*140a.* In page 41, in subsection (2) of the section 73# inserted by amendment 83 at Committee Stage in the Seanad, to delete “Where the Disciplinary Tribunal makes a determination under section 71(9)## of sanction under section 72(1)###, an appeal may be brought to the High Court—” and substitute “Where the Disciplinary Tribunal makes a determination under section 71(9)## that the act or omission concerned constitutes misconduct and deals with the issue of sanction under section 72(1)###, an appeal may be brought to the High Court—”.

[#For the information of Senators, the text proposed to be inserted above is in the section 73 inserted by amendment 83 at Committee Stage in the Seanad.]  
[##For the information of Senators, this is a reference to the section 71 inserted by amendment 81 at Committee Stage in the Seanad.]  
[###For the information of Senators, this is a reference to the section 72 inserted by amendment 82 at Committee Stage in the Seanad.]  

*298a.* In page 128, line 9, to delete “matters:” and substitute “matters, where applicable:”