1. In 2008, the Crime and Misconduct Commission (CMC) commenced a review of the move-on powers contained in the *Police Powers and Responsibilities Act 2000* (Qld) (PPRA). This Review was commenced following amendments to the PPRA which extended move-on powers to all public places throughout Queensland.
2. In December 2010, the Review was published. The CMC have suggested 11 recommendations to the legislative and operational use of move-on powers.
3. Move-on powers are designed to enable police to quickly and efficiently divert people from the criminal justice system, without using formal police powers to prevent anti-social behaviour or criminal offences before it occurs.
4. Of the 11 CMC recommendations, the Queensland Government response supported two recommendations (6 and 11); supported three recommendations in-principle (4, 9 and 10); noted one recommendation (8); and did not support five recommendations (1, 2, 3, 5 and 7).
5. Cabinet endorsed the tabling of the Queensland Government Response to the CMC report.
6. *Attachments*
* [Crime and Misconduct Commission Report, Police move-on powers, A CMC review of their use](Attachments/CMC%20report%20on%20review%20of%20police%20move%20on%20powers.pdf)
* [Queensland Government Response to the Crime and Misconduct Commission Report, *Police move-on powers, A CMC review of their use*](Attachments/Govt%20Response%20to%20CMC%20report%20Police%20move%20on%20powers.pdf)