IAU 2017-1380 Number of convictions of current serving police officers

Year	Number of Convictions
2015	4
2016	7

Type of convictions of current serving police officers

Offence	Number of Convictions
Common assault (DV)-T2	1
Drive with high range PCA - 1st offence	2
Drive with low range PCA - 1st offence	1
Drive with middle range PCA - 1st offence	3
Excluded person re-enter/attempt to re-enter premises	1
Excluded person remain in vicinity of licensed premises	1
Licence expired less than 2 years before - first offence	1
Stalk/intimidate intend fear physical etc harm (domestic) - T2	1
Total	11

Notes:

COPS Charge Download completed on 03/04/2017 using the criteria of all charges for the period 01/01/2007 to 03/04/2017 and current serving police officers.

'Conviction Proved' court results between 01/01/2015 – 31/12/2016 were then extracted from the Charge Download.

Results based on current serving police officer as at 03/04/2017.

The report relies upon the conviction being recorded against the same CNI that is recorded in SAP for the officer.

Police Regulation 2015

Current version for 7 December 2016 to date (accessed 28 March 2017 at 08:55) Part 2 > Division 8 > Clause 49

49 Retention of information concerning police officers

- (1) The Commissioner must ensure that the following information is kept in relation to each police officer:
 - (a) information as to any offence in respect of which the officer has been charged before a court, including information as to:
 - (i) whether the officer was found guilty of the offence, or
 - (ii) whether the charge was withdrawn, dismissed or otherwise disposed of,
 - (b) information as to any finding of misconduct or unsatisfactory performance in respect of which a section 173 order has been made, being:
 - (i) a reviewable section 173 order, or
 - (ii) a non-reviewable section 173 order made as a consequence of the officer's substantial or consistent failure to meet reasonable standards of performance or conduct,

including information as to the reasons for the finding,

- (c) information as to any offence in respect of which a departmental charge had been preferred against the officer before 8 March 1999, including information as to:
 - (i) whether the charge was found proven (and, if so, the reasons for the finding), or
 - (ii) whether the charge was withdrawn, dismissed or otherwise disposed of.
- (2) A police officer is entitled on application to be given access to any information kept in relation to the police officer under this clause.