2012

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Minister for Corrections)

Corrections and Sentencing Legislation Amendment Bill 2012

Contents

		Page
Part 1	Preliminary	
1	Name of Act	2
2	Commencement	2
3	Legislation amended	2
Part 2	Corrections Management Act 2007	
4	Definitions—discipline Section 151, definition of <i>administrator</i>	3
5	Section 151, new definition of initial report	3

J2011-779

6	Section 151, definitions of <i>investigative segregation</i> and <i>investigator's</i> report	3
7	Section 151, new definition of presiding officer	3
8	Report etc by corrections officer Section 156 (2) (e)	4
9	Section 156 (3)	4
10	Sections 157 and 158	4
11	Disciplinary charge Section 159	6
12	Director-general directions—investigative segregation Section 160 (2)	7
13	Section 160 (2) (b) and (c)	7
14	Duration of investigative segregation Section 163 (5) (b)	7
15	Meaning of <i>presiding officer—</i> div 10.3.1 Section 166	7
16	Disciplinary breach admitted by accused Section 167 (1)	7
17	Section 167 (2) to (4)	8
18	Meaning of <i>presiding officer—</i> div 10.3.2 Section 169	8
19	Disciplinary inquiry into charge Section 170 (3) (a) and (b), except note	8
20	Presiding officer's powers after internal inquiry New section 171 (5A)	8
21	Meaning of <i>review officer</i> —div 10.3.3 Section 172	8
22	Application for review of inquiry decision Section 173 (3)	9
23	Sections 174 and 175	9
24	Section 176 heading	9
25	Section 176 (1) and (2)	10
26	Section 176 (2) etc	10
27	Adjudicator's powers after review Section 180 (1) (b)	10

|--|

28	Meaning of <i>relevant presiding officer</i> —div 10.3.5	11
~~	Section 182, definition of <i>relevant presiding officer</i> , paragraph (c)	
29	New chapter 51	11
30	Dictionary, definition of administrator	12
31	Dictionary, new definition of initial report	12
32	Dictionary, definition of investigator's report	12
33	Dictionary, definition of presiding officer	12
34	Dictionary, definition of review officer	12
Part 3	Crimes (Sentence Administration) Act 2005	
35	Periodic detention—meaning of <i>detention period</i> Section 41 (2)	13
36	Periodic detention—approval not to perform etc Section 55 (2), example	14
37	New section 57A	14
38	Section 69 heading	14
39	New section 69 (2A) and (2B)	15
40	Cancellation of periodic detention on further conviction etc Section 70 (1)	15
41	Cancellation of parole order for non-ACT offence Section 150 (1)	15
42	Constitution of divisions of board Section 182 (2)	16
43	Section 182 (3) (c)	16

2012

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Minister for Corrections)

Corrections and Sentencing Legislation Amendment Bill 2012

A Bill for

An Act to amend legislation about corrections management and sentencing

The Legislative Assembly for the Australian Capital Territory enacts as follows:

J2011-779

Part 1 Preliminary

Section 1

1 Part 1 Preliminary

2	1		Name of Act
3 4			This Act is the Corrections and Sentencing Legislation Amendment Act 2012.
5	2		Commencement
6		(1)	Parts 1 and 3 commence on the day after this Act's notification day.
7 8			<i>Note</i> The naming and commencement provisions automatically commence on the notification day (see Legislation Act, s 75 (1)).
9		(2)	Part 2 commences 6 months after this Act's notification day.
10	3		Legislation amended
11 12			This Act amends the Corrections Management Act 2007 and the Crimes (Sentence Administration) Act 2005.

page 2

1 2	Part 2	Corrections Management Act 2007
3 4	4	Definitions—discipline Section 151, definition of <i>administrator</i>
5		omit
6	5	Section 151, new definition of initial report
7		insert
8		<i>initial report</i> —see section 156 (2) (e).
9 10	6	Section 151, definitions of <i>investigative segregation</i> and <i>investigator's report</i>
11		substitute
12 13		<i>investigative segregation</i> means segregation directed under any of the following:
14		(a) section 156 (Report etc by corrections officer);
15		(b) section 158 (Action by presiding officer);
16 17		(c) section 160 (Director-general directions—investigative segregation).
18		investigator's report—see section 157 (2) (b).
19	7	Section 151, new definition of presiding officer
20		insert
21 22 23		<i>presiding officer</i> means a corrections officer to whom the director-general has given functions of a presiding officer under this Act.

page 3

Part 2 Corrections Management Act 2007

Section 8

1 2	8		Report etc by corrections officer Section 156 (2) (e)
3			omit
4			an investigator a report
5			substitute
6			a presiding officer a report (an <i>initial report</i>)
7	9		Section 156 (3)
8			omit
9			an investigator
10			substitute
11			the presiding officer
12	10		Sections 157 and 158
13			substitute
14	157		Investigation by investigator
15		(1)	After being given an initial report about an alleged disciplinary
16 17			breach by a detainee, the presiding officer may, if the presiding officer believes on reasonable grounds it is appropriate, refer the
18			report to an investigator.
19		(2)	The investigator must—
20 21			(a) consider the initial report and investigate the alleged disciplinary breach by the detainee; and
22 23			(b) give the presiding officer a report (an <i>investigator's report</i>) about the alleged disciplinary breach.

1		(3)	The report must include the following:
2			(a) a copy of the initial report;
3 4			(b) a recommendation for any action by the presiding officer under section 158 (2);
5			(c) the investigator's reasons for the recommendation;
6			(d) anything else prescribed by regulation.
7 8		(4)	The report may include any other information the investigator considers is relevant in relation to the alleged disciplinary breach.
9 10 11		(5)	The corrections officer who made the initial report about the alleged disciplinary breach by the detainee must not exercise any function of an investigator in relation to the breach.
12	158		Action by presiding officer
13		(1)	This section applies if a presiding officer is given—
14 15			(a) an initial report about an alleged disciplinary breach by a detainee; or
16 17			(b) an investigator's report about an alleged disciplinary breach by a detainee.
18 19 20 21		(2)	After considering the report and making any further investigation the presiding officer considers appropriate, the presiding officer may, if the presiding officer believes on reasonable grounds it is appropriate, do 1 or more of the following:
22			(a) take no further action in relation to the initial report;
23			(b) counsel the detainee;
24			(c) warn the detainee about committing a disciplinary breach;
25			(d) reprimand the detainee;

1			(e) refer the allegation to—
2			(i) the chief police officer; or
3			(ii) the director of public prosecutions;
4			(f) charge the detainee under section 159 (Disciplinary charge);
5 6 7			 (g) subject to section 161 (Grounds for investigative segregation), direct that the detainee be segregated from other detainees for this part;
8			(h) anything else prescribed by regulation.
9 10		(3)	A referral under subsection (2) (e) must be in writing and be accompanied by a report by the presiding officer.
11 12 13 14		(4)	The corrections officer who made the initial report or investigator's report about the alleged disciplinary breach by the detainee must not exercise any function of a presiding officer under this division in relation to the breach.
15 16	11		Disciplinary charge Section 159
17			omit
18			administrator
19			substitute
20			presiding officer

1 2	12	Director-general directions—investigative segregation Section 160 (2)
3		omit
4		under any
5		substitute
6		under either
7	13	Section 160 (2) (b) and (c)
8		substitute
9		(b) section 158 (Action by presiding officer).
10 11	14	Duration of investigative segregation Section 163 (5) (b)
12		omit
13		the administrator
14		substitute
15		a presiding officer
16 17	15	Meaning of <i>presiding officer</i> —div 10.3.1 Section 166
18		omit
19 20	16	Disciplinary breach admitted by accused Section 167 (1)
21		omit
22		the administrator
23		substitute
24		a presiding officer

Corrections and Sentencing Legislation Amendment Bill 2012

page 7

Part 2 Corrections Management Act 2007

Section 17

17	Section 167 (2) to (4)
	omit
	administrator
	substitute
	presiding officer
18	Meaning of <i>presiding officer</i> —div 10.3.2 Section 169
	omit
19	Disciplinary inquiry into charge Section 170 (3) (a) and (b), except note
	substitute
	(a) made a report under either of the following sections in relation to the alleged disciplinary breach to which the charge relates:
	(i) section 156 (Report etc by corrections officer);
	(ii) section 157 (Investigation by investigator); or
	(b) made the charge under section 158 (Action by presiding officer).
20	Presiding officer's powers after internal inquiry New section 171 (5A)
	insert
(5A)	The presiding officer must give the director-general a copy of the notice under subsection (5).
21	Meaning of <i>review officer</i> —div 10.3.3 Section 172
	omit
page 8	Corrections and Sentencing Legislation Amendment Bill 2012

1 2	22		Application for review of inquiry decision Section 173 (3)
3			omit
4			a review officer
5			substitute
6			the director-general
7	23		Sections 174 and 175
8			substitute
9	175		Review of inquiry decision
10 11 12		(1)	On application under section 173, the director-general must conduct a further inquiry to review the decision to which the application relates.
13 14 15		(2)	The director-general may, on the director-general's own initiative, conduct a further inquiry to review the decision to which the notice under section 171 (5) relates.
16 17			<i>Note</i> Ch 11 (Disciplinary inquiries) applies in relation to an inquiry under this division (see s 190).
18	24		Section 176 heading
19			omit
20			Review officer's
21			substitute
22			Director-general's

page 9

Part 2 Corrections Management Act 2007

Section 25

1	25	Section 176 (1) and (2)
2		omit
3		review officer
4		substitute
5		director-general
6	26	Section 176 (2) etc
7		omit
8		review officer's
9		substitute
10		director-general's
11		in
12		• section 176 (2)
13		• section 178 (2)
14		• section 179
15 16	27	Adjudicator's powers after review Section 180 (1) (b)
17		omit
18		a review officer
19		substitute
20		the director-general

1 2 3	Section 182,		Meaning of <i>relevant presiding officer</i> —div 10.3.5 Section 182, definition of <i>relevant presiding officer</i> , paragraph (c)		
4			omit		
5			a review officer		
6			substitute		
7			the director-general		
8	29		New chapter 51		
9	insert		insert		
10 11 12	Chapter 51 Transitional—Corrections and Sentencing Legislation Amendment Act 2012				
13 14	508		Alleged disciplinary breaches not finally dealt with before commencement day		
15		(1)	This section applies if—		
16 17 18 19			 (a) before the commencement day, a report about an alleged disciplinary breach by a detainee was made by a corrections officer under section 156 (2) (e) (Report etc by corrections officer); and 		
20 21			(b) immediately before the commencement day, the alleged disciplinary breach had not been finally dealt with.		
22 23 24		(2)	Chapter 10 (Discipline) as in force immediately before the commencement day continues to apply to the alleged disciplinary breach.		

Corrections and Sentencing Legislation Amendment Bill 2012

Part 2 Corrections Management Act 2007

Section 30

(3)	In this section:	
	<i>commencement day</i> means the day the <i>Corrections and Sentence</i> <i>Legislation Amendment Act 2012</i> , part 2 commences.	
509	Expiry—ch 51	
	This chapter expires 1 year after the commencement day.	
	<i>Note</i> Transitional provisions are kept in the Act for a limited time. transitional provision is repealed on its expiry but continues to ha effect after its repeal (see Legislation Act, s 88).	
30	Dictionary, definition of administrator	
	omit	
31	Dictionary, new definition of initial report	
	insert	
	<i>initial report</i> —see section 156 (2) (e).	
32	Dictionary, definition of investigator's report	
	substitute	
	investigator's report—see section 157 (2) (b).	
33	Dictionary, definition of presiding officer	
	substitute	
	presiding officer—	
	(a) for this Act generally—see section 151; and	
	(b) for chapter 11 (Disciplinary inquiries)—see section 191.	
34	Dictionary, definition of review officer	
	omit	
page 12	Corrections and Sentencing Legislation Amendment Bill	

Corrections and Sentencing Legislation Amendment Bill 2012

Crimes (Sentence Part 3 1 Administration) Act 2005 2 35 Periodic detention—meaning of detention period 3 **Section 41 (2)** 4 substitute 5 (2) However, a period mentioned in subsection (1) is not a detention 6 period for an offender if-7 (a) it includes any part of the following (an *excluded period*): 8 (i) Christmas Day, Good Friday or Easter Sunday during 9 which the offender is available to perform periodic 10 detention; 11 (ii) another day prescribed by regulation; and 12 (b) the offender has performed, or is taken to have performed, 13 periodic detention for-14 (i) the detention periods immediately before and after the 15 excluded period; or 16 (ii) if the excluded period is the last detention period of the 17 periodic detention period for the offender's sentence of 18 imprisonment-the detention period immediately before 19 the excluded period. 20

page 13

Part 3 Crimes (Sentence Administration) Act 2005

Section 36

1 2	36		Periodic detention—approval not to perform etc Section 55 (2), example
3			omit
4			, for compassionate reasons or because the offender is in custody otherwise than
5			in relation to the offender's periodic detention obligations
6			substitute
7			or for compassionate reasons
8	37		New section 57A
9			insert
10	57A		Periodic detention—offender in custody for other reasons
11		(1)	This section applies if an offender does not perform periodic
12			detention for a detention period because the offender is, during the
13 14			period, remanded in custody under a territory law or a law of the Commonwealth or another State.
15		(2)	The offender is taken to have performed periodic detention for the
16		(-)	detention period.
	20		Costion CO booding
17	38		Section 69 heading
18			substitute
19 20	69		Board powers—repeated failures to perform periodic detention

page 14

1	39		New section 69 (2A) and (2B)
2			insert
3		(2A)	However, if the board is satisfied that it is appropriate, having
4 5			regard to the offender's health or any exceptional circumstances, the board may give the offender approval not to perform periodic
5			detention for up to 8 detention periods, including the detention
7			periods the offender has failed to perform (an <i>approved leave</i>
3			period).
9		(2B)	For each approved leave period, an offender's periodic detention period and sentence of imprisonment are automatically extended by
0 1			1 week.
0	40		Cancellation of pariodic datantian on further conviction
2 3	40		Cancellation of periodic detention on further conviction etc
4			Section 70 (1)
			Section 70 (1)
5			omit everything before paragraph (a), substitute
5 6		(1)	<i>omit everything before paragraph (a), substitute</i> This section applies if, after an offender was sentenced to serve
6 7		(1)	<i>omit everything before paragraph (a), substitute</i> This section applies if, after an offender was sentenced to serve periodic detention, the offender commits, and is convicted or found
6		(1)	<i>omit everything before paragraph (a), substitute</i> This section applies if, after an offender was sentenced to serve
;	41	(1)	 <i>omit everything before paragraph (a), substitute</i> This section applies if, after an offender was sentenced to serve periodic detention, the offender commits, and is convicted or found guilty of— Cancellation of parole order for non-ACT offence
5 7 3	41	(1)	<i>omit everything before paragraph (a), substitute</i> This section applies if, after an offender was sentenced to serve periodic detention, the offender commits, and is convicted or found guilty of—
5 7 3 9	41	(1)	 <i>omit everything before paragraph (a), substitute</i> This section applies if, after an offender was sentenced to serve periodic detention, the offender commits, and is convicted or found guilty of— Cancellation of parole order for non-ACT offence
6 7	41	(1)	 <i>omit everything before paragraph (a), substitute</i> This section applies if, after an offender was sentenced to serve periodic detention, the offender commits, and is convicted or found guilty of— Cancellation of parole order for non-ACT offence Section 150 (1)

page 15

Part 3 Crimes (Sentence Administration) Act 2005

Section 42

42		Constitution of divisions of board Section 182 (2)
		substitute
	(2)	The chair must assign 3 board members to each division including at
		least 1 judicial member.
43		Section 182 (3) (c)
		substitute
		(c) a board member may be assigned to 2 or more divisions at the
		same time.

Endnotes

1	Presentation speech Presentation speech made in the Legislative Assembly on 10 May 2012.				
2	Notification				
	Notified under the Legislation Act on	2012.			
3	Republications of amended laws				

For the latest republication of amended laws, see www.legislation.act.gov.au.

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page 16

Corrections and Sentencing Legislation Amendment Bill 2012