed sanction or strategy should not be imposed.	1 2				
	oject officer's right to make written omission	3 4				
(1)	The subject officer may, within the required period, give the prescribed officer a written submission and other material to show why the proposed sanction or strategy should not be imposed.					
(2)	The prescribed officer may, by agreement with the subject officer, extend the period stated in the proposed sanction notice under section 7.28(2)(d).	10 11 12 13				
(3)	In this section—	14				
	required period means—	15				
	(a) the period stated in the proposed sanction notice under section 7.28(2)(d); or	16 17				
	(b) if the period mentioned in paragraph (a) has been extended under subsection (2)—the extended period.	18 19 20				
	cision about imposition of disciplinary action or professional development strategy	21 22				
(1)	This section applies if—	23				
	(a) the prescribed officer has given the subject officer a proposed sanction notice; and	24 25				
	(b) either—	26				
	(i) the required period under section 7.29 has ended; or	27 28				
	(ii) the subject officer has given the prescribed officer a written submission under section 7.29(1); and	29 30 31				

	(c) the prescribed officer has considered any written submission and other materials given to the prescribed officer by the subject officer under section 7.29(1).	1 2 3 4			
(2)	The prescribed officer must decide—	5			
	(a) to impose on the subject officer—	6			
	(i) the proposed sanction or strategy; or	7			
	 (ii) any other disciplinary sanction or professional development strategy that is no more detrimental to the subject officer than the proposed sanction or strategy; or 	8 9 10 11 12			
	(b) not to impose a disciplinary sanction or professional development strategy on the subject officer.	13 14 15			
(3)	A decision under subsection (2)(a) takes effect on the day the subject officer is given a QCAT information notice for the decision under section 7.31.				
(4)	This section applies subject to division 5.	20			
7.31 QC	AT information notices	21			
(1)	Within 14 days after making a decision under section 7.30(2), the prescribed officer must give the subject officer and the CCC a QCAT information notice for each of the following decisions—	22 23 24 25 26			
	(a) the decision under section 7.27(2) that the disciplinary charge, or another ground for disciplinary action, is proved;	27 28 29			
	(b) the decision under section 7.30(2) to impose, or not to impose, a disciplinary sanction or professional development strategy.	30 31 32 33			

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	Note	_	1
	3	ee the <i>Crime and Corruption Act 2001</i> , chapter 5, part in relation to review by QCAT of the decisions tentioned in subsection (1).	2 3 4
(2)	imp deve	QCAT information notice for a decision to ose a disciplinary sanction or professional elopment strategy must state the following ters—	5 6 7 8
	(a)	the disciplinary sanction or professional development strategy imposed;	9 10
	(b)	the date the sanction or strategy takes effect;	11
	(c)	whether the sanction or strategy is suspended under section 7.41 and, if so, the period and any conditions of the suspension;	12 13 14
	(d)	that the sanction or strategy will form part of the subject officer's disciplinary history;	15 16
	(e)	that the sanction or strategy may be taken into account in future disciplinary proceedings for deciding—	17 18 19
		(i) whether to start a disciplinary proceeding for any future alleged disciplinable conduct; and	20 21 22
		(ii) the suitability of the subject officer to be or continue to be a police officer, including a police officer of a particular rank.	23 24 25 26
	Note	_	27
	7.	the disciplinary sanction is probation, see also section 36(3) for additional matters that must be stated in the CAT information notice.	28 29 30
(3)		section (2) does not limit the QCAT Act, ion 157(2).	31 32

Subdivision 3 General

	eding	2			
In conducting the disciplinary proceeding, the prescribed officer—					
(a) must observe the rules of natural justice; a					
(1	o) must act as quickly, and with as little formality and technicality, as is consistent with a fair and proper consideration of the matters before the prescribed officer; and	6 7 8 9			
(e) is not bound by the rules of evidence; and	10			
((d) may get information on a matter in a way the prescribed officer considers appropriate; and	11 12 13			
((e) may decide the procedures to be followed for the proceeding, subject to any guidelines made under section 7.44.	14 15 16			
Division	5 Disciplinary sanctions	17			
7.33 Appli	cation of division	18			
T	cation of division This division applies for imposing a disciplinary anction or professional development strategy on the subject officer under division 3 or 4.	18 19 20 21			
T s tl	This division applies for imposing a disciplinary anction or professional development strategy on	19 20			
7.34 Disci	This division applies for imposing a disciplinary anction or professional development strategy on the subject officer under division 3 or 4.	19 20 21			
7.34 Disci	This division applies for imposing a disciplinary anction or professional development strategy on the subject officer under division 3 or 4. Colinary sanctions Each of the following sanctions is a <i>disciplinary</i>	19 20 21 22 23			
7.34 Disci	This division applies for imposing a disciplinary anction or professional development strategy on the subject officer under division 3 or 4. Colinary sanctions Each of the following sanctions is a disciplinary contion—	19 20 21 22 23 24			

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		Note—	1
		See also section 7.36 in relation to probation.	2
	(d)	demotion, whether permanently or for a stated period;	3 4
	(e)	comprehensive transfer;	5
	(f)	local transfer;	6
	(g)	performance of up to 100 hours of community service;	7 8
		Note—	9
		See also section 7.39 in relation to community service.	10 11
	(h)	a fine of up to 50 penalty units;	12
		Note—	13
		See also section 7.40 in relation to fines.	14
	(i)	a reprimand.	15
		of prescribed officer to impose nary sanction	16 17
	ciplii The		
disc	ciplii The	prescribed officer may impose a disciplinary	17 18
disc	The sand	prescribed officer may impose a disciplinary ction on the subject officer that—	17 18 19
disc	The sand (a) (b)	prescribed officer may impose a disciplinary etion on the subject officer that— is mentioned in subsection (2); and the prescribed officer considers is	17 18 19 20 21
dis (1)	The sand (a) (b)	prescribed officer may impose a disciplinary etion on the subject officer that— is mentioned in subsection (2); and the prescribed officer considers is appropriate in the particular case. subsection (1)(a), the following disciplinary	17 18 19 20 21 22 23
dis (1)	The sand (a) (b)	prescribed officer may impose a disciplinary etion on the subject officer that— is mentioned in subsection (2); and the prescribed officer considers is appropriate in the particular case. subsection (1)(a), the following disciplinary etions may be imposed— if the prescribed officer is the	17 18 19 20 21 22 23 24 25

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	not longer than 28 days; or	2
	(ii) demotion; or	3
	(iii) local transfer; or	4
	(iv) community service; or	5
	(v) a fine; or	6
	(vi) a reprimand;	7
	(d) if the prescribed officer is a commissioned officer—	8 9
	(i) community service; or	10
	(ii) a fine; or	11
	(iii) a reprimand.	12
(3)	In deciding the disciplinary sanction to be imposed, the prescribed officer must have regard to the following matters—	13 14 15
	(a) any considerations provided for in a guideline made under section 7.44;	16 17
	(b) the subject officer's disciplinary history and service history;	18 19
	(c) any professional development strategies imposed on, or completed by, the subject officer in relation to the ground for disciplinary action.	20 21 22 23
(4)	For the removal of doubt, it is declared that the prescribed officer may impose more than 1 disciplinary sanction on the subject officer.	24 25 26
7.36 Pro	bation	27
(1)	This section applies if the disciplinary sanction imposed on the subject officer is probation.	28 29
(2)	The prescribed officer may impose conditions on the probation.	30 31

(3)	the information notice for the decision to impose the disciplinary sanction given to the subject officer under section 7.31(1)(b) must state—	1 2 3 4
	(a) the period and any conditions of the probation; and	5 6
	(b) that the subject officer may be asked to show cause as to why the officer should not be dismissed if—	7 8 9
	(i) the subject officer breaches the probation; or	10 11
	(ii) the commissioner reasonably believes the subject officer is unsuitable to continue to be a police officer.	12 13 14
(4)	The purpose of the probation is to enable—	15
	(a) during the period of the probation, the commissioner to assess the subject officer's suitability to continue to be a police officer; and	16 17 18 19
	(b) if, during the period of the probation, the subject officer breaches the probation or the commissioner reasonably believes the subject officer is unsuitable to continue to be a police officer—the dismissal of the subject officer after conducting a show cause proceeding.	20 21 22 23 24 25 26
(5)	For this section, the subject officer <i>breaches</i> the probation if, during the period of the probation, the subject officer—	27 28 29
	(a) commits misconduct; or	30
	(b) fails without a reasonable excuse to comply with a condition of the probation.	31 32
(6)	A show cause proceeding for dismissal of the subject officer on a ground mentioned in subsection (3)(b) must—	33 34 35

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	(a)	authorised under this division to impose a disciplinary sanction of probation; and	2 3
	(b)	be started within 12 months from the date of the breach; and	4 5
	(c)	observe the rules of natural justice.	6
(7)	caus and	prescribed officer who conducts the show se proceeding must give the subject officer the CCC a QCAT information notice for the sion to dismiss, or not to dismiss, the subject cer.	7 8 9 10 11
	Note	_	12
		ee the <i>Crime and Corruption Act 2001</i> , chapter 5, part in relation to review by QCAT of the decision.	13 14
7.37Coi	mpre	hensive transfer	15
	subj	omprehensive transfer is a transfer of the ect officer to a position in another location in tensland, if—	16 17 18
	(a)	the transfer reasonably requires the subject officer to—	19 20
		(i) relocate the subject officer's residence; or	21 22
		(ii) travel more than 40km by road between the subject officer's residence and the location; and	23 24 25
	(b)	the subject officer does not consent to the transfer.	26 27
7.38Lo	al tr	ansfer	28
(1)	A lo	ocal transfer is—	29
\ /	(a)	a transfer to another position, at the same location in Queensland, that involves a	30

			nge in the nature of the subject officer's es; or	1 2	
	(b)	in a tran	ansfer of the subject officer to a position another location in Queensland if the sfer does not reasonably require the ject officer to—	3 4 5 6	
		(i)	relocate the subject officer's residence; or	7 8	
		(ii)	travel more than 40km by road between the subject officer's residence and the location.	9 10 11	
(2)		impos	ransfer mentioned in subsection (1) may sed without the consent of the subject	12 13 14	
(3)	Also, a transfer of the subject officer to a position in another location in Queensland is a <i>local transfer</i> if—			15 16 17	
	(a)		transfer reasonably requires the subject cer to—	18 19	
		(i)	relocate the subject officer's residence; or	20 21	
		(ii)	travel more than 40km by road between the subject officer's residence and the location; and	22 23 24	
	(b)	the	subject officer consents to the transfer.	25	
7.39 Co	mmı	ınity	service	26	
(1)		osed	tion applies if the disciplinary sanction on the subject officer is community	27 28 29	
(2)	cale	ndar	month to complete each 10 hours, or part ars, of the community service.	30 31 32	
(3)	A prescribed officer of at least the same rank as				

	the prescribed officer who imposed the disciplinary sanction of community service may, on application by the subject officer, extend the time for performing the community service, or otherwise vary the community service, on reasonable grounds.	1 2 3 4 5 6
7.40 Fin	es	7
(1)	This section applies if the disciplinary sanction imposed on the subject officer is a fine.	8 9
(2)	The fine must not be deducted from the subject officer's fortnightly salary at a rate of more than 2 penalty units each fortnight, without the subject officer's written consent.	10 11 12 13
(3)	If the subject officer retires, resigns or otherwise stops being an officer, any outstanding amount of the fine may be deducted in full from any allowances, salary or other entitlements owing to the subject officer.	14 15 16 17 18
7.41 Su	spension of disciplinary sanctions	19
(1)	This section does not apply if the disciplinary sanction imposed on the subject officer is dismissal or probation.	20 21 22
(2)	The prescribed officer imposing the disciplinary sanction may wholly or partly suspend the sanction for not more than 12 months—	23 24 25
	(a) by giving the subject officer written notice of the suspension; and	26 27
	(b) subject to any conditions stated in the notice.	28 29
(3)	If the subject officer complies with the conditions of the suspension—	30 31

	(a)	the disciplinary sanction remains part of the subject officer's disciplinary history but, to the extent it is suspended, is not to be given effect; and	1 2 3 4
	(b)	when the suspension ends, the disciplinary sanction is taken to have been discharged or satisfied.	5 6 7
(4)		ne subject officer does not comply with the ditions of the suspension—	8 9
	(a)	as soon as reasonably practicable after becoming aware of the non-compliance, the commissioner must give the CCC a written notice stating—	10 11 12 13
		(i) details of the non-compliance; and	14
		(ii) any information known to the commissioner about the reasons for the non-compliance; and	15 16 17
	(b)	a prescribed officer of at least the same rank as the officer who imposed the suspended sanction must give effect to the disciplinary sanction unless the subject officer can show cause why the conditions should be varied or cancelled.	18 19 20 21 22 23
(5)	mus	now cause proceeding under subsection (4)(b) at be started within 12 months from the end of period of the suspension.	24 25 26
(6)		prescribed officer conducting a show cause ceeding under subsection (4)(b) must decide	27 28 29
	(a)	give effect to the disciplinary sanction; or	30
	(b)	continue the suspension of the disciplinary sanction and vary the conditions, including by extending the period of the suspension for a further period of not more than 12 months; or	31 32 33 34 35

	(c) continue the suspension and cancel the conditions.	1 2
(7)	The prescribed officer must give the subject officer and the CCC a QCAT information notice for the decision.	3 4 5
	Note—	6
	See the <i>Crime and Corruption Act 2001</i> , chapter 5, part 3 in relation to review by QCAT of the decision.	7 8
7.42 Pro	ofessional development strategies	9
	The prescribed officer may decide to impose, in a reasonable way, 1 or more professional development strategies on the subject officer—	10 11 12
	(a) for achieving the purposes of this part; and	13
	(b) instead of, or as well as, a disciplinary sanction.	14 15
Divisio	on 6 Other provisions	16
7.43 Ce	ntral disciplinary unit	17
7.43 Cer (1)	The commissioner may establish a central unit (the <i>central unit</i>) that is responsible for conducting disciplinary proceedings.	17 18 19 20
	The commissioner may establish a central unit (the <i>central unit</i>) that is responsible for	18 19
(1)	The commissioner may establish a central unit (the <i>central unit</i>) that is responsible for conducting disciplinary proceedings. The central unit must be separate and distinct from the unit involved in investigating complaints	18 19 20 21 22

Part 2 Amendment of Poli	ce Service Ad	Iministration A	Act 1990
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	sanctions under this part as a deputy commissioner.	1 2
(5)	An officer, while performing duties as a chief	3
	superintendent within the central unit, has the	4
	same powers to impose disciplinary sanctions	5
	under this part as an assistant commissioner.	6
7.44 Gu	idelines	7
(1)	The commissioner may make guidelines relating to the disciplinary process, including—	8 9
	(a) the way investigations of complaints are to be conducted; and	10 11
	(b) the way disciplinary proceedings are to be	12
	conducted, including matters to which a	13
	prescribed officer must have regard when imposing a disciplinary sanction.	14 15
(2)		
(2)	Before making guidelines under this section, the commissioner must actively consult with, and	16 17
	have regard to the views of—	18
	(a) the chairperson of the CCC; and	19
	(b) each union that represents officers and	20
	recruits.	21
7.45 Re	cord-keeping	22
	The commissioner must ensure a record is kept of—	23 24
	(a) each complaint made about an officer; and	25
	(b) disciplinary action taken against an officer; and	26 27
	(c) any other matter prescribed by regulation for this section.	28 29

[s 10]

	7.46 COI	mmış	ssioner's powers not to be delegated	1
		dele	pite section 4.10, the commissioner may not egate the commissioner's powers as a scribed officer under this part.	2 3 4
lause 10			A.1 (Power to conduct disciplinary nst a former officer)	5 6
	Section 7A	.1—		7
	insert—			8
	(3A)	inve	deciding whether to continue or start an estigation, the commissioner may consider the owing matters—	9 10 11
		(a)	the seriousness of the ground for disciplinary action;	12 13
		(b)	how far advanced the investigation is;	14
		(c)	the cost of continuing the investigation;	15
		(d)	access to the former officer;	16
		(e)	the former officer's disciplinary history;	17
		(f)	any benefit to the service in proceeding or not proceeding with the investigation;	18 19
		(g)	whether the matter is being considered or investigated by the CCC or any other authority;	20 21 22
		(h)	any offence substantially related to the ground for disciplinary action;	23 24
		(i)	the likelihood of the former officer engaging in future employment for which the officer would be required to disclose the making of a disciplinary declaration;	25 26 27 28
		(j)	any other matter the commissioner considers relevant	29 30

Clause	11	Amendment of s 7A.2 (Disciplinary action that may be taken against a former officer)	1 2
		Section 7A.2(3)(a) and (b)—	3
		omit, insert—	4
		(a) dismissal; or	5
		(b) suspension from duty without pay for at least 3 months; or	6 7
		(c) probation; or	8
		(d) demotion, whether permanently or for a stated period.	9 10
Clause	12	Amendment of s 7A.3 (Procedure)	11
		(1) Section 7A.3(1)(a), 'notice in relation to the disciplinary ground'—	12 13
		omit, insert—	14
		written notice stating the alleged ground for disciplinary action and	15 16
		(2) Section 7A.3(1)(b), 'disciplinary ground'—	17
		omit, insert—	18
		ground for disciplinary action	19
		(3) Section 7A.3(2)—	20
		omit.	21
		(4) Section 7A.3(3) and (4)—	22
		renumber as section 7A.3(2) and (3).	23
Clause	13	Replacement of s 7A.4 (Commissioner to notify former officer of decision)	24 25
		Section 7A.4—	26
		omit, insert—	27

[s 14]

		7A.4 Commissioner to give former officer and the CCC a QCAT information notice	1 2
		(1) This section applies if the commissioner makes a disciplinary finding or a disciplinary declaration against a former officer.	3 4 5
		(2) Within 14 days after making the decision, the commissioner must give the former officer and the CCC a QCAT information notice for the decision.	6 7 8 9
Clause	14	Omission of s 7A.5 (Notice of misconduct finding to Crime and Corruption Commission)	10 11
		Section 7A.5—	12
		omit.	13
Clause	15	Omission of s 9.1 (Operation of part)	14
		Section 9.1—	15
		omit.	16
Clause	16	Amendment of s 9.3 (Application for review)	17
		(1) Section 9.3(1)(c)—	18
		omit.	19
		(2) Section 9.3(1)(d), after 'officer'—	20
		insert—	21
		under section 6.1	22
		(3) Section 9.3(1)(d) and (e)—	23
		renumber as section 9.3(1)(c) and (d).	24
		(4) Section 9.3(1)—	25
		insert—	26

		Note—		1
		3 for rev	Crime and Corruption Act 2001, chapter 5, part view provisions relating to disciplinary decisions nder part 7 or 7A.	2 3 4
	(5) Secti	ion 9.3(1C) and (2)—	5
	omit			6
	(6) Secti	ion 9.3(1A) to (3))—	7
	renu	mber as section 9	0.3(2) to (4).	8
lause 17	Insertior	n of new pt 11,	div 10	9
	Part	11—		10
	inser	<i>t</i> —		11
	D	ivision 10	Repeal and transitional	12
			provisions for Police	13
			Service Administration	14
			(Discipline Reform) and	15
			Other Legislation	16
			Amendment Act 2019	17
	11	I.18 Definitions	s for division	18
		(1) In this di	vision—	19
		Administ	g Act means the Police Service ration (Discipline Reform) and Other on Amendment Act 2019.	20 21 22
			f discipline means a breach of discipline e meaning of previous section 1.4.	23 24
			relation to a provision of this Act, means the on the commencement.	25 26
		the repea	, in relation to a provision of this Act or aled regulations, means as in force from me before the commencement.	27 28 29

	repealed regulations means the repealed Police Service (Discipline) Regulations 1990.	1 2
(2)	For this division, a disciplinary proceeding against an officer under previous section 7.4 <i>started</i> when the officer was given a notice stating details of the alleged breach of discipline or misconduct.	3 4 5 6 7
	Repeal of Police Service (Discipline) gulations 1990	8 9
	The Police Service (Discipline) Regulations 1990 are repealed.	10 11
	existing disciplinary proceedings—saving of evious s 7.4 and repealed regulations	12 13
(1)	This section applies if—	14
	(a) before the commencement, a disciplinary proceeding against an officer was started; and	15 16 17
	(b) immediately before the commencement, the proceeding had not been finally dealt with.	18 19
(2)	However, this section does not apply if the disciplinary proceeding is withdrawn with the officer's consent.	20 21 22
(3)	Previous section 7.4 and the repealed regulations continue to apply, despite their repeal, for the completion of the disciplinary proceeding.	23 24 25
(4)	This section applies subject to section 11.21.	26
ар	xisting disciplinary proceedings— plication of new pt 7 in particular cumstances	27 28 29
(1)	This section applies if the prescribed officer conducting a disciplinary proceeding to which	30

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	sect	ion 11.20 applies—	1
	(a)	is a police officer mentioned in section 2.2(a), (b) or (c); and	2 3
	(b)	on or after the commencement, finds that misconduct or a breach of discipline is, or is not, proved against the officer.	4 5 6
(2)		vious section 7.4(2A) and (3) does not apply in tion to the finding.	7 8
(3)	new disc	finding is taken to be a decision made under section 7.27(2) about whether the iplinary charge, or another ground for iplinary action, is proved.	9 10 11 12
(4)	Cor	subsection (3), new part 7 and the <i>Crime and ruption Act 2001</i> , chapter 5, part 3, apply in tion to the finding as if—	13 14 15
	(a)	the officer were the subject officer under new part 7; and	16 17
	(b)	the allegation to which the proceeding relates were the disciplinary charge; and	18 19
	(c)	the misconduct or breach of discipline the subject of the finding were a ground for disciplinary action under new section 7.4; and	20 21 22 23
	(d)	the requirements under new part 7, division 2 were satisfied in relation to the disciplinary proceeding.	24 25 26
		ed misconduct or breaches of ne occurring before commencement	27 28
(1)	This	s section applies if—	29
	(a)	misconduct or a breach of discipline is alleged to have occurred before the commencement; and	30 31 32

	(b) a disciplinary proceeding for the alleged misconduct or breach of discipline—	1 2
	(i) has not been started before the commencement; or	3
	(ii) was started before the commencement but has been or is withdrawn with the officer's consent.	5 6 7
(2)	A disciplinary proceeding in relation to the alleged misconduct or breach of discipline may be started under new part 7 as if the misconduct or breach of discipline were a ground for disciplinary action under that part.	8 9 10 11 12
(3)	The disciplinary proceeding must be started within the later of the following periods to end—	13 14
	(a) the period mentioned in new section 7.12;	15
	(b) 6 months from the commencement.	16
	xisting reviews of disciplinary decisions— aches of discipline	17 18
bre	aches of discipline	18
bre	aches of discipline This section applies if— (a) under previous section 9.3 a review of either of the following was started before the	18 19 20 21
bre	aches of discipline This section applies if— (a) under previous section 9.3 a review of either of the following was started before the commencement— (i) action taken under previous section 7.4 or the repealed regulations against an	18 19 20 21 22 23 24
bre	aches of discipline This section applies if— (a) under previous section 9.3 a review of either of the following was started before the commencement— (i) action taken under previous section 7.4 or the repealed regulations against an officer for a breach of discipline; (ii) a disciplinary declaration made against a former officer under previous section	18 19 20 21 22 23 24 25 26 27

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	Note—	1
	For reviews started before the commencement in relation to action taken under previous section 7.4 for misconduct, see the <i>Crime and Corruption Act 2001</i> , section 452.	2 3 4 5
	eview of particular disciplinary decisions out breaches of discipline	6 7
(1)	This section applies if—	8
	(a) either—	9
	(i) a decision was made under previous section 7.4 about an allegation of a breach of discipline; or	10 11 12
	(ii) a disciplinary declaration was made under previous section 7A.2(2) for a breach of discipline; and	13 14 15
	(b) the period for applying for a review of the decision or declaration under previous section 9.3 had not ended immediately before the commencement.	16 17 18
(2)	Also, this section applies if a decision is made under previous section 7.4, as applied by section 11.20, about an allegation of a breach of discipline, except if section 11.21 applies in relation to the decision.	20 21 22 23 24
(3)	The officer or former officer to whom the decision or declaration relates may apply for review of the decision or declaration under previous section 9.3 as if the amending Act had not commenced.	25 26 27 28 29
	Note—	30
	For reviews in relation to action taken under previous section 7.4 for misconduct, see the <i>Crime and Corruption Act 2001</i> , section 452.	31 32 33

11.25 E	xisting discipline history	1
(1)	A disciplinary sanction imposed under previous section 7.4 or the repealed regulations continues to have effect as if the amending Act had not commenced.	2 3 4 5
(2)	An entry made in an officer's discipline history under the repealed regulations is taken to be part of the officer's disciplinary history for new part 7.	6 7 8
(3)	The giving of managerial guidance, whether in writing or not, before the commencement forms part of an officer's disciplinary history only if, when the guidance was given, the officer was advised in writing that the guidance would form part of the officer's discipline history.	9 10 11 12 13 14
11.26 (Continued application of previous pt 7A	15
	Previous part 7A continues to apply in relation to a disciplinary ground that arose before the commencement.	16 17 18
Part 3	Other amendments	19
Division 1	Amendment of Crime and Corruption Act 2001	20 21
18 Act amended		22
Note—	on amends the Crime and Corruption Act 2001.	23 24
See also t	he amendments in schedule 1.	25

Clause

Clause	19	Amendment of ch proceedings relation	5, hdg (Offences and disciplinary ng to corruption)	1 2
		Chapter 5, headi	ng, after 'corruption'—	3
		insert—		4
		etc.		5
Clause	20	Amendment of ch relating to corrupti	5, pt 2 hdg (Disciplinary proceedings ion)	6 7
		Chapter 5, part 2	, heading, after 'corruption'—	8
		insert—		9
		etc	—particular prescribed persons	10
Clause	21	Amendment of s 2	19B (Definitions for pt 2)	11
		Section 219B—		12
		insert—		13
		forn Adn	ner officer see the Police Service ninistration Act 1990, section 7A.1(1)(b).	14 15
Clause	22	Amendment of s 2	19BA (Meaning of <i>reviewable decision</i>)	16
		Section 219BA(1)(a) and (b)—	17
		omit, insert—		18
		(a)	a decision made in relation to an allegation of corruption against a prescribed person, other than a decision—	19 20 21
			(i) made by a court or QCAT; or	22
			(ii) made by a prescribed officer under the <i>Police Service Administration Act</i> 1990, part 7; or	23 24 25
		(b)	a decision under the <i>Police Service Administration Act 1990</i> , part 7A to make a	26 27

			disciplinary finding or disciplinary declaration against a former officer.	1 2
Clause	23	Amendment or reviewable de	of s 219G (Proceedings relating to cisions)	3 4
		Section 219	9G(2)(a), from 'or finding mentioned' to '7A.5'—	5
		omit, insert	<u>;</u>	6
			mentioned in section 219BA(1)(b)	7
Clause	24	Amendment o	of s 219I (Powers for corrupt conduct)	8
		(1) Section 219)I—	9
		insert—		10
		(1AB)	Subsection (3) applies if—	11
			(a) the prescribed person is a person mentioned in section 50(3), definition <i>prescribed</i> person, paragraph (a)(i); and	12 13 14
			(b) QCAT finds that corrupt conduct is proved against the person.	15 16
		(1AC)	QCAT may make any order the commissioner of police could make under the <i>Police Service Administration Act 1990</i> , part 7, division 5, other than section 7.41, if a ground for disciplinary action had been proved against the prescribed person under part 7, division 4 of that Act.	17 18 19 20 21 22
		(2) Section 219	PI(1), after 'a prescribed person'—	23
		insert—		24
			mentioned in section 50(3), definition <i>prescribed</i> person, paragraph (b)(i)	25 26
		(3) Section 219	PI(2), 'subsection (1)(d)(ii)'—	27
		omit, insert	<u>;</u>	28
			subsection (4)(d)(ii)	29

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v		

		(4) Section 219	9I(1A	A) to	0 (2)—	1
		renumber a	is sec	tion 2	219I(1) to (5).	2
Clause	25				(QCAT powers for prescribed yment or appointment ends)	3
		•			m 'section 219I(1)'—	5
		omit, insert		,	. ,	6
			emp		219I(4) if the prescribed person's nent or appointment had not ended would n—	7 8 9
			(a)		ne prescribed person is a former officer, the prescribed person—	10 11
				(i)	be dismissed; or	12
				(ii)	be suspended from duty without pay for at least 3 months; or	13 14
				(iii)	be placed on probation; or	15
				(iv)	be demoted, whether permanently or for a particular period; or	16 17
			(b)	othe	erwise, that the prescribed person—	18
				(i)	be dismissed; or	19
				(ii)	be reduced in rank.	20
Clause	26	Amendment o	ofs2	19J	(Additional power for reviewable	21 22
		(1) Section 219	9J(1),	from	ı 'QCAT'—	23
		omit, insert	t			24
			QC.	AT—	-	25
			(a)		s that the following has been proved inst the prescribed person—	26 27
				(i)	if the prescribed person is a former officer—a ground for disciplinary	28 29

		action under the <i>Police Service Administration Act 1990</i> ;	1 2
		(ii) otherwise—corruption; and	3
	(b)	sets aside the decision and substitutes another decision.	4 5
(2) See	ction 219J(2),	finding of corruption being proved'—	6
om	it, insert—		7
	findi	ng mentioned in subsection (1)(a)	8
(3) See	ction 219J(5)(a	a) and (b)—	9
om	it, insert—		10
	(a)	if the prescribed person is a former officer—	11
		(i) be dismissed; or	12
		(ii) be suspended from duty without pay for at least 3 months; or	13 14
		(iii) be placed on probation; or	15
		(iv) be demoted, whether permanently or for a particular period; or	16 17
	(b)	otherwise—	18
		(i) be dismissed; or	19
		(ii) be reduced in rank.	20
Amend	lment of s 21	9L (QCAT's power to suspend orders)	21
Sec	ction 219L(4),	from 'operational period,'-	22
om	it, insert—		23
	oper	ational period—	24
	(a)	for a person mentioned in section 50(3), definition <i>prescribed person</i> , paragraph (a)(i)—QCAT may, on an application by the commission or the commissioner of police	25 26 27 28

Clause 27

		and after hearing any submission made by the prescribed person—	1 2
		(i) revoke the suspension and give effect to the order or discipline; or	3 4
		(ii) continue the suspension and vary or cancel any conditions to which it is subject; or	5 6 7
	(b)	for another prescribed person—on the finding—	8 9
		(i) the suspension is revoked; and	10
		(ii) the order or discipline has immediate effect.	11 12
lause 28	Insertion of new c	h 5, pt 3	13
	Chapter 5—		14
	insert—		15
	Part 3	Review of particular	16
		police disciplinary	17
		decisions	18
	219N Defini	tions for part	19
	In t	his part—	20
	mea	rieved person, for a reviewable decision, and a person stated in schedule 1, column 2 posite the decision.	21 22 23
		ciplinary sanction see the Police Service ministration Act 1990, section 7.34.	24 25
	9	und for disciplinary action see the Police vice Administration Act 1990, section 7.3.	26 27
	revi	iewable decision see section 2190.	28
	7	ject officer, in relation to a reviewable	29

	decision, means the subject officer under the <i>Police Service Administration Act 1990</i> , part 7 to whom the decision relates.	1 2 3
2190 R	eviewable decisions	4
(1)	A <i>reviewable decision</i> is a decision made under the <i>Police Service Administration Act 1990</i> that is mentioned in schedule 1, column 1.	5 6 7
(2)	However, a decision under part 7, division 4 of that Act that a disciplinary charge, or another ground for disciplinary action, has been proved in relation to an officer is a <i>reviewable decision</i> only if the officer is entitled to be given a QCAT information notice for the decision under section 7.27(4) or 7.31(1) of that Act.	8 9 10 11 12 13 14
(3)	In this section—	15
	disciplinary charge see the Police Service Administration Act 1990, section 7.25(a).	16 17
219P A	pplications for review	18
(1)	An aggrieved person for a reviewable decision may apply to QCAT, as provided under subsection (2), for a review of the reviewable decision.	19 20 21 22
(2)	The application must be made—	23
	(a) within the following period—	24
	(i) for a decision not to start a disciplinary proceeding under the <i>Police Service Administration Act 1990</i> , part 7 against an officer in relation to whom a complaint mentioned in section 7.2 of that Act has been made—28 days after the aggrieved person becomes aware of the decision;	25 26 27 28 29 30 31 32

		(ii) otherwise—28 days after the aggrieved person is given a QCAT information notice for the decision; and	1 2 3
		(b) as otherwise provided under the QCAT Act. <i>Note</i> —	4 5
		The QCAT Act, section 22(3) enables QCAT to stay the operation of a reviewable decision, either on application by a person or on its own initiative.	6 7 8
	(3)	If the subject officer is the applicant, the subject officer must, within the period mentioned in the QCAT Act, section 37(2), give the commission a copy of the application.	9 10 11 12
	(4)	Subsection (3) does not limit the QCAT Act, section 37(2).	13 14
	(5)	In this section—	15
		officer see the Police Service Administration Act 1990, section 7.3.	16 17
219		CAT to decide review on evidence before cision maker	18 19
	(1)	A review of a reviewable decision is by way of rehearing on the evidence (<i>original evidence</i>) given in the proceeding before the original decision-maker (<i>original proceeding</i>).	20 21 22 23
	(2)	However, QCAT may give leave to adduce fresh, additional or substituted evidence (<i>new evidence</i>) if satisfied—	24 25 26
		(a) the person seeking to adduce the new evidence did not know, or could not reasonably be expected to have known, of its existence at the original proceeding; or	27 28 29 30
		(b) in the special circumstances of the case, it would be unfair not to allow the person to adduce the new evidence.	31 32 33

(3)	If QCAT gives leave under subsection (2), the review is—	1 2	
	(a) by way of rehearing on the original evidence; and	3 4	
	(b) on the new evidence adduced.	5	
219R Pa	arties to review	6	
(1)	The parties to a review are—	7	
	(a) the applicant for the review; and	8	
	(b) the person who made the reviewable decision; and	9 10	
	(c) if the commission is the applicant for the review—the subject officer to whom the decision relates.	11 12 13	
(2)	2) If the applicant for the review is the subject officer, the commission may elect to become a party to the review.		
(3)	Notice of an election under subsection (2) must be given—	17 18	
	(a) to QCAT, the subject officer and the person who made the reviewable decision; and	19 20	
	(b) within the later of the following periods to end—	21 22	
	(i) the period mentioned in section 219P(2)(a);	23 24	
	(ii) 14 days after the commission is given notice of the application for review under section 219P(3).	25 26 27	
219S Ac	dditional power for substituted decisions	28	
(1)	This section applies if, after reviewing the reviewable decision, QCAT—	29 30	

	(a)	finds a ground for disciplinary action has been proved against the subject officer; and	1 2
	(b)	sets aside the decision and substitutes another decision.	3 4
(2) QC	AT—	5
	(a)	has the same powers as the commissioner of police under the <i>Police Service Administration Act 1990</i> , part 7, division 5; and	6 7 8 9
	(b)	may impose any disciplinary sanction on the subject officer under that part, even if the person who made the reviewable decision would not be authorised under that part to impose the disciplinary sanction.	10 11 12 13 14
		rement to return particular matters to ssioner of police	15 16
(1) This	s section applies if—	17
	(a)	the reviewable decision is a decision not to start a disciplinary proceeding under the <i>Police Service Administration Act 1990</i> , part 7 against an officer in relation to whom a complaint mentioned in section 7.2 of that Act has been made; and	18 19 20 21 22 23
	(b)	after reviewing the decision, QCAT sets aside the decision.	24 25
(2	_	AT must return the matter to the commissioner police with—	26 27
	(a)	a direction to start a disciplinary proceeding against the subject officer under part 7 of that Act; and	28 29 30
	(b)	any other direction QCAT considers appropriate.	31 32
(3) If Q	CAT makes an order under subsection (2), the	33

		commissioner of police must ensure a disciplinary proceeding is started against the officer within 6 months of the making of the order by QCAT.	1 2 3
	(4)	Subsection (3) applies despite section 7.12 of that Act.	4 5
	219U Q	CAT may refer matter for investigation	6
	(1)	QCAT may, by order, refer the matter before it for investigation, or further investigation, with a view to the taking of a criminal proceeding or for another purpose.	7 8 9 10
	(2)	The matter may be referred to—	11
		(a) the commission; or	12
		(b) the commissioner of police.	13
	(3)	QCAT may adjourn the proceeding until the investigations are completed.	14 15
Clause 29	Insertion of ne	ew ch 8, pt 16	16
	Chapter 8—	-	17
	insert—		18
	Part 1	6 Police Service Administration (Discipline Reform) and Other Legislation Amendment Act 2019	19 20 21 22 23
	451 Def	inition for part	24
		In this part—	25
		<i>previous</i> , in relation to a provision of this Act or the <i>Police Service Administration Act 1990</i> , means as in force from time to time before the	26 27 28

	commencement.	1
452 Sav	ving of previous ch 5, pt 2	2
(1)	This section applies in relation to a previous ch 5, pt 2 decision if—	3 4
	(a) a disciplinary proceeding under previous section 219G for the decision was started, but not finally dealt with, before the commencement; or	5 6 7 8
	(b) the period for applying for a review of the decision under previous section 219G had not ended immediately before the commencement.	9 10 11 12
(2)	Also, this section applies in relation to a finding mentioned in the <i>Police Service Administration Act 1990</i> , previous section 7.4(2A)(b) or 7A.5(1)(b), as applied by part 11, division 10 of that Act, about an allegation of corruption, except if section 11.21 applies in relation to the finding.	13 14 15 16 17 18
(3)	Previous chapter 5, part 2 applies for the review of the decision or finding as if the <i>Police Service Administration (Discipline Reform) and Other Legislation Amendment Act</i> 2019 had not commenced.	19 20 21 22 23
(4)	In this section—	24
	previous ch 5, pt 2 decision means—	25
	(a) a decision made before the commencement in relation to an allegation of corruption against a prescribed person who was an officer within the meaning of previous section 219B; or	26 27 28 29 30
	(b) a finding mentioned in the <i>Police Service Administration Act 1990</i> , previous section 7.4(2A)(b) made before the commencement.	31 32 33

453		vious s 219L	2
	(1)	This section applies if—	3
		(a) under previous section 219L, QCAT suspended or suspends an order made under previous section 219I or discipline mentioned in previous section 219J(2); and	4 5 6 7
		(b) the prescribed person is a person mentioned in section 50(3), definition <i>prescribed person</i> , paragraph (a)(i); and	8 9 10
		(c) during the operational period, the prescribed person is found to have committed an act of corruption or to have contravened a condition of the suspension.	11 12 13 14
	(2)	Section 219L(4), as in force on the commencement, applies in relation to the revocation of the suspension.	15 16 17
	(3)	Subsection (2) applies despite section 452(3).	18
	(4)	In this section—	19
		<i>previous section 219L</i> includes previous section 219L as applied by section 452.	20 21
lause 30 Insertion	of ne	ew sch 1	22
Before	sche	edule 2—	23
insert-	_		24
Sc	hec	dule 1 Reviewable	25
		decisions—ch 5, pt 3	26
section 219N, def	finitic	ons aggrieved person and reviewable decision	27
			28

Reviewable decision

Aggrieved persons

a decision under the *Police Service* the commission Administration Act 1990 (the **PSAA**), part 7, division 4 that a disciplinary charge, or any other ground for disciplinary action, has not been proved in relation to an officer

subject to section 219O(2), decision under part 7, division 4 of the PSAA that a disciplinary charge, or any other ground for disciplinary action, has been proved in relation to an officer

a the officer the commission

a decision under part 7, division 4 of the officer the PSAA to impose a disciplinary the commission professional sanction or development strategy on an officer

a decision under part 7, division 4 of the officer **PSAA** not to impose a disciplinary sanction or professional development strategy on an officer

the commission

a decision under section 7.36 of the the officer PSAA to dismiss, or not to dismiss, the commission an officer

a decision under section 7.41 of the the officer to give effect to disciplinary sanction or to continue the suspension of the disciplinary sanction

the commission

Part 3 Other amendments

[s 31]

Reviewable decision

Aggrieved persons

a decision not to start a disciplinary the commission proceeding against an officer in relation to whom a complaint mentioned in section 7.2 of the PSAA has been made

Clause	31	Am	endment o	of sch 2 (Dictionary)	1
		(1)	Schedule 2	, definitions officer and reviewable decision—	2
			omit.		3
		(2)	Schedule 2	_	4
			insert—		5
				aggrieved person, for chapter 5, part 3, see section 219N.	6 7
				disciplinary charge, for schedule 1, see the Police Service Administration Act 1990, section 7.25(a).	8 9
				disciplinary sanction, for chapter 5, part 3 and schedule 1, see section 219N.	10 11
				<i>former officer</i> , for chapter 5, part 2, see section 219B.	12 13
				ground for disciplinary action, for chapter 5, part 3 and schedule 1, see section 219N.	14 15
				<i>professional development strategy</i> , for schedule 1, see the <i>Police Service Administration Act 1990</i> , section 7.3.	16 17 18
				reviewable decision—	19
				(a) for chapter 5, part 2, see section 219BA; or	20
				(b) for chapter 5, part 3, see section 219N.	21
				subject officer in relation to a reviewable	22

decision, for chapter 5, part 3, see section 219N.

23

Division 2	Minor and consequential amendments	[s 32]
		[s 32]

Police Service Administration (Discipline Reform) and Other Legislation Amendment Bill

4

3

The schedule amends the Acts it mentions.

Scl	nedule 1	Acts amer	ided		1
				section 32	2
Crir	me and Corru	ption Act 200	1		3
1	Section 39(1)(a), '7.2(3)'—			4
	omit, inse	rt—			5
		6A.1(3)			6
Evi	dence Act 19	77			7
1		(5), definition <i>pr</i>), 'a breach of d		conduct,	8
	omit, inse	rt—			10
		another ground	for disciplinary ac	etion	11
Poli	ice Powers a	nd Responsib	ilities Act 200	00	12
1	Section 7, ex	ample 1, 'breac	h of discipline'-	_	13
	omit, inse	rt—			14
		ground for d misconduct,	isciplinary actio	n, other than	15 16

Poli	ce Service Administration Act 1990	1
	Section 1.4, definition <i>disciplinary finding</i> , 'disciplinary ground'—	2 3
	omit, insert—	4
	ground for disciplinary action	5
2	Section 3.2(1), 'section 7.1'—	6
	omit, insert—	7
	section 2.3AA	8
}	Section 5A.20(5), 'a breach of discipline'—	9
	omit, insert—	10
	another ground for disciplinary action	11
	Section 6.1(1)(a)(ii), 'section 7.4'—	12
	omit, insert—	13
	part 7	14
	Section 6.4(c), 'section 7.4'—	15
	omit, insert—	16
	part 7	17
	Section 7A.1, 'disciplinary ground'—	18
	omit, insert—	19
	ground for disciplinary action	20

7	Section 7A.2(5), definition <i>disciplinary declaration</i> , paragraph (b), 'section 7.4(3)'—	1 2
	omit, insert—	3
	part 7	4
8	Part 11, division 9, second mention—	5
	renumber as part 11, division 9A.	6
9	Section 11.17, second mention—	7
	renumber as section 11.17A.	8

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