

Queensland

Education (Queensland College of Teachers) Bill 2005



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	Education (General Provisions) Act 1989.	190
	Criminal Law (Sexual Offences) Act 1978	190
	0:: 11 (0 10") A 14070	

2005

A Bill

for

An Act to establish the Queensland College of Teachers, to confer functions on the college including functions about the registration of teachers in Queensland and related matters, to establish the Office of the Queensland College of Teachers, and for other purposes

The	Parlia	ımeni	t of Queensland enacts—	1
Ch	apte	er 1	Preliminary	2
1	Sh	ort tit		3
			Act may be cited as the <i>Education (Queensland College eachers) Act 2005</i> .	4 5
2	Со	mme	ncement	6
			Act, other than sections 6, 299 and 304 and schedule 3, mences on 1 January 2006.	7 8
3	Ма	in ob	jects of Act	9
	(1)	The	main objects of the Act are—	10
		(a)	to uphold the standards of the teaching profession; and	11
		(b)	to maintain public confidence in the teaching profession; and	12 13
		(c)	to protect the public by ensuring education in schools is provided in a professional and competent way by approved teachers.	14 15 16
	(2)	The	objects are to be achieved mainly by—	17
		(a)	establishing the Queensland College of Teachers; and	18
		(b)	conferring on the college functions and powers about—	19
			(i) granting registration or permission to teach to persons; and	20 21
			(ii) taking disciplinary action against approved teachers; and	22 23

Sections 6 (Dictionary), 299 (Definitions for ch 12) and 304 (Conduct of election for new board before commencement) and schedule 3 (Dictionary) 1

		(iii) monitoring compliance with and enforcing this Act; and	1 2
		Teachers to help the college in the performance of its	3 4 5
4	Ac	binds all persons	6
	(1)	This Act binds all persons, including the State.	7
	(2)		8 9
5	Mu	ual recognition legislation not affected	10
		This Act does not affect the operation of the Mutual Recognition (Queensland) Act 1992 or the Trans-Tasman Mutual Recognition (Queensland) Act 2003.	11 12 13
6	Dic	tionary	14
		The dictionary in schedule 3 defines particular words used in this Act.	15 16
7	Me	aning of <i>harm</i>	17
	(1)	<i>Harm</i> , to a child, is any detrimental effect of a significant nature on the child's physical, psychological or emotional wellbeing.	18 19 20
	(2)	It is immaterial how the harm is caused.	21
	(3)	Harm can be caused by—	22
			23 24
		(b) sexual abuse or exploitation.	25

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Chapter 2				Registration and permission to teach	
Part	1			Eligibility requirements	3
8	Elig	gibilit	y for	full registration	4
	(1)	-		is eligible for full registration if the college is y satisfied—	5 6
		(a)	eithe	er—	7
			(i)	the person has attained the qualifications and experience for full registration prescribed under a regulation; or	8 9 10
			(ii)	the person's education, abilities, experience and contribution to education establish the person meets the requirements under the professional standards for full registration; and	11 12 13 14
				Example—	15
				a person has a teaching qualification that is not a prescribed qualification but has long and meritorious teaching experience in a school, whether or not the school is in Queensland	16 17 18 19
		(b)	the p	person is suitable to teach; and	20
		(c)		person meets any other requirements for essional practice for full registration prescribed er a regulation.	21 22 23
	(2)		-	rements mentioned in subsection (1)(a) and (c) are sional practice requirements for full registration.	24 25
	(3)		-	rements mentioned in subsection (1)(a) to (c) are the <i>requirements</i> for full registration.	26 27
	(4)			imiting subsection (1), the college may be satisfied on meets the eligibility requirements for full	28 29

		section 20.2	2
9	Eli	gibility for provisional registration	3
	(1)	A person is eligible for provisional registration if the college is reasonably satisfied—	4 5
		(a) either—	6
		 (i) the person has attained the qualifications for provisional registration prescribed under a regulation; or 	7 8 9
		 (ii) the person's education, abilities, experience and contribution to education establish the person meets the requirements under the professional standards for provisional registration; and 	10 11 12 13
		Example—	14
		a person has a qualification other than a prescribed qualification, at degree level or higher, from a higher education institution and has long and meritorious teaching experience in a non-school setting, such as a TAFE or higher education institution	15 16 17 18 19
		(b) the person is suitable to teach; and	20
		(c) the person meets any other requirements for professional practice for provisional registration prescribed under a regulation.	21 22 23
	(2)	The requirements mentioned in subsection (1)(a) and (c) are the <i>professional practice requirements</i> for provisional registration.	24 25 26
	(3)	The requirements mentioned in subsection (1)(a) to (c) are the <i>eligibility requirements</i> for provisional registration.	27 28
	(4)	Without limiting subsection (1), the college may be satisfied the person meets the eligibility requirements for provisional registration by imposing conditions on the registration under section 20.	29 30 31 32

² Section 20 (How college may decide application)

Eli	gibility f	or permission to teach	1
(1)		on is eligible for permission to teach if the college is bly satisfied the person—	2 3
	en no	as been offered a teaching position in a school and the imploying authority for, or principal of, the school can be find an appropriate registered teacher to fill the osition; and	4 5 6 7
		as knowledge, qualifications, skills or training asonably considered by the college to be relevant to e teaching position the person has been offered; and	8 9 10
	(c) is	suitable to teach; and	11
		eets any other requirements for professional practice or permission to teach prescribed under a regulation.	12 13
(2)		uirements mentioned in subsection (1)(a) to (d) are the <i>ty requirements</i> for permission to teach.	14 15
(3)	the pers	t limiting subsection (1), the college may be satisfied on meets the eligibility requirements for permission to y imposing conditions on the permission under section	16 17 18 19
Sui	tability t	to teach—criminal history information	20
(1)		sidering whether a person is suitable to teach, the must have regard to—	21 22
		e person's criminal history obtained under section 14 15; and	23 24
		her information about the person obtained under ction 15.	25 26
(2)	convicti person i is an ex	ollege is aware the person's criminal history includes a son for a serious offence, the college must decide the is not suitable to teach, unless the college is satisfied it acceptional case in which it would not harm the best so of children for the person to teach.	27 28 29 30 31
(3)	must co	ng regard to the person's criminal history, the college onsider the following matters relating to information ne commission, or alleged or possible commission, of nice by the person—	32 33 34 35

		(a)		n the offence was committed, is alleged to have a committed or may possibly have been committed;	1 2
		(b)		nature of the offence and its relevance to the duties teacher;	3 4
		(c)	•	hing else the college considers relevant to deciding ther the person is suitable to teach.	5 6
	(4)	does		ainal Law (Rehabilitation of Offenders) Act 1986 apply in relation to the college's decision under 1 (2).	7 8 9
12	Sui	tabili	ty to	teach—other considerations	10
	(1)			ering whether a person is suitable to teach, the ust also—	11 12
		(a)	reas	e regard to information held by the college or onably available to the college about each of the owing matters—	13 14 15
			(i)	any conviction of the person of an offence against a corresponding law or another law of a foreign country;	16 17 18
			(ii)	if the person has been refused registration as a teacher by an interstate regulatory authority or an overseas regulatory authority—the reason for the refusal;	19 20 21 22
			(iii)	if the person has been employed by an employing authority for a school and the person's employment was ended by the employing authority for a reason relating to the person's competency or suitability to teach—the reason for the ending of the person's employment;	23 24 25 26 27 28
			(iv)	if the person has been registered under this Act or a former Act or is, or has been, registered under a corresponding law and the registration was affected—	29 30 31 32
				(A) by the imposition of a condition—the nature of the condition and the reasons for its imposition; or	33 34 35

		(B)	by its suspension or cancellation—the reason for its suspension or cancellation; or	1 2
		(C)	in another way—the way it was affected and the reason for it being affected; and	3 4
	(b)	consider v	whether the person is suitable to work in a red field.	5 6
(2)	colle	ege may ha iders releva	ering whether a person is suitable to teach the ave regard to any other matter the college ant, even if the matter happened outside the	7 8 9 10
(3)			g section 11 or subsection (1) or (2), a person teach if the person—	11 12
	(a)		n a way that does not satisfy a standard of generally expected of a teacher; or	13 14
	(b)		behaves in a disgraceful or improper way that person is unfit to be granted registration or n to teach.	15 16 17
(4)	In th	is section—	-	18
	anoth prov	her State, t	law means a law applying, or that applied, in he Commonwealth or a foreign country that ovided, for the same matter as this Act or a s Act.	19 20 21 22
	overs	seas regula	tory authority means an entity—	23
	(a)	established New Zeala	d under the law of another country, other than and; and	24 25
	(b)	that has fu under this	anctions similar to the functions of the college Act.	26 27

Part 2				Making and deciding applications for registration or permission to teach	
Divisi	on	1		Applications other than by holders of provisional registration	4 5
13	App	olica	tion o	of div 1	6
				sion does not apply to a holder of provisional n who applies for full registration. ³	7 8
14	App	olica	tion f	or registration or permission to teach	9
((1)	-		other than an excluded person, may apply to the rany of the following—	10 11
		(a)	full 1	registration;	12
		(b)	prov	isional registration;	13
		(c)	perm	nission to teach.	14
((2)	The	applic	eation must—	15
		(a)	be in	the approved form; and	16
		(b)	be ac	ecompanied by each of the following—	17
			(i)	the documents or information on which the person relies to establish the person meets the eligibility requirements;	18 19 20
			(ii)	other documents or information, identified in the approved form, reasonably required by the college to decide the application;	21 22 23
			(iii)	any registration application fee or permission to teach application fee prescribed under a regulation;	24 25
			(iv)	the registration fee or permission to teach fee prescribed under a regulation;	26 27

³ See division 2 (Application for full registration by holder of provisional registration).

		(v) the criminal history check fee prescribed under a regulation.	1 2
	(3)	Also, the application must comply with any other requirements prescribed under a regulation.	3 4
	(4)	The approved form may require disclosure of the person's criminal history.	5 6
	(5)	If the approved form requires the disclosure of the person's criminal history, the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> does not apply to the disclosure.	7 8 9
	(6)	Information contained in or accompanying the application must, if required by the college, be verified by statutory declaration.	10 11 12
15	Cri	minal history check etc.	13
	(1)	The college must ask the commissioner of police for a written report about the criminal history of an applicant for registration or permission to teach.	14 15 16
	(2)	Also, the college may ask the commissioner of police for the following information about the applicant—	17 18
		(a) a brief description of the circumstances of a conviction or charge, for an offence, mentioned in the applicant's criminal history;	19 20 21
		(b) information about any investigation relating to the possible commission of a serious offence by the applicant.	22 23 24
	(3)	For subsections (1) and (2), the college's request may include the following information—	25 26
		(a) the applicant's name and any other name the college believes the applicant may use or have used;	27 28
		(b) the applicant's gender and date and place of birth.	29
	(4)	Subject to subsections (5) and (6), the commissioner of police must comply with a request under subsection (1) or (2).	30 31
	(5)	The commissioner of police's obligation to comply with the request applies only to information in the possession of the commissioner or to which the commissioner has access	32 33

	(6)	an i	commissioner of police must not give information about nvestigation relating to the possible commission of a bus offence by the applicant if—	1 2 3
		(a)	the commissioner is reasonably satisfied that giving the information—	4 5
			(i) may prejudice or otherwise hinder an investigation to which the information may be relevant; or	6 7
			(ii) may lead to the identification of an informant; or	8
			(iii) may affect the safety of a police officer, complainant or other person; or	9 10
		(b)	for an investigation that has been completed—the investigation has not led, and the commissioner is reasonably satisfied it is unlikely to lead, to a reasonable suspicion that the applicant committed a serious offence; or	11 12 13 14 15
		(c)	for an investigation that has not been completed—the commissioner is reasonably satisfied the investigation is unlikely to lead to a reasonable suspicion that the applicant committed a serious offence.	16 17 18 19
	(7)	does	Criminal Law (Rehabilitation of Offenders) Act 1986 anot apply to the asking for, or giving of, the information tioned in subsection (1) or (2).	20 21 22
16			ment to advise applicant of criminal history tion received	23 24
	(1)		section applies to information received by the college er section 15(4).	25 26
	(2)		ore using the information in deciding whether the person itable to teach, the college must—	27 28
		(a)	disclose the information to the applicant; and	29
		(b)	allow the applicant a reasonable opportunity to make representations to the college about the information.	30 31

17		llege's power to obtain further information etc. from plicant	1 2			
	(1)	Before deciding an application for registration or permission to teach, the college may, by notice, require the applicant to give the college, within a stated reasonable time, further information or a document the college reasonably requires to decide the application.	3 4 5 6 7			
	(2)	The time stated in the notice must be at least 28 days after giving the notice.	8 9			
	(3)	The notice may require further information to be verified by statutory declaration.	10 11			
	(4)	The applicant may ask the college to extend the time stated in the notice.	12 13			
	(5)	The request must be—	14			
		(a) in writing; and	15			
		(b) made before the time ends.	16			
	(6)	The college must not refuse a reasonable request for an extension of time.	17 18			
	(7)	The college may give an applicant—	19			
		(a) more than 1 notice under subsection (1); and	20			
		(b) more than 1 extension of time.	21			
18		ect of failure by applicant to comply with a request for ther information etc.	22 23			
		The applicant is taken to have withdrawn the application for registration or permission to teach if—				
		(a) the college gives the applicant a notice under section 17(1); and	26 27			
		(b) either—	28			
		(i) the applicant does not give the college the information or document required within the time required under the notice or an extension of time granted by the college; or	29 30 31 32			

			(ii)	the applicant does not verify by statutory declaration any information required under the notice to be verified by statutory declaration.	1 2 3
19		llege plicat		use documents or information to verify	4 5
				ge may use any documents or information held or by the college to verify information—	6 7
		(a)		cained in or accompanying an application for stration or permission to teach; or	8 9
		(b)	obta	ined by the college under section 17.	10
20	Но	w col	llege	may decide application	11
	(1)			ge must consider an application for registration or n to teach and—	12 13
		(a)	do a	ny of the following—	14
			(i)	for an application for full registration—grant the applicant full or provisional registration, with or without conditions;	15 16 17
			(ii)	for an application for provisional registration—grant the applicant provisional registration, with or without conditions;	18 19 20
			(iii)	for an application for permission to teach—grant the applicant permission to teach, with or without conditions; or	21 22 23
		(b)	refu teac	se to grant the applicant registration or permission to h.	24 25
	(2)	pern reas	nissio onabl	the college may grant the applicant registration or n to teach with a condition only if the college is y satisfied the condition is necessary to ensure the meets the eligibility requirements.	26 27 28 29
		Exan	iples oj	f conditions the college might impose—	30
		•	a cor	ndition requiring the applicant to complete a course	31
		•	a con	ndition requiring the supervision of the applicant	32
		•	a cor	ndition restricting the subjects the applicant can teach	33

Ste	eps to	be taken after college decides application	1		
(1)	If the college decides to grant the application for registration or permission to teach, as soon as practicable after the decision is made the college must—				
	(a)	give the applicant an approval notice; and	5		
	(b)	issue a certificate of registration or a certificate of permission to teach to the applicant; and	6 7		
	(c)	if the applicant is granted full or provisional registration—issue a registration card for the relevant year to the applicant.	8 9 10		
(2)	colle	vever, if the applicant applied for full registration and the ege decides to grant the applicant provisional stration—	11 12 13		
	(a)	subsection (1) does not apply; and	14		
	(b)	the college must—	15		
		(i) give the applicant an information notice about the college's decision; and	16 17		
		(ii) issue a certificate of registration and a registration card for the relevant year to the applicant.	18 19		
(3)		e college decides not to grant the applicant registration or nission to teach, the college must as soon as practicable—	20 21		
	(a)	give the applicant an information notice about the college's decision; and	22 23		
	(b)	refund the registration fee or permission to teach fee paid by the applicant.	24 25		
(4)	In th	is section—	26		
	аррі	roval notice means a notice stating the following—	27		
	(a)	the college's decision to grant the applicant full or provisional registration, or permission to teach;	28 29		
	(b)	if the college decides to grant the registration or permission to teach with conditions—	30 31		
		(i) the conditions and the reasons for them: and	32		

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		(ii) that the applicant may apply for review of the conditions under section 39; ⁴	1 2
		(c) if the college decides to grant the applicant permission to teach—the period of the permission to teach.	3
		<i>relevant year</i> means the registration year starting on the day the registration is granted.	5 6
Div	ision	2 Application for full registration by holder of provisional registration	7 8
22	Ар	plication by holder of provisional registration	9
		A holder of provisional registration may apply for full registration under this division.	10 11
23	Re	quirements for application	12
	(1)	The application must be in the approved form.	13
	(2)	The application must comply with any other requirements prescribed under a regulation.	14 15
24	Но	w college may decide application	16
	(1)	The college must consider the application and—	17
		(a) grant the applicant full registration, with or without conditions; or	18 19
		(b) refuse to grant the applicant full registration.	20
	(2)	The college may grant the application only if the college is reasonably satisfied—	21 22
		(a) if the applicant's provisional registration is subject to 1 or more conditions—the applicant has fulfilled all of the conditions; and	23 24 25
		(b) the applicant meets the professional practice requirements for full registration.	26 27

⁴ Section 39 (Application for review of condition)

	(3)	The college may grant the applicant full registration with a condition only if the college is reasonably satisfied the condition is necessary to ensure the applicant meets the eligibility requirements.	1 2 3 4
25	Ste	eps to be taken after college decides application	5
	(1)	As soon as practicable after deciding the application, the college must—	6 7
		(a) if it decides to grant the applicant full registration—	8
		(i) give the applicant an approval notice; and	9
		(ii) issue a certificate of registration and a registration card for the rest of the relevant year to the applicant; or	10 11 12
		(b) if it decides not to grant the applicant full registration—give the applicant an information notice about the decision.	13 14 15
	(2)	In this section—	16
		approval notice means a notice stating the following—	17
		(a) the college's decision to grant the applicant full registration;	18 19
		(b) if the college decides to grant the registration with conditions—	20 21
		(i) the conditions and the reasons for them; and	22
		(ii) that the applicant may apply for review of the conditions under section 39.	23 24
		<i>relevant year</i> means the registration year during which the applicant applies for full registration.	25 26

Part 3	3	Period, and renewal or extension, of registration or permission to teach	1 2 3
Divisio	on 1	Period and renewal of full registration and permission to teach	4 5 6
26 I	Perio	d and renewal of full registration	7
(The period of full registration is 5 years from the day the ollege grants the registration.	8 9
(1	tł re	However, if the person to whom the registration is granted was the holder of provisional registration, the period of the full registration is reduced by the period for which the person held the provisional registration.	10 11 12 13
	E	Example—	14
		A person holds provisional registration for 1 year before being granted full registration. The initial period of the person's full registration would be 4 years.	15 16 17
(At the end of the period of the registration, the registration nds.	18 19
(4	n	However, if an application for renewal of the registration is made before the period of the registration ends, the egistration is taken to continue until the application is lecided.	20 21 22 23
(:		Full registration may be renewed for further periods of 5 ears.	24 25
27 I	Perio	d and renewal of permission to teach	26
	1) T	The period of a permission to teach is the period stated in the ertificate of permission to teach issued to the holder of the permission.	27 28 29
(2		The stated period must not be longer than 2 years from the day he college grants the permission.	30 31

(3)			n to teach may be renewed for further periods not n 2 years each.	1 2
(4)		ler ha	a permission to teach may be renewed only if the s held the permission continuously for at least 2	3 4 5
(5)			nd of the period of the permission to teach, the n to teach ends.	6 7
(6)	befo pern	re th	ication for renewal of permission to teach is made e period of the permission to teach ends, the n to teach is taken to continue until the application is	8 9 10 11
	plica teach		or renewal of full registration or permission	12 13
(1)	-		other than an excluded person, may apply to the r the renewal of—	14 15
	(a)	full	registration; or	16
	(b)	pern	nission to teach.	17
(2)	The	appli	eation must—	18
	(a)		nade before the person's registration or permission each ends but not earlier than—	19 20
		(i)	for renewing full registration—6 months before the registration ends; or	21 22
		(ii)	for renewing permission to teach—3 months before the permission to teach ends; and	23 24
	(b)	be in	n the approved form; and	25
	(c)	be a	ccompanied by each of the following—	26
		(i)	documents or information, identified in the approved form, reasonably required by the college to decide the application;	27 28 29
		(ii)	the annual fee;	30
		(iii)	if the application is for renewal of permission to teach—the criminal history check fee prescribed under a regulation.	31 32 33

	(3)			1 2
	(4)		approved form may require disclosure of the person's inal history.	3
	(5)	crim	ninal history, the Criminal Law (Rehabilitation of	5 6 7
	(6)	must	- · · · · · · · · · · · · · · · · · · ·	8 9 10
29	Re	quire	ments for renewal—full registration	11
	(1)		section applies in relation to a person who applies for wal of full registration under section 28.	12 13
	(2)		college may renew the person's registration if the college asonably satisfied—	14 15
		(a)	the person is suitable to teach; and	16
		(b)	each condition of the person's registration (if any)—	17
			(i) has been fulfilled; or	18
			(ii) is being complied with at the time the college considers the application for renewal; and	19 20
		(c)	the person has practised as a teacher, whether or not on a full-time basis, for a period that is—	21 22
			•	23 24
			and the second s	25 26
		(d)	the person has undertaken, during the relevant period of registration, the continuing professional learning required for registered teachers under the CPL framework.	27 28 29 30
	(3)	requ	ne college is reasonably satisfied the person meets the irements under subsection (2)(a) and (b) but does not the recency of practice requirement stated in subsection	31 32 33

		(2)(c), the college must renew the person's registration subject to a returning to teaching condition.	1 2
	(4)	For renewing full registration under subsection (3), the requirement mentioned in subsection (2)(d) need not be met.	3 4
	(5)	For deciding whether the person is suitable to teach, sections 15 to 19 apply, with any necessary changes, as if—	5 6
		(a) the application for renewal were an application for registration; and	7 8
		(b) the applicant for renewal were an applicant for registration; and	9 10
		(c) the renewal of the registration were the grant of the registration.	11 12
	(6)	In this section—	13
		<i>relevant period of registration</i> means the period of the registration during which the application for renewal is made.	14 15
30	De	velopment or recognition of CPL framework by college	16
	(1)	The college must develop or recognise a framework (a <i>CPL framework</i>) for the continuing professional learning of registered teachers.	17 18 19
	(2)	In developing the framework, the college must—	20
		(a) have regard to the professional standards; and	21
		(b) consult with the chief executive and the representative entities.	22 23
	(3)	Subsection (2) does not prevent the college consulting with another person or entity.	24 25
	(4)	The college must give notice to all registered teachers to whom the framework is relevant of the matters provided for in the framework.	26 27 28
	(5)	The framework may state any of the following, for the requirement stated in section 29(2)(d) for renewing full registration—	29 30 31
		(a) the type of continuing professional learning required;	32

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		(b) the minimum continuing professional learning a 1 registered teacher must undertake. 2
	(6)	The college must— 3
		(a) make the framework available for inspection on its Internet site; and 5
		(b) ensure copies of the framework are kept available for inspection at the office. 6
31	Re	uirements for renewal—permission to teach 8
	(1)	This section applies in relation to a person who applies for renewal of permission to teach under section 28.
	(2)	The college may renew the person's permission to teach if the college is reasonably satisfied— 12
		(a) the person is suitable to teach; and
		(b) each condition of the person's permission to teach (if any)—
		(i) has been fulfilled; or
		(ii) is being complied with at the time the college considers the application for renewal.
	(3)	For deciding whether the person is suitable to teach, sections 15 to 19 apply, with any necessary changes, as if— 20
		(a) the application for renewal were an application for permission to teach; and
		(b) the applicant for renewal were an applicant for permission to teach; and 22
		(c) the renewal of the permission to teach were the grant of the permission to teach.
32	Но	college may decide application for renewal
	(1)	The college must consider an application for the renewal of full registration or permission to teach and either—
		(a) renew the applicant's registration or permission to teach, with or without conditions; or 31

		(b)	refuse to renew the applicant's registration or permission to teach.	1 2
	(2)	(1)(a meet 31(2)	college may impose any condition under subsection a) the college considers necessary for the applicant to the requirements stated in section 29(2)(a), (c) or (d) or (d)(a), in addition to any returning to teaching condition used under section 29.	3 4 5 6 7
	(3)	to to	e college decides to renew the registration or permission each, the registration or permission to teach remains ect to the conditions to which it was subject immediately re the renewal, other than a condition that has been lled.	8 9 10 11 12
33	Ste	eps to	be taken after college decides application	13
	(1)	or p	e college decides to renew the applicant's full registration permission to teach, as soon as practicable after the sion is made the college must—	14 15 16
		(a)	give the applicant an approval notice; and	17
		(b)	issue a certificate of registration or a certificate of permission to teach to the applicant; and	18 19
		(c)	if full registration is renewed—issue a registration card for the relevant year to the applicant.	20 21
	(2)	regis prac	he college decides not to renew the applicant's full stration or permission to teach, the college must as soon as ticable give the applicant an information notice about the ege's decision.	22 23 24 25
	(3)	In th	is section—	26
		appr	coval notice means a notice stating the following—	27
		(a)	the college's decision to renew the applicant's full registration or permission to teach;	28 29
		(b)	if the college decides to renew the registration or permission to teach with conditions—	30 31
			(i) the conditions and the reasons for them; and	32
			(ii) that the person may apply for a review of the conditions under section 39;	33 34

		(c) if the college decides to renew the permission to teach—the period for which the permission is renewed.	1 2
		<i>relevant year</i> means the registration year starting on the day from which the registration is renewed.	3 4
Divi	sion	Period and extension of provisional registration	5 6
34	Pe	riod of provisional registration	7
	(1)	The period of provisional registration is 2 years from the day the college grants the registration.	8 9
	(2)	At the end of the period of the registration, the registration ends.	10 11
	(3)	However, the registration may be extended for a further period of 2 years under section 35.	12 13
35	Ор	tion to extend provisional registration	14
	(1)	A person who holds provisional registration may give the college a notice, before the period of the registration ends, stating that the holder wishes to exercise the option to extend the registration.	15 16 17 18
	(2)	The notice must be accompanied by the annual fee.	19
	(3)	If the holder gives notice under subsection (1), the college must—	20 21
		(a) extend the period of the holder's registration for 2 years; and	22 23
		(b) as soon as practicable after receiving the notice, issue to the holder—	24 25
		(i) a certificate of registration; and	26
		(ii) a registration card for the relevant year.	27
	(4)	The period of provisional registration may be extended under this section only once.	28 29
	(5)	In this section—	30

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relevant year means the registration year starting on the day from which the provisional registration is extended.

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1 2

Part	4	Restoration of full registration	3
36		en application for restoration of full registration may made	4 5
	(1)	A person, other than an excluded person, whose full registration has ended may, not later than 2 months after the person's registration ended, apply to the college for restoration of the registration.	6 7 8 9
	(2)	Despite subsection (1), the college may accept an application made more than 2 months after expiry of the registration if the college is satisfied it would be reasonable in all the circumstances to accept the application.	10 11 12 13
37	Red	quirements for application for restoration	14
	(1)	The application must—	15
		(a) be in the approved form; and	16
		(b) be accompanied by each of the following—	17
		 (i) documents or information, identified in the approved form, reasonably required by the college to decide the application; 	18 19 20
		(ii) the restoration application fee prescribed under a regulation;	21 22
		(iii) the annual fee.	23
	(2)	The approved form may require disclosure of the person's criminal history.	24 25
	(3)	If the approved form requires the disclosure of the person's criminal history, the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> does not apply to the disclosure.	26 27 28

	(4)	Information contained in or accompanying the application must, if required by the approved form, be verified by statutory declaration.	1 2 3
38	App	olication of pt 3, div 1 for restoring full registration	4
	(1)	For restoring full registration, part 3, division 1, other than section 28(2)(a), applies with any necessary changes as if—	5 6
		(a) an application for restoration of full registration were an application for renewal of full registration; and	7 8
		(b) the applicant for restoration of full registration were an applicant for renewal of full registration; and	9 10
		(c) restoration of full registration were renewal of full registration.	11 12
	(2)	For subsection (1), section 29 applies as if—	13
		(a) the time at which the conditions of the applicant's registration were required to be complied with under section 29(2)(b)(ii) was immediately before the registration ended; and	14 15 16 17
		(b) the relevant period of registration were the most recently ended period of the applicant's registration.	18 19
	(3)	For subsection (1), section 32(3) applies as if the person's registration were required to be restored subject to the conditions to which it was subject immediately before it ended.	20 21 22 23
Part	5	Conditions	24
Divis	ion	1 Review, amendment and removal of conditions	25 26
39	Apr	olication for review of condition	27
	(1)	This section applies to a person—	28

		(a)	who is an approved teacher; and	1
		(b)	whose registration or permission to teach is subject to a condition, other than a condition imposed by a disciplinary committee.	2 3 4
	(2)	aski	person may make a written application to the college ng for the condition to be reviewed and amended or celled.	5 6 7
40	Re	view	of condition by college	8
	(1)		college must, as soon as practicable after being asked to ew a condition under section 39, review the condition.	9 10
	(2)		er conducting the review, the college may do 1 or more of following—	11 12
		(a)	amend the condition under section 41 or 42;	13
		(b)	cancel the condition under section 43;	14
		(c)	decide to impose a new condition on the person's registration or permission to teach under section 41;	15 16
		(d)	refuse to amend or cancel the condition under section 41 or 43.	17 18
41		nendr view	ment or imposition of conditions following a	19 20
	(1)		s section applies if the college reviews a condition of a on's registration or permission to teach under section 40.	21 22
	(2)	The	college may decide to—	23
		(a)	impose a new condition on the person's registration or permission to teach, if the college is reasonably satisfied the condition is necessary to ensure the person meets the eligibility requirements; or	24 25 26 27
		(b)	amend the reviewed condition other than under section 42(1); or	28 29
		(c)	refuse to amend the reviewed condition as requested by the holder.	30 31

	(3)	If the college decides to do a thing mentioned in subsection (2), as soon as practicable after making the decision the college must give the person an information notice about the decision.	1 2 3 4
	(4)	The decision takes effect on the day the information notice is given to the person or, if the notice states a later day of effect, the stated day of effect.	5 6 7
42	No	n-contentious amendment of conditions	8
	(1)	The college may at any time amend a condition imposed on a person's registration or permission to teach if the registration or permission to teach is amended only—	9 10 11
		(a) to omit the condition, if doing so is not adverse to the holder's interests; or	12 13
		(b) for a formal or clerical reason; or	14
		(c) in another way that is not adverse to the holder's interests; or	15 16
		(d) as requested by the holder in an application for review of the condition.	17 18
	(2)	The college may make an amendment under subsection (1) by giving notice to the holder.	19 20
	(3)	The amendment takes effect on the day the notice is given to the holder or, if the notice states a later day of effect, the stated day of effect.	21 22 23
43	Ca	ncellation of conditions	24
	(1)	The college may cancel a condition imposed on a person's registration or permission to teach if the college is reasonably satisfied the condition has been fulfilled or is no longer necessary for the person to meet the eligibility requirements.	25 26 27 28
	(2)	However, if the condition is a returning to teaching condition of full registration, the college may cancel the condition only if the college receives evidence, of a type prescribed under a regulation, of satisfactory completion by the person of the professional learning program required to satisfy the condition.	29 30 31 32 33 34

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	(3)	The college may cancel a condition under this section by giving notice to the person.	1 2
	(4)	The notice must state the day the cancellation takes effect.	3
	(5)	If the person requested, in an application for review, the cancellation of a condition and the college decides not to cancel the condition, the college must as soon as practicable give an information notice about the college's decision to the person.	4 5 6 7 8
44		nending or replacing certificate of registration or rtificate of permission to teach	9 10
	(1)	An approved teacher who receives a relevant notice must, unless the teacher has a reasonable excuse, return the teacher's certificate of registration or certificate of permission to teach to the college within 21 days after receiving the notice.	11 12 13 14
		Maximum penalty—10 penalty units.	15
	(2)	On receiving the certificate, the college must—	16
		(a) amend it appropriately or issue a replacement certificate to the teacher; and	17 18
		(b) return the amended or replacement certificate to the teacher.	19 20
	(3)	The effect of the amendment does not depend on the amendment being noted on the teacher's certificate of registration or permission to teach.	21 22 23
	(4)	In this section—	24
		relevant notice means—	25
		(a) a notice under section 41(3), 42(2) or 43(3); or	26
		(b) a notice under section 104 or 164 stating the Teachers Disciplinary Committee has decided to amend, impose or remove a condition of the teacher's registration or permission to teach.	27 28 29 30

s 45 43 s 46

Division 2		2	Suspension or cancellation of registration or permission to teach for failing to comply with condition	1 2 3
45	Аp	plicat	ion of div 2	4
	(1)	of th	division applies in relation to a person who holds either ne following that is subject to a condition (a <i>relevant lition</i>)—	5 6 7
		(a)	provisional registration;	8
		(b)	permission to teach.	9
	(2)		division also applies to a person who holds full tration subject to a returning to teaching condition.	10 11
46			to give show cause notice for failing to comply adition	12 13
		divis has f	te college reasonably believes a person to whom this ion applies is not complying with a relevant condition, or failed to comply with a returning to teaching condition, ollege must give the person a notice stating—	14 15 16 17
		(a)	the college may order the cancellation or suspension of the person's registration or permission to teach (the <i>proposed order</i>); and	18 19 20
		(b)	the grounds for the proposed order; and	21
		(c)	an outline of the facts and circumstances forming the basis for the grounds; and	22 23
		(d)	if the proposed order is an order suspending the registration or permission to teach—the proposed period of the suspension; and	24 25 26
		(e)	an invitation to the person to show in writing, within a stated time that is at least 28 days, why the proposed order should not be made.	27 28 29

28

44

	llege's power to suspend or cancel registration or mission to teach
(1)	This section applies if, after considering any written statements made to the college within the time required under section 46(e), the college is satisfied the person is not complying with a relevant condition or has not complied with a returning to teaching condition.
(2)	The college may—
	(a) if the proposed order was to suspend the registration or permission to teach for a proposed period—order suspension of the registration or permission to teach for not longer than the proposed period; or
	(b) if the proposed order was to cancel the registration or permission to teach—order either of the following—
	(i) cancellation of the registration or permission to teach;
	(ii) suspension of the registration or permission to teach for a period.
(3)	The college must, within 7 days after the decision about whether to make an order under subsection (2) is made, give the person—
	(a) if the college decides to make the order—an information notice about the college's decision; or
	(b) if the college decides not to make the order—a notice stating the college's decision.
(4)	In this section—

proposed order means the proposed order stated in the notice

given to the person under section 46.

Part	6		Immediate suspension and cancellation of registration or permission to teach by college	1 2 3
Division 1		1	Suspension	4
48			f charge for excluding offence pending charge ealt with	5 6
	(1)	secti	s section applies if, after the commencement of this ion, an approved teacher is charged with an excluding nce. ⁵	7 8 9
	(2)		college must, immediately after it becomes aware of the ege, suspend the teacher's registration or permission to h.	10 11 12
49			's power to suspend if approved teacher poses nt risk of harm to children	13 14
			college may suspend an approved teacher's registration or nission to teach if the college reasonably believes—	15 16
		(a)	the teacher poses an imminent risk of harm to children; and	17 18
		(b)	it is necessary to immediately suspend the teacher's registration or permission to teach to protect children.	19 20
50	Red	quire	ment to give notice of suspension	21
	(1)	pern	ne college suspends an approved teacher's registration or mission to teach under this division, the college must nediately give notice of the suspension to the teacher.	22 23 24
	(2)		a suspension under section 48, the notice must state the owing—	25 26

⁵ See also section 324 (Suspension for charge for excluding offence not to apply to particular approved teachers).

		(a)	that the teacher's registration or permission to teach is suspended under section 48;	1 2
		(b)	the reasons for the college's decision;	3
		(c)	that the Teachers Disciplinary Committee will review the continuation of the suspension to decide whether it is an exceptional case in which the best interests of children would not be harmed if the suspension were ended.	4 5 6 7 8
	(3)		a suspension under section 49, the notice must state the owing—	9 10
		(a)	that the teacher's registration or permission to teach is suspended under section 49;	11 12
		(b)	the reasons for the college's decision;	13
		(c)	that the college will refer a disciplinary matter to the Teachers Disciplinary Committee about whether a ground for disciplinary action against the teacher exists.	14 15 16
	(4)		college must, at the same time as notice of the suspension ven to the teacher, give a copy of the notice to—	17 18
		(a)	the employing authority for, and the principal of, each school at which the teacher is employed; and	19 20
		(b)	the Teachers Disciplinary Committee.	21
51	Wh	en sı	uspension takes effect	22
		pern	suspension of an approved teacher's registration or nission to teach under this division takes effect on the day ce of the suspension is given to the teacher under section	23 24 25 26
52	Wh	en sı	uspension ends	27
		pern	suspension of an approved teacher's registration or nission to teach under this division ends when the earliest ne following happens—	28 29 30

(3)

24

25

26

		(a) the Teachers Disciplinary Committee decides, under section 55, 102, 152, 159 or 160,6 to end the suspension;	1 2
		(b) the teacher's registration or permission to teach is cancelled under division 3 or section 160.	3 4
Divi	sion	Review of continuation of suspension	5 6
53	Red s 4	uirement to review continuation of suspension under	7 8
	(1)	The Teachers Disciplinary Committee must review the continuation of the suspension of an approved teacher under section 48.	9 10 11
	(2)	The purpose of the review is for the committee to decide whether it is an exceptional case in which the best interests of children would not be harmed if the suspension were ended.	12 13 14
54		nmittee to give notice inviting submissions to roved teacher	15 16
	(1)	The Teachers Disciplinary Committee must give the approved teacher a notice inviting the teacher to show, within a stated time, why the matter is an exceptional case in which the best interests of children would not be harmed if the suspension of the teacher's registration or permission to teach were ended.	17 18 19 20 21
	(2)	The stated time must be not less than 28 days after the notice is given.	22 23

suspension given to the teacher.

The notice must be given to the teacher immediately after the

committee receives, under section 50, a copy of the notice of

⁶ Section 55 (Committee's decision about continuation of suspension), 102 (Disciplinary action by Teachers Disciplinary Committee—approved teachers), 152 (Interim orders), 159 (Ending of suspension if ground for disciplinary action not established) or 160 (Decision about disciplinary action against approved teacher)

55	Co	mmit	tee's decision about continuation of suspension	1			
	(1)	(1) After considering any submissions made by the approved teacher within the stated time under section 54, the Teachers Disciplinary Committee must decide whether it is an exceptional case in which the best interests of children would not be harmed if the suspension of the teacher were ended.					
	(2)	2) If the committee is satisfied it is an exceptional case, the committee must order the suspension be ended.					
	(3)			9 10			
		(a)	11	11 12			
		(b)	the stated time under section 54 ends.	13			
	(4)	perio	od under subsection (3), the committee is taken to have	14 15 16			
	(5)		committee must, as soon as practicable, give notice of its sion to the approved teacher.	17 18			
	(6)	The	notice must state each of the following—	19			
		(a)	the committee's decision and the reasons for it;	20			
		(b)	if the decision is that it is not an exceptional case—	21			
			notice is given, appeal against the committee's	22 23 24			
			(ii) how to appeal.	25			
Divi	sion	3	Cancellation	26			
56				27 28			
	(1)		11	29 30			
		(a)		31 32			

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	(b)	the o	court that convicts the teacher—	1
		(i)	imposes an imprisonment order; or	2
		(ii)	makes a disqualification order.	3
(2)	of t	he d	ge must, as soon as possible after it becomes aware conviction, cancel the teacher's registration or n to teach.	4 5 6
(3)		colleg	ge must immediately give notice to the person of the on.	7 8
(4)	The	notice	e must state—	9
	(a)	colle	e is no appeal under this Act in relation to the ege's decision to cancel the teacher's registration or mission to teach; and	10 11 12
	(b)		ess paragraph (c) applies, the teacher can never be need registration or permission to teach; and	13 14
	(c)		the teacher can apply for registration or permission each if—	15 16
		(i)	the decision to cancel the teacher's registration or permission to teach was made under this section; and	17 18 19
		(ii)	the conviction of the teacher of the excluding offence, or the order mentioned in subsection (1)(b), is not upheld on appeal.	20 21 22
(5)	autho	ority	of the notice must also be given to the employing for, and the principal of, each school at which the employed.	23 24 25
(6)	colle	ge ui	no appeal under this Act against a decision of the nder this section to cancel the teacher's registration sion to teach.	26 27 28
(7)	In th	is sec	etion—	29
	appe	<i>al</i> inc	cludes review.	30
Fff	act of	ann	eal on cancellation	31
(1)			on applies if—	32
(-)	_ 1115	2001		32

		(a)		or permission to teach of an approved lled by the college under section 56; and	1 2
		(b)	any of the follow	ving is appealed—	3
			(i) the conviction offence;	etion of the teacher of an excluding	4 5
			(ii) the imposi offence;	tion of an imprisonment order for the	6 7
			(iii) the making	g of a disqualification order.	8
	(2)	The	ancellation rema	ains in effect during the appeal.	9
	(3)	or (i		order mentioned in subsection (1)(b)(ii) on appeal, the person is no longer an nis Act.	10 11 12
Divi	sion	4	Disqua	lification order	13
58	Dis	qual	cation order		14
	(1)	This	ection applies if	<u>; </u>	15
		(a)	an approved to	eacher is convicted of an excluding	16 17
		(b)		onvicts the teacher does not impose an rder for the offence.	18 19
	(2)	initi to t	ive, make an or	plication by the prosecutor or on its own der (a <i>disqualification order</i>) in relation ag the teacher may never be granted sion to teach.	20 21 22 23
	(3)	In th	section—		24
		Cro	<i>i prosecutor</i> inc	cludes each of the following—	25
		(a)	the Attorney-Ge	eneral;	26
		(b)	the director of p	ublic prosecutions;	27
		(c)	another person, the State.	other than a police officer, appearing for	28 29
		pros	cutor means—		30

		(a)	in the context of a proceeding before, or an application to, a Magistrates Court—a police officer or Crown prosecutor; or	
		(b)	otherwise—a Crown prosecutor.	4
Part	t 7		Surrender of registration or permission to teach	5
59	Su	rrend	ler of registration or permission to teach	7
			approved teacher may surrender the teacher's registration to teach by—	on 8 9
		(a)	returning to the college—	10
			(i) the teacher's certificate of registration or certificate of permission to teach; and	ate 11
			(ii) if applicable, the teacher's registration card; and	13
		(b)	giving notice of the surrender to the college.	14
Part	t 8		Documents evidencing registration or permission to teach	15 16 17
60	Fo	rm of	certificate of registration	18
	(1)	A ce	ertificate of registration must be in the approved form.	19
	(2)		approved form must provide for inclusion of towing—	he 20 21
		(a)	the registered teacher's name;	22
		(b)	whether the teacher holds full registration or provision registration;	nal 23 24
		(c)	the teacher's identification number:	25

	(d) the period of the registration;	1
	(e) the qualifications held by the teacher and—	2
	(i) relied on by the teacher to obtain registration; or	3
	(ii) evidence of which has otherwise been given to the college;	4 5
	(f) any conditions of the registration.	6
Fo	rm of certificate of permission to teach	7
(1)	A certificate of permission to teach must be in the approved form.	8 9
(2)	The approved form must provide for inclusion of the following—	10 11
	(a) the approved teacher's name;	12
	(b) the period of the permission to teach;	13
	(c) the teacher's identification number;	14
	(d) any anditions of the namical at to the	1.5
	(d) any conditions of the permission to teach.	15
Re tea	placing certificates of registration or permission to	16 17
	placing certificates of registration or permission to	16
tea	placing certificates of registration or permission to ach An approved teacher may apply to the college for replacement of the teacher's registration certificate, or certificate of permission to teach, if it has been lost, stolen, destroyed or	16 17 18 19 20
tea (1)	placing certificates of registration or permission to ach An approved teacher may apply to the college for replacement of the teacher's registration certificate, or certificate of permission to teach, if it has been lost, stolen, destroyed or damaged.	16 17 18 19 20 21
tea (1)	placing certificates of registration or permission to ach An approved teacher may apply to the college for replacement of the teacher's registration certificate, or certificate of permission to teach, if it has been lost, stolen, destroyed or damaged. The application must be—	16 17 18 19 20 21
tea (1)	placing certificates of registration or permission to ach An approved teacher may apply to the college for replacement of the teacher's registration certificate, or certificate of permission to teach, if it has been lost, stolen, destroyed or damaged. The application must be— (a) in the approved form; and (b) accompanied by the fee prescribed under a regulation.	16 17 18 19 20 21 22 23
(1) (2) (3)	placing certificates of registration or permission to ach An approved teacher may apply to the college for replacement of the teacher's registration certificate, or certificate of permission to teach, if it has been lost, stolen, destroyed or damaged. The application must be— (a) in the approved form; and (b) accompanied by the fee prescribed under a regulation. The college may decide to grant the application only if it is satisfied the certificate has been lost, stolen, destroyed or	16 17 18 19 20 21 22 23 24 25 26

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	(a)	be issued for a period of 1 year;7 and	
	(b)	be in the approved form.	
(2)		approved form must provide for the inclusion of the wing—	
	(a)	the registered teacher's name;	
	(b)	whether the teacher holds full registration or provisional registration;	
	(c)	the period for which the card is issued;	
	(d)	the teacher's identification number.	
		nent to return certificate of registration or on to teach etc. on suspension or cancellation	
pei	missi	on to teach etc. on suspension or cancellation	
peı	mission This permi		
	This permit or the The to return	on to teach etc. on suspension or cancellation section applies if an approved teacher's registration or ission to teach is suspended or cancelled by the college	
pe (1)	This permit or the The to return receive	section applies if an approved teacher's registration or ission to teach is suspended or cancelled by the college e Teachers Disciplinary Committee. eacher must, unless the teacher has a reasonable excuse, in each of the following to the college within 14 days after	
pe (1)	This permit or the The to return receive (a)	section applies if an approved teacher's registration or ission to teach is suspended or cancelled by the college e Teachers Disciplinary Committee. eacher must, unless the teacher has a reasonable excuse, a each of the following to the college within 14 days after ving notice of the suspension or cancellation— the teacher's certificate of registration or permission to	
pe (1)	This permit or the The to return receive (a)	section applies if an approved teacher's registration or ission to teach is suspended or cancelled by the college e Teachers Disciplinary Committee. eacher must, unless the teacher has a reasonable excuse, a each of the following to the college within 14 days after ving notice of the suspension or cancellation— the teacher's certificate of registration or permission to teach;	

See also section 66 (Payment of annual fee by approved teacher and issue of registration card to registered teacher). 7

Part	9	Miscellaneous provisions	1
65		llege's power to obtain criminal history etc. in relation an approved teacher	2 3
	(1)	For deciding whether an approved teacher is or continues to be suitable to teach, the college may ask the commissioner of police for—	4 5 6
		(a) a written report about the teacher's criminal history; or	7
		(b) other information about the teacher mentioned in section 15(2).8	8 9
	(2)	Section 15(3) to (7) applies for the request as if it were made under that section.	10 11
	(3)	For section 15(3), the college's request may also include a number or date relevant to the teacher's registration or permission to teach.	12 13 14
	(4)	Sections 11 and 12 ⁹ apply for the college's decision about whether the teacher is or continues to be suitable to teach.	15 16
66		ment of annual fee by approved teacher and issue of istration card to registered teacher	17 18
	(1)	An approved teacher must pay the fee (the <i>annual fee</i>) prescribed under a regulation for keeping the teacher's registration or permission to teach, for a registration year, before the year starts. ¹⁰	19 20 21 22
	(2)	If the teacher is a registered teacher, on payment of the annual fee the college must issue a registration card for the year to the teacher.	23 24 25
	(3)	If the teacher is the holder of a permission to teach, on payment of the annual fee the college must give the teacher a notice stating that the teacher's name has been retained in the register.	26 27 28 29

⁸ Section 15 (Criminal history check etc.)

⁹ Sections 11 (Suitability to teach—criminal history information) and 12 (Suitability to teach—other considerations)

¹⁰ See also section 314 (Existing registrations).

	(4)	subs stati will any	the teacher does not pay the annual fee as required under section (1), the college must give the teacher a notice and that the teacher's registration or permission to teach be cancelled unless the teacher pays the annual fee, plus fee for late payment prescribed under a regulation, by the (the <i>due day</i>) stated in the notice.	1 2 3 4 5 6
	(5)	The	due day must be at least 14 days after the notice is given.	7
	(6)	pay	the amount required under the notice by the due day, the ege must—	8 9 10
		(a)	cancel the teacher's registration or permission to teach; and	11 12
		(b)	give the teacher notice of the cancellation.	13
67	Eff tea		f suspension on registration or permission to	14 15
	(1)	teacl	section applies if a person's registration or permission to h is suspended by the college or the Teachers Disciplinary nmittee.	16 17 18
	(2)		ing the suspension, the person must not start or continue ach in a prescribed school.	19 20
		Max	imum penalty—100 penalty units.	21
	(3)	regis cond	the end of the suspension, the person holds the same stration or permission to teach, and on the same ditions, as the person held it immediately before the pension.	22 23 24 25
	(4)	Subs	section (3) applies subject to—	26
		(a)	any order to the contrary made by the Teachers Disciplinary Committee in relation to the person; and	27 28
		(b)	payment by the person of the annual fee; and	29
		(c)	if the period of the person's registration or permission to teach ends under section 26 or 27 during the suspension—renewal of the registration or permission to teach.	30 31 32 33

Chapter 3 Part 1			Requirements for approved teachers and other persons	1 2
			Giving information to the college	3 4
Div	ision	1	Approved teachers	5
68	Ch	ange	es in criminal history	6
	(1)	the	here is a change in an approved teacher's criminal history teacher must immediately disclose to the college the ails of the change.	
	(2)	there	an approved teacher who does not have a criminal history re is taken to be a change in the teacher's criminal history i teacher acquires a criminal history.	
69		quire tory	ements for disclosure of changes in criminal	13 14
	(1)		comply with section 68(1), the approved teacher must give disclosure in the approved form.	e 15 16
	(2)	conv	e information disclosed by the approved teacher about a viction or charge for an offence in the person's crimina tory must include each of the following—	
		(a)	the existence of the conviction or charge;	20
		(b)	when the offence was committed or alleged to have been committed;	n 21 22
		(c)	details adequate to identify the offence or alleged offence;	d 23 24
		(d)	for a conviction—	25
			(i) whether or not a conviction was recorded; and	26
			(ii) the sentence imposed on the teacher	27

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70	Fai	lure to disclose changes in criminal history
		An approved teacher must not fail to give the college a disclosure required under section 68(1), unless the teacher has a reasonable excuse.
		Maximum penalty—100 penalty units.
71	Dis	sclosure of other change in circumstances
	(1)	An approved teacher must, within 20 business days after a prescribed change in circumstances, give notice to the college stating details of the change in circumstances.
		Maximum penalty—10 penalty units.
	(2)	In this section—
		prescribed change in circumstances means a change in the approved teacher's circumstances, other than a change in criminal history, of a type prescribed under a regulation.
Divi	ision	2 Registered teachers
72		sclosure about particular changes in teaching status in other State
	(1)	This section applies if a following event happens to a person who is a registered teacher—
		(a) if the person is registered as a teacher in another State—the person's registration as a teacher in the other State is cancelled or suspended, however described;
		State is cancelled of suspended, however described,
		(b) if the person is employed as a teacher in another State that does not register teachers—the person's employment as a teacher in the other State is terminated because the person's employer was satisfied the person was not competent or suitable to be employed as a teacher.

Maximum penalty—40 penalty units.

	(3)	gave	notice must disclose the circumstances of the event that e rise to the cancellation or suspension of registration or termination of employment.	1 2 3
Divi	sion	3	Other persons	4
73	De	finitio	on for div 3	5
		In th	nis division—	6
			want teacher, of a prescribed school, means a person who was an approved teacher teaching at the school.	7 8
74	Ме	aning	g of <i>prescribed school</i>	9
		Any	of the following is a <i>prescribed school</i> —	10
		(a)	a State school or non-State school;	11
		(b)	a kindergarten or preschool centre that purports to offer an education program for children in the year prior to enrolment in year 1;	12 13 14
		(c)	another institution or place, or part of an institution or place, at which an educational program is offered that is based on a syllabus approved or accredited by the Queensland Studies Authority under the <i>Education</i> (Queensland Studies Authority) Act 2002.	15 16 17 18 19
75		mmis tory	ssioner of police must notify changes in criminal	20 21
	(1)		s section applies if the commissioner of police reasonably bects a person who is charged with an offence—	22 23
		(a)	is an approved teacher; or	24
		(b)	was an approved teacher when the offence is alleged to have been committed.	25 26
	(2)		commissioner must notify the college about the change in person's criminal history.	27 28
	(3)	The	notice must state the following—	29

		(a) the person's name and address;	1
		(b) the person's date of birth;	2
		(c) the offence the person is charged with;	3
		(d) particulars of the offence;	4
		(e) the date of the charge.	5
	(4)	The college may confirm the suspicions of the commissioner of police under subsection (1).	6 7
	(5)	On receiving a notice under subsection (2) about the person, the college may write to the person to inform the person of their obligation under section $68(1)$.	8 9 10
	(6)	The Criminal Law (Rehabilitation of Offenders) Act 1986 does not apply to the giving of a notification under subsection (2).	11 12 13
76		quirement for employing authority to notify college out particular investigations	14 15
	(1)	This section applies if the employing authority for a prescribed school investigates an allegation of harm caused, or likely to be caused, to a child because of the conduct of a relevant teacher of the prescribed school.	16 17 18 19
	(2)	The employing authority must, as soon as practicable after the	
		investigation starts, give notice to the college of the investigation.	20 21 22
		investigation starts, give notice to the college of the	21
	(3)	investigation starts, give notice to the college of the investigation.	21 22
	(3)	investigation starts, give notice to the college of the investigation. Maximum penalty—40 penalty units.	21 22 23
	(3)	investigation starts, give notice to the college of the investigation. Maximum penalty—40 penalty units. The notice must include the following— (a) the name of the employing authority and, if the name of the authority is different to the name of the prescribed	21 22 23 24 25 26
	(3)	investigation starts, give notice to the college of the investigation. Maximum penalty—40 penalty units. The notice must include the following— (a) the name of the employing authority and, if the name of the authority is different to the name of the prescribed school, the name of the prescribed school;	21 22 23 24 25 26 27

		ment for employing authority to notify college articular terminations of employment	1 2
(1)	This	section applies if—	3
	(a)	the employing authority for a prescribed school investigates an allegation of harm caused, or likely to be caused, to a child because of the conduct of a relevant teacher of the prescribed school; and	5
	(b)	either—	8
		(i) after the investigation, the employing authority dismisses the relevant teacher from the educational staff of the prescribed school; or	
		(ii) the relevant teacher resigns from the educational staff of the prescribed school during or after the investigation.	
(2)	term	employing authority must, within 14 days after the ination day, give notice of the dismissal or resignation to college.	
	Max	imum penalty—40 penalty units.	1
(3)	The	notice must include the following—	1
	(a)	the name of the employing authority and, if the name of the authority is different to the name of the prescribed school, the name of the prescribed school;	
	(b)	the name of the relevant teacher;	2
	(c)	the termination day and the day the dismissal or resignation takes or took effect;	2 2
	(d)	the allegation, particulars of the allegation and any other relevant information;	2 2
	(e)	the reasons given by the employing authority for the dismissal or by the relevant teacher for resigning.	2 2
(4)	In th	is section—	3
	term	ination day means the day the employing authority—	3
	(a)	gave notice of the dismissal to the relevant teacher; or	3
	(b)	received oral or written notice from the relevant teacher of the teacher's resignation.	3

78	Requirement for employing authority to notify college about certain other dismissals			
	(1)	This section applies if—	3	
		(a) an employing authority for a prescribed school dismisses a relevant teacher of the prescribed school in circumstances that, in the opinion of the employing authority, call into question the teacher's competency to be employed as a teacher; and	4 5 6 7 8	
		(b) the employing authority is not required to give notice to the college about the dismissal under section 77.	9 10	
	(2)	The employing authority must, within 14 days after the day notice of the dismissal was given to the teacher, give notice of the dismissal to the college.	11 12 13	
		Maximum penalty—40 penalty units.	14	
	(3)	The notice must include the following—	15	
		(a) the name of the employing authority and, if the name of the authority is different to the name of the prescribed school, the name of the prescribed school;	16 17 18	
		(b) the name of the relevant teacher;	19	
		(c) the day notice of the dismissal was given to the relevant teacher and the day the dismissal takes or took effect;	20 21	
		(d) the reasons given by the employing authority for the dismissal.	22 23	
79	Co	llege may request information from principal	24	
	(1)	The college may, by notice, require the principal of a prescribed school to give the college reports and returns, in the approved form, about approved teachers teaching at the prescribed school.	25 26 27 28	
	(2)	The principal must comply with the notice.	29	
		Maximum penalty—20 penalty units.	30	
80		quirement for prosecuting authority to notify college out committal, conviction etc.	31 32	
	(1)	This section applies if—	33	

	(a)	a person is charged with an indictable offence; and	1
	(b)	the commissioner of police or the director of public prosecutions (a <i>prosecuting authority</i>) believes, on reasonable grounds, that the person is an approved teacher or was, at the time the offence is alleged to have been committed, an approved teacher.	2 3 4 5 6
(2)	the	e person is committed for trial for an indictable offence, prosecuting authority must, within 7 days after the mittal, give notice to the college stating the following—	7 8 9
	(a)	the name of the person;	10
	(b)	the court in which the person was committed;	11
	(c)	the offence of which the person was committed and particulars of the offence;	12 13
	(d)	the date of the committal.	14
(3)	pros	ne person is convicted of the indictable offence, the ecuting authority must, within 7 days after the conviction, notice to the college stating the following—	15 16 17
	(a)	the name of the person;	18
	(b)	the court in which the person was convicted;	19
	(c)	the offence of which the person was convicted and particulars of the offence;	20 21
	(d)	the date of the conviction;	22
	(e)	the penalty imposed by the court.	23
(4)	conv char the	ne prosecution process ends without the person being victed of the indictable offence for which the person was ged, the prosecuting authority must, within 7 days after prosecution process ending, give notice to the college ng each of the following—	24 25 26 27 28
	(a)	the name of the person;	29
	(b)	if relevant—the court in which the prosecution process ended;	30 31
	(c)	the offence of which the person was charged and particulars of the offence;	32 33
	(d)	the date the prosecution process ended.	34

(5)	For subsection (4), a prosecution process ends if—	1
	(a) the person is acquitted; or	2
	(b) there is a mistrial; or	3
	(c) the prosecuting authority decides not to continue the prosecution; or	4 5
	Examples of how paragraph (c) might apply—	6
	 the prosecuting authority offers no evidence and the person is not committed for trial 	7 8
	 a no true bill is presented to a court 	9
	 a nolle prosequi is presented to a court 	10
	(d) the prosecution process has otherwise ended.	11
(6)	A prosecuting authority must give a notice under subsection (3) or (4) even though a notice was given under subsection	12 13
	(2).	14
	(2). Interestion from liability for employing authorities giving juired notices	14 15 16
	otection from liability for employing authorities giving	15
req	otection from liability for employing authorities giving juired notices This section applies if an employing authority for a prescribed	15 16 17
req (1)	otection from liability for employing authorities giving juired notices This section applies if an employing authority for a prescribed school gives a notice as required under this division. The employing authority is not liable, civilly, criminally or under an administrative process, for disclosing information	15 16 17 18 19 20
req (1) (2)	otection from liability for employing authorities giving juired notices This section applies if an employing authority for a prescribed school gives a notice as required under this division. The employing authority is not liable, civilly, criminally or under an administrative process, for disclosing information contained in the notice.	15 16 17 18 19 20 21

Part 2		General offences	
82	On	ly approved teachers may be employed as teachers	2
	(1)	The employing authority for a prescribed school must not employ a person as a teacher in the prescribed school unless the person is an approved teacher.	3 4 5
		Maximum penalty—200 penalty units.	6
	(2)	The employing authority for a prescribed school must not allow an approved teacher to teach in the prescribed school if the person's registration or permission to teach is suspended by the college or the Teachers Disciplinary Committee.	7 8 9 10
		Maximum penalty—200 penalty units.	11
83	Requirement to hold registration or permission to teach to teach in schools		12 13
	(1)	A person who is not an approved teacher must not teach in a prescribed school.	14 15
		Maximum penalty—100 penalty units.	16
	(2)	A person who is not a registered teacher must not supervise, or assess the work of, a teacher or student teacher in a prescribed school.	17 18 19
		Maximum penalty—100 penalty units.	20
84		ence to misrepresent nature of registration or mission to teach	21 22
	(1)	A person who holds provisional registration must not claim, or hold himself or herself out, to hold full registration.	23 24
		Maximum penalty—100 penalty units.	25
	(2)	A person who holds permission to teach must not claim, or hold himself or herself out, to hold registration.	26 27
		Maximum penalty—100 penalty units.	28
	(3)	An approved teacher whose registration or permission to teach is subject to a condition must not claim, or hold himself or	29 30

		herself out, to hold registration or permission to teach that is not subject to conditions.	1 2
		Maximum penalty—100 penalty units.	3
85	Fal	se or misleading information	4
	(1)	A person must not give relevant information to the college that the person knows is false or misleading in a material particular.	5 6 7
		Maximum penalty—50 penalty units.	8
	(2)	For this section—	9
		<i>relevant information</i> means information a person is required or permitted under this Act to give the college.	10 11
		Examples—	12
		 information in an application for registration or permission to teach, or renewal of registration or permission to teach 	13 14
		• information disclosed to the college under part 1	15
86	Fal	se, incomplete or misleading documents	16
	(1)	A person must not give to the college a document containing information the person knows is false, incomplete or misleading in a material particular.	17 18 19
		Maximum penalty—50 penalty units.	20
	(2)	Subsection (1) does not apply to a person who, when giving the document—	21 22
		(a) informs the college of the extent to which the document is false, incomplete or misleading; and	23 24
		(b) gives the correct information to the college if the person has, or can reasonably obtain, the correct information.	25 26

Ch	apte	er 4	Complaints about teachers	1	
87	Making a complaint				
	(1)	A person may make a complaint to the college alleging a ground for disciplinary action exists against a person who—		3	
		(a)	is an approved teacher; or	5	
		(b)	was an approved teacher when the conduct giving rise to the complaint happened.	6 7	
	(2)	The	complaint must—	8	
		(a)	be in writing; and	9	
		(b)	contain particulars of the allegation.	10	
88	College may require further information or statutory declaration				
	(1)	The college may, by notice, ask the complainant to give the college further information about the complaint within the reasonable time stated in the notice.			
	(2)		o, the college may require the complainant to verify the plaint or further information by statutory declaration.	16 17	
89	Re	fusal	to deal with complaint	18	
	(1)		college may refuse to deal with a complaint if the college onably believes—	19 20	
		(a)	the complaint, if proved, would not establish a ground for disciplinary action against the person who is the subject of the complaint; or	21 22 23	
		(b)	the complaint is trivial, unreasonable or without substance; or	24 25	
		(c)	the complaint concerns frivolous matter or was made vexatiously; or	26 27	
		(d)	the complaint is based on an allegation that could more appropriately be dealt with by another entity; or	28 29	

	(e)	been adequately dealt with by the college or another entity; or	2 3	
	(f)	having regard to the length of time that has elapsed since the matter complained of happened, it is not practicable for the college to deal with the complaint.	4 5 6	
(2)	Also, the college may refuse to deal with the complaint if the complainant refuses, without a reasonable excuse, to—			
	(a)	provide further information reasonably required by the college to decide whether to deal with the complaint; or	9 10	
	(b)	comply with a requirement of the college under section 88(2).	11 12	
(3)	The college may not refuse to deal with a complaint under subsection (1)(f) if—			
	(a)	the person who is the subject of the complaint is an approved teacher; and	15 16	
	(b)	the college reasonably believes the complaint is based on an allegation that, if proved, would establish a ground for suspending or cancelling the person's registration or permission to teach under chapter 2, part 6.11	17 18 19 20 21	
(4)	If the college refuses to deal with a complaint, the college must—			
	(a)	as soon as practicable, give notice of its decision to the complainant; and	24 25	
	(b)	keep a record about the complaint and the college's refusal to deal with the complaint.	26 27	
(5)	disci com _j	isciplinary committee may, for the purpose of taking plinary action against the person who is the subject of the plaint, have regard to the making of a complaint about the on, even if the college refuses to deal with the complaint.	28 29 30 31	

¹¹ Chapter 2 (Registration and permission to teach), part 6 (Immediate suspension and cancellation of registration or permission to teach by college)

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90 How a c	complaint must be dealt with	1
	ne college does not refuse to deal with a complaint under ion 89, it must—	2 3
(a)	start disciplinary proceedings in relation to the complaint under section 97; or	4 5
(b)	authorise an investigation of the complaint under section 98.	6 7
Chapter 5	Disciplinary action against teachers	8 9
Part 1	Preliminary	10
Division 1	Definitions	11
91 Definition	on for ch 5	12
In th	nis chapter—	13
disc	iplinary information means any of the following—	14
(a)	a complaint, other than a complaint the college refuses to deal with under section 89;	15 16

(b)

(c)

(d)

to be given to the college under this Act.

a person under chapter 2;12

chapter 3, part 1;13

information in or accompanying an application made by

information disclosed to the college as required under

other information or a document required or permitted

¹² Chapter 2 (Registration and permission to teach)

¹³ Chapter 3 (Requirements for approved teachers and other persons), part 1 (Giving information to the college)

92	Gr	ound	s for	disciplinary action	1
	(1)			the following is a <i>ground for disciplinary action</i> relevant teacher—	2 3
		(a)		relevant teacher has been convicted of a serious nce, except if—	4 5
			(i)	the offence is an excluding offence; and	6
			(ii)	the court that convicts the teacher imposes an imprisonment order or makes a disqualification order; ¹⁴	7 8 9
		(b)	the	teacher has been convicted of—	10
			(i)	an indictable offence, other than a serious offence; or	11 12
			(ii)	an offence against this Act;	13
		(c)	teac	he teacher is the holder of full registration—the her fails to comply with a condition of the stration, other than a returning to teaching condition;	14 15 16
		(d)	both	of the following apply—	17
			(i)	the teacher is incompetent in performing the work of a teacher;	18 19
			(ii)	the teacher is dismissed, or resigns, from employment in Queensland as a teacher in circumstances that, in the opinion of the teacher's employer, call into question the teacher's competency in performing the work of a teacher;	20 21 22 23 24
		(e)	Stat	ne teacher was registered as a teacher in another e—the teacher's registration in the State was celled or suspended;	25 26 27
		(f)	that emp beca the	does not register teachers—the teacher's bloyment as a teacher in the State was terminated ause the teacher's employer was reasonably satisfied teacher was not competent or suitable to be bloyed as a teacher;	28 29 30 31 32 33

¹⁴ See section 56 (Cancellation if conviction for excluding offence and imprisonment or disqualification order imposed).

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	(g)	the teacher did not possess or no longer possesses the qualifications and experience relied on by the teacher to obtain registration or permission to teach;	1 2 3		
	(h)	the teacher is not suitable to teach;	4		
	(i)	the teacher fails to comply with a lawful demand made under this Act by the college, an investigator or a disciplinary committee;	5 6 7		
	(j)	the teacher contravenes an order made under this Act by the college or a disciplinary committee.	8 9		
(2)	The ground for disciplinary action mentioned in subsection (1)(h) is taken to apply to the following—				
	(a)	a relevant teacher who is suspended under section 48, ¹⁵ if the charge for the excluding offence has been dealt with;	12 13 14		
	(b)	a relevant teacher who is suspended under section 48 and is convicted of an offence other than an indictable offence;	15 16 17		
	(c)	a relevant teacher who is suspended under section 49.16	18		
(3)		object of subsection (2)(a) is to ensure the circumstances he charge are examined by a disciplinary committee.			
(4)	Subsection (2) does not limit the application of subsection (1)(h).				
(5)	In this section—				
	<i>dealt with</i> , in relation to a charge of an excluding offence, means any of the following—				
	(a)	the relevant teacher is acquitted of the charge;	26		
	(b)	the charge has been withdrawn or dismissed;	27		
	(c)	a nolle prosequi or no true bill is presented in relation to the charge.	28 29		

¹⁵ Section 48 (Effect of charge for excluding offence pending charge being dealt with)

¹⁶ Section 49 (College's power to suspend if approved teacher poses imminent risk of harm to children)

93	Dis	sciplinary matters	1
		Each of the following is a <i>disciplinary matter</i> —	2
		(a) a show cause matter;	3
		(b) a PP&C matter;	4
		(c) a general matter.	5
94	Sh	ow cause matters	6
		A matter involving the ground for disciplinary action mentioned in section 92(1)(a) is a <i>show cause matter</i> .	on 7 8
95	PP	&C matters	9
	(1)	A matter involving a ground for disciplinary action mentioned in any of paragraphs (b) to (j) of section 92(1) is a PP& matter if—	
		(a) both of the following apply—	13
		 the college reasonably believes, when it star disciplinary proceedings in relation to the matter that minor disciplinary action is likely to lappropriate; 	er, 15
		(ii) the teacher is not a relevant teacher mentioned section 92(2)(a), (b) or (c); or	in 18 19
		(b) the college authorises an investigation of the matt under section 98.	er 20 21
	(2)	In this section—	22
		minor disciplinary action means—	23
		(a) issuing a warning or reprimand to a relevant teacher; or	or 24
		(b) accepting an undertaking from a relevant teacher.	25
96	Ge	neral matters	26
		A matter involving a ground for disciplinary action mentions in any of paragraphs (b) to (j) of section 92(1) is a <i>gener matter</i> if it is not a PP&C matter.	

Divi	sion	2 Starting disciplinary proceedings	1
97	Re	quirement for college to start disciplinary proceedings	2
	(1)	If the college reasonably believes, on the basis of disciplinary information received by the college, that 1 or more grounds for disciplinary action against a relevant teacher exist, the college must refer the matter to the disciplinary committee stated in subsection (2).	3 4 5 6 7
	(2)	The disciplinary committee to which the matter must be referred is—	8 9
		(a) for a show cause matter or general matter—the Teachers Disciplinary Committee; or	10 11
		(b) for a PP&C matter—the PP&C committee.	12
	(3)	If the teacher has been suspended under section 49, the college must refer the disciplinary matter to the Teachers Disciplinary Committee immediately after the teacher is suspended.	13 14 15 16
98	Со	llege may authorise investigation	17
	(1)	This section applies if the college reasonably believes, on the basis of disciplinary information received by the college, that a ground for disciplinary action against a relevant teacher may exist.	18 19 20 21
	(2)	The college may authorise an investigation of the matter.	22
	(3)	However, the college may authorise an investigation in relation to a former approved teacher only if—	23 24
		(a) the college is satisfied it is in the public interest for the investigation to be conducted; and	25 26
		(b) the ground arose while the person was an approved teacher.	27 28
	(4)	If the college authorises an investigation of the matter and appoints an investigator, the college must as soon as practicable give the relevant teacher notice of the investigation.	29 30 31 32
	(5)	The notice must state each of the following—	33

	(a)	if the investigation relates to a complaint—the nature of the complaint;	1 2
	(b)	if the investigation does not relate to a complaint—the grounds forming the basis of the investigation;	3 4
	(c)	that the teacher may make a submission to the investigator about the matter and how a submission may be made;	5 6 7
	(d)	if the submission may be made orally—a time and place, at least 14 days after the day the notice is given, for the teacher to attend before the investigator to make the submission;	8 9 10 11
	(e)	if the submission may be made in writing—a stated day, at least 14 days after the day the notice is given, by which the submission must be given to the investigator.	12 13 14
(6)		vever, the college need not give the teacher the notice if college reasonably believes doing so may—	15 16
	(a)	seriously prejudice the investigation; or	17
	(b)	place at risk the wellbeing of vulnerable persons; or	18
	(c)	place the complainant or another person at risk of harassment or intimidation.	19 20
	oceed	dings for an offence not prevented by disciplinary	21 22
(1)	a re	s section applies if a ground for disciplinary action against elevant teacher involves the commission of an offence nst this Act.	23 24 25
(2)		ting disciplinary proceedings against the teacher does not vent a proceeding being taken or continued for the offence.	26 27

99

Part	2		Show cause matters dealt with by Teachers Disciplinary Committee	1 2 3
100	Ар	plica	tion of pt 2	4
			s part applies to a show cause matter referred to the chers Disciplinary Committee by—	5
		(a)	the college; or	7
		(b)	the PP&C committee under part 4.	8
101		acher tice	rs Disciplinary Committee to give show cause	9 10
	(1)		Teachers Disciplinary Committee must give the relevant ther a notice stating—	11 12
		(a)	that the committee may make a specified order; and	13
		(b)	the grounds for the specified order; and	14
		(c)	an outline of the facts and circumstances forming the basis for the grounds; and	15 16
		(d)	an invitation to the person to show in writing, within a stated time that is at least 28 days, why the matter is an exceptional case in which the best interests of children would not be harmed if the specified order were not made.	18 19
	(2)	In th	nis section—	22
		spec	cified order means—	23
		(a)	for an approved teacher—	24
			(i) an order cancelling the teacher's registration or permission to teach; and	25 26
			(ii) if the order mentioned in subparagraph (i) is made—an order prohibiting the teacher from reapplying for registration or permission to teach for a stated period that is not more than 5 years; or	28

		(b)	teacher from reapplying for registration or permission to teach for a stated period that is not more than 5 years.	2 3
102			nary action by Teachers Disciplinary tee—approved teachers	4 5
	(1)	This teach	section applies if the relevant teacher is an approved her.	6 7
	(2)	relev	or considering any written submissions made by the want teacher within the stated time under section 101, the others Disciplinary Committee must decide—	8 9 10
		(a)	whether to cancel the teacher's registration or permission to teach; and	11 12
		(b)	if the committee decides not to cancel the teacher's registration or permission to teach—what disciplinary action mentioned in subsection (5) to take.	13 14 15
	(3)	or pointer	committee must decide to cancel the teacher's registration ermission to teach, unless the committee is satisfied it is exceptional case in which it would not harm the best rests of children for the teacher's registration or mission to teach not to be cancelled.	16 17 18 19 20
	(4)	pern teac	e committee decides to cancel the teacher's registration or nission to teach, it may make an order prohibiting the her from reapplying for registration or permission to teach not more than 5 years from the day the order is made.	21 22 23 24
	(5)	teac	her's registration or permission to teach, the committee do 1 or more of the following—	25 26 27
		(a)	decide to take no further action in relation to the matter;	28
		(b)	if the teacher is suspended under section 48 ¹⁷ —end the suspension;	29 30
		(c)	issue a warning or reprimand to the teacher;	31
		(d)	suspend the teacher's registration or permission to teach for a stated time;	32 33

¹⁷ Section 48 (Effect of charge for excluding offence pending charge being dealt with)

		college, by way of costs, an amount the committee considers appropriate having regard to—	2 3
		(i) any expenses incurred by the college in investigating the matter; and	4 5
		(ii) the expenses the committee has incurred in considering and deciding the matter;	6 7
		(f) make an order requiring the teacher to pay to the college, by way of penalty, an amount fixed by the committee but not more than the equivalent of 20 penalty units;	8 9 10 11
		(g) impose conditions on, or amend or remove conditions on, the teacher's registration or permission to teach;	12 13
		(h) make an order that a particular notation or endorsement about the teacher be entered in the register;	14 15
		(i) make another order the committee considers appropriate;	16 17
		(j) accept an undertaking from the teacher.	18
103		sciplinary action by Teachers Disciplinary mmittee—former approved teachers	19 20
	(1)	This section applies if the relevant teacher is a former approved teacher.	21 22
	(2)	After considering any written submissions made by the relevant teacher within the stated time under section 101, the Teachers Disciplinary Committee must decide whether to prohibit the teacher from reapplying for registration or permission to teach for a period not longer than the period stated in the notice given to the teacher under section 101.	23 24 25 26 27 28
104	No	tice and effect of committee's decision	29
	(1)	As soon as practicable after making its decision under section 102 or 103, the committee must give notice of the decision to—	30 31 32
		(a) the relevant teacher; and	33

	(b)	the college.	1		
(2)	The notice must state each of the following—				
	(a)	the committee's decision and the reasons for it;	3		
	(b)	if the committee decides to cancel the teacher's registration or permission to teach—	4 5		
		(i) the day the cancellation takes effect or, if no day is stated, that the cancellation takes effect from the day the notice is given to the teacher; and	6 7 8		
		(ii) if the committee makes an order prohibiting the teacher from reapplying for registration or permission to teach—the period for which the order applies;	9 10 11 12		
	(c)	that the teacher may, within 28 days after the notice is given, appeal against the committee's decision to the District Court;	13 14 15		
	(d)	how to appeal.	16		
(3)	com	ne disciplinary action originated from a complaint, the mittee must also give notice of its decision and the cons for it to the complainant.	17 18 19		
(4)	pern decis	e committee decides to cancel the teacher's registration or nission to teach, the committee must also give notice of its sion to the employing authority for, and the principal of, school at which the teacher is employed.	20 21 22 23		
(5)		committee's decision is binding on the college and the vant teacher.	24 25		
(6)		college must give effect to, or secure compliance with, committee's decision.	26 27		

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Part	3		General matters and PP&C matters dealt with by Teachers Disciplinary Committee	1 2 3
105	Ap	plicat	tion of pt 3	4
		This	part applies in relation to—	5
		(a)	a general matter referred to the Teachers Disciplinary Committee by the college under section 97; or	6 7
		(b)	a PP&C matter referred to the Teachers Disciplinary Committee by the PP&C committee under part 4.	8 9
106			s Disciplinary Committee may authorise ation	10 11
	(1)	matt	Teachers Disciplinary Committee may, before sidering the matter, authorise an investigation into the ter if it reasonably believes further information is required ecide the matter.	12 13 14 15
	(2)		the Teachers Disciplinary Committee authorises an stigation under subsection (1)—	16 17
		(a)	the committee must, as soon as practicable, give the college a notice stating each of the following—	18 19
			(i) the name of the relevant teacher;	20
			(ii) if the investigation relates to a complaint—the nature of the complaint;	21 22
			(iii) if the investigation does not relate to a complaint—the grounds forming the basis of the investigation;	23 24 25
			(iv) any other information relevant to the investigation that is held by the committee; and	26 27
		(b)	the college must arrange for the matter to be investigated as soon as practicable after receiving the notice.	28 29

Application of ch 6, pt 2, div 2					
Chapter 6, part 2, division 2, ¹⁸ applies to the hearing and making of decisions about the matter by the Teachers Disciplinary Committee.	2 3 4				
4 PP&C matters dealt with by PP&C committee	5				
Application of pt 4	7				
This part applies if—	8				
(a) the college refers a PP&C matter to the PP&C committee under section 97; or	9 10				
(b) the college authorises an investigation of a disciplinary matter under section 98 and the PP&C committee receives the investigator's report about the matter. ¹⁹	11 12 13				
PP&C committee may authorise investigation	14				
The PP&C committee may, before considering the matter, authorise an investigation into the matter if it reasonably believes further information is required to decide the matter.	15 16 17				
Notice to be given to college if PP&C committee authorise investigation	18 19				
If the PP&C committee authorises an investigation under section 109—	20 21				
(a) the committee must, as soon as practicable, give the college a notice stating each of the following—	22 23				
(i) the name of the relevant teacher;	24				
	Chapter 6, part 2, division 2,18 applies to the hearing and making of decisions about the matter by the Teachers Disciplinary Committee. 4 PP&C matters dealt with by PP&C committee Application of pt 4 This part applies if— (a) the college refers a PP&C matter to the PP&C committee under section 97; or (b) the college authorises an investigation of a disciplinary matter under section 98 and the PP&C committee receives the investigator's report about the matter. 19 PP&C committee may authorise investigation The PP&C committee may, before considering the matter, authorise an investigation into the matter if it reasonably believes further information is required to decide the matter. Notice to be given to college if PP&C committee authorise investigation If the PP&C committee authorises an investigation under section 109— (a) the committee must, as soon as practicable, give the college a notice stating each of the following—				

Chapter 6 (Disciplinary committees), part 2 (Teachers Disciplinary Committee), 18 division 2 (Disciplinary proceedings conducted by Teachers Disciplinary Committee)

¹⁹ See section 201 (Investigator's report).

			(ii) if the investigation relates to a complain nature of the complaint;	nt—the	1 2
			(iii) if the investigation does not relate complaint—the grounds forming the basis investigation;	to a of the	3 4 5
			(iv) any other information relevant to the invest that is held by the committee; and	igation	6 7
		(b)	the college must arrange for the matter to be investas soon as practicable after receiving the notice.	stigated	8 9
111	Ар	plicat	tion of ch 6, pt 1, div 2		10
		-	pter 6, part 1, division 2, ²⁰ applies to the PP&C coning with the matter.	nmittee	11 12
Part	t 5		Other provisions		13
112	Re	portir	ng of offences		14
	(1)	Com disci	section applies if the college or Teachers Disci nmittee becomes aware, or reasonably suspect iplinary information or other information bet loses an offence.	s, that	15 16 17 18
	(2)	The	chairperson of the board or committee may—		19
		(a)	report the offence to 1 or more of the fol persons—	llowing	20 21
			persons—		
			(i) the commissioner of police;		22
			•		
			(i) the commissioner of police;		22

²⁰ Chapter 6 (Disciplinary committees), part 1 (PP&C committee), division 2 (Disciplinary proceedings of PP&C committee)

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Chapter 6 Part 1 Division 1			Disciplinary committees	1	
			PP&C committee	2	
			Establishment, membership and functions	3 4	
113	Establishment The college must establish a committee called the Professional Practice and Conduct Committee.				
114	Ме	Membership			
	(1)	The board	PP&C committee must consist of 3 members of the d.	9 10	
	(2)	Of the	e 3 committee members—	11	
		(a)	2 must be registered teachers; and	12	
		(b)	1 must not be a registered teacher.	13	
	(3)		college must appoint 1 of the committee members to be ommittee's chairperson.	14 15	
115	Fu	nction	s of PP&C committee	16	
	(1)		functions of the PP&C committee are, in relation to a ant disciplinary matter, to—	17 18	
		(a)	authorise an investigation into the matter before hearing and deciding it; or	19 20	
		(b)	refer the matter to the Teachers Disciplinary Committee for hearing; or	21 22	
		(c)	hear and decide the matter.	23	
	(2)	In thi	s section—	24	
		releve	ant disciplinary matter means a disciplinary matter—	25	

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		(a)	referred to the PP&C committee by the college under section 97; or	1 2
		(b)	for which the college authorised an investigation under section 98 and the investigator's report has been given to the PP&C committee.	3 4 5
Divi	sion	2	Disciplinary proceedings of PP&C committee	6 7
116			ommittee may conduct disciplinary proceedings ing or on correspondence	8 9
	(1)		PP&C committee may conduct disciplinary proceedings earing or on correspondence.	10 11
	(2)	corre	vever, the proceedings may not be conducted on espondence if the relevant teacher requires the reedings be conducted by hearing by giving the committee tice mentioned in section 118(2)(c)(i).	12 13 14 15
117	Pro	ocedu	ure for hearing by PP&C committee	16
	(1)		he PP&C committee decides to conduct disciplinary reedings by hearing, the hearing must be closed to the lic.	17 18 19
	(2)		committee must decide the matter in the way it considers ropriate, but must—	20 21
		(a)	observe natural justice; and	22
		(b)	act as quickly, and with as little formality and technicality, as is consistent with a fair and proper consideration of the issues.	23 24 25
	(3)	The	committee—	26
		(a)	is not bound by the rules of evidence; and	27
		(b)	may inform itself in the way, and to the extent, the committee considers appropriate; and	28 29
		(c)	may decide the procedures to be followed for the proceedings; and	30 31

	` /	may receive evidence on oath or by statutory declaration.	1 2
(4)	comm	chairperson of the committee, or a member of the ittee permitted by the chairperson, may administer an a person appearing before the committee.	3 4 5
		intention to conduct disciplinary proceedings pondence	6 7
(1)	procee	PP&C committee decides to conduct disciplinary edings by correspondence, it must give notice about its on to conduct the proceedings by correspondence to—	8 9 10
	(a) t	he relevant teacher; and	11
		f the disciplinary proceedings originated from a complaint—the complainant.	12 13
(2)	The no	otice must state the following—	14
		the ground for the disciplinary action against the relevant teacher;	15 16
		the facts and circumstances forming the basis for the ground;	17 18
		hat the relevant teacher may do either of the following within a period stated in the notice—	19 20
	((i) give the committee a notice requiring the committee to conduct the proceedings by hearing; or	21 22 23
	((ii) give the committee a written submission about the ground;	24 25
	S	that, even if the teacher does not give a notice or make a submission mentioned in paragraph (c), the committee may—	26 27 28
	((i) continue the disciplinary proceedings; and	29
	((ii) make a decision about whether the ground for disciplinary action is established.	30 31
(3)	in the	notice under subsection (2)(c) must be at least 14 days	32 33

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119	Su	bstituted service on relevant teacher or complainant	1
	(1)	The PP&C committee may order substituted service of a notice under section 118 on the relevant teacher or the complainant (if any), if the committee is satisfied service can not be effected on the person.	2 3 4 5
	(2)	Substituted service may be effected in any way ordered, including, for example, by facsimile or telephone.	6 7
	(3)	If the relevant teacher or complainant is served with a notice as ordered by the committee under subsection (1), the notice is taken to have been given to the person under section 118.	8 9 10
120	PP	&C committee may require other information	11
	(1)	For conducting disciplinary proceedings by correspondence, the PP&C committee may, by notice given to the relevant teacher or another person, require the relevant teacher or other person to give the committee information, including a document, relevant to the disciplinary proceedings.	12 13 14 15 16
	(2)	If a document is given to the committee under subsection (1), the committee may make a copy of, or take an extract from, it.	17 18
121	pro	wer of PP&C committee to continue disciplinary occedings without receiving relevant teacher's bmission	19 20 21
	(1)	This section applies if the relevant teacher does not—	22
		(a) make a written submission about the ground for disciplinary action as stated in a notice given to the relevant teacher by the PP&C committee under section 118; or	23 24 25 26
		(b) give information as required under section 120.	27
	(2)	The committee may—	28
		(a) continue the disciplinary proceedings; and	29
		(b) make a decision about whether the ground for disciplinary action is established.	30 31

122	Offence for failing to give information and protection					
122	against self-incrimination					
	(1)	A person given a notice under section 120 must not fail, without a reasonable excuse, to give the PP&C committee the information the person is required to give by the notice.	3 4 5			
		Maximum penalty—60 penalty units.	6			
	(2)	For subsection (1), it is a reasonable excuse for an individual to fail to give information, if giving the information might tend to incriminate the individual.	7 8 9			
	(3)	An individual is not required to produce to the PP&C committee a document or thing, or answer a question asked by the committee, if producing the document or thing or answering the question might tend to incriminate the individual.	10 11 12 13 14			
123	Dis	ciplinary action by PP&C committee	15			
	(1)	This section applies if the PP&C committee reasonably believes a ground for disciplinary action against the relevant teacher exists.	16 17 18			
	(2)	The committee may, as it considers it appropriate in the circumstances, decide to do 1 or more of the following—	19 20			
		(a) not take further action against the teacher;	21			
		(b) refer the matter to the Teachers Disciplinary Committee, if the committee believes disciplinary action mentioned in section 160(2)(d) to (h) or (j) ²¹ should be taken against the teacher;	22 23 24 25			
		(c) issue a warning or reprimand to the teacher;	26			
		(d) make an order that a particular notation or endorsement about the teacher be entered in the register;	27 28			
		(e) accept an undertaking from the teacher.	29			
	(3)	In making its decision, the committee must have regard to the following considerations—	30 31			
		(a) primarily, the welfare and best interests of children:	32			

²¹ Section 160 (Decision about disciplinary action against approved teacher)

		(b) the objects of this Act;	1
		(c) the circumstances of the case and the seriousness of the matter.	2 3
	(4)	As soon as practicable after making its decision, the committee must—	4 5
		 (a) if it decides to do a thing mentioned in subsection (2)(c), (d) or (e)—give the teacher an information notice about the decision; or 	6 7 8
		(b) otherwise—give the teacher notice of the decision and the reasons for it.	9 10
	(5)	Also, if the disciplinary matter originated from a complaint, the committee must, as soon as practicable after making its decision, give notice of the decision and the reasons for it to the complainant.	11 12 13 14
	(6)	The committee's decision is binding on the college and the relevant teacher.	15 16
	(7)	The college must give effect to, or secure compliance with, the committee's decision.	17 18
Part	t 2	Teachers Disciplinary Committee	19 20
Divi	sion	1 Establishment, membership and functions	21 22
124	Est	tablishment of Teachers Disciplinary Committee	23
		The Teachers Disciplinary Committee is established.	24
125	Ме	mbers of Teachers Disciplinary Committee	25
	(1)	The Teachers Disciplinary Committee consists of the following persons nominated by the Minister—	26 27

		(a)	1 lawyer of at least 5 years standing who is familiar with school environments;	1 2
		(b)	2 registered teachers;	3
		(c)	2 persons who are not registered teachers.	4
	(2)	nom	persons mentioned in subsection (1)(b) and (c) must be inated from a list of persons given to the Minister by the rperson of the board.	5 6 7
	(3)		erson can not become, or continue as, a member of the mittee if the person is or becomes a member of the board.	8 9
	(4)		members of the committee must be appointed by the ernor in Council for a term of not more than 4 years.	10 11
	(5)	-	erson who is a member of the committee ceases to be a other if the person—	12 13
		(a)	resigns by signed notice of resignation given to the Minister; or	14 15
		(b)	if the person was nominated under paragraph (b) or (c) of subsection (1)—is no longer a person described by the paragraph; or	16 17 18
		(c)	is removed as a member of the committee by the Governor in Council under subsection (6).	19 20
	(6)	com	Governor in Council may remove a member of the mittee if the Governor in Council reasonably considers nember—	21 22 23
		(a)	is incapable of properly discharging the functions of a member of the committee; or	24 25
		(b)	is performing the member's duties carelessly, incompetently or inefficiently.	26 27
126	Ch	airpe	rson of Teachers Disciplinary Committee	28
		men	member of the Teachers Disciplinary Committee tioned in section 125(1)(a) is the chairperson of the mittee.	29 30 31

	nstitution of Teachers Disciplinary Committee for ciplinary proceedings	1 2
(1)	For disciplinary proceedings, the Teachers Disciplinary Committee is to be constituted under the chairperson's direction.	3 4 5
(2)	The chairperson of the Teachers Disciplinary Committee must direct the constitution of the committee as soon as practicable after a disciplinary matter is referred to the committee by the college or the PP&C committee.	6 7 8 9
(3)	The committee must be constituted by—	10
	(a) the chairperson of the committee; and	11
	(b) 2 other members of the committee, of whom—	12
	(i) 1 must be a registered teacher; and	13
	(ii) 1 must be a person who is not a registered teacher.	14
(4)	The chairperson may direct that another member of the committee be a constituting member under subsection (3)(b) only if the chairperson reasonably believes the member is not an interested member for the proceedings.	15 16 17 18
(5)	However, subsection (6) applies if, before disciplinary proceedings start, the chairperson believes he or she will be unable to take part in the proceedings as a member of the committee.	19 20 21 22
(6)	The chairperson may, before the proceedings start, appoint in writing another member of the committee (the <i>substitute chairperson</i>) to act as the chairperson of the committee for the proceedings.	23 24 25 26
(7)	Also, the chairperson must appoint a substitute chairperson under subsection (6) if the chairperson believes he or she is an interested member for the proceedings.	27 28 29
(8)	A substitute chairperson must perform the functions of, and may exercise all the powers of, the chairperson of the committee under this Act for the disciplinary proceedings.	30 31 32
	Example of a function to be performed by a substitute chairperson—	33
	directing the constitution of the committee for the disciplinary proceedings under subsection (2)	34 35
(9)	In this section—	36

	membe persona to who	red member, for disciplinary proceedings, means a r of the Teachers Disciplinary Committee who has a all or professional connection with the relevant teacher m the proceedings relate that may prejudice the way mber performs the member's functions as a member of mittee.	1 2 3 4 5 6
128	Payment o	f members	7
	to be p	ber of the Teachers Disciplinary Committee is entitled aid the remuneration and allowances decided by the or in Council.	8 9 10
129	Functions	of Teachers Disciplinary Committee	11
	conduc	nctions of the Teachers Disciplinary Committee are to t a hearing, and make decisions, about disciplinary referred to the committee by the college or the PP&C tee.	12 13 14 15
Divis	sion 2	Disciplinary proceedings conducted by Teachers Disciplinary Committee	16 17 18
Sub	division 1	Preliminary	19
130	Application	n of div 2	20
		vision applies to disciplinary proceedings before the rs Disciplinary Committee relating to—	21 22
	(a) a	general matter; or	23
	* *	PP&C matter referred to the committee by the PP&C principles under section 123(2)(b) 22	24 25

²² Section 123 (Disciplinary action by PP&C committee)

131	Pai	rties	to disciplinary proceedings	1
		The are-	parties to disciplinary proceedings before the committee	2 3
		(a)	the relevant teacher to whom the proceedings relate; and	4
		(b)	the college.	5
Sub	divis	sion	2 Proceedings of Teachers Disciplinary Committee	6 7
132	Tin	ne an	d place of hearing	8
			hearing for disciplinary proceedings before the mittee must be conducted at the time and place decided he chairperson of the committee.	9 10 11
133	No	tice c	of intention to conduct hearing	12
	(1)		college must give notice about the committee's intention onduct the hearing.	13 14
	(2)	The	notice must be given to—	15
		(a)	the relevant teacher; and	16
		(b)	if the matter originated from a complaint—the complainant.	17 18
	(3)	The	notice must state each of the following matters—	19
		(a)	the ground for disciplinary action against the teacher;	20
		(b)	the facts and circumstances forming the basis of the ground;	21 22
		(c)	the time and place of the hearing;	23
		(d)	the names of the committee members constituting the committee for the disciplinary proceedings;	24 25
		(e)	if the matter relates to a complaint—that the complainant may attend the hearing;	26 27
		(f)	that the teacher may be accompanied at the hearing by a lawyer or other person.	28 29

	(4)	The time for the hearing stated in the notice must be—	1
		(a) if the teacher has been suspended under section 49—not more than 14 days after the day the teacher was suspended; or	2 3 4
		(b) otherwise—at least 14 days after the day the teacher is given the notice.	5 6
134	Su	bstituted service on relevant teacher and complainant	7
	(1)	This section applies if the committee is satisfied service of the notice mentioned in section 133 can not be effected under section 133(2) on the relevant teacher or the complainant (if any).	8 9 10 11
	(2)	The committee may order substituted service of the notice on the person.	12 13
	(3)	Substituted service may be effected in any way ordered, including, for example, by facsimile or telephone.	14 15
	(4)	If the relevant teacher or the complainant is served with the notice as ordered by the committee under subsection (2), the notice is taken to have been given to the person under section 133.	16 17 18 19
135	Pre	e-hearing conference	20
	(1)	The committee may, before the hearing starts, hold a conference for considering, or giving directions about, any matter within its jurisdiction.	21 22 23
		Examples of matters within the committee's jurisdiction—	24
		• the date of the hearing	25
		• the exchange of documents by the parties before the hearing	26
	(2)	At or after the conference, the committee may give the directions about the matter or proceeding it considers appropriate.	27 28 29
	(3)	A conference may be held, and directions given, on the application of a party or on the committee's own initiative.	30 31
	(4)	A conference may be conducted, and directions given, by telephone, video link or another form of communication	32 33

		allowing reasonably contemporaneous and continuous communication between the persons taking part in the conference.	1 2 3
	(5)	The committee may delegate the power to hold a pre-hearing conference to a committee member.	4 5
136	Со	mmittee may require health assessment	6
	(1)	This section applies if, before or during the hearing, the committee reasonably believes it is necessary for the relevant teacher to undergo a health assessment to enable the committee to decide whether a ground for disciplinary action against the teacher is established.	7 8 9 10 11
	(2)	The committee may, by notice given to the teacher, require the teacher to undergo a health assessment conducted by an appointed person at a reasonable time and place.	12 13 14
	(3)	The committee may appoint a person to conduct the assessment only if the committee is reasonably satisfied the person has the necessary qualifications, expertise or experience.	15 16 17 18
	(4)	The notice must state each following—	19
		(a) the reasons for the health assessment;	20
		(b) the name and qualifications of the person appointed by the committee to conduct the assessment;	21 22
		(c) the place where, and the day and time at which, the assessment is to be conducted.	23 24
	(5)	The relevant teacher must not fail, without reasonable excuse—	25 26
		(a) to attend as required by the notice; and	27
		(b) to continue to attend as required by the person conducting the health assessment until excused from further attendance; and	28 29 30
		(c) to cooperate with the person in the conduct of the health assessment.	31 32
		Maximum penalty—50 penalty units.	33
	(6)	The cost of the assessment must be met by the college.	34

137	He	aring	open to the public	1	
	(1)	The	hearing is open to the public.	2	
	(2)	Sub	section (1) does not apply if—	3	
		(a)	the committee decides all or part of the hearing should be closed to the public; or	4 5	
		(b)	the relevant teacher asks the committee for all or part of the hearing to be closed to the public.	6 7	
	(3)	However, even if the relevant teacher makes a request mentioned in subsection (2)(b), the committee may decide to keep all or a part of the hearing open to the public if the committee considers it would be in the public interest to do so.			
138	Att	enda	nce and appearance at hearing	13	
	(1)	At the hearing, the relevant teacher may be accompanied by a lawyer or another person and has the right to be represented by the lawyer or other person.			
	(2)		of the following persons may appear at the hearing to the evidence to, or help, the committee—	17 18	
		(a)	a lawyer;	19	
		(b)	a member of the board;	20	
		(c)	a member of the office's staff.	21	
	(3)		o, if the matter originated from a complaint, the aplainant may attend the hearing.	22 23	
	(4)		section (3) applies even if all or part of the hearing is ed to the public, but is subject to section 139.	24 25	
139			ttee may exclude complainant or witness aring	26 27	
	(1)		s section applies if any of the following persons are to give lence at the hearing—	28 29	
		(a)	if the matter relates to a complaint—the complainant;	30	
		(b)	a witness.	31	

(2)	part com	committee may direct that the person be excluded from a or all of the hearing until the person gives evidence, if the mittee reasonably believes the person's attendance before ng evidence would seriously prejudice the fairness of the ing.	1 2 3 4 5
	mmit aring	tee may exclude disruptive person from	6 7
	othe	committee may direct a person attending the hearing, r than the relevant teacher, to leave if the person is upting the hearing.	8 9 10
Pro	cedu	re for hearing by committee	11
(1)	Whe	en conducting a hearing, the committee—	12
	(a)	must comply with natural justice; and	13
	(b)	must act as quickly, and with as little formality and technicality, as is consistent with a fair and proper consideration of the issues before it; and	14 15 16
	(c)	is not bound by the rules of evidence; and	17
	(d)	may inform itself of anything in the way it considers appropriate.	18 19
(2)		chairperson of the committee may decide the procedures e followed for the hearing.	20 21
(3)	The	committee must—	22
	(a)	tell the relevant teacher—	23
		(i) the facts and circumstances for bringing the disciplinary proceedings against the teacher; and	24 25
		(ii) the possible disciplinary action the committee may take under section 160 or 161; ²³ and	26 27
	(b)	if asked by the relevant teacher, explain to the teacher any aspect of the committee's procedures, or any decisions or rulings, relating to the hearing; and	28 29 30

²³ Section 160 (Decision about disciplinary action against approved teacher) or 161 (Decision about disciplinary action against former approved teacher)

		(c) ensure the relevant teacher has the fullest opportunity practicable to be heard.	1 2
142		mmittee may require evidence on oath or by statutory claration	3 4
		At the hearing, the committee may require evidence on oath or by statutory declaration.	5 6
143		idence by telephone, video link or another form of mmunication	7 8
	(1)	The committee may decide to receive evidence or submissions for the hearing by using any technology allowing reasonably contemporaneous and continuous communication between the committee members and other persons taking part in the hearing.	9 10 11 12 13
		Example of technology allowing reasonably contemporaneous and continuous communication—	14 15
	(2)	teleconferencing The committee may impose conditions on the receipt of evidence or submissions under subsection (1).	16 17 18
144	Wit	tnesses	19
	(1)	The committee may, by notice (an <i>attendance notice</i>) given to a person, require the person to attend the hearing at a stated reasonable time and place to—	20 21 22
		(a) give evidence or answer questions; or	23
		(b) produce a stated thing.	24
	(2)	The chairperson of the committee, or a member of the committee permitted by the chairperson, may administer an oath to a person appearing as a witness before the committee.	25 26 27
	(3)	The relevant teacher or the college may ask the committee for an attendance notice to be given to a person.	28 29
	(4)	The committee must give the attendance notice to the person unless the committee reasonably believes it is unnecessary or inappropriate to do so.	30 31 32

145	All	owan	nce to witnesses	1
	(1)		vitness who appears at a hearing before the committee is tled to be paid an allowance for attendance at the hearing.	2 3
	(2)	The	amount of the allowance is—	4
		(a)	the amount prescribed under a regulation; or	5
		(b)	if there is no amount prescribed under a regulation—the amount considered reasonable by the chairperson of the committee.	
	(3)	The	allowance must be paid by the college.	9
146	Pro	ovisio	on for witnesses who are children	10
	(1)		s section applies if a witness who appears before the amittee is a child.	11 12
	(2)		committee may, of its own initiative or on the application party to the proceedings, do any of the following things—	
		(a)	exclude the relevant teacher from the room in which the hearing is being held while the witness is giving evidence;	
		(b)	obscure the relevant teacher from the view of the witness while the witness is giving evidence or is required to appear before the committee for another purpose;	19
		(c)	while the witness is giving evidence, exclude particular persons from the room in which the hearing is being held;	
		(d)	have the witness give evidence in a room—	25
			(i) other than the room in which the hearing is being held; and	26 27
			(ii) from which particular persons are excluded;	28
		(e)	have a person approved by the committee be present while the witness is giving evidence or is required to appear before the committee for any other purpose, to provide emotional support to the witness;	30
		(f)	allow a videotape of the evidence of the witness or a portion of it to be made under stated conditions and the	

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		videotaped evidence to be viewed and heard in the proceedings instead of the direct testimony of the witness.	1 2 3
	(3)	An order must not be made under subsection (2) if it appears to the committee that the making of the order would unfairly prejudice a party to the proceedings.	4 5 6
	(4)	If the committee makes an order under subsection (2)(a), (c) or (d), provision must be made, by means of an electronic device or otherwise, for the relevant teacher to see and hear the witness while the witness is giving evidence.	7 8 9 10
	(5)	Also, if the committee makes an order under subsection (2)(f), a person entitled in the proceedings to examine or cross-examine the witness must be given a reasonable opportunity to view any portion of the videotape relevant to the conduct of the examination or cross-examination.	11 12 13 14 15
147	Re	ceiving or adopting findings etc. in other proceedings	16
		During the hearing, the committee may—	17
		(a) receive in evidence a transcript, or part of a transcript, of evidence taken in a proceeding before a disciplinary body or a court, tribunal or other entity established under the law of the State, the Commonwealth, another State or a foreign country, and draw conclusions of fact from the evidence it considers appropriate; or	18 19 20 21 22 23
		(b) adopt, as it considers appropriate, decisions, findings, judgments, or reasons for judgment, of a disciplinary body, court, tribunal or other entity that may be relevant to the hearing.	24 25 26 27
148	Co ma	mmittee may proceed in absence of relevant teacher or y adjourn hearing	28 29
	(1)	At the hearing, the committee may proceed in the absence of the relevant teacher if it reasonably believes the teacher has been given notice of the hearing.	30 31 32
	(2)	The committee may adjourn the hearing from time to time.	33

149	Questions to be decided by majority of committee members				
	(1)	Subject to subsection (2), a question before the committee must be decided by a majority vote of the committee members and, if the votes are equal, the chairperson of the committee has a casting vote.	3 4 5 6		
	(2)	The chairperson's decision on a question of law is taken to be the committee's decision on the question.	7 8		
150		ocedure if committee member unable to participate ther in the disciplinary proceedings	9 10		
	(1)	This section applies if—	11		
		(a) the committee has started to hear the matter but has not made its decision under subdivision 4; ²⁴ and	12 13		
		(b) a constituting member ceases to be a committee member or, for another reason, is unable to take further part in the disciplinary proceedings.	14 15 16		
	(2)	Unless the committee member mentioned in subsection (1)(b) was or is the committee's chairperson, the remaining constituting members may, if the relevant teacher consents, constitute the Teachers Disciplinary Committee for finishing the proceedings and making the decision.	17 18 19 20 21		
	(3)	A remaining committee member may be a member of the reconstituted committee.	22 23		
	(4)	The reconstituted committee must continue and finish the disciplinary proceedings and, for that purpose, may have regard to any record relating to the proceedings made by the committee as previously constituted.	24 25 26 27		
	(5)	A new committee must be constituted to hear the proceedings if—	28 29		
		(a) the member mentioned in subsection (1)(b) was or is the committee's chairperson; or	30 31		
		(b) the relevant teacher does not consent to the remaining committee members constituting the committee	32		

²⁴ Subdivision 4 (Decision on completion of disciplinary proceedings)

	(6)	In this section—			
		constituting members, of the Teachers Disciplinary Committee, means the committee members constituting the committee for the disciplinary proceedings.	2 3 4		
151	Ins	pection of things	5		
	(1)	The committee may inspect anything produced to it at the hearing.	6 7		
	(2)	If the committee reasonably considers the thing may be relevant to the hearing, the committee may do all or any of the following—	8 9 10		
		(a) photograph the thing;	11		
		(b) for a document—make a copy of, or take an extract from, it;	12 13		
		(c) keep the thing while it is necessary for the hearing.	14		
	(3)	If the committee keeps the thing, the committee must allow a person otherwise entitled to possession of the thing to—	15 16		
		(a) for a document—inspect, copy, or take an extract from, the document, at the reasonable time and place the committee decides; or	17 18 19		
		(b) for another thing—inspect or photograph the thing, at the reasonable time and place the committee decides.	20 21		
152	Interim orders				
	(1)	This section applies if the committee reasonably believes it is necessary to make an order (an <i>interim order</i>) exercising a power conferred on the committee under section 160 or 161, pending its final decision.	23 24 25 26		
	(2)	The committee may make the interim order.	27		
	(3)	The interim order must be the least onerous order the committee considers necessary in the circumstances.	28 29		
	(4)	The interim order has effect from the time it is made and ends when the first of the following happens—	30 31		
		(a) the disciplinary proceedings end:	32		

		(b) the time stated in the order for it to end arrives;	1
		(c) the committee revokes the order.	2
	(5)	The college must give effect to an interim order made by the committee under this section.	3 4
153	Со	mmittee to make record of proceedings	5
	(1)	The committee must make, in the way it considers appropriate, a record of evidence given to it for the disciplinary proceedings.	6 7 8
	(2)	However, the committee is not required to make a transcript of the proceedings.	9 10
Sub	divis	sion 3 Offences about disciplinary proceedings dealt with by Teachers Disciplinary Committee	11 12 13
154		ences about attending hearing, answering estions and related matters	14 15
	(1)	A person given an attendance notice must not fail, without reasonable excuse—	16 17
		(a) to attend as required by the attendance notice; or	18
		(b) to continue to attend as required by the committee until excused from further attendance.	19 20
		Maximum penalty—60 penalty units.	21
	(2)	At the hearing, a person appearing as a witness must not—	22
		(a) fail to take an oath or make an affirmation when required by the committee; or	23 24
		(b) fail, without reasonable excuse, to answer a question the person is required by a committee member to answer; or	25 26
		(c) fail, without reasonable excuse, to produce a thing the person is required by an attendance notice to produce.	27 28
		Maximum penalty—60 penalty units.	29

	(3)	ques	s a reasonable excuse for a witness to fail to answer a stion or produce a thing that answering the question or ducing the thing might tend to incriminate the witness.	1 2 3
155	Fal	se or	r misleading information	4
			erson must not state anything to the committee the person ws is false or misleading in a material particular.	5 6
		Max	ximum penalty—50 penalty units.	7
156	Fal	se or	r misleading documents	8
	(1)	cont	person must not give to the committee a document taining information the person knows is false or leading in a material particular.	9 10 11
		Max	ximum penalty—50 penalty units.	12
	(2)		section (1) does not apply to a person who, when giving document—	13 14
		(a)	informs the committee, to the best of the person's ability, how it is false or misleading; and	15 16
		(b)	gives the correct information to the committee if the person has, or can reasonably obtain, the correct information.	17 18 19
157	Co	ntem	pt of committee	20
		At a	hearing by the committee, a person must not—	21
		(a)	insult the committee or a committee member; or	22
		(b)	deliberately interrupt the hearing; or	23
		(c)	create, continue, or join in creating or continuing, a disturbance in or near a place where the hearing is being conducted; or	24 25 26
		(d)	attempt to improperly influence the committee; or	27
		(e)	without lawful excuse, disobey a lawful order or direction of the committee; or	28

		(f) do anything else that would be contempt of court if the committee were a court of record.	1 2
		Maximum penalty—50 penalty units.	3
Sub	divis	sion 4 Decision on completion of disciplinary proceedings	4 5
158		cision about whether ground for disciplinary action is tablished	6 7
	(1)	As soon as practicable after finishing the hearing, the committee must decide whether a ground for disciplinary action against the relevant teacher has been established.	8 9 10
	(2)	In making its decision, the committee must have regard to any relevant previous decision by a disciplinary committee of which the committee is aware.	11 12 13
	(3)	Subsection (2) does not limit the matters the committee may consider in making its decision.	14 15
159		ding of suspension if ground for disciplinary action testablished	16 17
	(1)	This section applies if—	18
		(a) the committee decides no ground for disciplinary action against the relevant teacher has been established; and	19 20
		(b) the relevant teacher is suspended under section 48 or 49.25	21 22
	(2)	The committee must end the suspension.	23
160		cision about disciplinary action against approved	24 25
	(1)	This section applies if the relevant teacher is an approved teacher.	26 27

²⁵ Section 48 (Effect of charge for excluding offence pending charge being dealt with) or 49 (College's power to suspend if approved teacher poses imminent risk of harm to children)

(2)	agaiı	nst the relevant teacher has been established, the mittee may do 1 or more of the following—	1 2 3
	(a)	decide to take no further action in relation to the matter;	4
	(b)	if the teacher is suspended under section 48 or 49—end the suspension;	5 6
	(c)	issue a warning or reprimand to the teacher;	7
	(d)	cancel the teacher's registration or permission to teach;	8
	(e)	suspend the teacher's registration or permission to teach for a stated time;	9 10
	(f)	make an order requiring the teacher to pay to the college, by way of costs, an amount the committee considers appropriate having regard to—	11 12 13
		(i) any expenses incurred by the college in investigating the matter; and	14 15
		(ii) the expenses the committee has incurred in conducting the hearing;	16 17
	(g)	make an order requiring the teacher to pay to the college, by way of penalty, an amount fixed by the committee but not more than the equivalent of 20 penalty units;	18 19 20 21
	(h)	impose conditions on, or amend or remove conditions on, the teacher's registration or permission to teach;	22 23
	(i)	make an order that a particular notation or endorsement about the teacher be entered in the register;	24 25
	(j)	if the committee cancels the teachers' registration or permission to teach—make an order prohibiting the teacher from reapplying for registration or permission to teach for not more than 5 years from the day the order is made;	26 27 28 29 30
	(k)	make another order the committee considers appropriate;	31 32
	(1)	accept an undertaking from the teacher.	33

161	Decision about disciplinary action against former approved teacher				
	(1)		s section applies if the relevant teacher is a former roved teacher.	3 4	
	(2)	agai	ne committee decides a ground for disciplinary action nst the relevant teacher has been established, the mittee may do 1 or more of the following—	5 6 7	
		(a)	decide to take no further action in relation to the matter;	8	
		(b)	make an order requiring the teacher to pay to the college, by way of costs, an amount the committee considers appropriate having regard to—	9 10 11	
			(i) any expenses incurred by the college in investigating the matter; and	12 13	
			(ii) the expenses the committee has incurred in conducting the hearing;	14 15	
		(c)	if the committee would have made an order cancelling the teacher's registration or permission to teach if the teacher had been an approved teacher—make an order prohibiting the teacher from reapplying for registration or permission to teach for not more than 5 years from the day the order is made;	16 17 18 19 20 21	
		(d)	make an order that a particular notation or endorsement about the teacher be entered in the register.	22 23	
162			tee may make an order prohibiting publication of ar information	24 25	
			committee may order that any of the following must not ublished—	26 27	
		(a)	the name of—	28	
			(i) the relevant teacher or a complainant; or	29	
			(ii) a person who appears before the committee as a witness;	30 31	
		(b)	evidence given before the committee;	32	
		(c)	the contents of a document produced to the committee.	33	

Sub	divis	sion	5 Action after decision about disciplinary action	1 2		
163	Notification of committee's decision					
	(1)	deci	committee must, as soon as practicable after making a sion under subdivision 4, give notice about the decision to parties.	4 5 6		
	(2)	The	notice must state each of the following—	7		
		(a)	the committee's decision about whether a ground for disciplinary action against the relevant teacher is established;	8 9 10		
		(b)	the disciplinary action (if any) the committee has decided to take against the teacher;	11 12		
		(c)	the reasons for the decisions mentioned in paragraphs (a) and (b);	13 14		
		(d)	that the teacher and the college may, within 28 days after the notice is given, appeal against a decision mentioned in paragraph (a) or (b) to the District Court;	15 16 17		
		(e)	how to appeal.	18		
	(3)	The	decision takes effect on the later of—	19		
		(a)	the day the notice is given to the teacher; or	20		
		(b)	the day of effect stated in the notice.	21		
164	Со	llege	may notify other persons	22		
	(1)	proc	er the committee makes a decision about disciplinary ceedings against a relevant teacher, the college may, by ce—	23 24 25		
		(a)	if the proceedings originated from a complaint—advise the complainant about the committee's decision; or	26 27		
		(b)	advise any of the following persons about the committee's decision—	28 29		
			(i) the chief executive;	30		
			(ii) interstate or overseas regulatory authorities:	31		

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		(iii) the employing authority for a school;	1
		(iv) the Minister;	2
		(v) any other entity relevant to the teacher's practice of the teaching profession.	3 4
	(2)	Subject to section 165, the college must not give a notice about the decision to a person under subsection (1)(b) unless the college reasonably believes the entity needs to know about the decision.	5 6 7 8
	(3)	This section does not limit the college's power to record in the register—	9 10
		(a) a notation or endorsement about the teacher under an order made by the committee; or	11 12
		(b) a condition imposed on the teacher's registration or permission to teach by the committee.	13 14
165		quirement to notify particular interstate regulatory thorities about decision	15 16
		The college must, as soon as practicable after the committee makes a decision about disciplinary proceedings against a relevant teacher, give notice of the decision to interstate regulatory authorities with which the college is aware the teacher is registered.	17 18 19 20 21
166		blication of information about disciplinary occedings by college	22 23
	(1)	After the committee makes a decision about disciplinary proceedings against a relevant teacher, the college may publish the relevant teacher's identity and the nature and outcome of the proceedings, including, for example, on the college's Internet site or in the college's annual report or a newsletter.	24 25 26 27 28 29
	(2)	The college must not publish any other information about the disciplinary proceedings, including, for example, information that identifies, or is likely to identify, a witness or complainant.	30 31 32 33

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	(3)	This section does not affect the college's power to record in the register details of a disciplinary order.	1 2
	(4)	Subsection (1) applies subject to an order prohibiting the publication made by the committee under section 162.	3 4
Subc	divis	sion 6 Effect of decision	5
167	Effe	ect of committee's decision	6
		The committee's decision is binding on the college and the relevant teacher.	7 8
168	lmp	plementation of decision	9
		The college must give effect to, or secure compliance with, the committee's decision.	10 11
Subo	divis	sion 7 Immunities	12
169	Pro	tection of committee members and other persons	13
	(1)	Members of the committee have, in performing their duties for disciplinary proceedings, the same protection and immunity as a Supreme Court judge performing the functions of a judge.	14 15 16 17
	(2)	A lawyer or other person appearing before the committee for someone else has the same protection and immunity as a barrister appearing for a party in the Supreme Court.	18 19 20

Part	t 3	Miscellaneous provisions for disciplinary proceedings			
170	Off	fice to keep record of disciplinary proceedings	3		
	(1)	The office must keep a record of all disciplinary proceedings.	4		
	(2)	The record must include—	5		
		(a) details of the decisions made by the committee in relation to the proceedings; and	6 7		
		(b) the reasons for the decisions.	8		
171	Pay	yment of costs or penalty	9		
	(1)	This section applies if the Teachers Disciplinary Committee orders, under section 102(5)(e) or (f), 160(2)(f) or (g) or 161(2)(b), the relevant teacher to pay an amount as costs or a penalty.	10 11 12 13		
	(2)	The amount is payable immediately or, if the committee allows time for payment, at the end of the time allowed.	14 15		
	(3)	The college may enforce the order by—	16		
		(a) filing in the appropriate court's registry nearest the place where the relevant teacher lives—	17 18		
		 (i) a copy of the order made by the committee, certified by the chairperson of the board to be a true copy; and 	19 20 21		
		(ii) the chairperson of the board's affidavit about the relevant teacher's failure to pay the amount under the order; and	22 23 24		
		(b) serving a copy of the documents mentioned in paragraph(a) on the relevant teacher.	25 26		
	(4)	The registrar must register the order in the court.	27		
	(5)	The order may be enforced as if it were a properly entered judgment of the court.	28 29		
	(6)	In this section—	30		

		paymen	riate court means the court with jurisdiction to order at of the amount required to be paid under the nary order.	1 2 3			
Cha	Chapter 7 Investigations 4						
Part	: 1		Investigations by employing authorities	5 6			
172			nvestigation may be carried out on college's n employing authority	7 8			
	(1)	authorit	lege may enter into an agreement with the employing y for a school under which the employing authority estigate a disciplinary matter.	9 10 11			
	(2)	An agre	eement may be entered into under subsection (1) only	12 13			
		re	e relevant teacher to whom the disciplinary matter lates consents in writing to the employing authority arrying out the investigation; and	14 15 16			
			e conditions on which the investigation is to be carried at require that—	17 18			
		(i)	the process of the investigation must comply with stated requirements of the college; and	19 20			
		(ii	an investigation report must be given to the college within a stated period.	21 22			
	(3)	The em	ploying authority is not an investigator for this Act.	23			

Part	2	Investigators' functions and powers generally	1 2			
173	Fu	nctions of investigator	3			
	(1)	An investigator has the functions of carrying out and reporting on the investigation for which the investigator was appointed.	4 5			
	(2)	An investigation may relate to—	6			
		(a) a disciplinary matter; or	7			
		(b) monitoring and enforcing compliance with this Act, either generally or in relation to a particular matter.	8 9			
174	Po	wers of investigator	10			
		For performing the investigator's functions, an investigator	11			
		has the powers given to the investigator under this Act.	12			
Part	t 3	Appointment of investigators	13			
175	Appointment					
	(1)	The college may appoint any of the following persons as an investigator—	15 16			
		(a) a member of the office's staff;	17			
		(b) a member of the board.	18			
	(2)	However, the college may appoint a person as an investigator only if it is satisfied the person is qualified for appointment because the person has the necessary expertise or experience.	19 20 21			
	(3)	More than 1 investigator may be appointed for an investigation.	22 23			
176	Ар	pointment conditions and limit on powers	24			
	(1)	An investigator holds office on the conditions stated in—	25			

		(a) the investigator's instrument of appointment; or	1
		(b) a signed notice given to the investigator.	2
	(2)	The instrument of appointment or signed notice may limit the investigator's powers under this Act.	3 4
	(3)	In this section—	5
		<i>signed notice</i> means a notice signed by the chairperson of the board.	6 7
177	lss	ue of identity card	8
	(1)	The college must give an identity card to an investigator.	9
	(2)	The identity card must—	10
		(a) contain a recent photo of the investigator; and	11
		(b) contain a copy of the investigator's signature; and	12
		(c) identify the person as an investigator under this Act.	13
178	Pro	oduction or display of identity card	14
	(1)	In exercising a power under this Act in relation to a person, an investigator must—	15 16
		(a) produce the investigator's identity card for the person's inspection before exercising the power; or	17 18
		(b) have the identity card displayed so it is clearly visible to the person when exercising the power.	19 20
	(2)	However, if it is not practicable to comply with subsection (1), the investigator must produce the identity card for the person's inspection at the first reasonable opportunity.	21 22 23
	(3)	For subsection (1), an investigator does not exercise a power in relation to a person only because the investigator has entered a place as mentioned in section 184(1)(b) or (2).	24 25 26
179	Re	signation	27
	(1)	An investigator may resign by signed notice of resignation given to the college	28

	(2)	Within 21 days after resigning, the investigator must give the college a written report about the investigation carried out by the investigator.	1 2 3	
180	Re	turn of identity card	4	
	A person who ceases to be an investigator must return person's identity card to the college within 15 business of after ceasing to be an investigator, unless the person has reasonable excuse.			
		Maximum penalty—10 penalty units.	9	
Par	t 4	Powers of investigators	10	
Divi	sion	1 Power to obtain information	11	
181	Pov	wer to require information or attendance	12	
		For carrying out an investigation, an investigator may, by notice given to a person, require the person—	13 14	
		(a) to give stated information to the investigator within a stated reasonable time and in a stated reasonable way; or	15 16	
		(b) to attend before the investigator at a stated reasonable time and place—	17 18	
		(i) to answer questions; or	19	
		(ii) to produce a stated thing.	20	
182	Off	ences	21	
	(1)	A person required to give information to an investigator under section 181 must give the information as required by the notice, unless the person has a reasonable excuse.	22 23 24	
		Maximum penalty—50 penalty units.	25	

	(2)	-	erson given a notice to attend before an investigator under on 181 must, unless the person has a reasonable excuse—	1 2
		(a)	attend as required by the notice; and	3
		(b)	continue to attend as required by the investigator until excused from further attendance; and	4 5
		(c)	answer a question the person is required to answer by the investigator; and	6 7
		(d)	produce a thing the person is required to produce by the notice.	8 9
		Max	imum penalty—50 penalty units.	10
	(3)	infor givir	s a reasonable excuse for an individual not to give rmation, answer a question or produce a stated thing, that ng the information, answering the question or producing hing might tend to incriminate the individual.	11 12 13 14
183	Ins	pecti	on of produced things	15
	(1)	notic	thing is produced to an investigator, whether under a ce under section 181 or otherwise, the investigator may ect it.	16 17 18
	(2)	relev inves	ne investigator reasonably considers the thing may be want to the investigation being carried out by the stigator, the investigator may do all or any of the owing—	19 20 21 22
		(a)	photograph the thing;	23
		(b)	for a document—make a copy of, or take an extract from, it;	24 25
		(c)	keep the thing while it is necessary for the investigation.	26
	(3)		e investigator keeps the thing, the investigator must allow rson otherwise entitled to possession of the thing—	27 28
		(a)	for a document—to inspect, copy, or take an extract from, the document, at the reasonable time and place the investigator decides; or	29 30 31
		(b)	for another thing—to inspect or photograph the thing, at the reasonable time and place the investigator decides.	32 33

Divis	sion	2	Entry of places	1
184	Po	wer to	o enter places	2
	(1)		investigator may enter a place for carrying out an estigation if—	3 4
		(a)	an occupier of the place consents to the entry; or	5
		(b)	it is a public place and the entry is made when the place is open to the public; or	6 7
		(c)	the entry is authorised by a warrant.	8
	(2)	ente	the purpose of asking an occupier of a place for consent to or, an investigator may, without the occupier's consent or a rant—	9 10 11
		(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	12 13
		(b)	enter part of the place the investigator reasonably considers members of the public ordinarily are allowed to enter when they wish to contact the occupier.	14 15 16
Divi	sion	3	Procedure for entry	17
185	En	try w	ith consent	18
	(1)	occu	s section applies if an investigator intends to ask an apper of a place to consent to the investigator or another estigator entering the place under section 184(1)(a).	19 20 21
	(2)		ore asking for the consent, the investigator must tell the upier—	22 23
		(a)	the purpose of the entry; and	24
		(b)	that the occupier is not required to consent.	25
	(3)		the consent is given, the investigator may ask the occupier gn an acknowledgment of the consent.	26 27
	(4)	The	acknowledgment must state—	28
		(a)	the occupier has been told—	20

		(1) the purpose of the entry; and	1
		(ii) that the occupier is not required to consent; and	2
		(b) the purpose of the entry; and	3
		(c) the occupier gives the investigator consent to enter the place and exercise powers under this part; and	4 5
		(d) the time and date the consent was given.	6
	(5)	If the occupier signs the acknowledgment, the investigator must immediately give a copy to the occupier.	7 8
	(6)	If—	9
		(a) an issue arises in a proceeding before a court or a disciplinary committee about whether the occupier of the place consented to the entry; and	10 11 12
		(b) an acknowledgment mentioned in subsection (4) is not produced in evidence;	13 14
		the onus of proof is on the person relying on the lawfulness of the entry to prove the occupier consented.	15 16
186	Ар	plication for warrant	17
	(1)	An investigator may apply to a magistrate for a warrant for a place.	18 19
	(2)	The application must be sworn and state the grounds on which the warrant is sought.	20 21
	(3)	The magistrate may refuse to consider the application until the investigator gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires.	22 23 24 25
		Example—	26
		The magistrate may require additional information supporting the application to be given by statutory declaration.	27 28
187	lss	ue of warrant	29
	(1)	The magistrate may issue a warrant only if the magistrate is satisfied there are reasonable grounds for suspecting—	30 31

		(a)	may provide evidence about a matter being investigated by the investigator; and	1 2 3
		(b)	the evidence is at the place, or may be at the place, within the next 7 days.	4 5
	(2)	The	warrant must state—	6
		(a)	that a stated investigator may, with necessary and reasonable help and force—	7 8
			(i) enter the place and any other place necessary for entry; and	9 10
			(ii) exercise the investigator's powers under this part; and	11 12
		(b)	the matter being investigated for which the warrant is sought; and	13 14
		(c)	the evidence that may be seized under the warrant; and	15
		(d)	the hours of the day or night when the place may be entered; and	16 17
		(e)	the date, within 14 days after the warrant's issue, the warrant ends.	18 19
188	Wa	rrant	s—procedure before entry	20
	(1)	issu	s section applies if an investigator named in a warrant ed under this division for a place is intending to enter the e under the warrant.	21 22 23
	(2)		ore entering the place, the investigator must do or make a onable attempt to do the following things—	24 25
		(a)	identify himself or herself to a person present at the place who is an occupier of the place by producing the investigator's identity card or another document evidencing the investigator's appointment;	26 27 28 29
		(b)	give the person a copy of the warrant;	30
		(c)	tell the person the investigator is permitted by the warrant to enter the place;	31 32

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		(d)	give the person an opportunity to allow the investigator immediate entry to the place without using force.	1 2
	(3)	(2) imm	vever, the investigator need not comply with subsection if the investigator believes on reasonable grounds that rediate entry to the place is required to ensure the effective oution of the warrant is not frustrated.	3 4 5 6
Divis	sion	4	Powers after entry	7
189	Ge	neral	powers after entering places	8
	(1)		s section applies to an investigator who enters a place er section 184.	9 10
	(2)	cons	vever, if an investigator enters a place to get the occupier's sent to enter a place, this section applies to the investigator if the consent is given or the entry is otherwise orised.	11 12 13 14
	(3)		investigator may do all or any of the following for a vant purpose—	15 16
		(a)	search any part of the place;	17
		(b)	inspect, measure, test, photograph or film any part of the place or anything at the place;	18 19
		(c)	take an extract from, or copy, a document at the place;	20
		(d)	take into or onto the place any person, equipment and materials the investigator reasonably requires for exercising a power under this part;	21 22 23
		(e)	require an occupier of the place, or a person at the place, to give the investigator reasonable help to exercise the investigator's powers under paragraphs (a) to (d);	24 25 26
		(f)	require an occupier of the place, or a person at the place, to give the investigator information to help the investigator ascertain—	27 28 29
			(i) for an investigation about a disciplinary matter—whether a ground for disciplinary action exists; or	30 31 32

		(ii) for another investigation—whether this Act is being complied with.	1 2
	(4)	When making a requirement mentioned in subsection (3)(e) or (f), the investigator must warn the person it is an offence to fail to comply with the requirement, unless the person has a reasonable excuse.	3 4 5 6
	(5)	In this section—	7
		relevant purpose means—	8
		(a) for an investigation about a disciplinary matter—establishing whether a ground for disciplinary action exists; or	9 10 11
		(b) for another investigation—monitoring and enforcing compliance with this Act.	12 13
190	Fai	lure to help investigator	14
	(1)	A person required to give reasonable help under section 189(3)(e) must comply with the requirement, unless the person has a reasonable excuse.	15 16 17
		Maximum penalty—50 penalty units.	18
	(2)	If an individual is required under section 189(3)(e) to give information, or produce a document, it is a reasonable excuse for the individual not to comply with the requirement that complying with the requirement might tend to incriminate the individual.	19 20 21 22 23
191	Fai	lure to give information	24
	(1)	A person of whom a requirement is made under section 189(3)(f) must comply with the requirement, unless the person has a reasonable excuse.	25 26 27
		Maximum penalty—50 penalty units.	28
	(2)	It is a reasonable excuse for an individual not to comply with the requirement that complying with the requirement might tend to incriminate the individual	29 30 31

Divisi	ion	5	Power to seize evidence	1
192	Sei:	_	evidence at public place if entry made when place	2 3
		open inves relev	nvestigator who enters a public place when the place is to the public may seize a thing at the place if the stigator reasonably believes the thing is evidence that is cant to the investigation being carried out by the stigator.	4 5 6 7 8
193			evidence at a place that may only be entered with or warrant	9 10
	(1)	This	section applies if—	11
		(a)	an investigator is authorised to enter a place under this part only with the consent of the occupier of the place or a warrant; and	12 13 14
		(b)	the investigator enters the place after obtaining the necessary consent or warrant.	15 16
	(2)		ne investigator enters the place with the occupier's ent, the investigator may seize a thing at the place if—	17 18
		(a)	the investigator reasonably believes the thing is evidence that is relevant to the investigation being carried out by the investigator; and	19 20 21
		(b)	seizure of the thing is consistent with the purpose of entry as told to the occupier when asking for the occupier's consent.	22 23 24
	(3)		ne investigator enters the place with a warrant, the stigator may seize the evidence for which the warrant was ed.	25 26 27
	(4)		investigator also may seize anything else at the place if nvestigator reasonably believes—	28 29
		(a)	the thing is evidence that is relevant to the investigation; and	30 31
		(b)	the seizure is necessary to prevent the thing being hidden, lost or destroyed.	32 33

194	Se	curin	g seiz	ed things	1
		Hav	ing sei	zed a thing, an investigator may—	2
		(a)	move	the thing from the place where it was seized; or	3
		(b)		the thing at the place where it was seized but take nable action to restrict access to it.	4 5
			Examp	ples of restricting access to a thing—	6
			1	sealing a thing and marking it to show access to it is restricted	7 8
			2	sealing the entrance to a room where the seized thing is situated and marking the entrance to show access to the room is restricted	9 10 11
195	Tar	nperi	ng wi	th seized things	12
		mus som	t not t ething	tigator restricts access to a seized thing, a person amper, or attempt to tamper, with the thing, or restricting access to the thing, without the r's approval.	13 14 15 16
		Max	imum	penalty—50 penalty units.	17
196	Re	ceipt	for se	eized things	18
	(1)	inve	stigato	practicable after an investigator seizes a thing, the r must give a receipt for it to the person from as seized.	19 20 21
	(2)	subs plac	ection	f for any reason it is not practicable to comply with (1), the investigator must leave the receipt at the izure in a conspicuous position and in a reasonably .	22 23 24 25
	(3)		receip lition.	t must describe generally each thing seized and its	26 27
	(4)	wou	ld be ı	n does not apply to a thing if it is impracticable or inreasonable to give the receipt, given the thing's dition and value.	28 29 30

197	Forfeiture of seized things					
	(1)	A thing that has been seized under this division is forfeit the college if the investigator who seized the thing—	ted to 2			
		(a) can not find its owner, after making reason inquiries; or	nable 4 5			
		(b) can not return it to its owner, after making reason efforts.	nable 6			
	(2)	In applying subsection (1)—	8			
		(a) subsection (1)(a) does not require the investigat make inquiries if it would be unreasonable to inquiries to find the owner; and				
		(b) subsection (1)(b) does not require the investigat make efforts if it would be unreasonable to make ento return the thing to its owner.				
	(3)	Regard must be had to a thing's nature, condition and val deciding—	lue in 15 16			
		(a) whether it is reasonable to make inquiries or efforts	s; and 17			
		(b) if making inquiries or efforts, what inquiries or efforts including the period over which they are made reasonable.				
198	De	aling with forfeited things	21			
	(1)	On the forfeiture of a thing to the college, the thing bec the college's property and may be dealt with by the colle the college considers appropriate.				
	(2)	Without limiting subsection (1), the college may destreotherwise dispose of the thing.	oy or 25 26			
199	Re	turn of seized things	27			
	(1)	If a seized thing is not forfeited, the investigator must ret to its owner—	urn it 28 29			
		(a) at the end of 6 months; or	30			

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		(b) if proceedings involving the thing are started within 6 months, at the end of the proceedings and any appeal from the proceedings.	1 2 3
	(2)	Despite subsection (1), unless a thing that has been seized as evidence is forfeited, the investigator must immediately return it to its owner if the investigator stops being satisfied its continued retention as evidence is necessary.	4 5 6 7
200	Ac	cess to seized things	8
	(1)	Until a seized thing is forfeited or returned, an investigator must allow its owner to inspect it and, if it is a document, to copy it.	9 10 11
	(2)	Subsection (1) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.	12 13
Part 201		General investigation matters	14
201	Inv		
	(1)	estigator's report This section applies if an investigation involves a disciplinary	15 16
	, ,	This section applies if an investigation involves a disciplinary matter.	16 17
	(1)(2)	This section applies if an investigation involves a disciplinary	16
	, ,	This section applies if an investigation involves a disciplinary matter. As soon as practicable after completing the investigation, the investigator must give a written report about the investigation	16 17 18 19
	, ,	This section applies if an investigation involves a disciplinary matter. As soon as practicable after completing the investigation, the investigator must give a written report about the investigation to— (a) for an investigation authorised by the college or the	16 17 18 19 20 21
202	(2)	This section applies if an investigation involves a disciplinary matter. As soon as practicable after completing the investigation, the investigator must give a written report about the investigation to— (a) for an investigation authorised by the college or the PP&C committee—the PP&C committee; or	16 17 18 19 20 21 22

203	No	Notice of damage							
	(1)	This section applies if—	2						
		(a) an investigator damages property when exercising or purporting to exercise a power; or	3						
		(b) a person (the <i>other person</i>) acting under the direction of an investigator damages property.	5 6						
	(2)	The investigator must immediately give notice of particulars of the damage to a person who appears to the investigator to be an owner of the property.	7 8 9						
	(3)	If the investigator believes the damage was caused by a latent defect in the property or circumstances beyond the investigator's or other person's control, the investigator may state the belief in the notice.	10 11 12 13						
	(4)	If, for any reason, it is impracticable to comply with subsection (2), the investigator must leave the notice in a conspicuous position and in a reasonably secure way where the damage happened.	14 15 16 17						
	(5)	This section does not apply to damage the investigator reasonably believes is trivial.	18 19						
	(6)	In subsection (2)—	20						
		<i>owner</i> , of property, includes a person in possession or control of it.	21 22						
204	Со	npensation	23						
	(1)	A person may claim compensation from the college if the person incurs loss or expense because of the exercise or purported exercise of a power under part 4, division 2, 4 or 5.26	24 25 26 27						
	(2)	Without limiting subsection (1), compensation may be claimed for loss or expense incurred in complying with a requirement made of the person under the division.	28 29 30						

Part 4 (Powers of investigators), division 2 (Entry of places), 4 (Powers after entry) or 5 (Power to seize evidence)

	(3)	Compensation may be claimed and ordered to be paid in a proceeding brought in a court with jurisdiction for the recovery of the amount of compensation claimed.	1 2 3
	(4)	A court may order compensation to be paid only if it is satisfied it is fair to make the order in the circumstances of the particular case.	4 5 6
205	Fal	se or misleading information given to investigator	7
		A person must not state anything to an investigator the person knows is false or misleading in a material particular.	8 9
		Maximum penalty—50 penalty units.	10
206	Fal	se or misleading documents given to investigator	11
	(1)	A person must not give an investigator a document containing information the person knows is false or misleading in a material particular.	12 13 14
		Maximum penalty—50 penalty units.	15
	(2)	Subsection (1) does not apply to a person if the person, when giving the document—	16 17
		(a) tells the investigator, to the best of the person's ability, how it is false or misleading; and	18 19
		(b) if the person has, or can reasonably obtain, the correct information, gives the correct information.	20 21
207	Ob	struction of investigator	22
	(1)	A person must not obstruct an investigator in the exercise of a power, unless the person has a reasonable excuse.	23 24
		Maximum penalty—100 penalty units.	25
	(2)	If a person has obstructed an investigator and the investigator decides to proceed with the exercise of the power, the investigator must warn the person that—	26 27 28
		(a) it is an offence to obstruct the investigator, unless the	29

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		(b) the investigator considers the person's conduct is an obstruction.	1 2
	(3)	In this section—	3
		obstruct includes hinder and attempt to obstruct or hinder.	4
208	lmp	personation of investigator	5
		A person must not pretend to be an investigator.	6
		Maximum penalty—50 penalty units.	7
0 1			
Cha	pte	er 8 Reviews and appeals	8
Part	1	Reviews	9
209		peal process for particular decisions starts with ernal review	10 11
	(1)	A person or entity who is given, or is entitled to be given, an information notice for a decision (an <i>original decision</i>) and who is dissatisfied with the decision may appeal against the decision under this part.	12 13 14 15
	(2)	To help users of this Act, schedule 1 identifies the decisions for which an information notice must be given under this Act.	16 17
	(3)	The appeal must be, in the first instance, by way of an application for internal review under section 210.	18 19
210	Ар	plying for review	20
	(1)	The application must be made within 28 days after—	21
		(a) if the person or entity is given an information notice about the decision—the day the person or entity is given the information notice; or	22 23 24
		(b) if paragraph (a) does not apply—the day the person or entity otherwise becomes aware of the decision.	25 26

	(2)	The college may, at any time, extern the review.	nd the time for applying for	1 2
	(3)	The application for review must be state fully the grounds of the appli	* *	3 4
211	Re	view committee		5
	(1)	The application must initially be established by the college to concommittee).	•	6 7 8
	(2)	The review committee may inclune not the person is a member of the	· ·	9 10
	(3)	However, if practicable, the reinclude a person who was involoriginal decision the application re	lved in the making of the	11 12 13
	(4)	The review committee must condu	act the review on—	14
		(a) the material before the collection that led to the original decision	_	15 16
		(b) the reasons for the original of	lecision; and	17
		(c) any other relevant material the	ne review committee allows.	18
	(5)	For the review, the review commit reasonable opportunity to make on the committee.	· 11	19 20 21
	(6)	After reviewing the original decimust make a recommendation to the college should—		22 23 24
		(a) confirm the original decision	n; or	25
		(b) amend the original decision;	or	26
		(c) substitute another decision f	or the original decision.	27
	(7)	The college is not required to fol recommendation.	low the review committee's	28 29

212	College's decision				
	(1)	After considering the review committee's recommendation, the college must make a further decision (a <i>review decision</i>) to do any of the following—			
		(a) confirm the original decision;	5		
		(b) amend the original decision;	6		
		(c) substitute another decision for the original decision.	7		
	(2)	For an appeal—	8		
		(a) if the review decision confirms the original decision—the original decision is taken to be the review decision; or	9 10 11		
		(b) if the review decision amends the original decision—the original decision as amended is taken to be the review decision; or	12 13 14		
		(c) if the review decision substitutes another decision for the original decision—the substituted decision is taken to be the review decision.	15 16 17		
213	No	tice of review decision	18		
	(1)	The college must, as soon as practicable, give the applicar notice (the <i>review notice</i>) of the review decision.			
	(2)	If the review decision is not the decision sought by the applicant, the review notice must also state the following—	21 22		
		(a) the reasons for the decision;	23		
		(b) that the applicant may, within 28 days after the review notice is given, appeal against the decision to the District Court;	24 25 26		
		(c) how to appeal.	27		
	(3)	If the college does not give the review notice within 45 days after the application is made, the college is taken to have made a review decision confirming the original decision.	28 29 30		

Part	2	Appeals	1
214	Definition	ons for pt 2	2
	In th	nis part—	3
	арре	ealable decision means—	4
	(a)	a review decision; or	5
	(b)	a relevant disciplinary committee decision.	6
	follo	want disciplinary committee decision means any of the owing decisions made by the Teachers Disciplinary mmittee—	7 8 9
	(a)	a decision under section 55 ²⁷ about whether to continue the suspension of a relevant teacher;	10 11
	(b)	a decision under section 102 or 103 ²⁸ about the disciplinary action to be taken against a relevant teacher;	12 13
	(b)	a decision under section 158, 160 or 161 ²⁹ about—	14
		(i) whether a ground for disciplinary action against a relevant teacher is established; or	15 16
		(ii) the disciplinary action to be taken against a relevant teacher.	17 18
215	Who ma	ay appeal	19
		following persons may appeal to the District Court nst an appealable decision—	20 21
	(a)	for a review decision—a person who has applied for the review of the original decision under part 1 and is dissatisfied with the review decision:	22 23 24

²⁷ Section 55 (Committee's decision about continuation of suspension)

²⁸ Section 102 (Disciplinary action by Teachers Disciplinary Committee—approved teachers) or 103 (Disciplinary action by Teachers Disciplinary Committee—former approved teachers)

²⁹ Section 158 (Decision about whether ground for disciplinary action is established), 160 (Decision about disciplinary action against approved teacher) or 161 (Decision about disciplinary action against former approved teacher)

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		(b)	for a	a relevant disciplinary committee decision—	1
			(i)	the relevant teacher to whom the decision relates; or	2 3
			(ii)	the college.	4
216	Sta	arting	арр	eal	5
	(1)	An a	appea	l is started by—	6
		(a)	filin	g a notice of appeal with the registrar of—	7
			(i)	the District Court nearest the place where the person resides or carries on business; or	8 9
			(ii)	the District Court at Brisbane; and	10
		(b)		applying with the rules of court applicable to the eal. ³⁰	11 12
	(2)			n (1) does not limit a provision of another law about roceeding may be started in the District Court.	13 14
	(3)	The	notic	e of appeal must be filed within 28 days after—	15
		(a)	give	an appeal against a review decision, if the person is en a review notice for the decision—the day the son is given the review notice; or	16 17 18
		(b)	deci	an appeal against a relevant disciplinary committee ision, if the person is given notice of the ision—the day the person is given the notice; or	19 20 21
		(c)	pers	aragraphs (a) and (b) do not apply—the day the son otherwise becomes aware of the appealable ision.	22 23 24
	(4)			the court may, at any time, extend the time for filing of appeal.	25 26
217	He	aring	proc	cedures	27
	(1)	In de	ecidir	ng an appeal, the District Court—	28

³⁰ The *Uniform Civil Procedure Rules 1999* contain provisions about appeals to the District Court.

		(a) has the same powers as the entity that made the appealable decision; and	1 2
		(b) is not bound by the rules of evidence; and	3
		(c) must comply with natural justice.	4
	(2)	An appeal is by way of rehearing, unaffected by the appealable decision, on the material before the entity that made the appealable decision and any further evidence allowed by the court.	5 6 7 8
218	Co	urt's powers on appeal	9
	(1)	In deciding the appeal, the District Court may do any of the following—	10 11
		(a) confirm the appealable decision;	12
		(b) amend the appealable decision;	13
		(c) set aside the appealable decision and substitute another decision.	14 15
	(2)	In amending the appealable decision or substituting another decision for it, the court has the same powers as the entity that made the appealable decision.	16 17 18
	(3)	If the court amends the appealable decision or substitutes another decision for it, the amended or substituted decision is, for this Act (other than this part), taken to be the decision of the entity that made the appealable decision.	19 20 21 22
219	Со	urt may prohibit publication of particular information	23
		The District Court may order that any of the following must not be published—	24 25
		(a) the name of the appellant or a person who appeared as a witness before the entity that made the appealable decision or the court;	26 27 28
		(b) evidence given before the entity that made the appealable decision or the court;	29 30
		(c) the contents of a document produced to the entity that made the appealable decision or the court.	31 32

Chapter 9		Legal proceedings	
Part	t 1	Evidence	2
220	This	tion of pt 1 s part applies to a proceeding under this Act, including iplinary proceedings.	3 4 5
221	Appoint	ments and authority	6
	It is	not necessary to prove—	7
	(a)	the appointment of any of the following persons or entities—	8 9
		(i) the Minister;	10
		(ii) the chief executive;	11
		(iii) the chairperson or another member of the board;	12
		(iv) the director;	13
		(v) an investigator;	14
		(vi) a disciplinary committee or a member of a disciplinary committee; or	15 16
	(b)	the authority of any of the following persons or entities to do anything under this Act—	17 18
		(i) the Minister;	19
		(ii) the chief executive;	20
		(iii) the college;	21
		(iv) the board;	22
		(v) the director;	23
		(vi) an investigator;	24
		(vii) a disciplinary committee or a member of a disciplinary committee; or	25 26
	(c)	the authority of a person mentioned in section 224(b) to take and prosecute proceedings under this Act.	27 28

222	Signatu	res	1
		ignature purporting to be the signature of any of the bwing persons is evidence of the signature it purports to	2 3 4
	(a)	the Minister;	5
	(b)	the chief executive;	6
	(c)	the chairperson or another member of the board;	7
	(d)	the chairperson or another member of the Teachers Disciplinary Committee;	8 9
	(e)	the director;	10
	(f)	an investigator.	11
223	Evidenti	iary matters	12
	chair	ertificate purporting to be signed by the director or the rperson of the board that states any of the following ers is evidence of the matter—	13 14 15
	(a)	a stated document is 1 of the following things made, given, issued or kept under this Act—	16 17
		(i) an appointment, approval or decision;	18
		(ii) an order, direction, requirement or notice;	19
		(iii) a certificate of registration or certificate of permission to teach;	20 21
		(iv) a record or an extract from a record;	22
		(v) the register or an extract from the register;	23
	(b)	a stated document is the professional standards in force under this Act on a stated day or during a stated period;	24 25
	(c)	a stated document is another document kept under this Act;	26 27
	(d)	a stated document is a copy of a thing mentioned in paragraph (a), (b) or (c);	28 29
	(e)	on a stated day, or during a stated period, a stated person was or was not the holder of any of the following—	30 31
		(i) full registration;	32

		(ii) provisional registration;	1
		(iii) permission to teach;	2
	(f)	on a stated day, or during a stated period, a registration or permission to teach—	3 4
		(i) was or was not in force; or	5
		(ii) was or was not subject to a stated condition;	6
	(g)	on a stated day, or during a stated period, a registration or permission to teach was suspended;	7 8
	(h)	on a stated day, a registration or permission to teach was cancelled;	9 10
	(i)	on a stated day, or during a stated period, an appointment as an investigator was, or was not, in force for a stated person;	11 12 13
	(j)	on a stated day, a stated person was given a stated notice or direction under this Act;	14 15
	(k)	on a stated day, a stated requirement was made of a stated person;	16 17
	(1)	a stated fee or other amount is payable by a stated person to the college and has not been paid.	18 19
Part 2		Proceedings	20
		_	
224 Pro	ceed	lings in the name of the college	21
		eedings in a court may be taken and prosecuted in the e of the college by—	22 23
	(a)	the chairperson of the board; or	24
	(b)	another person authorised for that purpose by the chairperson.	25 26

225	Su	mmary proceedings for offences	1
	(1) Proceedings for an offence against this Act are to be to summary way under the <i>Justices Act 1886</i> .		2 3
	(2)	The proceeding must start within the later of the following periods to end—	4 5
		(a) 1 year after the commission of the offence;	6
		(b) 6 months after the offence comes to the complainant's knowledge, but within 2 years after the commission of the offence.	7 8 9
226		egations of false or misleading information or cuments	10 11
	(1)	This section applies for a complaint for an offence against this Act involving—	12 13
		(a) false or misleading information; or	14
		(b) a false or misleading document.	15
	(2)	It is enough for the complaint to state that the statement made, or the document given, was 'false or misleading' to the person's knowledge, without specifying which.	16 17 18
227	Pei	nalties to be paid to college	19
		All penalties recovered as a result of proceedings for offences against this Act are payable to the college.	20 21
228		ecutive officers must ensure corporation complies	22 23
	(1)	The executive officers of a corporation must ensure the corporation complies with this Act.	24 25
	(2)	If a corporation commits an offence against a stated provision of this Act, each of the corporation's executive officers also commits an offence, namely, the offence of failing to ensure the corporation complies with the provision.	26 27 28 29
		Maximum penalty—the penalty for the contravention of the provision by an individual.	30 31

(2)

The college—

24

(3)	offence each of	ce that the corporation has been convicted of an e against a stated provision of this Act is evidence that the executive officers committed the offence of failing are the corporation complies with the provision.	1 2 3 4
(4)	Howev	ver, it is a defence for an executive officer to prove—	5
	o e:	f the officer was in a position to influence the conduct f the corporation in relation to the offence—the officer xercised reasonable diligence to ensure the corporation omplied with the stated provision; or	6 7 8 9
		ne officer was not in a position to influence the conduct f the corporation in relation to the offence.	10 11
(5)	In this	section—	12
	concern manage	ive officer, of a corporation, means a person who is ned with, or takes part in, the corporation's ement, whether or not the person is a director or the s's position is given the name of executive officer.	13 14 15 16
	stated p	provision, of this Act, means section 76, 77, 78 or 82.31	17
Chapte	er 10	Queensland College of	18
		Teachers	19
Part 1		Establishment, functions and powers of college	20 21
		F = 5	<i>2</i> 1
229 Es	tablishn	ment of college	22
(1)	The Qu	neensland College of Teachers is established.	23

³¹ Section 76 (Requirement for employing authority to notify college about particular investigations), 77 (Requirement for employing authority to notify college about particular terminations of employment), 78 (Requirement for employing authority to notify college about certain other dismissals) or 82 (Only approved teachers may be employed as teachers)

	(a)	is a body corporate; and	I
	(b)	has a seal; and	2
	(c)	may sue and be sued in its corporate name.	3
230	College teach	's functions about registration and permission to	4 5
		college has the following functions about registration of, permission to teach for, teachers in Queensland—	6 7
	(a)	to be responsible to the Minister for granting registration or permission to teach to persons under this Act;	8 9
	(b)	deciding how a person must satisfy initial and ongoing eligibility requirements for registration and permission to teach;	10 11 12
	(c)	deciding applications for registration or permission to teach and applications for renewal of registration or permission to teach;	13 14 15
	(d)	ensuring approved teachers continue to meet the eligibility requirements mentioned in paragraph (b), including, for example, monitoring the compliance of approved teachers with conditions of registration or permission to teach;	16 17 18 19 20
	(e)	arranging checks of the criminal history of approved teachers and applicants for registration or permission to teach;	21 22 23
	(f)	reviewing registration of teachers, and the granting of permission to teach to teachers;	24 25
	(g)	reporting, and making recommendations, to the Minister about the matters mentioned in paragraph (f);	26 27
	(h)	approving and monitoring preservice teacher education programs for provisional registration;	28 29
	(i)	developing and applying professional standards for entry to, and continuing membership of, the teaching profession;	30 31 32
	(j)	keeping a register of, and records relating to, approved teachers.	33 34

231	College'	's discipline and enforcement functions	1
	appr	college has the following functions about disciplining oved teachers and former approved teachers and reing this Act—	2 3 4
	(a)	monitoring compliance with this Act and prosecuting persons who fail to comply with it;	5 6
	(b)	receiving and assessing complaints;	7
	(c)	conducting investigations, in relation to a complaint or on the college's own initiative, about—	8 9
		(i) the professional conduct or competence of an approved teacher or former approved teacher; or	10 11
		(ii) a contravention of this Act;	12
	(d)	referring disciplinary matters to a disciplinary committee;	13 14
	(e)	giving effect to and monitoring compliance with disciplinary orders;	15 16
	(f)	developing and applying codes of practice about the professional conduct or practice of approved teachers.	17 18
232	College'	's other functions	19
	The	college's functions also include the following—	20
	(a)	undertaking or supporting reviews and research relevant to the regulation of the teaching profession, including reviews and research commissioned and funded by the Minister;(21 22 23 24
	(b)	collecting data about approved teachers, and providing the data to other persons, as required or permitted under this Act;	25 26 27
	(c)	promoting the teaching profession to the public;	28
	(d)	advising relevant entities in Queensland and interstate regulatory authorities about the operation of this Act, as required or permitted under this Act;	29 30 31
	(e)	informing approved teachers and the public about the operation of this Act;	32 33

		(f)	reviewing the operation of this Act and reporting to the Minister about its operation;	1 2
		(g)	performing other functions conferred on the college under this or another Act.	3 4
233		mary action	considerations of college in performing its	5 6
		best	erforming its functions under this Act, the welfare and interests of children are to be the primary considerations are college.	7 8 9
234	Pov	wers	of college	10
	(1)		college has all the powers of an individual and may, for mple, do any of the following—	11 12
		(a)	enter into contracts;	13
		(b)	acquire, hold, dispose of, and deal with, property;	14
		(c)	appoint agents and attorneys;	15
		(d)	engage consultants;	16
		(e)	produce documents in performing its functions and charge for advertising in the documents;	17 18
		(f)	fix charges and other terms for services and other facilities it supplies;	19 20
		(g)	do anything else necessary or convenient to be done in performing its functions.	21 22
	(2)	real acco	vever, the college must not enter into an agreement about property, including, for example, leasing premises for its emmodation, unless the Minister has approved its entering the agreement.	23 24 25 26
	(3)		nout limiting subsection (1), the college has the powers n to it under this or another Act.	27 28
	(4)		college may exercise its powers inside or outside ensland.	29 30
	(5)		nout limiting subsection (4), the college may exercise its ers outside Australia.	31 32

235	Professional standards			
	(1)	The college must develop professional standards.	2	
	(2)	The purpose of the standards is to detail the abilities, experience, knowledge or skills expected of teachers to—	3 4	
		(a) be the criteria for the college's decision about whether to approve a preservice teacher education program; and	5 6	
		(b) help the college decide whether a following person meets the professional practice requirements—	7 8	
		(i) an applicant for provisional or full registration;	9	
		(ii) an applicant for the renewal of full registration.	10	
	(3)	The standards may provide for all or any of the following matters—	11 12	
		(a) the abilities, knowledge and skills required for provisional registration;	13 14	
		(b) the abilities, experience, knowledge and skills required for full registration;	15 16	
		(c) the abilities, experience, knowledge and skills required for renewal of full registration.	17 18	
	(4)	In developing or amending the professional standards, the college must consult with the chief executive and the representative entities.		
	(5)	Subsection (4) does not prevent the college consulting with another person or entity.		
	(6)	If the professional standards are inconsistent with a requirement under this Act, the standards are invalid to the extent of the inconsistency.		
	(7)	The college must—	27	
		(a) make the professional standards available for inspection on its Internet site; ³² and	28 29	
		(b) ensure copies of the standards, and each document applied, adopted or incorporated by the standards, are	30 31	

³² On the commencement of this section, the college's Internet site was located at <www.qct.edu.au>.

		kept available for inspection, free of charge, at the office.	1 2	
236	Ар	proval of preservice teacher education programs	3	
	(1)	A higher education entity may apply in writing to the college for the approval of a preservice teacher education program.		
	(2)	The college may approve the program only if—	6	
		(a) it considers the qualification resulting from successful completion of the program is suitable to be prescribed as a qualification for provisional registration under section 9(1)(a)(i); and	7 8 9 10	
		(b) the college is reasonably satisfied a person who completes the program will attain the abilities, knowledge and skills required under the professional standards; and	11 12 13 14	
		(c) the program is offered at a place in Queensland.	15	
	(3)	The college must decide whether to approve the program as soon as practicable after receiving the application.	16 17	
	(4)	If the college approves the program, it must give the applicant notice of the approval.	18 19	
	(5)	If the college decides not to approve the program, it must give the applicant an information notice about the decision.	20 21	
	(6)	An approval of a program given by the college under this section has effect only in relation to the professional practice requirements for provisional registration under this Act.		
Part	t 2	Board of the college	25	
237	The	e board	26	
		The college has a board.	27	

238	Ro	le of l	board	1
	(1)	The	board is the governing body of the college.	2
	(2)	The	board—	3
		(a)	decides the policies of the college; and	4
		(b)	controls the affairs of the college; and	5
		(c)	carries out the functions of the college; and	6
		(d)	exercises the powers of the college.	7
	(3)	Anyt	thing done by the board is taken to have been done by the ege.	8 9
239	Ме	mber	ship of board	10
	(1)		board consists of the following persons appointed by the ernor in Council—	11 12
		(a)	1 nominee of the Minister;	13
		(b)	1 nominee of the chief executive;	14
		(c)	1 nominee of the Queensland Catholic Education Commission;	15 16
		(d)	1 nominee of the Association of Independent Schools of Queensland Inc.;	17 18
		(e)	2 persons who are practising teachers, of whom—	19
			(i) 1 is to be nominated by the Queensland Teachers' Union; and	20 21
			(ii) 1 is to be nominated by the Queensland Independent Education Union of Employees;	22 23
		(f)	1 nominee of the Queensland Public Sector Union who is a registered teacher;	24 25
		(g)	1 nominee of the Higher Education Forum who is a practising teacher educator;	26 27
		(h)	2 persons who, at the time of appointment, are parents or guardians of students enrolled at a school, of whom—	28 29
			(i) 1 is to be nominated by the Queensland Council of Parents and Citizens' Associations Incorporated; and	30 31 32

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		(ii)	1 is to be nominated jointly by the Federation of Parents and Friends Associations of Catholic Schools in Queensland and the Queensland Independent Schools Parents Council Inc.;	1 2 3 4
	(i)	3 persons who are practising teachers, of whom—		
		(i)	2 are to represent State schools and are to be nominated by the chief executive; and	6 7
		(ii)	1 is to represent non-State schools and is to be nominated jointly by the Queensland Catholic Education Commission and the Association of Independent Schools Queensland;	8 9 10 11
	(j)	3 pe	ersons who are practising teachers, of whom—	12
		(i)	2 are to be employed by the State and elected by registered teachers who identify themselves as affiliated with State schooling; and	13 14 15
		(ii)	1 is to be employed by the employing authority for a non-State school and elected by registered teachers who identify themselves as affiliated with non-State schooling;	16 17 18 19
	(k)	1 ot	her nominee of the Minister who—	20
		(i)	must represent the interests of the community generally in the conduct and practice of the teaching profession; and	21 22 23
		(ii)	is not a practising teacher.	24
(2)	The	direct	tor may not be appointed as a member of the board.	25
(3)	In this section—			26
				27 28
	(a)	the vice-chancellors of universities established in the State;		
	(b)	the chief executive;		
	(c)	a nominee of the Minister administering the <i>Vocational Education, Training and Employment Act 2000.</i>		
	practising teacher educator means a person who—			

		(a)	has expertise and experience in preparing people to be teachers; and	1 2
		(b)	is employed by a higher education institution to provide education programs for preparing people to be teachers.	3 4
240	Re	quire	ments for elections	5
	(1)		s section applies in relation to an election for section $(1)(j)$.	6 7
	(2)		election must be carried out as required under a lation.	8 9
	(3)	A pe	erson may be a candidate in the election only if—	10
		(a)	a written report about the person's criminal history has been obtained by the director; and	11 12
		(b)	the director is reasonably satisfied the person has not been convicted of an indictable offence, other than a conviction—	13 14 15
			(i) that is a spent conviction; or	16
			(ii) for which the Minister has given a notice or written approval under section 246(4) stating the conviction does not prevent the person being appointed or reappointed to the board.	17 18 19 20
	(4)	For	subsection (3)(a)—	21
		(a)	the director may act under section 247(1) in place of the Minister; and	22 23
		(b)	section 247 applies, with any necessary changes, as if a reference to the Minister were a reference to the director.	24 25 26
	(5)		he election is carried out and insufficient persons are ted to comply with section 239(1)(j)—	27 28
		(a)	the Minister may nominate the number of practising teachers required to comply; and	29 30
		(b)	a practising teacher nominated by the Minister under this subsection is taken to have been elected for section 239(1)(j).	31 32 33

241	No	mination by entities for membership of board	1
	(1)	This section applies for the nomination of a person for membership of the board by an entity or entities mentioned in any of paragraphs (c) to (h) or (i)(ii) of section 239(1).	2 3 4
	(2)	The Minister must give the entity or entities a notice stating a reasonable time within which it or they may nominate a person for the membership.	5 6 7
	(3)	If the entity does not nominate, or the entities do not nominate jointly, a person within the time stated in the notice, the Minister may nominate a person for the membership and the nomination is taken to have been made by the entity or entities.	8 9 10 11 12
	(4)	A person nominated under subsection (3) must be a person whom the entity or entities may nominate for membership of the board as stated in section 239(1).	13 14 15
242	Ter	rm of appointment of members	16
	(1)	The member of the board appointed as its chairperson may be appointed as a member for a term of not more than 4 years.	17 18
	(2)	Any other member of the board may be appointed for a term of not more than 3 years.	19 20
	(3)	This section is subject to section 243.	21
243	Min	nister may extend a member's term of appointment	22
	(1)	The Minister may, by notice given to the board, extend the term of appointment of members of the board for not more than 1 year if the Minister is satisfied it is necessary for the board to perform its functions and exercise its powers appropriately, effectively and efficiently.	23 24 25 26 27
	(2)	If the Minister acts under subsection (1), the Minister must extend, by the same amount, the term of appointment of all the members.	28 29 30
	(3)	The extension applies only to members holding office when the notice is given.	31 32

	(4)	This section does not allow the Minister to extend the terms of appointment of the members for more than 1 year by again acting under subsection (1).	1 2 3
244	Ch	airperson of board	4
	(1)	The Governor in Council must appoint the member mentioned in section 239(1)(a) to be the chairperson of the board.	5 6
	(2)	A person may be appointed as the chairperson at the same time as the person is appointed as a member.	7 8
	(3)	The chairperson holds office while a member under section 239(1)(a).	9 10
245	De	puty chairperson of board	11
	(1)	The board must appoint a member, other than the chairperson, to be the deputy chairperson of the board.	12 13
	(2)	The deputy chairperson holds office for the term decided by the board.	14 15
	(3)	A vacancy occurs in the office of deputy chairperson if the person holding office—	16 17
		(a) resigns it by giving notice of the resignation to the Minister; or	18 19
		(b) ceases to be a member of the board.	20
	(4)	However, a person resigning the office of deputy chairperson may continue to be a member of the board.	21 22
	(5)	The deputy chairperson is to act as chairperson—	23
		(a) during a vacancy in the office of chairperson; and	24
		(b) during all periods when the chairperson is absent from duty or, for another reason, can not perform the functions of the office.	25 26 27
246	Die	squalification from membership	28
	(1)	A person can not become, or continue as, a member of the	29
	(1)	board if the person—	30

	(a)	is, or has been, convicted of an indictable offence and the conviction is not a spent conviction; or	1 2
	(b)	is an insolvent under administration within the meaning of the Corporations Act, section 9 (an <i>insolvent under administration</i>).	3 4 5
(2)	pers	o, a person can not become a member of the board if the on refuses to consent to the Minister requesting a report at the person's criminal history under section 247(1).	6 7 8
(3)		Minister may act under subsection (4) if the Minister siders it would be reasonable to do so having regard to—	9 10
	(a)	primarily, the welfare and best interests of children; and	11
	(b)	the circumstances of the indictable offence of which a person has been convicted or the circumstances under which the person became an insolvent under administration.	12 13 14 15
(4)	The	Minister may—	16
	(a)	if the person was a member when convicted or becoming an insolvent under administration—give notice to the chairperson and the person that the person is restored as a member of the board, and may be later reappointed, despite the conviction or being an insolvent under administration; or	17 18 19 20 21 22
	(b)	otherwise—give written approval for the person to become a member of the board despite the conviction or being an insolvent under administration.	23 24 25
(5)	On t (4)(a	the day the chairperson receives a notice under subsection a)—	26 27
	(a)	the person is restored as a member; and	28
	(b)	if another person has been appointed to fill the vacancy—the other person's appointment ends.	29 30
(6)	pers wou	person is restored as a member under subsection (5), the on's term of appointment as a member ends when it ld have ended if the person had not been convicted of the nce or an insolvent under administration.	31 32 33 34

247	Report about person's criminal history				
	(1)	To decide whether a person is disqualified from membership of the board under section 246(1)(a), the Minister may ask the commissioner of police for—	2 3 4		
		(a) a written report about the person's criminal history; and	5		
		(b) a brief description of the circumstances of a conviction mentioned in the criminal history.	6 7		
	(2)	The commissioner of police must comply with the request.	8		
	(3)	However, the Minister may make a request under subsection (1) about a person who is not a member of the board only if the person has given the Minister written consent for the request.	9 10 11 12		
	(4) The duty imposed on the commissioner of police to c with the request applies only to information i commissioner's possession or to which the commission access.		13 14 15 16		
	(5)	The Minister must ensure a report given to the Minister under this section is destroyed as soon as practicable after it is no longer needed for the purpose for which it was requested.	17 18 19		
	(6)	In this section—			
		criminal history, of a person, means the person's criminal history as defined under the Criminal Law (Rehabilitation of Offenders) Act 1986, other than spent convictions.	21 22 23		
248	Va	cation of office	24		
	(1)	The office of a member of the board becomes vacant if the member—	25 26		
		(a) resigns the member's office by signed notice of resignation given to—	27 28		
		(i) for a member other than the chairperson of the board—the chairperson of the board; or	29 30		
		(ii) for the chairperson of the board—the Minister; or	31		
		(b) can not continue as a member under section 246; or	32		

		(c)	consecutive meetings of which proper notice has been	1 2 3
		(d)	is removed from office by the Governor in Council under subsection (4).	1 5
((2)	unde	er a leave of absence approved by the Minister under	5 7 8
((3)	Also	o, the office of a member becomes vacant if—)
		(a)	both of the following apply—	10
			board under section 239(1)(e), (g) or (i), or the	11 12 13
				14 15
		(b)	under section 239(1)(f) and the member stops being a	16 17
		(c)		19 20
			239(1)(j)(i)—the member is employed by the	21 22 23
			239(1)(j)(ii)—the member is employed by the	24 25 26
((4)			27 28
		(a)		29 30
		(b)		31 32
((5)	In th	nis section—	33
		mee	ting means—	3⊿

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		(a)	if the member does not attend—a board meeting with a quorum present; or	1 2
		(b)	if the member attends—a board meeting with or without a quorum present.	3 4
249			ment for board members to disclose changes in I history	5
	(1)	boar	here is a change in the criminal history of a member of the rd, the member must, unless the member has a reasonable use, immediately disclose the change to the Minister.	7 8 9
		Max	ximum penalty—100 penalty units.	10
	(2)	take	a member who does not have a criminal history, there is in to be a change in the member's criminal history if the other acquires a criminal history.	11 12 13
	(3)	the 1	comply with subsection (1), the information disclosed by member about a conviction for an offence in the member's ninal history must include the following—	14 15 16
		(a)	the existence of the conviction;	17
		(b)	when the offence was committed;	18
		(c)	details adequate to identify the offence;	19
		(d)	whether or not a conviction was recorded;	20
		(e)	the sentence imposed on the member.	21
	(4)	In th	nis section—	22
		histo	ninal history, of a person, means the person's criminal ory as defined under the Criminal Law (Rehabilitation of enders) Act 1986, other than spent convictions.	23 24 25
250	Lea	ave o	f absence	26
	(1)		Minister may approve a leave of absence for a member of board (the <i>approved absent member</i>).	27 28
	(2)	the	Minister may appoint someone else to act in the office of approved absent member while the member is absent on leave.	29 30 31

(3)	If the approved absent member is an eligible person for a nominating entity, the Minister must, before making the appointment, give the entity a notice stating a reasonable time within which it may nominate a person to act in the office of the approved absent member while the member is absent on the leave.	1 2 3 4 5 6
(4)	If the entity does not make the nomination within the time stated in the notice, the Minister may appoint a person who is an eligible person for the nominating entity.	7 8 9
(5)	A person is a member of the board during the term of the person's appointment to act in the office of an approved absent member.	10 11 12
(6)	The Minister's power to appoint a person to act in the office of an approved absent member does not limit the Governor in Council's powers under the <i>Acts Interpretation Act 1954</i> , section 25(1)(b)(v). ³³	13 14 15 16
(7)	If the approved absent member is the deputy chairperson, the board may appoint another member to act in the deputy chairperson's office while the deputy chairperson is absent on the leave.	17 18 19 20
(8)	In this section—	21
	<i>eligible person</i> , for a nominating entity, means a person whom the entity may nominate for membership of the board as mentioned in section 239(1)(c) to (h) or (i)(ii).	22 23 24
	nominating entity means an entity or entities that, under section 239(1)(c) to (h) or (i)(ii), may nominate, or nominate jointly, a person to be a member.	25 26 27
	ing vacancies—board members nominated by Minister another entity etc.	28 29
(1)	This section applies if—	30
	(a) a board member's office becomes vacant other than because the member's term of appointment has ended; and	31 32 33

Acts Interpretation Act 1954, section 25 (Powers of appointment imply certain 33 incidental powers)

33

		-
	(b) the member was nominated for membership—	1
	(i) by the Minister under section 239(1)(a) or (k); or	2
	(ii) by an entity or entities under section 239(1)(b) to (i).	3 4
(2)	If the Minister considers it practicable to fill the vacancy before the end of the vacating member's term of appointment, the person nominated to fill the vacancy must be appointed for the remainder of the vacating member's term of appointment.	. 6
	lling vacancies—board member elected by registered achers	9 1
(1)	This section applies if—	1
	 (a) a board member's office becomes vacant other than because the member's term of appointment has ended; and 	_
	(b) the member was elected by registered teachers under section 239(1)(j).	1 1
(2)	If the Minister considers it practicable to fill the vacancy before the end of the vacating member's term of appointment—	_
	(a) the director must nominate for appointment the person who—	2 2
	(i) obtained the next highest number of votes in the election at which the vacating member was elected; and	
	(ii) is willing and able to be a member; or	2
	(b) if there is no person suitable for nomination under paragraph (a)—the Minister must nominate a practising teacher for appointment.	
(3)	A person nominated for appointment under subsection (2) must be appointed for the remainder of the vacating member's term of appointment.	

(4) A person nominated under this section is taken to have been

elected under section 239(1)(j).

253	Conduct of business					
		Subject to sections 254 to 270, the board may conduct its business, including its meetings, in the way it considers appropriate.	2 3 4			
254	Pre	esiding at meetings	5			
	(1)	The chairperson of the board must preside at all board meetings at which the chairperson is present.	6 7			
	(2)	If the chairperson is absent from a board meeting, but the deputy chairperson is present, the deputy chairperson of the board must preside.	8 9 10			
	(3)	If both the chairperson and deputy chairperson are absent from a board meeting, a member chosen by the members present must preside.	11 12 13			
255	Qu	orum for meetings	14			
		A quorum for a board meeting is the number equal to one-half of the number of its members for the time being holding office or, if one-half is not a whole number, the next highest whole number.	15 16 17 18			
256	Att	endance by proxy by member	19			
	(1)	A member may, not more than twice in a year, attend a board meeting by proxy.	20 21			
	(2)	A member is not entitled to preside at a board meeting merely because the member is the proxyholder for another member who, if present, would be entitled to preside.	22 23 24			
257	Co	nduct of meetings	25			
	(1)	A question at a board meeting is to be decided by a majority of the votes of the members present.	26 27			
	(2)	Each member present at the meeting has a vote on each question to be decided and, if the votes are equal, the member presiding also has a casting vote.	28 29 30			

	(3)	A member who abstains from voting is taken to have voted for the negative.	1 2
	(4)	The board may hold meetings, or allow members to take part in meetings, by using any technology allowing reasonably contemporaneous and continuous communication between members taking part in the meetings, including, for example, teleconferencing.	3 4 5 6 7
	(5)	A member who takes part in a meeting of the board under subsection (4) is taken to have been present at the meeting.	8 9
	(6)	A resolution is validly made by the board, even if it is not passed at a board meeting, if—	10 11
		(a) notice of the resolution is given under procedures approved by the board; and	12 13
		(b) a majority of members agrees in writing to the resolution.	14 15
258	Mir	nutes	16
		The board must keep minutes of its meetings.	17
259	Со	mmittees	18
	(1)	The board may establish committees of the board for effectively and efficiently performing the board's functions.	19 20
	(2)	A committee may include any person, whether or not the person is a member of the board.	21 22
	(3)	The functions of a committee are—	23
		(a) to advise and make recommendations to the board about matters relevant to the board's functions that are referred by the board to the committee; and	24 25 26
		(b) to exercise powers delegated to it by the board.	27
	(4)	A committee must keep a record of the decisions it makes	28
	(4)	when exercising a power delegated to it by the board.	29

260	Dis	closure of int	erest	1
	(1)		pplies to a member of the board or a member of stablished by the board (the <i>interested person</i>)	2 3 4
		an issue	ested person has a direct or indirect interest in being considered, or about to be considered, by d or the committee; and	5 6 7
			est could conflict with the proper performance nterested person's duties for considering the	8 9 10
	(2)	facts, the inte	acticable after becoming aware of the relevant rested person must disclose the nature of the eeting of the board or committee.	11 12 13
	(3)	Unless the binterested pers	poard or committee otherwise directs, the on must not—	14 15
		(a) be present issue; or	nt when the board or committee considers the	16 17
		(b) take part the issue	in a decision of the board or committee about	18 19
	(4)		person must not be present when the board or considering whether to give a direction under	20 21 22
	(5)		her person who must, under subsection (2), also erest in the issue, the other person must not—	23 24
		whether	nt when the board or committee is considering to give a direction under subsection (3) about ested person; or	25 26 27
		(b) take par direction	et in making the decision about giving the	28 29
	(6)	Subsection (7)	applies if—	30
		committee meeting consider	of this section, a member of the board or a ee is not present at a board or committee for considering or deciding an issue, or for ing or deciding whether to give a direction bsection (3); and	31 32 33 34 35
		(b) there wo	uld be a quorum if the member were present	36

	(7)	The remaining members present are a quorum of the board or committee for considering or deciding the issue, or considering or deciding whether to give the direction, at the meeting.	1 2 3 4
	(8)	A disclosure under subsection (2) must be recorded in the board's or committee's minutes.	5 6
261	Att	endance of director at meetings	7
	(1)	The director may attend board meetings.	8
	(2)	The director has no voting rights at a board meeting.	9
262		quirement for board approval before college enters o agreements	10 11
	(1)	Before the college enters into an agreement, the board must have first passed a resolution to enter into the agreement.	12 13
	(2)	However, failure to comply with subsection (1) does not affect the validity of the agreement.	14 15
263		muneration of board members and committee	16 17
		A member of the board or a committee of the board is entitled to be paid the fees and expenses decided by the Governor in Council.	18 19 20
264	De	legation	21
	(1)	The board may delegate the board's powers under this Act to any of the following—	22 23
		(a) a member of the board;	24
		(b) a committee of the board;	25
		(c) the director.	26
	(2)	The chairperson of the board may delegate the chairperson's powers under this Act, other than a power under section 125(2), to any person.	27 28 29
	(3)	Subsection (2) applies subject to section 254	30

265		College is statutory body under the Financial Administration and Audit Act 1977				
		The college is a statutory body under the <i>Financial Administration and Audit Act 1977</i> .	3 4			
266		llege is statutory body under the Statutory Bodies ancial Arrangements Act 1982	5 6			
	(1)	The college is a statutory body under the <i>Statutory Bodies</i> Financial Arrangements Act 1982.	7 8			
	(2)	Part 2B ³⁴ of that Act sets out the way in which the college's powers under this Act are affected by the <i>Statutory Bodies Financial Arrangements Act 1982</i> .	9 10 11			
267	Со	llege's financial year	12			
		The financial year of the college is a period of 12 months beginning on 1 January. ³⁵	13 14			
268		ney borrowed other than under the Statutory Bodies ancial Arrangements Act 1982	15 16			
	(1)	This section applies if the college borrows money it is not lawfully authorised to borrow under the <i>Statutory Bodies Financial Arrangements Act 1982</i> .	17 18 19			
	(2)	All the members of the board who consented to the borrowing of the money (the <i>consenting board members</i>) are jointly and severally liable to repay the money, and to pay interest on it, to the person from whom the money was borrowed.	20 21 22 23			
	(3)	The money and interest mentioned in subsection (2) may be recovered from the consenting board members by the Minister as a debt in a court of competent jurisdiction.	24 25 26			
	(4)	If money is appropriated from a fund to repay the borrowed money or interest on it, the members of the board who	27 28			

³⁴ Statutory Bodies Financial Arrangements Act 1982, part 2B (Powers under this Act and relationship with other Acts)

³⁵ See also the *Financial Administration and Audit Act 1977*, schedule 3 (Dictionary), definition *financial year*.

			sented to the misappropriation of the money are jointly severally liable to refund—	1 2		
		(a)	the misappropriated money; and	3		
		(b)	interest at the rate of 12% per year.	4		
	(5)	subs men	misappropriated money and interest mentioned in section (4) may be recovered from the board members tioned in the subsection by the Treasurer as a debt in a set of competent jurisdiction.	5 6 7 8		
	(6)		recovering all or part of the misappropriated money and rest, the Treasurer—	9 10		
		(a)	must pay the amount recovered into the fund from which the money was appropriated; and	11 12		
		(b)	is entitled to recover from the board members the full costs incurred in recovering the amount, including legal costs.	13 14 15		
269	Budget					
	(1)		college must, for each financial year, develop, adopt and nit to the Minister a budget by the day the Minister ets.	17 18 19		
	(2)	A bu	adget has no effect until approved by the Minister.	20		
	(3)	subr	ing a financial year, the college may develop, adopt and mit to the Minister amendments to its approved budget for financial year.	21 22 23		
	(4)	An a	amendment has no effect until approved by the Minister.	24		
270	Co	mplia	ance with approved budget	25		
	(1)	The	college must comply with its approved budget for a nicial year.	26 27		
	(2)	not j the i	e college makes a disbursement in a financial year that is provided for in its approved budget for the financial year, members who knowingly agreed to the disbursement (the want members) are jointly and severally liable to repay the unt of the disbursement to the college.	28 29 30 31 32		

	(3)	A person appointed in writing by the Minister for the purpose may recover, on the college's behalf, the amount from the relevant members as a debt.	1 2 3
Part	3	Relationship of the college with the Minister	4 5
271	Per	formance of college	6
	(1)	The Minister has the responsibility to ensure the college operates to best practice standards.	7 8
	(2)	To help the Minister discharge the responsibility, the college must report to the Minister, when and in the way required by the Minister, on the efficiency, effectiveness, economy and timeliness of the college and its systems and processes, including operational processes.	9 10 11 12 13
	(3)	The college must comply with a Ministerial request under this section.	14 15
272	Mir	nister's power to give directions to college	16
	(1)	The Minister may give the college a written direction about a matter relevant to its functions if the Minister is satisfied it is necessary to give the direction in the public interest.	17 18 19
	(2)	Without limiting subsection (1), the direction may require the college to comply with—	20 21
		(a) a policy, standard or other instrument applying to a public sector unit; or	22 23
		(b) another document, including, for example, another policy, standard or instrument.	24 25
	(3)	However, the direction can not be about any of the following matters—	26 27
		(a) a decision to grant, or refuse to grant, an application for—	28 29
		(i) registration or permission to teach; or	30

		(ii) the renewal or restoration of full registration; or	1
		(iii) the renewal of permission to teach;	2
		(b) a decision to approve or not approve a preservice teacher education program;	3 4
		(c) a disciplinary order made or to be made by a disciplinary committee;	5 6
		(d) a decision about whether to take or continue proceedings for an offence against this Act;	7 8
		(e) a review decision made or to be made by the college.	9
	(4)	The college must comply with the direction.	10
273	Mir	nister's power to require production of document	11
	(1)	The Minister may, by notice given to the college, require it to make available for inspection by the Minister, or produce to the Minister for inspection, a stated Act document held by, or in the control of, the college.	12 13 14 15
	(2)	The Act document must be made available for inspection, or produced, at a reasonable time and place stated in the notice.	16 17
	(3)	The Minister may copy the Act document and must return it to the college after copying it.	18 19
	(4)	In this section—	20
		Act document means a document relevant to the college's functions.	21 22
274		nisterial request or direction to be included in college's nual report	23 24
		In the college's annual report for a financial year under the <i>Financial Administration and Audit Act 1977</i> , the college must include copies of all requests, directions or notices given to it by the Minister under this part in the financial year.	25 26 27 28

275	Co	Ilege must give annual report to the Minister The college must, not later than 30 April in each year, give the Minister a report about its work and activities during the previous year.	1 2 3 4
Part	t 4	Office of the Queensland College of Teachers	5
276	Est	tablishment of office	7
	(1)	The Office of the Queensland College of Teachers is established.	8 9
	(2)	The office consists of the director and staff of the office.	10
277	Off	ice's functions and powers	11
	(1)	The office's function is to help the college in the performance of its functions.	12 13
	(2)	The office may do anything necessary or convenient to be done in performing its function.	14 15
278	Ар	pointment, function and powers of director	16
	(1)	There is to be a director of the office.	17
	(2)	The director is to be appointed under the <i>Public Service Act</i> 1996.	18 19
	(3)	Subject to direction by the college, the director is to control the office and is responsible for its efficient and effective administration and operation.	20 21 22
	(4)	The director has all of the functions and powers of the chief executive of a department, to the extent the functions and powers relate to the organisational unit comprising the staff of the office.	23 24 25 26

279	De	egation by director	1
	(1)	The director may delegate the director's powers under this Act to an appropriately qualified member of the office's staff.	2 3
	(2)	In this section—	4
		appropriately qualified includes having the qualifications, experience or standing appropriate to exercise the power.	5 6
		Example of standing—	7
		the staff member's classification level in the office	8
280	Ac	ting director	9
		The Minister may appoint a person to act as the director—	10
		(a) during a vacancy in that office; or	11
		(b) during any period, or during all periods, when the director is absent from duty or can not, for another reason, perform the functions of that office.	12 13 14
281	Off	ice staff	15
		The staff of the office are to be appointed under the <i>Public Service Act 1996</i> .	16 17
Cha	ante	er 11 Miscellaneous	18
	. P. C.	71 11 IIII00011a110040	10
Part	: 1	Disclosure and use of	19
		information	20
282	De	finition for pt 1	21
		In this part—	22
		relevant personal information means—	23
		(a) information about a person received by the college	24

			(i) section $15(4)$; ³⁶	1
			(ii) section 15(4) as applied by 29(5), 31(3) or 38(1); ³	7 2
			(iii) section 65; ³⁸	3
			(iv) section 72; ³⁹	4
			(v) section 75 ; ⁴⁰ or	5
		(b)	information about a person to which the college has regard under section 12(1). ⁴¹	s 6 7
283	Со	nfide	entiality of particular information	8
	(1)	unde	s section applies to a person who, in performing function er this Act, has acquired information about anothe son, including relevant personal information.	
	(2)		eperson must not disclose the information to anyone else ess the disclosure is permitted under subsection (3).	e, 12 13
		Max	ximum penalty—40 penalty units.	14
	(3)	The	person may disclose the information to someone else—	15
		(a)	to the extent necessary to perform the person's function under this Act; or	s 16 17
		(b)	if the disclosure is authorised under this or another Act or	t; 18 19
		(c)	if the disclosure is otherwise required or permitted by law; or	y 20 21
		(d)	if the person to whom the information relates is an aduland consents to the disclosure; or	lt 22 23

³⁶ Section 15 (Criminal history check etc.)

³⁷ Section 29 (Requirements for renewal—full registration), 31 (Requirements for renewal—permission to teach) or 38 (Application of pt 3, div 1 for restoring full registration)

³⁸ Section 65 (College's power to obtain criminal history etc. in relation to an approved teacher)

³⁹ Section 72 (Disclosure about particular changes in teaching status in another State)

⁴⁰ Section 75 (Commissioner of police must notify changes in criminal history)

⁴¹ Section 12 (Suitability to teach—other considerations)

		(e)	if the disclosure is in a form that does not disclose the identity of the person to whom the information relates; or	1 2 3
		(f)	if the information is, or has been, accessible to the public, including, for example, because it is or was recorded in the publicly available part of the register; or	4 5 6
		(g)	if the disclosure is to a disciplinary committee in relation to a disciplinary matter being heard by the committee;	7 8 9
		(h)	if the disclosure is to a foreign regulatory authority and is necessary for the authority to perform its functions; or	10 11
		(i)	if the disclosure is to the Minister to allow the Minister to act under paragraph (j); or	12 13
		(j)	if the Minister considers the disclosure is in the public interest and authorises the person to disclose the information.	14 15 16
	(4)	subs teacl	the Minister authorises information to be disclosed under dection (3)(j) about a matter concerning an approved ther, the Minister must inform the college of the orisation and its purpose.	17 18 19 20
	(5)	In th	is section—	21
		publ	<i>licly available part</i> , of the register, see section 289(3).	22
284	Gu	idelin	nes for dealing with relevant personal information	23
	(1)		college must make guidelines about dealing with relevant onal information.	24 25
	(2)		purpose of the guidelines is to ensure each of the owing—	26 27
		(a)	natural justice is observed in relation to a person to whom the relevant personal information relates;	28 29
		(b)	only relevant information is used for deciding whether a person is suitable to teach;	30 31
		(c)	decisions made under this Act about whether a person is suitable to teach, based on the information, are made consistently.	32 33 34

(3)	The college must give a copy of the guidelines, on request, to an applicant for the grant, renewal or restoration of registration or permission to teach.	1 2 3
	ollege may give information about teachers to mmissioner for children in particular circumstances	4 5
(1)	This section applies if—	6
	(a) the college suspends an approved teacher's registration or permission to teach under section 49; ⁴² or	7 8
	(b) a disciplinary committee makes a decision about disciplinary proceedings against a relevant teacher.	9 10
(2)	The college may give notice of the decision to the commissioner for children if the college reasonably believes the decision is relevant to the functions or powers of the commissioner under the <i>Commission for Children and Young People and Child Guardian Act 2000</i> , part 6. ⁴³	11 12 13 14 15
(3)	A notice given under subsection (2) must state the following—	16 17
	(a) the teacher's name and address;	18
	(b) the teacher's date of birth;	19
	(c) the decision;	20
	(d) when the teacher's conduct giving rise to the suspension happened;	21 22
	(e) the nature of the conduct.	23
(4)	However, if a notice given under subsection (3) relates to a particular child, the notice must not contain information that identifies, or is likely to identify, the child.	24 25 26
(5)	In this section—	27
	commissioner for children means the Commissioner for Children and Young People and Child Guardian under the	28 29

⁴² Section 49 (College's power to suspend if approved teacher poses imminent risk of harm to children)

Commission for Children and Young People and Child Guardian Act 2000, part 6 43 (Screening for regulated employment and regulated businesses)

		Commission for Children and Young People and Child Guardian Act 2000.	1 2
286		llege may enter into information sharing arrangement h commissioner of police	3 4
	(1)	This section applies only to the extent another provision of this Act allows the college to give information to the commissioner of police or the commissioner of police to give information, including criminal history information, to the college.	5 6 7 8 9
	(2)	The college and the commissioner of police may enter into a written arrangement by which the information is given or received.	10 11 12
	(3)	Without limiting subsection (2), the arrangement may provide for the electronic transfer of information, including on a daily basis.	13 14 15
	(4)	However, if the information is to be electronically transferred and, under this Act, there is a limitation on who may access the information or the purposes for which the information may be used, the arrangement must provide for the limitation.	16 17 18 19
	(5)	In this section—	20
		<i>criminal history information</i> means information about a person that is required or permitted to be given to the college under any of the following provisions—	21 22 23
		(a) section 15(4);	24
		(b) section 15(4) as applied by 29(5), 31(3) or 38(1);	25
		(c) section 65;	26
		(d) section 75.	27
287	Otl	ner information sharing agreements	28
	(1)	The college may enter into an arrangement (an <i>information sharing arrangement</i>) with a relevant agency for the purposes of sharing or exchanging any information held by the college or the relevant agency.	29 30 31 32

	(2)	The information to which the information sharing arrangement may relate is limited to information that—	1 2
		(a) helps the college in the exercise of its functions under this Act or the relevant agency in the exercise of its functions; and	3 4 5
		(b) is not information about a person's criminal history.	6
	(3)	Under an information sharing arrangement, the college and relevant agency are, despite any other Act or law of the State, authorised to—	7 8 9
		(a) request and receive information held by the other party to the arrangement; and	10 11
		(b) disclose the information to the other party.	12
	(4)	In this section—	13
		relevant agency means any of the following—	14
		(a) a department;	15
		(b) the Crime and Misconduct Commission;	16
		(c) an interstate regulatory authority.	17
Part	2	Register of approved teachers	18
Part		Register of approved teachers	18 19
	Reg	jister of approved teachers to be kept	19
	Reg (1)	The college must keep a register about approved teachers. The register may be kept in the way the college considers	19 20 21
	Reg (1) (2)	The college must keep a register about approved teachers. The register may be kept in the way the college considers appropriate, including, for example, in electronic form. The register must contain the following details for each	19 20 21 22 23
	Reg (1) (2)	The college must keep a register about approved teachers. The register may be kept in the way the college considers appropriate, including, for example, in electronic form. The register must contain the following details for each approved teacher—	19 20 21 22 23 24
	Reg (1) (2)	The college must keep a register about approved teachers. The register may be kept in the way the college considers appropriate, including, for example, in electronic form. The register must contain the following details for each approved teacher— (a) the teacher's full name;	19 20 21 22 23 24 25

the teacher's gender;

(e)

	(f)	for a registered teacher—the day the teacher was first 2 granted registration as a teacher under this Act or a 3
		former Act; 4
	(g)	whether the teacher holds full registration, provisional registration or permission to teach; 5
	(h)	the teacher's identification number; 7
	(i)	details of any qualifications and experience relied on by the teacher to obtain the registration or permission to teach; 8
	(j)	any conditions of the registration or permission to teach; 1
	(k)	the current period of the registration or permission to teach;
	(1)	if the teacher's registration or permission to teach is suspended—
		(i) the day the suspension took effect; and
		(ii) the period of the suspension;
	(m)	an endorsement or notation about the teacher entered in the register under a disciplinary order;
	(n)	details of any other disciplinary order made against the teacher, including the day the order was made and the ground for disciplinary action;
	(o)	if applicable, the name of—
		(i) the employing authority for each school at which the teacher is employed; and 25
		(ii) if the name of the school is different to the name of the employing authority—each school at which the teacher is employed;
	(p)	other details prescribed under a regulation.
(4)		absection (3)(j), the information must be contained in the er while the conditions are in force.
(5)		egister must also contain the following information for a median whose registration or permission to teach was 33

			celled by the college under section 56 ⁴⁴ or by the Teachers ciplinary Committee under section 160 ⁴⁵ —	1 2
		(a)	the person's full name;	3
		(b)	that the person's registration or permission to teach was cancelled on disciplinary grounds;	4 5
		(c)	the person's former identification number;	6
		(d)	if a disciplinary order prevents the person reapplying for registration or permission to teach for a stated period—the period for which the person can not reapply for registration or permission to teach;	7 8 9 10
		(e)	if a disqualification order has been made against the person—that the disqualification order has been made against the person.	11 12 13
	(6)	be re	vever, the information mentioned in subsection (5) must emoved from the register 3 years from the day the person's stration or permission to teach was cancelled.	14 15 16
289	Ins	pecti	ion of register	17
	(1)	The	college must—	18
		(a)	keep the publicly available part of the register open for inspection, free of charge, at the office by members of the public during ordinary office hours; and	19 20 21
		(b)	on request, give a person a copy of the publicly available part of the register, or a part of the publicly available part of the register.	22 23 24
	(2)	scho	o, the college may allow the employing authority for a pol to inspect a part of the register, other than the publicly lable part.	25 26 27
	(3)	In th	nis section—	28
		-	<i>licly available part</i> , of the register, means the part of the ster containing the following—	29 30

⁴⁴ Section 56 (Cancellation if conviction for excluding offence and imprisonment or disqualification order imposed)

⁴⁵ Section 160 (Decision about disciplinary action against approved teacher)

		(a)	the details or information about an approved teacher mentioned in section 288(3)(a), (g), (h), (k) and (l);	1 2
		(b)	any other details or information about an approved teacher mentioned in section 288(3) if the teacher has given notice to the college stating the teacher consents to the details or information being made available for inspection by members of the public;	3 4 5 6 7
		(c)	the details or information about a person mentioned in section 288(5)(a) to (d).	8 9
Part	: 3		Codes of practice	10
290	Со	llege	may develop codes of practice	11
	(1)	guid	college may develop codes of practice to provide lance to approved teachers about appropriate professional duct or practice.	12 13 14
	(2)		leveloping or amending a code of practice, the college t consult with—	15 16
		(a)	the chief executive; and	17
		(b)	the representative entities.	18
	(3)		section (2) does not prevent the college consulting with ther person or entity.	19 20
	(4)		ode of practice, or an amendment of a code of practice, has affect until it is approved by the Minister by gazette notice.	21 22
	(5)		college must ensure approved teachers are notified of the royal of a code of practice, or an amendment of a code of tice.	23 24 25
291	Ins	pecti	ion of code of practice	26
		The	college must—	27
		(a)	make a code of practice available for inspection on its	28 29

		(b)	ensure copies of the code of practice are kept available for inspection at the office.	1 2
292	Us	e of c	code of practice in disciplinary proceedings	3
		only	ode of practice may be used in disciplinary proceedings to provide evidence of appropriate professional conduct ractice for the teaching profession.	4 5 6
Part	: 4		Other provisions	7
293			education entities must not misrepresent approval ervice teacher education programs	8
		educ unde	nigher education entity offering a preservice teacher eation program that has not been approved by the college er this Act must not claim or represent to another person the program has been approved by the college under this	10 11 12 13
		Max	imum penalty—20 penalty units.	15
294	Pro	tecti	on from liability	16
	(1)		s section applies to the following persons—	17
	` /	(a)	the Minister;	18
		(b)	the commissioner of police;	19
		(c)	a member of the board or a committee of the board;	20
		(d)	a member of a disciplinary committee;	21
		(e)	an investigator;	22
		(f)	a person acting under the direction of an investigator;	23

On the commencement of this section, the college's Internet site was located at <www.qct.edu.au>.

		(g) a person appointed by the Teachers Disciplinary Committee to conduct a health assessment under section 136.	1 2 3
	(2)	The person is not civilly liable for an act done, or omission made, honestly and without negligence under this Act.	4 5
	(3)	If subsection (2) prevents a liability attaching to the person, the liability attaches instead to—	6 7
		(a) for a person mentioned in subsection (1)(g)—the college; or	8 9
		(b) for another person mentioned in subsection (1)—the State.	10 11
295	De	legation by Minister	12
	(1)	The Minister may delegate the Minister's powers under this Act to an appropriately qualified person.	13 14
	(2)	However, the Minister may not delegate the Minister's power under section 272 or 273. ⁴⁷	15 16
296	Ad	ministrative support for college etc.	17
	(1)	The college may make arrangements for administrative support services for the college, the office and the Teachers Disciplinary Committee.	18 19 20
	(2)	If the college makes arrangements with the chief executive to provide 1 or more services for the college, the office or the Teachers Disciplinary Committee, the arrangement must include a provision about the college paying the department a reasonable amount for the service.	21 22 23 24 25
297	Ар	proved forms	26
		The college may approve forms for use under this Act	27

⁴⁷ Section 272 (Minister's power to give directions to college) or 273 (Minister's power to require production of document)

s 298	172	s 299

Education	(Queensland	College	of Teachers)	Bill 2005

298	Re	gulation-making power	1
	(1)	The Governor in Council may make regulations under this Act.	2 3
	(2)	A regulation may provide for fees for this Act and waiving and refunding fees.	4 5
	(3)	A regulation may prescribe a penalty of not more than 20 penalty units for a contravention of the regulation.	6 7
Cha	pte	er 12 Repeal and transitional	8
	-	provisions	9
Part	1	Interpretation	10
299	Def	finitions for ch 12	11
		In this chapter—	12
		commencement means the commencement of section 300.	13
		<i>existing register</i> means the register of teachers kept by the former board under the repealed Act immediately before the commencement.	14 15 16
		<i>former board</i> means the Board of Teacher Registration under the repealed Act.	17 18
		former by-law means the repealed Education (Teacher Registration) By-law 1999.	19 20
		former office means the Office of the Board of Teacher Registration under the repealed Act.	21 22
		<i>new board</i> means the board of the Queensland College of Teachers established under this Act.	23 24
		repealed Act means the Education (Teacher Registration) Act 1988 as in force from time to time before its repeal.	25 26

Part 2		Repeal	
300	Re	Deal of Education (Teacher Registration) Act 1988 The Education (Teacher Registration) Act 1988 No. 96 is repealed.	2 3 4
Part	3	Provisions relating to former board and college	5
301	Dis	solution of former board	7
	(1)	On the commencement—	8
		(a) the former board is dissolved; and	9
		(b) members of the former board go out of office.	10
	(2)	No compensation is payable to a member because of subsection (1).	11 12
302	Со	llege is legal successor of former board	13
	(1)	The college is the successor in law of the former board.	14
	(2)	Section 303 does not limit subsection (1).	15
303	As	sets and liabilities etc.	16
		On the commencement—	17
		(a) anything that was an asset or liability of the former board immediately before the commencement becomes an asset or liability of the college; and	18 19 20
		(b) an agreement or arrangement in force immediately before the commencement between the former board and another entity is taken to be an agreement or arrangement between the college and the other entity; and	21 22 23 24 25

		(c) any property that was, immediately before the commencement, held by the former board on trust or subject to conditions continues to be held by the college on the same trusts or subject to the same conditions.	1 2 3 4
304	Co	nduct of election for new board before commencement	5
	(1)	The purpose of this section is to allow the former board and the former director to conduct, before the commencement, an election of practising teachers for the purpose of making an appointment of members of the new board under section 239(1)(j) to take effect on 1 January 2006.	6 7 8 9 10
	(2)	For conducting the election—	11
		(a) the former board may perform the functions and exercise the powers of the college or the new board under this Act; and	12 13 14
		(b) the former director may perform the functions and exercise the powers of the director under this Act; and	15 16
		(c) a person recorded in the register of teachers kept under the repealed Act as having full registration or provisional registration is taken to be a registered teacher under this Act.	17 18 19 20
	(3)	An election conducted under this section is taken to be an election for section 239(1)(j).	21 22
	(4)	This section applies in addition to, but does not limit, the <i>Acts Interpretation Act 1954</i> , section 17.48	23 24
	(5)	In this section—	25
		former director means the director under the repealed Act.	26
305	Fo	rmer board's budget for 2006	27
	(1)	This section applies to a budget for the year ending on 31 December 2006 that is adopted by the former board, and	28 29

Acts Interpretation Act 1954, section 17 (Exercise of powers between enactment and 48 commencement)

		approved by the Minister, under section 25 ⁴⁹ of the repealed Act.	1 2
	(2)	The budget is taken to have been adopted by the new board, and approved by the Minister, under section 269 ⁵⁰ for the new board's 2006 financial year.	3 4 5
306	Foi	rmer board's annual report for 2005	6
	(1)	The college must prepare the annual report required under the <i>Financial Administration and Audit Act 1977</i> , section 46J, ⁵¹ and otherwise comply with the former board's obligations under the section, in relation to the operations of the former board for its financial year ending on 31 December 2005.	7 8 9 10 11
	(2)	Section $7(4)^{52}$ of the repealed Act continues to apply in relation to the annual report mentioned in subsection (1).	12 13
307	Pro	oceedings	14
	(1)	A proceeding that could have been started by or against the former board before the commencement may be started by or against the college.	15 16 17
	(2)	From the commencement, an existing proceeding may be continued and finished by or against the college.	18 19
	(3)	In this section—	20
		existing proceeding means a proceeding that—	21
		(a) was taken by or against a following person before the commencement—	22 23
		(i) the former board;	24
		(ii) a member of the former board in the capacity as a member of the former board; and	25 26
		(b) has not been finished before the commencement.	27

⁴⁹ Section 25 (Budget of the board) of the repealed Act

⁵⁰ Section 269 (Budget)

⁵¹ Financial Administration and Audit Act 1977, section 46J (Annual report)

⁵² Section 7 (Minister's power to give directions in the public interest) of the repealed Act

Education (Queensland College of Teachers) Bill 2005

s 309

308	Pro	oceedings for offences against repealed Act	1			
	(1)	Proceedings for an offence against the repealed Act may be continued or started by the college.				
	(2)	For subsection (1), the repealed Act continues to apply, with any necessary changes, as if it had not been repealed.	4 5			
	(3)	This section is not limited by the <i>Acts Interpretation Act 1954</i> , section 20. ⁵³				
309	Appeals					
	(1)	Subsection (2) applies if—	9			
		(a) a person has appealed to the District Court under the repealed Act before the commencement against a decision or order mentioned in section 72(1) ⁵⁴ of the repealed Act; and	10 11 12 13			
		(b) the appeal has not been decided before the commencement.	14 15			
	(2)	The District Court may hear, or continue to hear, and decide the appeal under the repealed Act as if it had not been repealed.				
	(3)	Subsection (4) applies if—				
		(a) immediately before the commencement, a person could have appealed to the District Court under the repealed Act against a decision or order mentioned in section 72(1) of the repealed Act; and	20 21 22 23			
		(b) the person has not appealed before the commencement.	24			
	(4)	The person may appeal, and the District Court may hear and decide the appeal, under the repealed Act as if this Act had not commenced.	25 26 27			
	(5)	For giving effect to its decision under subsection (2) or (4), the District Court may make the orders it considers necessary having regard to the provisions of this Act.	28 29 30			

⁵³ Acts Interpretation Act 1954, section 20 (Saving of operation of repealed Act etc.)

⁵⁴ Section 72 (Appeals) of the repealed Act

		Exam	ple—	1
		unc	an appeal against a refusal by the former board to register a person der the repealed Act, the court may order the college to register the son under this Act	2 3 4
310			ing effect of Ministerial directions given before accement	5 6
	(1)	This	section applies to a direction—	7
		(a)	given to the former board by the Minister under section 7 of the repealed Act; and	8 9
		(b)	with which the former board would have had to comply after the commencement if the repealed Act had not been repealed.	10 11 12
	(2)	taker	e context permits, on the commencement the direction is n to have been given by the Minister to the college under on 272. ⁵⁵	13 14 15
311	Re	feren	ces to former board	16
			ference in an Act or document to the former board may, if ontext permits, be taken to be a reference to the college.	17 18
Part	: 4		Provisions relating to the	19
			former office	20
312	Dis	solut	ion of former office	21
		The f	former office is dissolved.	22

⁵⁵ Section 272 (Minister's power to give directions to college)

313	Staff of former office			
	(1)	An existing staff member is, on the commencement, taken to be appointed as a staff member of the new office under section 281. ⁵⁶	2 3 4	
	(2)	The terms and conditions of employment applying to each existing staff member immediately before the commencement continue to apply.	5 6 7	
	(3)	To remove any doubt, it is declared that the continuity of service of the existing staff member is not interrupted merely because of the person's appointment within the former office ending and the starting of the person's appointment within the new office.	8 9 10 11 12	
	(4)	In this section—	13	
		existing staff member means a person who, immediately before the commencement, was the director or another staff member of the former office.	14 15 16	
		<i>new office</i> means the Office of the Queensland College of Teachers established under this Act.	17 18	
		terms and conditions of employment, for the existing staff members, means—	19 20	
		(a) the salary and conditions of the person's employment; and	21 22	
		(b) the person's entitlements in relation to leave and superannuation	23	

1

art 5	Provisions relating to

		registration etc.	2
314	Exi	isting registrations	3
	(1)	This section applies to a person who, immediately before the commencement, was recorded in the existing register as having full registration or provisional registration.	4 5 6
	(2)	If the person was recorded as having full registration, on the commencement the person is taken to be the holder of full registration under this Act that remains in force, subject to the provisions of this Act about suspension and cancellation, until 31 December 2010.	7 8 9 10 11
	(3)	If the person was recorded as having provisional registration, on the commencement the person is taken to be the holder of provisional registration under this Act that remains in force, subject to the provisions of this Act about suspension and cancellation, until 31 December 2007.	12 13 14 15 16
	(4)	For subsections (2) and (3), the person's registration under this Act is subject to the same conditions to which the person's registration under the repealed Act was subject immediately before the commencement.	17 18 19 20
	(5)	The annual fee payable by the person under section 66 ⁵⁷ for the registration year starting on 1 January 2006 must be paid not later than 31 March 2006.	21 22 23
	(6)	Subsection (5) applies despite section 66(1).	24
	(7)	As soon as practicable after the person pays the annual fee for the registration year starting on 1 January 2006, the college must issue a certificate of registration to the person.	25 26 27
315	Exi	isting authorisations to teach	28
	(1)	This section applies if, immediately before the commencement, a person is authorised by the former board.	29

⁵⁷ Section 66 (Payment of annual fee by approved teacher and issue of registration card to registered teacher)

			er section 43 ⁵⁸ of the repealed Act, to employ another on (the <i>authorised teacher</i>) as a teacher.	1 2
	(2)		the commencement, the authorised teacher is taken to be nolder of a permission to teach.	3 4
	(3)	same	subsection (2), the permission to teach is subject to the e conditions as the authorisation mentioned in subsection was subject to immediately before the commencement.	5 6 7
	(4)	regis	annual fee payable by the person under section 66 for the stration year starting on 1 January 2006 must be paid not than 31 March 2006.	8 9 10
	(5)	Subs	section (4) applies despite section 66(1).	11
316	Dec	cidin	g existing applications for registration	12
	(1)	This	section applies if—	13
		(a)	an application was made before the commencement under the repealed Act for full registration or provisional registration; and	14 15 16
		(b)	the former board has not decided the application before the commencement.	17 18
	(2)	The	application—	19
		(a)	is taken to have been made under this Act; and	20
		(b)	must be decided by the college under this Act.	21
	(3)	For t	this Act—	22
		(a)	a report about the applicant's criminal history obtained by the former board under section 37A of the repealed Act is taken to have been requested and received by the college under section 15; and	23 24 25 26
		(b)	a notice given to the applicant by the former board under section 40 of the repealed Act is taken to be a notice given to the applicant by the college under section 17(1).	27 28 29

⁵⁸ Section 43 (Unregistered teachers not to be employed) of the repealed Act

317	Deciding existing applications for restoration of registration				
	(1)	This	section applies if—	3	
		(a)	an application was made before the commencement under the repealed Act for restoration of full registration or provisional registration; and	4 5 6	
		(b)	the former board has not decided the application before the commencement.	7 8	
	(2)		application must be decided by the college under the aled Act.	9 10	
	(3)	For	subsection (2)—	11	
		(a)	the provisions of the repealed Act and former by-law continue to apply, with any necessary changes, as if this Act had not commenced; and	12 13 14	
		(b)	a reference in the repealed Act to the former board is taken to be a reference to the college.	15 16	
	(4)	If the application is granted, the restoration of the registration is taken to have had effect from 31 December 2005.		17 18	
	(5)	agai	ne application is not granted, the applicant may appeal nst the college's decision under part 6 of the repealed Act that Act had not been repealed.	19 20 21	
318			ar higher education courses taken to be approved ice teacher education programs	22 23	
	(1)	educ	exaction applies to a course of preservice teacher eation, or a post-graduate course of preservice teacher eation, within the meaning of the former by-law—	24 25 26	
		(a)	provided by a higher education entity before the commencement; and	27 28	
		(b)	that was recognised by the former board as a prescribed course of higher education under the former by-law.	29 30	

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Education (Queensland College of Teachers) Bill 2005

	(2)	On the commencement, the course is taken to be a preservice teacher education program approved by the college under section 236. ⁵⁹	1 2 3
319	Coi	ntinuation of existing register until 30 June 2006	4
	(1)	On the commencement, the existing register is taken to comply with the requirements for the register under section 288.60	5 6 7
	(2)	Subsection (1) stops applying on 30 June 2006.	8
320		ticular matters under repealed Act to be included in ister	9 10
	(1)	Subsection (2) applies if—	11
		(a) section 314 applies to a person; and	12
		(b) the former board ordered under the repealed Act that a notation or endorsement about the person be entered in the existing register for a stated period; and	13 14 15
		(c) the period has not ended on 1 January 2006.	16
	(2)	The notation or endorsement must be included in the register under section 288 until the period ends.	17 18
	(3)	Section 288(5) and (6) are taken to apply to a person whose registration under the repealed Act was cancelled by the former board on or after 1 January 2003 under part 5 of the repealed Act.	19 20 21 22
Part	6	Disciplinary matters	23
321	Exi (1)	sting show cause procedure This section applies if—	24 25

⁵⁹ Section 236 (Approval of preservice teacher education programs)

⁶⁰ Section 288 (Register of approved teachers to be kept)

		pro	ovisionally registered teacher a notice under section of the repealed Act; and	1 2 3
			e former board has not decided, before the mmencement, whether to make the proposed order ted in the notice.	4 5 6
	(2)		lege must decide under the repealed Act whether to e proposed order.	7 8
	(3)	For subs	ection (2)—	9
			e repealed Act continues to apply, with any necessary anges, as if it had not been repealed; and	10 11
		. ,	reference in the repealed Act to the former board is sen to be a reference to the college; and	12 13
		` '	eference in the repealed Act to the director under that et is taken to be a reference to the director under this et.	14 15 16
	(4)		ollege decides to make the proposed order, the order et as if it had been made under section 47.62	17 18
322	Exi	sting ind	quiries	19
	(1)	This sec	tion applies if—	20
		` '	fore the commencement, the former board starts to induct an inquiry under part 563 of the repealed Act; d	21 22 23
		(b) the	e inquiry is not finished before the commencement.	24
	(2)		niry must be finished under the repealed Act as if that not been repealed.	25 26
	(3)	For finis	hing the inquiry, the inquiry body is—	27

Section 46 (Procedure if board considers teacher is not complying with conditions 61 of provisional registration) of the repealed Act

Section 47 (College's power to suspend or cancel registration or permission to 62 teach)

⁶³ Part 5 (Inquiries about respondent teachers and related matters) of the repealed Act

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		(a) if the former board appointed a committee of inquiry to conduct the inquiry under section 51 of the repealed Act—the committee of inquiry; or	1 2 3
		(b) otherwise—the members of the former board immediately before the commencement.	4 5
	(4)	For subsection (2), part 5, divisions 3 and 4 ⁶⁴ of the repealed Act applies as if the college were the former board.	6 7
	(5)	For finishing the inquiry, a member of a committee of inquiry has the member's entitlements under the repealed Act.	8 9
323	Su	spended registrations	10
	(1)	This section applies if a registered teacher's registration has been suspended under the repealed Act and the period of the suspension has not ended before the commencement.	11 12 13
	(2)	The suspension continues to have effect under this Act.	14
	(3)	The suspension ends when it would have ended under the repealed Act if that Act had not been repealed.	15 16
324		spension for charge for excluding offence not to apply particular approved teachers	17 18
	(1)	This section applies to a person who, immediately before the commencement—	19 20
		(a) was a registered teacher under the repealed Act; and	21
		(b) had been charged with an offence that has not been dealt with.	22 23
	(2)	If, immediately after the commencement, the offence is an excluding offence, section 4865 does not apply to the person.	24 25
	(3)	However if, after the commencement, the person is convicted of the excluding offence with which the person was charged before the commencement, or another excluding offence—	26 27 28
		(a) a court may make a disqualification order; and	29

Part 5 (Inquiries about respondent teachers and related matters), divisions 3 (Matters 64 at end of inquiry) and 4 (Orders by board after inquiry) of the repealed Act

⁶⁵ Section 48 (Effect of charge for excluding offence pending charge being dealt with)

325

(1)

(2)

(3)

(a)

(b)

19

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22

23

24

	(b)		n imprisonment order is imposed for the offence or a ualification order is made, section 56 ⁶⁶ applies to the on.	1 2 3
Dis	ciplii	nary	information received by former board	4
(1)	This	section	on applies if—	5
	(a)	relev pers	ore the commencement, the former board receives want information about a registered teacher, or a on who was a registered teacher, under the repealed and	6 7 8 9
	(b)	the f	former board has not, before the commencement—	10
		(i)	suspended the person's registration under section 49A ⁶⁷ of the repealed Act; or	11 12
		(ii)	authorised an inquiry about the person under section 5068 of the repealed Act; or	13 14
		(iii)	otherwise dealt with the information.	15
(2)		infor oter 5.	mation is taken to be disciplinary information for	16 17
(3)	In th	is sec	tion—	18

relevant information means information that is or may be

whether to suspend a registered teacher's registration

whether to conduct an inquiry about a person under

relevant to a decision of the former board about—

section 50 of the repealed Act.

under section 49A of the repealed Act; or

⁶⁶ Section 56 (Cancellation if conviction for excluding offence and imprisonment or disqualification order imposed)

Section 49A (Immediate suspension) of the repealed Act 67

⁶⁸ Section 50 (Board may conduct inquiry about certain persons) of the repealed Act

⁶⁹ Chapter 5 (Disciplinary action against teachers)

_	

326	Do	cument taken to be professional standards	2
	(1)	The document called 'Professional Standards for Graduates and Guidelines for Preservice Teacher Education Programs' published by the former board in August, 2002 is, to the extent it provides for a matter mentioned in section 235(3), ⁷⁰ taken to be the professional standards for this Act.	3 4 5 6 7
	(2)	The college may amend or replace the professional standards under section 235.	8 9
	(3)	Subsection (1) stops applying on 31 December 2006.	10
327	Do	cument taken to be code of practice	11
	(1)	The document called 'Ethical Standards for Teachers' published by the former board in 2005 is taken to be a code of practice for this Act.	12 13 14
	(2)	The college may amend, replace or revoke the code of practice under chapter 11, part 3.71	15 16
	(3)	Subsection (1) stops applying on 31 December 2006.	17
328	Со	ntinuation of existing guidelines	18
	(1)	This section applies to guidelines—	19
		(a) made by the former board under section $42F^{72}$ of the repealed Act; and	20 21
		(b) in force immediately before the commencement.	22
	(2)	On the commencement, the guidelines are taken to be guidelines about dealing with relevant personal information made by the college under section 284. ⁷³	23 24 25

⁷⁰ Section 235 (Professional standards)

⁷¹ Chapter 11 (Miscellaneous), part 3 (Codes of practice)

⁷² Section 42F (Guidelines for dealing with information) of the repealed Act

⁷³ Section 284 (Guidelines for dealing with relevant personal information)

	(3) The gu	uidelines apply under this Act with any necessary s.	y 1 2				
Ch	Chapter 13 Amendment of Acts						
329	Acts amen	nded in sch 2	4				
	Schedu	ale 2 amends the Acts it mentions.	5				

Schedule 1 Decisions for which information notice must be given

section 209(2)

Section	Description of decision
21(2)(b)	College's decision to grant provisional registration to an applicant who applied for full registration
21(3)(a)	College's decision not to grant application for registration or permission to teach
25(1)(b)	College's decision not to grant full registration to holder of provisional registration
33(2)	College's decision not to renew full registration or permission to teach
41(3)	College's decision to take particular action in relation to a condition of registration or permission to teach following a review
43(5)	College's decision not to cancel a condition of registration or permission to teach
47(3)(a)	College's decision to suspend or cancel registration or permission to teach for failure to comply with condition
123(4)(a)	PP&C committee's decision to take particular disciplinary action
236(5)	College's decision to refuse to approve a preservice teacher education program

Sch	nedule 2	Amendments of Acts	1
		section 329	2
	nmission fo ardian Act 20	r Children and Young People and Child 000	3 4
1	Schedule 4 paragraph (5 6 7
		ucation (Queensland College of Teachers) Act 2005, 285,74 or the repealed'.	8
2		, definition <i>registered teacher</i> —	10
	registrat	red teacher means a person who holds full ion, provisional registration or permission to teach the Education (Queensland College of Teachers) Act	11 12 13 14 15
3		, definition teacher registration information—	16
	omit.		17

circumstances)

⁷⁴ Education (Queensland College of Teachers) Act 2005, section 285 (College may give information about teachers to commissioner for children in particular

Cri	minal Law (Sexual Offences) Act 1978	1
1	Section 8(1)(c), 'Board of Teacher Registration'—	2
	omit, insert—	3
	'Queensland College of Teachers'.	4
Ed	ucation (General Provisions) Act 1989	5
1	Section 2(1), definition registered teacher, 'Education (Teacher Registration) Act 1988'—	6 7
	omit, insert—	8
	'Education (Queensland College of Teachers) Act 2005'.	9
Ed	ucation (Queensland Studies Authority) Act 2002	10
1	Schedule 2, definition <i>teacher</i> , paragraph (a), ' <i>Education</i> (Teacher Registration) Act 1988'—	11 12
	omit, insert—	13
	'Education (Queensland College of Teachers) Act 2005'	14

Schedule 3 Dictionary

1

2

section 6

annual fee see section 66(1).	3
appealable decision, for chapter 8, part 2, see section 214.	4
approved form means a form approved by the college under section 297.	5 6
approved teacher means a person who—	7
(a) is a registered teacher; or	8
(b) holds a permission to teach.	9
attendance notice see section 144(1).	10
board means the board of the college.	11
certificate of permission to teach means a certificate of permission to teach issued by the college to the holder of a permission to teach under this Act.	12 13 14
certificate of registration means a certificate of registration issued by the college to a registered teacher under this Act.	15 16
<i>charge</i> , of an offence, means a charge in any form, including, for example, the following—	17 18
(a) a charge on an arrest;	19
(b) a notice to appear served under the <i>Police Powers and Responsibilities Act 2000</i> , section 214; ⁷⁵	20 21
(c) a complaint under the Justices Act 1886;	22
(d) a charge by a court under the <i>Justices Act 1886</i> , section 42(1A), ⁷⁶ or another provision of an Act;	23 24
(e) an indictment.	25

⁷⁵ *Police Powers and Responsibilities Act 2000*, section 214 (Notice to appear may be issued for offence)

⁷⁶ Justices Act 1886, section 42 (Commencement of proceedings)

code of practice means a code of practice approved by theMinister under section 290.
collegemeanstheQueenslandCollegeofTeachers3established under section 229.4
<i>commencement</i> , for chapter 12, see section 299.
 commissioner of police means the commissioner of the police service appointed under the Police Service Administration Act 1990.
<i>complaint</i> means a complaint made under chapter 4.
complainant, in relation to a complaint, means the person who made the complaint.
conviction means a finding of guilt by a court, or the acceptance of a plea of guilty by a court, whether or not a conviction is recorded.
CPL framework see section 30(1).
criminal history, of a person, means all of the following—
(a) every conviction of the person for an offence, in Queensland or elsewhere, whether before or after the commencement of this Act;
(b) every charge of an offence made against the person, in Queensland or elsewhere, whether before or after the commencement of this Act.
<i>director</i> means the director of the office.
disciplinary action means action taken against a relevant teacher by a disciplinary committee under chapter 5, part 2 or 4 or chapter 6, part 2, division 2.
disciplinary committees means the PP&C committee and the Teachers Disciplinary Committee.
disciplinary information, for chapter 5, see section 91.
disciplinary matter see section 93.
disciplinary order means an order made against a relevant teacher by a disciplinary committee under chapter 5, part 2 or 4 or chapter 6, part 2, division 2.

	iplinary proceedings means proceedings conducted by a iplinary committee in relation to a disciplinary matter.	2
disq	ualification order see section 58(2).	3
eligi	bility requirements—	4
(a)	for full registration, see section 8(3); and	5
(b)	for provisional registration, see section 9(3); and	6
(c)	for permission to teach, see section 10(2).	7
resp	<i>loying authority</i> , for a school, means the person or entity onsible for the appointment of teachers to the educational of the school.	8 9 10
excl	uded person means a person—	11
(a)	against whom a disqualification order has been made, other than a person mentioned in section 57(3); or	12 13
(b)	who has previously held registration or permission to teach that was cancelled under section 56, other than a person mentioned in section 57(3); or	14 15 16
(c)	who is prohibited from reapplying for registration or permission to teach by a disciplinary order.	17 18
	uding offence see the Commission for Children and ag People and Child Guardian Act 2000, section 99E. ⁷⁷	19 20
exist	ting register, for chapter 12, see section 299.	21
•	ncial year means the college's financial year under ton 267.	22 23
an A	ner Act means a repealed Act, or a repealed provision of Act, that provided for the same matter as this Act or a rision of this Act.	24 25 26
Exam	nples—	27
the	repealed Education Act 1964	28
the	repealed Education (Teacher Registration) Act 1988	29

⁷⁷ *Commission for Children and Young People and Child Guardian Act 2000*, section 99E (What is an *excluding offence*)

jorm	ner approvea teacner means—	1
(a)	a former registered teacher; or	2
(b)	a former holder of a permission to teach.	3
form	ner board, for chapter 12, see section 299.	4
form	ner by-law, for chapter 12, see section 299.	5
•	ner holder of a permission to teach, in relation to a iplinary matter, means a person who—	6 7
(a)	was the holder of a permission to teach when the conduct to which the disciplinary matter relates happened; and	8 9 10
(b)	does not hold a permission to teach when disciplinary proceedings in relation to the matter start.	11 12
form	ner office, for chapter 12, see section 299.	13
•	ner registered teacher, in relation to a disciplinary matter, ns a person who—	14 15
(a)	was a registered teacher, whether under this Act or a former Act, when the conduct to which the disciplinary matter relates happened; and	16 17 18
(b)	is not a registered teacher when disciplinary proceedings in relation to the matter start.	19 20
full	registration means full registration under chapter 2.	21
gene	eral matter see section 96.	22
grou	and for disciplinary action see section 92(1).	23
harn	n see section 7.	24
	ner education course see the Higher Education (General visions) Act 2003, schedule 2.	25 26
high	ner education entity means—	27
(a)	a higher education institution that is established or recognised, under an Act, as a university in Queensland; or	28 29 30

(b)	an interstate university within the meaning of the <i>Higher Education (General Provisions) Act 2003</i> , schedule 2, including an interstate university operating in Queensland under an agency agreement approved by the Minister under that Act; or	1 2 3 4 5
(c)	a non-university provider, within the meaning of the <i>Higher Education (General Provisions) Act 2003</i> , schedule 2, that offers a higher education course accredited under that Act.	6 7 8 9
	neral Provisions) Act 2003, schedule 2.	10 11
num	tification number, of an approved teacher, means the aber assigned by the college to the teacher for the purposes ne teacher's registration or permission to teach.	12 13 14
pers inclu	on for an offence, if the order includes a penalty that udes imprisonment for the offence, including risonment that is entirely or partially suspended.	15 16 17 18
sum	ctable offence includes an indictable offence dealt with marily, whether or not the Criminal Code, section 659 ⁷⁸ ies to the indictable offence.	19 20 21
•	rmation notice, for a decision, means a notice stating a of the following—	22 23
(a)	the decision and the reasons for it;	24
(b)	that the person may apply to the college for a review of the decision within 28 days after the person is given the notice;	25 26 27
(c)	how to apply for a review.	28
inte	rstate regulatory authority means an entity—	29
(a)	established under the law of another State or New Zealand; and	30 31

⁷⁸ Criminal Code, section 659 (Effect of summary conviction for indictable offences)

(b)	under this Act.	2
<i>inve.</i> 175.	stigator means an investigator appointed under section	3 4
new	board, for chapter 12, see section 299.	5
accr	-State school means a school that is provisionally edited, or accredited, under the Education (Accreditation on-State Schools) Act 2001.	6 7 8
noti	ce means written notice.	9
	ee means the Office of the Queensland College of thers established under section 276.	10 11
orig	inal decision see section 209(1).	12
pern 2.	nission to teach means permission to teach under chapter	13 14
	<i>cC</i> committee means the Professional Practice and duct Committee established under section 113.	15 16
PP&	ca C matter see section 95(1).	17
_	etising teacher means a registered teacher who is part of educational staff of a school.	18 19
pres	cribed school see section 74.	20
pres	ervice teacher education program means—	21
(a)	a course of preservice teacher education; or	22
(b)	a graduate course of preservice teacher education.	23
	cipal, of a school with no position by that name, means person responsible for the day-to-day management of the bol.	24 25 26
prof	essional practice requirements—	27
(a)	for full registration, see section 8(2); and	28
(b)	for provisional registration, see section 9(2).	29
	<i>Tessional standards</i> means the standards developed by the ege under section 235.	30 31

_	<i>ision</i> ter 2.	al registration means provisional registration under	1 2
_		neans the register of approved teachers kept by the nder section 288.	3
_		d teacher means a person who holds full registration onal registration under this Act.	5 6
_		on means full registration or provisional registration pter 2.	7 8
_		on card means a registration card issued to a teacher by the college under this Act.	9 10
regis	tratio	on year means—	11
(a)		a person who is taken to be an approved teacher on 1 pary 2006 under section 314 or 315—	12 13
	(i)	1 January 2006 to 31 December 2006; and	14
	(ii)	subsequent years starting on 1 January and ending on 31 December; or	15 16
(b)		a person who becomes an approved teacher after 1 uary 2006—	17 18
	(i)	the year starting on the day the person's registration or permission to teach is granted; and	19 20
	(ii)	subsequent years starting on the anniversary of the day the person's registration or permission to teach is granted.	21 22 23
relev	ant c	condition see section 45(1).	24
		disciplinary committee decision, for chapter 8, part tion 214.	25 26
	on 28	personal information, for chapter 11, part 1, see 32.	27 28
relev	ant t	eacher—	29
(a)	for o	chapter 3, part 1, division 3, see section 73; or	30
(b)	othe	erwise, means—	31
	(i)	an approved teacher; or	32

	(ii) a former approved teacher.	1
repe	aled Act, for chapter 12, see section 299.	2
repre	esentative entities means the following entities—	3
(a)	unions representing teachers in Queensland;	4
(b)	the employing authorities, or entities representing employing authorities, for schools in Queensland;	5 6
(c)	entities representing parents or guardians of students enrolled at schools in Queensland;	7 8
(d)	1 or more persons considered by the college to be representative of providers of preservice teacher education programs;	9 10 11
(e)	another entity in Queensland the college considers is representative of the interests of teachers.	12 13
cond within learn requi	rning to teaching condition, for full registration, means a ition requiring the holder of the registration to undertake, in the time prescribed under a regulation, a professional ring program for returning to teaching that meets the irements for the program prescribed under a regulation.	14 15 16 17 18
	www.committee see section 211(1).	19
	www decision see section 212(1). www notice see section 213(1).	20
	ol means a State school or non-State school.	21
		22
	sus offence see the Commission for Children and Young the and Child Guardian Act 2000, section 99C. ⁷⁹	23 24
show	cause matter see section 94.	25
spen	t conviction means a conviction—	26
(a)	for which the rehabilitation period under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> has expired under that Act: and	27 28 29

⁷⁹ Commission for Children and Young People and Child Guardian Act 2000, section 99C (What is a serious offence)

(b)	that Act.	is not revived as prescribed by section 11 of that	1 2
unde	er the	cool means an educational institution established <i>Education (General Provisions) Act 1989</i> , section 18(1)(c).	3 4 5
teaci	h mea	ns undertake duties as a teacher.	6
teac	her—		7
(a)		ns a person who undertakes duties in a school that ude any of the following—	8 9
	(i)	delivering an educational program;	10
	(ii)	assessing student participation in an educational program;	11 12
	(iii)	otherwise administering an educational program; and	13 14
(b)		s not include a teacher's aide, a teacher's assistant or ident teacher.	15 16
		Disciplinary Committee means the Teachers ary Committee established under section 124.	17 18

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