Jurisdiction Assessment Review Process

If part or all of your report of abuse is out of the Ombudsman’s jurisdiction to take further action, you can request a review of the decision.

A request for a review should be submitted within 28 days of the Ombudsman’s decision being made. This should include additional information about the abuse you experienced. Should you require more time you are able to request an extension past 28 days.

The information you provide is assessed by a second Assessment Officer, and the final decision is made by an independent decision-maker in our Office.

The review decision-maker may make a more favourable decision on any aspects of your report of abuse, or may uphold the original decision.

A review can take up to 12 weeks. You will be notified of the final decision and the supporting reasons.

There is no opportunity for further internal review after this process has been completed.

You receive a letter about your report of abuse advising whether it is in jurisdiction or not

If you are not satisfied with the decision you can request a review through your Liaison Officer within 28 days (providing any further information or comments you want to be taken into consideration)

Any additional information you provide is assessed by a second Assessment Officer

A new decision-maker reviews all of the information provided and makes a final decision

You are advised of the final decision within 12 weeks, including details about any next steps, if applicable

You can request a review of a decision made in relation to your report of abuse, including a jurisdiction decision or a preliminary view regarding a reparation payment recommendation.
Reparation Payment Assessment Review Process

If you are provided with a preliminary view regarding a reparation payment recommendation that is under the maximum payment of $50,000 (that is, a recommendation for nil payment, $20,000, $25,000 or $45,000) and you wish to contest this, you are able to request a review.

A request for your matter to be reviewed should be made within 28 days of the date of our preliminary view letter, unless you have requested an extension. The request should include additional information about the abuse you experienced. Should you require more time you are able to request an extension past 28 days. If you are providing significant additional information or an additional description about the abuse you experienced, we may ask you to provide this in a statutory declaration.

The information you provide is assessed and a final decision is made regarding reparation payment by either the same decision-maker, if the recommendation is to vary the decision, or an independent decision-maker in our Office, if the recommendation is to uphold the preliminary view.

The review decision-maker may not make a less favourable decision, but may vary the decision on any aspect of the matter. They cannot recommend a lower payment than originally proposed in the preliminary view, but may decide to recommend a higher payment or uphold the preliminary view.

A reparation payment review can take up to 12 weeks. You will be notified of the final decision, including the supporting reasons.

If the result of the review is to recommend Defence make a reparation payment to you, the recommendation is sent to Defence after you have been notified of the outcome.

You receive a preliminary view letter regarding your application for reparation payment

If satisfied with the preliminary view, advise your Liaison Officer you accept the preliminary view

If you’re not satisfied with the preliminary view, request a review through your Liaison Officer (and provide any additional information or comments you wish to be taken into consideration)

Any additional information you provide is assessed by an Assessment Officer

The decision-maker reviews the information and makes a final decision

You are advised of the final decision whether to overturn or uphold the preliminary view

If the final decision is to make a reparation recommendation, the recommendation is sent to Defence
Further review or appeal

If after internal review you remain unsatisfied with the outcome of your report of abuse to the Ombudsman, you can apply to the courts for a review of the decision. Please note the courts do not provide merits review of our decisions. An application for review by the courts is not an opportunity for a fresh look at whether a reparation payment should be recommended, but only whether we acted lawfully and with due process in making our recommendation.

If you choose this option you may wish to seek legal advice, or consult with the courts. The Ombudsman’s Office is not able to provide advice on this review process.

Need more information?

If you have any questions or concerns about reviewing a decision made with regards to your report of abuse, contact your Liaison Officer during business hours (9am – 5pm AEST) on 1300 395 776 or via email at defenceforce.ombudsman@ombudsman.gov.au.

More information is available at ombudsman.gov.au. Please note: This document is intended as a guide only. For this reason, the information should not be relied on as legal advice or regarded as a substitute for legal advice in individual cases. To the maximum extent permitted by the law, the Commonwealth Ombudsman is not liable to you for any loss or damage suffered as a result of reliance on this document. For the most up-to-date versions of cited Acts, please refer to the Federal Register of Legislation.