Disclosure of change in teacher's criminal history





Under Section 68 of the *Education (Queensland College of Teachers) Act 2005* (the Act), if there is a change in an approved teacher's criminal history, the teacher must immediately disclose to the College the details of the change.

The maximum penalty for failure to do so is 100 penalty units. The current value of each penalty unit, as well as information regarding

fines and special legislation, is available at https://www.qld.gov.au/law/fines-and-penalties-for-offences.

For an approved teacher who does not have a criminal history, there is taken to be a change in the teacher's criminal history if the teacher acquires a criminal history. Section 69 of the Act states that the disclosure must be in the approved form.

A TEACHER'S DETAILS	
Full name of approved teacher	
Identification number	
B CRIMINAL HISTORY DETAILS	
Name of offence	
Date charged	
Date offence was committed or is alleged to have been committed	
Details of charge or offence	
Date of court appearance	
Name of court	
If convicted, was the Conviction recorded?	
Sentence imposed	
C TEACHER'S DECLARATION	
I declare the above particulars to be true and correct.	
Signed	
DD/MM/YYYY Date	
Email a completed form for each new offence to professionalconductunit@qct.edu.au . Please contact us via the channels below if a different method is required.	

Contact us

07 3377 4777

PO Box 389 Toowong Qld 4066 Australia

