2018

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Chief Minister)

Integrity Commission Bill 2018

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2018

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Chief Minister)

Integrity Commission Bill 2018

A Bill for

An Act to establish the ACT Integrity Commission, and for other purposes

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

J2018-20

Chapter 1PreliminaryPart 1.1Preliminary

Section 1

Chapter 1 Preliminary

2 Part 1.1 Preliminary

3	1		Name of Act		
4			This Act is the Integrity Commission Act 2018.		
5	2		Commencement		
6		(1)	This Ac	et commences on a day fixed by the Minister by written notice.	
7 8			Note 1	The naming and commencement provisions automatically commence on the notification day (see Legislation Act, s 75 (1)).	
9 10 11			Note 2	A single day or time may be fixed, or different days or times may be fixed, for the commencement of different provisions (see Legislation Act, s 77 (1)).	
12 13 14		(2)	If this Act has not commenced within 12 months beginning on its notification day, it automatically commences on the first day after that period.		
15 16		(3)	The Legislation Act, section 79 (Automatic commencement of postponed law) does not apply to this Act.		
17	3		Dictionary		
18			The dictionary at the end of this Act is part of this Act.		
19 20 21			Note 1	The dictionary at the end of this Act defines certain terms used in this Act, and includes references (<i>signpost definitions</i>) to other terms defined elsewhere.	
22 23 24				For example, the signpost definition ' <i>registered party</i> —see the <i>Electoral Act 1992</i> , dictionary.' means that the term 'registered party' is defined in that dictionary and the definition applies to this Act.	
25 26 27 28			Note 2	A definition in the dictionary (including a signpost definition) applies to the entire Act unless the definition, or another provision of the Act, provides otherwise or the contrary intention otherwise appears (see Legislation Act, s 155 and s 156 (1)).	

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Preliminary	Chapter 1
Preliminary	Part 1.1

1	4	Notes
2		A note included in this Act is explanatory and is not part of this Act.
3		<i>Note</i> See the Legislation Act, s 127 (1), (4) and (5) for the legal status of notes.
4	5	Offences against Act—application of Criminal Code etc
5		Other legislation applies in relation to offences against this Act.
6 7 8 9		Note 1 Criminal Code The Criminal Code, ch 2 applies to all offences against this Act (see Code, pt 2.1). The chapter sets out the general principles of criminal responsibility
10 11 12		(including burdens of proof and general defences), and defines terms used for offences to which the Code applies (eg <i>conduct</i> , <i>intention</i> , <i>recklessness</i> and <i>strict liability</i>).
13 14		Note 2 Penalty units The Legislation Act, s 133 deals with the meaning of offence penalties
15		that are expressed in penalty units.
15 16	6	that are expressed in penalty units. Objects of Act
	6	
16	6	Objects of Act
16 17 18	6	Objects of Act The objects of this Act include— (a) providing for the identification, investigation and exposure of
16 17 18 19 20 21	6	 Objects of Act The objects of this Act include— (a) providing for the identification, investigation and exposure of corrupt conduct; and (b) providing for the commission to prioritise the investigation and exposure of serious corrupt conduct and systemic corrupt
16 17 18 19 20 21 22 23 24	6	 Objects of Act The objects of this Act include— (a) providing for the identification, investigation and exposure of corrupt conduct; and (b) providing for the commission to prioritise the investigation and exposure of serious corrupt conduct and systemic corrupt conduct; and (c) achieving a balance between the public interest in exposing corruption in public administration and the public interest in

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	Chapter 1 Part 1.1	Preliminary Preliminary
	Section 7	
1 2 3 4		(f) educating public officials and the community about the detrimental effects of corrupt conduct on public administration and the community and the ways in which corrupt conduct can be prevented; and
5 6		(g) assisting in improving the capacity of the public sector to prevent corrupt conduct.
7	7	Application of Act—Parliamentary privilege
8	(1)	This Act does not affect the law relating to the privileges of-
9		(a) the Legislative Assembly; or
10		(b) any Australian Parliament; or
11		(c) any house of any Australian Parliament.
12 13	(2)	This section is subject to section 178 (Parliamentary privilege—taken to be waived for MLAs' declarations of interests etc).
14 15	8	Application of Act—conduct that happened before the commencement of this Act
16 17 18	(1)	This Act applies in relation to conduct that happened after self-government day and before the commencement of this section if the conduct—
19 20 21 22		(a) is conduct by an entity (whether or not still in existence) that would have been a public official or public sector entity under this Act had this Act been in force at the time the conduct happened; and
23 24		(b) would have been corrupt conduct under this Act had this Act been in force at the time the conduct happened.

			liminary liminary	Chapter 1 Part 1.1
				Section 8
1 2 3 4 5	(2)	However, the commission must not conduct a chapter 3 (Commission—investigating corrupt conduct of a judicial officer that happened after and entirely before the commencement of this directly relates to—	conduct) ir r self-gove	n relation to rnment day
6		(a) the merits of a decision made by the judic	ial officer;	or
7		(b) an order made by the judicial officer; or		
8		(c) a judgment given by the judicial officer.		
9 10 11 12 13	(3)	Also, the commission need not conduct an chapter 3 (Commission—investigating corrupt conduct that happened after self-government da the commencement of this section if satisfied of that the matter does not justify investigation be	conduct) in ay and ention on reasonal	n relation to rely before
14		(a) the conduct is trivial; or		
15		(b) the conduct is unrelated to the functions o	f the comm	nission; or
16 17		(c) the corruption report is frivolous or vexa good faith; or	atious or n	ot made in
18		(d) the corruption report lacks substance or cr	edibility; o	or
19 20		(e) the corruption report was not made ger primarily for a mischievous purpose; or	nuinely or	was made
21 22		(f) another investigatory body has al investigated, or decided not to investigate	2 1	propriately act; or
23		(g) the conduct happened too long ago to just	ify investig	gation.
24 25 26 27	(4)	In addition, the commission may conduct an chapter 3 in relation to conduct that happened day and entirely before the commencement of satisfied on reasonable grounds that—	after self-g	government
28 29		(a) it is in the public interest for the commiss conduct; and	sion to inv	estigate the

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Chapter 1	Preliminary
Part 1.1	Preliminary

1 2 3 4		(b) in all the circumstances, it is appropriate for the commission to investigate the conduct, having regard to the commission's function of investigating conduct that is alleged to be corrupt conduct.		
5	(5)	In this section:		
6		<i>investigatory body</i> means—		
7		(a) an integrity body; or		
8		(b) another entity (whether or not still in existence) with power to		
9		require the production of documents or the answering of		
10		questions.		

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1 Part 1.2		2	Important concepts		
2	9	Meaning	g of corrupt conduct		
3	(1)	For this A	Act, <i>corrupt conduct</i> is conduct—		
4		(a) that	could—		
5		(i)	constitute a criminal offence; or		
6		(ii)	constitute a serious disciplinary offence; or		
7 8 9		(iii)	constitute reasonable grounds for dismissing, dispensing with the services of, or otherwise terminating the services of, a public official; and		
10		(b) that	is any of the following:		
11 12 13		(i)	conduct by a public official that constitutes the exercise of the public official's functions as a public official in a way that is not honest or is not impartial;		
14		(ii)	conduct by a public official or former public official that—		
15			(A) constitutes a breach of public trust; or		
16 17 18 19			(B) constitutes the misuse of information or material acquired by the official in the course of performing their official functions, whether or not the misuse is for the benefit of the official or another person;		
20 21 22		(iii)	conduct that adversely affects, either directly or indirectly the honest or impartial exercise of functions by a public official or a public sector entity;		
23		(iv)	conduct that—		
24 25 26			 (A) adversely affects, either directly or indirectly the exercise of official functions by a public official or public sector entity; and 		

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Chapter 1	Preliminary
Part 1.2	Important concepts

1		(11
2 3		((B)	would constitute, if proved, an offence against a provision of the Criminal Code, chapter 3 (Theft, fraud, bribery and related offences);
4		(v) (cond	uct that involves any of the following:
5		((A)	collusive tendering;
6 7 8 9 10		((B)	fraud in relation to applications for licences, permits or other authorities under legislation designed to protect health and safety, protect the environment or facilitate the management and commercial exploitation of resources;
11 12 13 14		((C)	dishonestly obtaining or assisting in obtaining, or dishonestly benefiting from, the payment or application of public funds for private advantage or the disposition of public assets for private advantage;
15		((D)	defrauding the public revenue;
16 17		((E)	fraudulently obtaining or retaining employment or appointment as a public official;
18 19 20 21 22 23 24		1 (1 (ment cond Crim respo	uct engaged in by a person in relation to conduct tioned in subparagraphs (i) to (iv) (the <i>primary</i> <i>luct</i>), that would constitute an offence against the ninal Code, part 2.4 (Extensions of criminal onsibility) on the basis that the primary conduct is an nee, whether or not the primary conduct is in fact an nee.
25 (2	2) For s	subsec	tion	(1) (a) it does not matter if—
26 27	(a)	proce taken		gs or action in relation to the conduct can no longer be

1		(b) the conduct happened outside the Territory.
2		Example—par (a)
3		Action for a disciplinary offence may no longer be taken as the person who engaged
4		in the conduct has resigned.
5	(3)) In this section:
6		criminal offence means a criminal offence under the law of the
7		Territory or under any other law relevant to the conduct in question.
8		Examples—criminal offences
9 10		offences in the Criminal Code, ch 3 (Theft, fraud, bribery and related offences), including:
11		• pt 3.2 (Theft and related offences)
12		• pt 3.3 (Fraudulent conduct)
13		• pt 3.4 (False or misleading statements, information and documents)
14		• pt 3.5 (Blackmail)
15		• pt 3.6 (Forgery and related offences)
16		• pt 3.7 (Bribery and related offences)
17		• pt 3.8 (Impersonation or obstruction of territory public officials)
18		• pt 3.8A (Cheating at gambling).
19		serious disciplinary offence includes any serious misconduct or other
20		matter that constitutes or may constitute grounds for termination
21		action under any law.
22		serious misconduct—see the Fair Work Regulations 2009 (Cwlth),
23		section 1.07 (Meaning of <i>serious misconduct</i>).
24	10	Meaning of serious corrupt conduct
25		In this Act:
26		serious corrupt conduct means corrupt conduct that is likely to
27		threaten public confidence in the integrity of government or public
28		administration.

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Chapter 1	Preliminary
Part 1.2	Important concepts

1	11		Meaning	g of systemic corrupt conduct
2			In this Ac	et:
3 4			•	<i>corrupt conduct</i> means instances of corrupt conduct that attern of corrupt conduct in 1 or more public sector entities.
5	12		Meaning	g of public official
6		(1)	In this Ac	et:
7			public of	ficial—
8			(a) mea	ns a person who—
9			(i)	has public official functions for the Territory; or
10			(ii)	is acting in a public official capacity for the Territory; and
11			(b) inclu	udes the following:
12			(i)	a member of the Legislative Assembly;
13			(ii)	a member of staff of an MLA;
14			(iii)	a judicial officer;
15 16			(iv)	a presidential member, non-presidential member, assessor or registrar of the ACAT;
17			(v)	an officer of the Assembly;
18			(vi)	a statutory office-holder;
19			(vii)	a public servant;
20			(viii)	any other person who is—
21				(A) an employee of a public sector entity; or
22 23				(B) a contractor, employee of a contractor, or volunteer exercising a function of, a public sector entity.

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1		(2)	In this section:
2 3			assessor, of the ACAT—see the ACT Civil and Administrative Tribunal Act 2008, dictionary.
4 5			non-presidential member, of the ACAT—see the ACT Civil and Administrative Tribunal Act 2008, dictionary.
6 7			<i>presidential member</i> , of the ACAT—see the <i>ACT Civil and Administrative Tribunal Act 2008</i> , dictionary.
8	13		Meaning of judicial officer
9			In this Act:
10			judicial officer means any of the following:
11			(a) the Chief Justice, a judge or associate judge;
12 13			(b) the Chief Magistrate, a magistrate or any office that must be occupied by a magistrate;
14			(c) a registrar of the Supreme Court or the Magistrates Court.
15	14		Meaning of public sector entity
16			In this Act:
17			public sector entity means any of the following:
18			(a) an ACT public service entity;
19			<i>Note</i> ACT public service entity —see s 16.
20			(b) a Legislative Assembly entity;
21			<i>Note</i> Legislative Assembly entity—see s 17.
22			(c) an entity of a public nature.
23			<i>Note</i> Entity of a public nature—see s 18.

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Chapter 1	Preliminary
Part 1.2	Important concepts

1	15		Meaning	of <i>head</i> of a public sector entity
2		(1)	In this Ac	t:
3			<i>head</i> , of a	public sector entity, means—
4			(a) for a	n ACT public service entity—
5			Note	ACT public service entity—see s 16.
6			(i)	for the public service—the head of service; and
7 8			(ii)	for an administrative unit—the director-general of the administrative unit; and
9 10			(iii)	for a statutory office-holder—the statutory office-holder; and
11 12			(iv)	for a territory authority—the person who has responsibility for managing the affairs of the territory authority; and
13 14 15 16			(v)	for a territory-owned corporation or a subsidiary of a territory-owned corporation—the person who has responsibility for managing the affairs of the territory-owned corporation; and
17 18 19			(vi)	for a territory instrumentality—the person who has responsibility for managing the affairs of the territory instrumentality; and
20			(b) for a	Legislative Assembly entity—
21			Note	Legislative Assembly entity—see s 17.
22 23			(i)	for a member of the Legislative Assembly—the Speaker; and
24			(ii)	for a member of staff of an MLA—the Speaker; and
25 26			(iii)	for the Office of the Legislative Assembly—the clerk of the Legislative Assembly; and
27 28			(iv)	for an officer of the Assembly-the officer of the Assembly; and

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1 2				(v) for a member of staff of an officer of the Assembly—the officer of the Assembly; and
3 4				for an entity of a public nature—the person who has responsibility for managing the affairs of the entity.
5				<i>Note</i> Entity of a public nature —see s 18.
6		(2)	In thi	is section:
7			Spea	<i>ker</i> includes, if the Speaker is unavailable, the Deputy Speaker.
8			unav	vailable—the Speaker is unavailable if—
9			(a)	the Speaker is absent from duty; or
10			(b)	there is a vacancy in the office of Speaker; or
11 12 13				the Speaker has an actual or perceived conflict of interest that would prevent the Speaker from properly carrying out the functions of Speaker under this Act; or
14 15			· · ·	the Speaker cannot for any reason exercise the functions of the Speaker.
16	16		Меа	ning of ACT public service entity
17			In th	is Act:
18			ACT	public service entity—
19				means any of the following:
20				(i) the public service;
21				(ii) a statutory office-holder;
22				(iii) a territory authority;
23				(iv) a territory-owned corporation;
23				(v) a subsidiary of a territory-owned corporation;

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	Chapter 1 Part 1.2	Preliminary Important concepts
	Section 17	
1		(vi) a territory instrumentality; but
2		(b) does not include the following:
3		(i) the commission;
4		(ii) the commissioner;
5		(iii) staff of the commission;
6		(iv) the inspector;
7		(v) staff of the inspector.
8	17	Meaning of Legislative Assembly entity
9		In this Act:
10		Legislative Assembly entity means any of the following:
11		(a) a member of the Legislative Assembly;
12		(b) a member of staff of an MLA;
13		(c) the Office of the Legislative Assembly;
14		(d) an officer of the Assembly;
15		(e) a member of staff of an officer of the Assembly.
16	18	Meaning of entity of a public nature
17	(1)	In this Act:
18 19 20		<i>entity of a public nature</i> means an entity whose functions are, or include, functions of a public nature, when it is exercising those functions (whether under contract or otherwise) for—
21		(a) the Territory; or
22		(b) an ACT public service entity; or

1		(c) a Legislative Assembly entity.
2 3 4		<i>Note</i> A reference to an entity includes a reference to a person exercising a function of the entity, whether under a delegation, subdelegation or otherwise (see Legislation Act, s 184A (1)).
5 6	(2)	In deciding whether a function of an entity is a <i>function of a public nature</i> , the following matters may be considered:
7 8		(a) whether the function is conferred on the entity under a territory law;
9 10		(b) whether the function is connected to or generally identified with functions of government;
11		(c) whether the function is of a regulatory nature;
12		(d) whether the entity is publicly funded to perform the function;
13 14 15		(e) whether the entity exercising the function is a company (within the meaning of the Corporations Act) the majority of the shares in which are held by or for the Territory.
16 17	(3)	Subsection (2) does not limit the matters that may be considered in deciding whether a function is of a public nature.
18 19	(4)	Without limiting subsection (2) or (3), the following functions are taken to be of a public nature:
20		(a) the operation of detention places and correctional centres;
21		(b) the provision of any of the following services:
22		(i) gas, electricity and water supply;
23		(ii) emergency services;
24		(iii) public health services;
25		(iv) public education;
26		(v) public transport;
27		(vi) public housing.

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Chapter 2	Integrity commission
Part 2.1	Commission—establishment, independence and functions

Chapter 2 Integrity commission

Part 2.1 Commission—establishment, independence and functions

4	19		Establishment of commission
5			The ACT Integrity Commission is established.
6	20		Constitution of commission
7			The commission consists of the commissioner.
8	21		Commissioner—officer of the Legislative Assembly
9 10		(1)	The commissioner is an independent officer of the Legislative Assembly.
11 12 13		(2)	The functions, powers, rights, immunities and obligations of the commissioner are as stated in this Act and any other law in force in the Territory.
14 15			<i>Note</i> A law in force in the Territory includes a territory law and a Commonwealth law.
16 17 18		(3)	There are no implied functions, powers, rights, immunities or obligations arising from the commissioner being an independent officer of the Legislative Assembly.
19 20 21		(4)	The powers of the Legislative Assembly to act in relation to the commissioner are as stated in this Act and any other law in force in the Territory.
22		(5)	In subsection (4):
23			Legislative Assembly includes—
24			(a) the members of the Legislative Assembly; and
25			(b) the committees of the Legislative Assembly.

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1 2 3		(6)	There are no implied powers of the Legislative Assembly arising from the commissioner being an independent officer of the Legislative Assembly.
4	22		Independence of commission
5 6			Subject to this Act and to other territory laws, the commission has complete discretion in the exercise of the commission's functions.
7	23		Functions of commission
8		(1)	The functions of the commission are to—
9			(a) investigate conduct that is alleged to be corrupt conduct; and
10 11			(b) refer suspected instances of criminality or wrongdoing to the appropriate authority for further investigation and action; and
12			(c) prevent corruption, including by—
13			(i) researching corrupt practices; and
14			(ii) mitigating the risks of corruption; and
15 16			(d) publish information about investigations conducted by the commission, including lessons learned; and
17 18 19			(e) provide education programs about the operation of this Act and the commission, including providing advice, training and education services to—
20 21			(i) the Legislative Assembly and the public sector to increase capacity to prevent corrupt conduct; and
22 23			(ii) people who are required to report corrupt conduct under this Act; and
24 25 26			(iii) the community about the detrimental effects of corruption on public administration and ways in which to assist in preventing corrupt conduct; and

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	Chapter 2 Part 2.1	Integrity commission Commission—establishment, independence and functions
	Section 24	
1 2		(f) foster public confidence in the Legislative Assembly and public sector.
3 4 5 6	(2)	In exercising its functions, the commission must prioritise the investigation and exposure of corrupt conduct which the commission considers may constitute serious corrupt conduct or systemic corrupt conduct.
7 8 9	(3)	Subsection (2) does not restrict the commission's discretion to decide to investigate any matter that the commission considers may constitute corrupt conduct.
10 11 12	(4)	In exercising its functions, the commission must take into account the responsibility and role other public sector entities have in the prevention of corrupt conduct.
13	(5)	In this section:
14 15		<i>public sector</i> —see the <i>Public Sector Management Act 1994</i> , dictionary.
16	24	Functions of commissioner
17 18		The commissioner has the functions given to the commissioner under this Act or another territory law.
19 20 21		<i>Note</i> A provision of a law that gives an entity (including a person) a function also gives the entity powers necessary and convenient to exercise the function (see Legislation Act, s 196 and dict, pt 1, def <i>entity</i>).

Part 2.2 Commissioner—appointment

2	25		Commissioner—appointment
3 4		(1)	The Speaker must, on behalf of the Territory, appoint a person as the ACT Integrity Commissioner.
5		(2)	The appointment must be made—
6			(a) in consultation with—
7			(i) the Chief Minister; and
8			(ii) the Leader of the Opposition; and
9 10 11 12			(iii) the leader (however described) of a registered party (other than the party to which the Chief Minister or Leader of the Opposition belongs) if at least 2 members of the Legislative Assembly are members of the party; and
13			(iv) the relevant Assembly committee; and
14 15			(b) in accordance with the commissioner selection criteria and process determination.
16 17			<i>Note</i> Commissioner selection criteria and process determination —see s 27.
18		(3)	The Speaker must not appoint a person as commissioner unless—
19 20			(a) satisfied that the person has extensive knowledge of, and experience in—
21			(i) criminal investigation or criminal adjudication; or
22			(ii) law enforcement or the conduct of investigations; or
23			(iii) public administration, governance or government; and
24 25			(b) the Legislative Assembly has approved the appointment, by resolution passed by a majority of at least $2/3$ of the members.

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Chapter 2Integrity commissionPart 2.2Commissioner—appointment

Section 26

1 2 3 4 5		(4)	The commissioner is appointed on the terms (if any) in relation to matters not provided for by this part or a determination under the <i>Remuneration Tribunal Act 1995</i> that are prescribed by the management standards under the <i>Public Sector Management Act 1994</i> .
6		(5)	The appointment is a disallowable instrument.
7 8			<i>Note 1</i> A disallowable instrument must be notified, and presented to the Legislative Assembly, under the Legislation Act.
9 10			<i>Note 2</i> For the making of appointments (including acting appointments), see the Legislation Act, pt 19.3.
11	26		Commissioner—eligibility for appointment
12 13		(1)	The Speaker may appoint a person as the commissioner only if the person has been—
14			(a) a judge of the Supreme Court; or
15			(b) a judge of the Supreme Court of a State or another territory; or
16			(c) a judge of the Federal Court; or
17			(d) a justice of the High Court; or
18			(e) a lawyer for at least 10 years.
19 20 21 22		(2)	However, in appointing a person as commissioner, the Speaker must consider applicants mentioned in subsection (1) (a) to (d) first then, only if there is no suitable applicant, consider applicants mentioned in subsection (1) (e).
23 24		(3)	In addition, the Speaker must not appoint a person as the commissioner if the person—
25			(a) is or has been the inspector of the commission; or
26			(b) is or has been a member of—
27			(i) the Legislative Assembly; or
28			(ii) the Parliament of the Commonwealth; or

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1			(iii) the legislature of a State or another territory; or
2 3			(c) is or has, in the 5 years immediately before the day of the proposed appointment, been a public servant; or
4 5			(d) is or has, in the 5 years immediately before the day of the proposed appointment, been a member of—
6			(i) a registered party; or
7 8			(ii) a political party registered under a law of the Commonwealth, a State or another territory; or
9			(iii) a political party; or
10			(e) has been convicted—
11 12			(i) in the ACT, of an offence punishable by imprisonment for at least 1 year; or
13 14 15			(ii) outside the ACT, in Australia or elsewhere, of an offence that, if it had been committed in the ACT, would be punishable by imprisonment for at least 1 year.
16	27		Commissioner—selection criteria and process
17 18		(1)	The Speaker must make a determination (a <i>commissioner selection criteria and process determination</i>) about—
19 20			(a) the criteria that apply to the selection of a person for appointment as commissioner; and
21			(b) the process for selecting the person.
22 23		(2)	In making a commissioner selection criteria and process determination, the Speaker must—
24			(a) consult—
25			(i) the Chief Minister; and
26			(ii) the Leader of the Opposition; and

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Chapter 2	Integrity commission
Part 2.2	Commissioner—appointment

Section 2	R

1 2 3 4			(iii) the leader (however described) of a registered party (other than the party to which the Chief Minister or Leader of the Opposition belongs) if at least 2 members of the Legislative Assembly are members of the party; and
5			(iv) the relevant Assembly committee; and
6			(b) ensure the selection process is open and accountable; and
7 8 9			(c) have regard to any selection criteria determined under the <i>Supreme Court Act 1933</i> , section 4AA (Requirements of appointment—resident judges).
10 11		(3)	A commissioner selection criteria and process determination is a disallowable instrument.
12 13			<i>Note</i> A disallowable instrument must be notified, and presented to the Legislative Assembly, under the Legislation Act.
14	28		Commissioner—term of appointment
15		(1)	The commissioner must not be appointed for longer than 7 years.
16 17		(2)	However, the appointment term must not end within 12 months before or after the end of the CEO's appointment.
18 19		(3)	A person who has been the commissioner for 7 years is not eligible for reappointment.
20 21 22			<i>Note</i> A person may be reappointed to a position if the person is eligible to be appointed to the position (see Legislation Act, s 208 and dict, pt 1, def <i>appoint</i>).
23	29		Commissioner—oath or affirmation of office
24 25			Before a person is appointed as commissioner, the person must take an oath of office, or make an affirmation of office, before the Speaker.
26 27			<i>Note</i> For the form of the oath and affirmation of office, see the <i>Oaths and Affirmations Act 1984</i> , s 6 and sch 1.

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30		Commissioner—disclosure of interests
		The commissioner must give a written statement of the commissioner's personal and financial interests to the Speaker within 7 days after—
		(a) the day the commissioner is appointed; and
		(b) the first day of each financial year; and
		(c) the day there is a change in the interest.
31		Commissioner—must avoid conflict of interest
	(1)	The commissioner must not—
		(a) have paid employment that is inconsistent with the commissioner's functions; or
		(b) engage in any unpaid activity that is inconsistent with the commissioner's functions.
	(2)	If the commissioner has a financial or other personal interest that conflicts or may conflict, or may be perceived to conflict with the commissioner's functions (a <i>conflict of interest</i>), the commissioner must disclose, in writing, the nature of the interest and the conflict or potential conflict to—
		(a) the Speaker; and
		(b) the inspector.
		<i>Note</i> The commissioner must disclose a conflict of interest as soon as possible and as often as needed (see Legislation Act, s 151B).
	(3)	The commissioner must not take any part in considering a matter in relation to which the conflict of interest has arisen except—
		(a) with the written approval of the Speaker; and
		(b) in accordance with any conditions included in the Speaker's approval.

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Chapter 2	Integrity commission
Part 2.2	Commissioner—appointment

1 2 3 4 5		(4)	This section does not apply in relation to a conflict of interest while the commissioner remains unaware of the conflict of interest, but in any proceeding against the commissioner, the commissioner has the burden of proving that the commissioner was not, at the material time, aware of the conflict of interest.
6	32		Commissioner—conflicts of interest register
7		(1)	The commission must keep a conflicts of interest register.
8		(2)	The conflicts of interest register must contain the following:
9			(a) a copy of each disclosure made under section 31 (2);
10 11			(b) if the commissioner takes part in considering a matter with the Speaker's approval under section 31 (3)—
12			(i) a copy of the Speaker's approval; and
13 14			(ii) details of how the commissioner complied with the conditions on the speaker's approval (if any);
15 16			(c) if a proceeding is taken against the commissioner that relates to a conflict of interest—
17			(i) details of the nature of the conflict of interest; and
18 19 20 21			 (ii) if the commissioner claimed to be unaware of the conflict of interest—details of how the commissioner proved, or attempted to prove, that the commissioner was not, at the material time, aware of the conflict of interest.
22 23		(3)	The commissioner must make the conflicts of interest register available for inspection by the inspector at any time.
24	33		Commissioner—resignation
25 26			The commissioner may resign by giving a signed notice of resignation to the Speaker.

1	34		Commissioner—retirement
2 3		(1)	The Speaker may retire the commissioner on the ground of physical or mental incapacity if—
4 5			(a) the incapacity substantially affects the exercise of the commissioner's functions; and
6			(b) the commissioner consents to the retirement.
7 8		(2)	However, the commissioner must not be retired on the ground of invalidity unless—
9 10			(a) if the commissioner is an eligible employee for the <i>Superannuation Act 1976</i> (Cwlth)—
11 12			(i) the commissioner is under the commissioner's maximum retiring age within the meaning of that Act; and
13 14 15			(ii) a certificate has been given by the Commonwealth Superannuation Board of Trustees No 2 under that Act, section 54C for the commissioner; or
16 17			(b) if the commissioner is a member of the superannuation scheme established under the <i>Superannuation Act 1990</i> (Cwlth)—
18			(i) the commissioner is under 60 years old; and
19 20 21			(ii) a certificate has been given by the Commonwealth Superannuation Board of Trustees No 1 under that Act, section 13 for the commissioner; or
22 23 24			 (c) if the commissioner is an ordinary employer-sponsored member of PSSAP within the meaning of the <i>Superannuation Act 2005</i> (Cwlth)—
25			(i) the commissioner is under 60 years old; and
26 27 28			(ii) a certificate has been given by the Commonwealth Superannuation Board of Trustees No 1 under that Act, section 43 for the commissioner.

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Chapter 2	Integrity commission
Part 2.2	Commissioner—appointment

1		(3)	In this section:
2			<i>invalidity</i> means—
3 4			(a) for an eligible employee for the <i>Superannuation Act 1976</i> (Cwlth)—invalidity under that Act; or
5 6 7			 (b) for a member of the superannuation scheme established under the Superannuation Act 1990 (Cwlth)—invalidity under that Act; or
8 9 10			(c) for an ordinary employer-sponsored member of PSSAP within the meaning of the <i>Superannuation Act 2005</i> (Cwlth)—invalidity under that Act.
11			physical or mental incapacity includes invalidity.
12	35		Commissioner—suspension—generally
13		(1)	The Speaker may suspend the commissioner—
13 14		(1)	
		(1)	The Speaker may suspend the commissioner—
14 15 16		(1)	 The Speaker may suspend the commissioner— (a) for misbehaviour; or (b) for failure to take all reasonable steps to avoid being placed in a position where a conflict of interest arises during the exercise of
14 15 16 17 18		(1)	 The Speaker may suspend the commissioner— (a) for misbehaviour; or (b) for failure to take all reasonable steps to avoid being placed in a position where a conflict of interest arises during the exercise of the commissioner's functions; or (c) for physical or mental incapacity, if the incapacity substantially

1	(2)	If the Speaker is considering suspending the commissioner, the Speaker—
2		Speaker—
3		(a) must consult the following people about the proposed
4		suspension:
5		(i) the Chief Minister;
6		(ii) the Leader of the Opposition;
7		(iii) the leader (however described) of a registered party (other
8		than the party to which the Chief Minister or Leader of the
9		Opposition belongs) if at least 2 members of the Legislative Assembly are members of the party;
10		
11		(iv) the relevant Assembly committee; and
12		(b) may ask 1 or more of the following for advice about the
13		proposed suspension:
14		(i) the public sector standards commissioner;
15		(ii) anyone else the Speaker considers appropriate.
16	(3)	If the Speaker suspends the commissioner, the Speaker must give the
17		commissioner written notice of the suspension and a copy of a
18		statement of the reasons for the suspension.
19		<i>Note</i> For what must be included in a statement of reasons, see the Legislation
20		Act, s 179.
21	(4)	The suspension takes effect when the notice and statement are given
22		to the commissioner under subsection (3).
23	(5)	The commissioner may be suspended only under this section.
24	(6)	The commissioner is entitled to be paid salary and allowances while
25	(-)	suspended.

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Chapter 2
Part 2.2Integrity commission
Commissioner—appointment

Section 36

1 2	36		Commissioner—suspension—relevant Assembly committee notice and meetings
3 4		(1)	If the Speaker suspends the commissioner, the Speaker must give written notice of the suspension and a copy of the statement of the
5			reasons for the suspension to each member of the relevant Assembly
6			committee not later than the next business day, or if the committee
7 8			has not been established, the next business day after the day the committee is established.
9 10		(2)	The relevant Assembly committee must meet in relation to the commissioner's suspension-
11 12			(a) not later than 3 business days after the day the committee is given written notice of the suspension (the <i>notice day</i>); and
13 14			(b) at subsequent intervals of not longer than 30 days while the commissioner is suspended (a <i>regular meeting</i>).
15 16 17		(3)	The relevant Assembly committee must give the commissioner written notice that a regular meeting will be held at least 3 business days before the day the meeting is to be held.
18 19		(4)	The commissioner may make an oral or written submission (or both) to the committee about the commissioner's suspension.
20 21 22		(5)	At each regular meeting, the relevant Assembly committee must review the commissioner's suspension and may, at any time, pass a resolution about the suspension, including a resolution—
23 24			(a) recommending to the Speaker that the Speaker end the suspension; or
25 26			(b) to make a statement to the Legislative Assembly recommending that the Speaker end the commissioner's appointment.
27	37		Commissioner—ending suspension
28		(1)	If the Speaker does not comply with section 36 (1), the suspension
29		~ /	ends at the end of the notice day.

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1 2 3	(2)	If the relevant Assembly committee fails to hold a meeting as required under section 36 (2), the suspension ends on the day after the last day when the meeting could have been held.
4 5 6 7	(3)	If the relevant Assembly committee makes a recommendation mentioned in section $36(5)(a)$ and the Speaker does not end the suspension within 1 business day after the day the recommendation is made—
8 9 10		 (a) the committee may, at any time, resolve to make a statement to the Legislative Assembly recommending that the suspension be ended; and
11 12		(b) if the committee makes a statement mentioned in paragraph (a) and—
13 14		 (i) the Legislative Assembly resolves to end the suspension— the suspension ends on the passing of the resolution; or
15 16 17		 (ii) the Legislative Assembly does not deal with the statement within 3 sitting days—the suspension ends at the end of the 3rd sitting day.
18 19	(4)	If the relevant Assembly committee makes a statement mentioned in section 36 (5) (b)—
20 21		(a) the Legislative Assembly may resolve to require the Speaker to end the commissioner's appointment; but
22 23 24		(b) if the Legislative Assembly does not, within 3 sitting days, pass a resolution mentioned in paragraph (a)—the suspension ends at the end of the 3rd sitting day.
25 26 27 28	(5)	If the Speaker ends the commissioner's suspension, the Speaker must give written notice of the ending of the suspension and a copy of a statement of the reasons for ending the suspension to the commissioner and the relevant Assembly committee.
29 30		<i>Note</i> For what must be included in a statement of reasons, see the Legislation Act, s 179.

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Chapter 2	Integrity commission
Part 2.2	Commissioner—appointment

1		(6)	In this section:
2			notice day—see section 36 (2) (a).
3	38		Commissioner—ending appointment
4 5		(1)	The Speaker must end the commissioner's appointment if the Legislative Assembly—
6			(a) passes a resolution under section 37 (4) (a); or
7 8			(b) otherwise resolves to require the Speaker to end the commissioner's appointment—
9			(i) for misbehaviour; or
10 11 12			 (ii) for failure to take all reasonable steps to avoid being placed in a position where a conflict of interest arises during the exercise of the commissioner's functions; or
13 14 15			 (iii) for physical or mental incapacity, if the incapacity substantially affects the exercise of the commissioner's functions; or
16 17			(iv) if the commissioner becomes bankrupt or personally insolvent.
18		(2)	For a resolution mentioned in subsection (1) (b)—
19 20			(a) at least 7 days before the day the motion to which the resolution relates is first debated in the Legislative Assembly—
21 22			(i) the Assembly must be given the notice of the motion and a statement of reasons for the motion; and
23			(ii) the Speaker must—
24 25			(A) give the commissioner a copy of the notice and the statement of reasons; and

Section	30
Section	39

1			(B) tell the commissioner that a written submission about
2			the motion may be made to the Speaker not later than
3			3 days after the day the commissioner is given the
4			notice; and
5			(b) the Speaker must give any written submission to the Legislative
6			Assembly before the day the motion is first debated in the
7			Legislative Assembly.
8 9			<i>Note</i> For what must be included in a statement of reasons, see the Legislation Act, s 179.
10 11 12		(3)	The Speaker may end the commissioner's appointment if the commissioner is absent from duty, except on leave granted by the Speaker, for 14 consecutive days or for 28 days in any 12 months.
13 14		(4)	The commissioner's appointment may be ended by the Speaker only under this section or section 34 (Commissioner—retirement).
15	39		Commissioner—leave of absence
10			The Constant management is a first set of the second
16			The Speaker may approve leave of absence for the commissioner on
16 17			the terms the Speaker decides.
	40		
17	40	(1)	the terms the Speaker decides.
17 18	40	(1)	the terms the Speaker decides. Commissioner—acting commissioner The Legislation Act, division 19.3.2 (Acting appointments) applies in relation to the appointment of a person to act as commissioner subject
17 18 19	40	(1)	the terms the Speaker decides. Commissioner—acting commissioner The Legislation Act, division 19.3.2 (Acting appointments) applies in
17 18 19 20	40	(1)	the terms the Speaker decides. Commissioner—acting commissioner The Legislation Act, division 19.3.2 (Acting appointments) applies in relation to the appointment of a person to act as commissioner subject
17 18 19 20 21	40		 the terms the Speaker decides. Commissioner—acting commissioner The Legislation Act, division 19.3.2 (Acting appointments) applies in relation to the appointment of a person to act as commissioner subject to this section. Despite the Legislation Act, section 209 (2) (Power of appointment includes power to make acting appointment), section 25 (2) (b) and
17 18 19 20 21 22	40		 the terms the Speaker decides. Commissioner—acting commissioner The Legislation Act, division 19.3.2 (Acting appointments) applies in relation to the appointment of a person to act as commissioner subject to this section. Despite the Legislation Act, section 209 (2) (Power of appointment includes power to make acting appointment), section 25 (2) (b) and (3) (b) (Commissioner—appointment) do not apply to the
17 18 19 20 21 22 23	40		 the terms the Speaker decides. Commissioner—acting commissioner The Legislation Act, division 19.3.2 (Acting appointments) applies in relation to the appointment of a person to act as commissioner subject to this section. Despite the Legislation Act, section 209 (2) (Power of appointment includes power to make acting appointment), section 25 (2) (b) and
17 18 19 20 21 22 23 24 25	40		 the terms the Speaker decides. Commissioner—acting commissioner The Legislation Act, division 19.3.2 (Acting appointments) applies in relation to the appointment of a person to act as commissioner subject to this section. Despite the Legislation Act, section 209 (2) (Power of appointment includes power to make acting appointment), section 25 (2) (b) and (3) (b) (Commissioner—appointment) do not apply to the appointment of a person to act as commissioner. In addition, despite the Legislation Act, section 209 (2), if the
17 18 19 20 21 22 23 24 25 26	40	(2)	 the terms the Speaker decides. Commissioner—acting commissioner The Legislation Act, division 19.3.2 (Acting appointments) applies in relation to the appointment of a person to act as commissioner subject to this section. Despite the Legislation Act, section 209 (2) (Power of appointment includes power to make acting appointment), section 25 (2) (b) and (3) (b) (Commissioner—appointment) do not apply to the appointment of a person to act as commissioner. In addition, despite the Legislation Act, section 209 (2), if the appointment of a person to act as commissioner is for a period of
17 18 19 20 21 22 23 24	40	(2)	 the terms the Speaker decides. Commissioner—acting commissioner The Legislation Act, division 19.3.2 (Acting appointments) applies in relation to the appointment of a person to act as commissioner subject to this section. Despite the Legislation Act, section 209 (2) (Power of appointment includes power to make acting appointment), section 25 (2) (b) and (3) (b) (Commissioner—appointment) do not apply to the appointment of a person to act as commissioner. In addition, despite the Legislation Act, section 209 (2), if the
17 18 19 20 21 22 23 24 25 26 27	40	(2)	 the terms the Speaker decides. Commissioner—acting commissioner The Legislation Act, division 19.3.2 (Acting appointments) applies in relation to the appointment of a person to act as commissioner subject to this section. Despite the Legislation Act, section 209 (2) (Power of appointment includes power to make acting appointment), section 25 (2) (b) and (3) (b) (Commissioner—appointment) do not apply to the appointment of a person to act as commissioner. In addition, despite the Legislation Act, section 209 (2), if the appointment of a person to act as commissioner is for a period of
17 18 19 20 21 22 23 24 25 26 27 28	40	(2)	 the terms the Speaker decides. Commissioner—acting commissioner The Legislation Act, division 19.3.2 (Acting appointments) applies in relation to the appointment of a person to act as commissioner subject to this section. Despite the Legislation Act, section 209 (2) (Power of appointment includes power to make acting appointment), section 25 (2) (b) and (3) (b) (Commissioner—appointment) do not apply to the appointment of a person to act as commissioner. In addition, despite the Legislation Act, section 209 (2), if the appointment of a person to act as commissioner is for a period of leave of absence approved by the Speaker under section 39—

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1	(b) if the commissioner is to make the appointment—
2	(i) section 25 and section 26 apply as if a reference to the
3	Speaker were a reference to the commissioner; and
4	(ii) section 25 (2) (a) does not apply to the appointment; and
5	<i>Note</i> Section 25 (2) (b) and (3) (b) also do not apply to the
6	appointment (see s (1)).
7	(iii) the commissioner must consult the Speaker before making
8	the appointment.
9	(4) Also, despite the Legislation Act, section 221 (How long does an
10	acting appointment operate?), a person must not be appointed to act
11	as commissioner for longer than 6 months.
12	Note An appointee acting in a position has all the functions (including
13	authorities, duties and powers) of the occupant of the position (in this
14	case the commissioner)—see the Legislation Act, s 220.

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Integrity Commission Bill 2018

1	Part 2.	3 Commission—CEO
2	41	CEO—appointment
3 4	(1)	The commissioner must appoint a person as the Chief Executive Officer of the commission (the <i>CEO</i>).
5 6	(2)	However, the commissioner must not appoint a person as the CEO if the person—
7		(a) is or has been—
8		(i) the commissioner; or
9		(ii) the inspector of the commission; or
10 11		(b) is or has, in the 5 years immediately before the day of the proposed appointment, been a public servant; or
12		(c) has been convicted—
13 14		(i) in the ACT, of an offence punishable by imprisonment for at least 1 year; or
15 16 17		(ii) outside the ACT, in Australia or elsewhere, of an offence that, if it had been committed in the ACT, would be punishable by imprisonment for at least 1 year.
18 19 20		<i>Note</i> The commissioner may appoint a person as a member of staff of the commission only if the person is suitable to be a member of staff of the commission (see s 50).

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Chapter 2	Integrity commission
Part 2.3	Commission—CEO

Section	42
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1		(3)	The CE	O is appointed on the terms (if any) in relation to matters not
2				d for by this part or a determination under the <i>Remuneration</i>
3			Tribuna	al Act 1995 that are prescribed by the management standards
4			under th	ne Public Sector Management Act 1994.
5			Note 1	For the making of appointments (including acting appointments), see the
6				Legislation Act, pt 19.3. The power to appoint a person to a position
7				includes power to appoint a person to act in the position, and is
8 9				exercisable in the same way, and subject to the same conditions, as the power to make the appointment (see Legislation Act, s 209).
10			Note 2	In particular, an appointment may be made by naming a person or
11				nominating the occupant of a position (see Legislation Act, s 207).
12			Note 3	The appointer's power to make the appointment includes the power to
13				suspend the appointee. The power to suspend the appointee is exercisable
14 15				in the same way, and subject to the same conditions, as the power to make the appointment (see Legislation Act, s 208).
16	42		CEO—	term of appointment
17		(1)	The CE	O must not be appointed for longer than 7 years.
18		(2)	Howeve	er, the appointment term must not end within 12 months
19				or after the end of the commissioner's appointment.
20		(3)	A perso	on who has been CEO for 7 years is not eligible for
21			reappoin	ntment.
22			Note	A person may be reappointed to a position if the person is eligible to be
23				appointed to the position (see Legislation Act, s 208 and dict, pt 1,
24				def <i>appoint</i>).
25	43		CEO—	ending appointment
26			The con	nmissioner must end the CEO's appointment—
27			(a) for	misbehaviour; or
28			(b) for	physical or mental incapacity, if the incapacity substantially
29				Sects the exercise of the CEO's functions; or
30			(c) if t	the CEO becomes bankrupt or personally insolvent; or

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Integrity Commission Bill 2018

Section 44	
(d) if the CEO is convicted, in the ACT, of an offence punishable by imprisonment for at least 1 year; or	
(e) if the CEO is convicted outside the ACT, in Australia or elsewhere, of an offence that, if it had been committed in the ACT, would be punishable by imprisonment for at least 1 year.	
44 CEO—functions	4
(1) The CEO has the following functions:	(1)
(a) managing the day-to-day operations of the commission;	
(b) advising the commission about the commission's operations and financial performance.	
(2) The CEO is not subject to direction from anyone other than the commissioner in relation to the exercise of the CEO's functions.	(2)
45 CEO—delegation	5
(1) The CEO may delegate the CEO's functions under this Act or another territory law to—	(1)
(a) another member of staff of the commission; or	
(b) another person.	
<i>Note</i> For the making of delegations and the exercise of delegated functions, see the Legislation Act, pt 19.4.	
(2) However, the CEO must not delegate a function to a person who is not a member of staff of the commission without first being satisfied that the function needs to be exercised by a person who is not a member of staff of the commission.	(2)
46 CEO—leave of absence	6

The commissioner may approve leave of absence for the CEO on the terms the commissioner decides.

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Chapter 2Integrity commissionPart 2.4Commission—staff

Section 47

Part 2.4 Commission—staff

2	47		Meaning of staff of the commission
3			In this Act:
4			staff of the commission means—
5			(a) the CEO; and
6			(b) staff employed under section 48; and
7			(c) consultants and contractors engaged under section 49.
8	48		Commission employed staff
9		(1)	The commission may employ staff on behalf of the Territory.
10 11		(2)	The staff must be employed under the <i>Public Sector Management Act 1994</i> .
12 13 14			<i>Note</i> The <i>Public Sector Management Act 1994</i> , div 8.2 applies to the commissioner in relation to the employment of staff (see <i>Public Sector Management Act 1994</i> , s 152).
15	49		Commission consultants and contractors
16 17		(1)	The commission may, on behalf of the Territory, engage consultants and contractors to assist the commission in exercising its functions.
18 19		(2)	Consultants and contractors may be engaged on terms and conditions decided by the commission.
20 21		(3)	However, the commission must not enter into a contract of employment under this section.
22	50		Staff of the commission—eligibility for appointment
23 24 25		(1)	The commissioner may appoint a person as a member of staff of the commission only if satisfied the person is suitable to be a member of staff of the commission.

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1 2 3 4	(2)	However, the commissioner must not appoint a person as a member of staff of the commission if the person is or has, in the 5 years immediately before the day of the proposed appointment, been a public servant.
5 6 7	(3)	In deciding whether a person is suitable to be a member of staff of the commission, the commission may ask the person to do 1 or more of the following:
8 9		(a) provide a police certificate for the person, dated not earlier than 6 months before the date of the request;
10		(b) declare personal interests the commission considers relevant;
11		<i>Note</i> Personal interest guidelines —see s (3).
12		(c) undergo a medical or psychological assessment;
13 14		(d) make a statement about a matter determined by the commission to be relevant to the person's suitability;
15 16 17		(e) anything else the commissioner considers is necessary to decide whether a person is suitable to be a member of staff of the commission.
18 19 20		<i>Note</i> It is an offence to make a false or misleading statement, give false or misleading information or produce a false or misleading document (see Criminal Code, pt 3.4).
21 22 23	(4)	The commission must make guidelines (the <i>personal interest guidelines</i>) about the personal interests the commission considers relevant to declare under subsection (2) (b).
24	(5)	The personal interest guidelines are a notifiable instrument.
25		<i>Note</i> A notifiable instrument must be notified under the Legislation Act.
26 27	(6)	The commission must publish the personal interest guidelines on the commission's website.

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Chapter 2
Part 2.4Integrity commission
Commission—staff

Section 51

1 2	51		Staff of the commission—not subject to direction from others
3 4 5			The staff of the commission are not subject to direction from anyone other than the following people in relation to the exercise of the commission's or commissioner's functions:
6			(a) the commissioner;
7 8			(b) another member of staff of the commission authorised by the commissioner to give directions.
9	52		Delegation by commission
10 11		(1)	The commission may delegate the commission's functions under this Act or another territory law to—
12			(a) the commissioner; or
13			(b) a member of staff of the commission; or
14			(c) another person.
15 16			<i>Note</i> For the making of delegations and the exercise of delegated functions, see the Legislation Act, pt 19.4.
17 18 19 20 21		(2)	However, the commission must not delegate a function to a person who is not the commissioner or a member of staff of the commission without first being satisfied that the function needs to be exercised by a person who is not the commissioner or a member of staff of the commission.
22	53		Delegation by commissioner
23 24		(1)	The commissioner may delegate the commissioner's functions under this Act or another territory law to—
25			(a) a member of staff of the commission; or
26			(b) another person.
27 28			<i>Note</i> For the making of delegations and the exercise of delegated functions, see the Legislation Act, pt 19.4.

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Integrity Commission Bill 2018

1 2 3		(2)	However, the commissioner must not delegate the commissioner's function under section 141 (Commissioner to preside) of presiding at a public examination.
4 5 6 7		(3)	Also, the commissioner must not delegate a function to a person who is not a member of staff of the commission without first being satisfied that the function needs to be exercised by a person who is not a member of staff of the commission.
8	54		Commission—other arrangements for staff and facilities
9		(1)	The commissioner may arrange with the head of service to use—
			(-) the consists of a multiple constant of
10			(a) the services of a public servant; or
10 11			(a) the services of a public servant; or(b) territory facilities.

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Chapter 2
Part 2.5Integrity commission
Commission—cooperation with other entities

Section 55

Part 2.5 Commission—cooperation with other entities

3	55		Commission—cooperation with other entities
4		(1)	The commission and public sector entities are to work cooperatively.
5		(2)	In exercising its functions, the commission must—
6 7 8			(a) liaise with public sector entities, and coordinate its activities with the activities of public sector entities, to avoid unnecessary duplication of work; and
9 10 11			(b) have regard to the activities, findings and recommendations of entities outside the Territory, including outside Australia, that have functions similar to the commission—
12 13 14			 (i) to relate and adapt the activities, findings and recommendations of the entities to the needs of the Territory; and
15			(ii) to avoid unnecessary duplication of work.
16 17			<i>Note 1</i> The commission may enter into a memorandum of understanding or agreement with another entity (see s 56).
18 19			<i>Note 2</i> The commission may conduct an investigation as a joint investigation with an integrity body or law enforcement agency (see s 104).
20 21 22			<i>Note 3</i> The commission may disclose information to certain entities if it is relevant to the exercise of the entity's functions and the commission considers it appropriate (see s 196).
23	56		Commission—arrangements with other entities
24 25		(1)	The commission may, at any time, enter into a memorandum of understanding or agreement with another entity to assist in—
26 27			(a) avoiding delay and unnecessary duplication of statutory functions; or

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1 2		(b) efficiently managing the interaction of the statutory functions of the parties to the memorandum of understanding or agreement.
3 4	(2)	In particular, the commission may enter into a memorandum of understanding or agreement with another entity for—
5 6		(a) the entity to assist the commission in relation to investigations or the exercise of other functions of the commission; or
7 8		(b) the commission to assist the entity by providing services within the commission's field of expertise and relevant to its functions.
9 10 11 12	(3)	In entering into a memorandum of understanding or agreement to assist an entity, the commission must ensure that the provision of the assistance does not interfere with the ability of the commission to exercise its functions.
13 14	(4)	The commission may charge an entity for the provision of assistance by the commission.
15 16 17		<i>Note</i> The commission may disclose information to certain entities if it is relevant to the exercise of the entity's functions and the commission considers it appropriate (see s 196).

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Chapter 3	Commission—investigating corrupt conduct
Part 3.1	Commission—reporting corrupt conduct
Division 3.1.1	Corruption complaints
Section 57	

Chapter 3 Commission—investigating corrupt conduct

Part 3.1 Commission—reporting corrupt conduct

5 Division 3.1.1 Corruption complaints

- 6 57 Anyone may make corruption complaint
 - Any person (a *complainant*) may make a complaint to the commission about conduct that may be corrupt conduct (a *corruption complaint*).

10 58 How to make a corruption complaint

- (1) A corruption complaint may be made to the commission as follows:
 - (a) orally or in writing;
 - (b) using any form of electronic communication;
 - (c) anonymously.
- (2) However, if a corruption complaint is made orally, the commission
 may—
 - (a) put the complaint in writing; or
 - (b) require the complainant to put the complaint in writing and, until the complainant complies with the requirement, decline to investigate the corruption complaint.
 - *Note 1* A complaint made by a young detainee is protected under the *Children and Young People Act 2008*, s 201 and s 280.
 - *Note 2* A complaint made by a detainee is protected under the *Corrections Management Act 2007*, s 105.

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			Commission—investigating corrupt conduct Chapter 3 Commission—reporting corrupt conduct Part 3.1 Corruption complaints Division 3.1.1 Section 59
1 2 3			<i>Note 3</i> A complaint made by a person admitted to or receiving treatment, care or support at a mental health facility or community care facility is protected under the <i>Mental Health Act 2015</i> , s 17.
4 5 6			<i>Note 4</i> A complaint made by a patient in a secure mental health facility is protected under the <i>Mental Health (Secure Facilities) Act 2016</i> , s 23 and s 25.
7		(3)	In this section:
8 9			<i>electronic communication</i> means communication by telephone, email, fax or any other electronic means.
10	59		Other entities may refer corruption complaints
11 12		(1)	This section applies if a person makes a complaint to a relevant entity about conduct that may be corrupt conduct.
13		(2)	The relevant entity may—
14			(a) refer the complaint to the commission; and
15			(b) if the complaint is referred to the commission—
16 17			(i) give the commissioner any information the entity has in relation to the complaint; and
18			(ii) tell the complainant about the referral.
19 20			<i>Note</i> However, the complainant must not be told in some circumstances (see s 75).
21 22 23		(3)	If a complaint is referred to the commission under this section, the complaint is taken to have been made to the commission under section 57 (Anyone may make corruption complaint).
24		(4)	In this section:
25			relevant entity means any of the following:
26			(a) the Speaker;
27			(b) the auditor-general;
28			(c) the ombudsman;

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 $\label{eq:author} \mbox{Authorised by the ACT Parliamentary Counsel-also accessible at www.legislation.act.gov.au$

	Chapter 3 Part 3.1 Division 3.1. Section 60	.1	Commission—investigating corrupt conduct Commission—reporting corrupt conduct Corruption complaints
1		(d)	the judicial council;
2		(e)	a judicial commission;
3		(f)	a statutory office-holder;
4 5 6		(g)	an entity having functions that correspond to the functions of the commissioner, under a State or Commonwealth law that corresponds to this Act.
7		Spe	aker includes, if the Speaker is unavailable, the Deputy Speaker.
8	1	una	vailable—the Speaker is unavailable if—
9		(a)	the Speaker is absent from duty; or
10		(b)	there is a vacancy in the office of Speaker; or
11 12 13		(c)	the Speaker has an actual or perceived conflict of interest that would prevent the Speaker from properly carrying out the functions of Speaker under this Act; or
14 15	1	(d)	the Speaker cannot for any reason exercise the functions of the Speaker.
16	60	Wit	hdrawal of corruption complaints
17	(1)	A c	omplainant may withdraw a corruption complaint at any time.
18 19			corruption complaint is withdrawn, the commission may continue nvestigate the subject matter of the complaint.
20 21	Ĩ	Note	The commission may conduct an investigation about a matter on its own initiative (see s 101).

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Division 3.1.2 Mandatory corruption notifications by public sector entities

3 61 Meaning of *mandatory corruption notification*

In this Act:

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5 *mandatory corruption notification* means a notification required 6 under section 62 or section 63.

7 62 Mandatory corruption notifications—heads of public 8 sector entities and senior executives

- (1) The following people must notify the commission about any matter the person suspects on reasonable grounds involves serious corrupt conduct or systemic corrupt conduct:
 - (a) the head of a public sector entity;
- 13 (b) an SES member.

However, the following heads of public sector entities need only notify the commission under subsection (1) if the matter involves the conduct of a public official for the public sector entity for which they are the head, and the conduct relates to the public official's duties for the public sector entity:

- 19 (a) the auditor-general;
- 20 (b) the ombudsman;
- 21 (c) the electoral commissioner;
 - (d) the clerk of the Legislative Assembly.

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Ра	apter 3 rt 3.1 vision 3.	Commission—investigating corrupt conduct Commission—reporting corrupt conduct 1.2 Mandatory corruption notifications by public sector entities
Se	ction 63	
63		Mandatory corruption notifications—MLAs and chiefs of staff
	(1)	A member of the Legislative Assembly must notify the commission about any matter the member suspects on reasonable grounds involves serious corrupt conduct or systemic corrupt conduct by—
		(a) another member of the Legislative Assembly; or
		(b) a member of staff of an MLA.
	(2)	A chief of staff of a Minister or the Leader of the Opposition must notify the commission about any matter the chief of staff suspects on reasonable grounds involves serious corrupt conduct or systemic corrupt conduct by—
		(a) a member of the Legislative Assembly; or
		(b) another member of staff of an MLA.
64		Directions about mandatory corruption notifications
	(1)	The commission may make directions about mandatory corruption notifications (the <i>mandatory corruption notification directions</i>).
	(2)	Before making a mandatory corruption notification direction, the commission—
		(a) must consult each mandated reporter who is not an exempt mandated reporter; and
		(b) may consult anyone the commission considers appropriate.
	(3)	The mandatory corruption notification directions may—
		(a) state the types of matters that must be notified; and
		(b) relate to the obligations of a stated person; and
		(c) provide for the form, content and method of notification; and
		(d) be of general or limited application; and
		(e) state any other matter the commission considers necessary.

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1 2		(4)	The mandatory corruption notification directions are a notifiable instrument.
3			<i>Note</i> A notifiable instrument must be notified under the Legislation Act.
4 5 6		(5)	The mandatory corruption notification directions must be published on the commission's website as soon as practicable after they are made.
7 8		(6)	Each mandated reporter who is not an exempt mandated reporter must comply with the mandatory corruption notification directions.
9		(7)	In this section:
10			exempt mandated reporter means the following people:
11			(a) the auditor-general;
12			(b) the ombudsman;
13			(c) the electoral commissioner;
14			(d) a member of the human rights commission;
15			(e) the head of a public sector entity prescribed by regulation.
16			mandated reporter means the following people:
17			(a) the head of a public sector entity;
18			(b) an SES member;
19			(c) a member of the Legislative Assembly;
20			(d) a chief of staff of a Minister or the Leader of the Opposition.
21 22	65		Offence—mandatory corruption notifications—heads of public sector entities
23		(1)	A person commits an offence if the person—
24			(a) is the head of a public sector entity; and

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	Chapter 3 Part 3.1 Division 3.	Commission—investigating corrupt conduct Commission—reporting corrupt conduct 1.2 Mandatory corruption notifications by public sector entities
	Section 66	
1 2		(b) knows that a public official has engaged in conduct that constitutes—
3		(i) serious corrupt conduct; or
4		(ii) systemic corrupt conduct; and
5 6		(c) does not, as soon as practicable, notify the commission about the conduct.
7		Maximum penalty: 50 penalty units.
8 9 10	(2)	Subsection (1) applies to the following heads of public sector entities only if the public official is a public official in the public sector entity for which they are the head:
11		(a) the auditor-general;
12		(b) the ombudsman;
13		(c) the electoral commissioner;
14		(d) a member of the human rights commission;
15		(e) the clerk of the Legislative Assembly.
16 17	66	Offence—mandatory corruption notifications—senior executives
18		A person commits an offence if the person-
19		(a) is an SES member; and
20 21		(b) knows that a public official has engaged in conduct that constitutes—
22		(i) serious corrupt conduct; or
23		(ii) systemic corrupt conduct; and

			Commission—investigating corrupt conduct Chapter 3 Commission—reporting corrupt conduct Part 3.1 Mandatory corruption notifications by public sector entities Division 3.1.2 Section 67
1 2			(c) does not, as soon as practicable, notify the commission about the conduct.
3			Maximum penalty: 50 penalty units.
4	67		Offence—mandatory corruption notifications—MLAs
5		(1)	A person commits an offence if the person—
6			(a) is a member of the Legislative Assembly; and
7			(b) knows that—
8 9			(i) another member of the Legislative Assembly has engaged in conduct that constitutes—
10			(A) serious corrupt conduct; or
11			(B) systemic corrupt conduct; or
12 13			(ii) a member of staff of an MLA has engaged in conduct that constitutes—
14			(A) serious corrupt conduct; or
15			(B) systemic corrupt conduct; and
16 17			(c) does not, as soon as practicable, notify the commission about the conduct.
18			Maximum penalty: 50 penalty units.
19 20	68		Offence—mandatory corruption notifications— chiefs of staff
21			A person commits an offence if the person—
22			(a) is the chief of staff of—
23			(i) a Minister; or
24			(ii) the Leader of the Opposition; and

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	Chapter 3 Part 3.1 Division 3.1.	Commission—investigating corrupt conduct Commission—reporting corrupt conduct 3 Reports must be dismissed, referred or investigated
	Section 69	
1		(b) knows that—
2 3		(i) a member of the Legislative Assembly has engaged in conduct that constitutes—
4		(A) serious corrupt conduct; or
5		(B) systemic corrupt conduct; or
6 7		(ii) another member of staff of an MLA has engaged in conduct that constitutes—
8		(A) serious corrupt conduct; or
9		(B) systemic corrupt conduct; and
10 11		(c) does not, as soon as practicable, notify the commission about the conduct.
12]	Maximum penalty: 50 penalty units.
13 14	Division	3.1.3 Reports must be dismissed, referred or investigated
15	69	Meaning of corruption report
16]	in this Act:
17		corruption report means—
18		(a) a corruption complaint; or
19		(b) a mandatory corruption notification.
20 21		Commission must dismiss, refer or investigate corruption reports
22 23		f the commission receives a corruption report, the commission must-
24		(a) dismiss the corruption report under section 71; or

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			Commission—investigating corrupt conductChapter 3Commission—reporting corrupt conductPart 3.1Reports must be dismissed, referred or investigatedDivision 3.1.3
			Section 71
1			(b) refer the corruption report to another entity under—
2 3			(i) section 107 (Commission may refer corruption reports to referral entity); or
4 5			(ii) section 111 (Commission may refer matters to prosecutorial body); or
6 7			(c) investigate the corruption report under section 100 (Commission may investigate corruption report).
8 9			<i>Note 1</i> The commission may carry out a preliminary inquiry to decide whether to dismiss, refer or investigate a corruption report (see s 86).
10 11			<i>Note 2</i> The commission must tell certain people about this decision (see div 3.1.4).
12	71		When corruption reports must be dismissed
13 14		(1)	The commission must dismiss a corruption report about the conduct of a judicial officer if the corruption report directly relates to—
15			(a) the merits of a decision made by the judicial officer; or
16			(b) an order made by the judicial officer; or
17			(c) a judgment given by the judicial officer.
18 19 20		(2)	The commission must dismiss a corruption report if satisfied on reasonable grounds that the corruption report does not justify investigation.
21 22		(3)	For subsection (2), reasonable grounds may include 1 or more of the following:
23			(a) the subject matter of the corruption report is trivial;
24 25			(b) the subject matter of the corruption report is unrelated to the functions of the commission;
26 27			<i>Note</i> If another entity has power to investigate the report, the commission may give the report to the other entity (see s (4)).

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	Chapter 3 Part 3.1 Division 3.1.3	Commission—investigating corrupt conduct Commission—reporting corrupt conduct Reports must be dismissed, referred or investigated
	Section 71	
1 2	(c)	the corruption report is frivolous or vexatious or not made in good faith;
3	(d)	the corruption report lacks substance or credibility;
4 5	(e)	the corruption report was not made genuinely or was made primarily for a mischievous purpose;
6 7	(f)	the corruption report does not contain sufficient information to enable referral or investigation;
8 9	(g)	if the corruption report is a corruption complaint and the following applies:
10 11		(i) the commission has asked the complainant for assistance to investigate the corruption complaint;
12 13		(ii) the complainant has failed, without reasonable excuse, to give the assistance;
14 15 16		 (iii) the commission is reasonably satisfied that the lack of assistance makes it impracticable for the corruption report to be referred or investigated;
17 18 19 20 21	(h)	if the corruption report is a corruption complaint and the complainant has not disclosed the complainant's name and contact details—the commission is reasonably satisfied that the lack of information makes it impracticable for the corruption report to be referred or investigated;
22 23 24	(i)	the subject matter of the corruption report has already been appropriately investigated or otherwise dealt with under this Act or another law in force in the Territory;
25 26	(j)	the corruption report relates to conduct that happened too long ago to justify investigation;
27 28		<i>Note</i> If a person delays making a corruption complaint by more than 1 year, an explanation may be required (see s (5)).

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		Commission—investigating corrupt conduct Chapter 3 Commission—reporting corrupt conduct Part 3.1 Reports must be dismissed, referred or investigated Division 3.1.3
		Section 71
1 2		(k) having regard to all the circumstances, further dealing with the corruption report is not justified.
3		<i>Note 1</i> An investigation must be discontinued for the same reasons (see s 112).
4 5		<i>Note 2</i> Giving false or misleading information is an offence against the Criminal Code, s 338.
6 (7 8 9	(4)	If the commission dismisses a corruption report under subsection (1) or (2) and another entity has power to investigate the subject matter of the corruption report, the commission may give the corruption report to the other entity.
10		Examples
11 12 13 14		 a corruption report about a member of the Australian Federal Police may be given to the Australian Commission for Law Enforcement Integrity (ACLEI) a corruption report about a NSW public servant may be given to the NSW Independent Commission Against Corruption (ICAC)
15 16 17 18		 Note 1 If both the commission and another entity have power to investigate a corruption report, the commission may conduct a joint investigation with the other entity under s 104, or refer the corruption report to the other entity under s 107.
19 20 21		<i>Note 2</i> The commission may disclose information to certain entities if it is relevant to the exercise of the entity's functions and the commission considers it appropriate (see s 196).
22 (23 24	(5)	If a complainant delays making a corruption complaint by more than 1 year after becoming aware of the conduct in the complaint, the commission may—
25		(a) require the complainant to give an explanation for the delay; and
26 27		(b) if not satisfied with the explanation—dismiss the corruption complaint.

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Chapter 3
Part 3.1Commission—investigating corrupt conduct
Commission—reporting corrupt conduct
Commission must keep people informedSection 72

¹ Division 3.1.4 Commission must keep people ² informed

3	72		Commission must keep complainant informed
4 5		(1)	If the commission receives a corruption complaint, the commission must tell the complainant about—
6 7			(a) if the complaint is dismissed under section 71 (1)—the decision to dismiss the complaint, including—
8			(i) the ground for the decision; and
9			(ii) the reasons for making the decision on that ground; and
10 11 12			(iii) if the commission gives the corruption report to another entity under section 71 (2)—the name and contact details of the other entity; and
13 14 15 16			 (b) if the complaint is referred to another entity under section 107 (Commission may refer corruption reports to referral entity) or section 111 (Commission may refer matters to prosecutorial body)—
17			(i) the referral; and
18 19			(ii) if the referral is withdrawn under section 109—the withdrawal; and
20 21			(c) if the complaint is investigated under section 100—the progress of the investigation at least once every 3 months; and
22 23 24			(d) if an investigation of the complaint is discontinued under section 112 (1)—the decision to discontinue the investigation, including—
25			(i) the ground for the decision; and
26			(ii) the reasons for making the decision on that ground; and

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			Commission—investigating corrupt conductChapter 3Commission—reporting corrupt conductPart 3.1Commission must keep people informedDivision 3.1.4
			Section 73
1 2 3			(iii) if the commission gives the corruption report to another entity under section 112 (2)—the name and contact details of the other entity; and
4 5 6 7			(e) if the investigation is completed—the outcome of the investigation and a copy of the investigation report presented to the Legislative Assembly under section 189 (Investigation report—presentation to Legislative Assembly).
8 9			<i>Note 1</i> The commission must comply with this section as soon as possible after the action is taken (see Legislation Act, s 151B).
10 11			<i>Note 2</i> The commission must also give the person a non-disclosure notice about the information (see s 198).
12		(2)	This section does not apply if—
13			(a) the corruption complaint was made anonymously; or
14 15			(b) the complainant has asked, in writing, not to be kept informed about the corruption complaint.
16	73		Commission must keep referring entity informed
17 18			If an entity refers a corruption complaint to the commission under section 59, the commission must tell the referring entity about—
19 20			 (a) if the complaint is dismissed under section 71 (1)—the decision to dismiss the complaint, including—
21			(i) the ground for the decision; and
22			(ii) the reasons for making the decision on that ground; and
23 24 25			(iii) if the commission gives the corruption report to another entity under section 71 (2)—the name and contact details of the other entity; and

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	Chapter 3 Part 3.1 Division 3.1.4	Commission—investigating corrupt conduct Commission—reporting corrupt conduct Commission must keep people informed
	Section 73	
1	(b)	if the complaint is referred to another entity under section 107
2 3 4		(Commission may refer corruption reports to referral entity) or section 111 (Commission may refer matters to prosecutorial body)—
5		(i) the referral; and
6 7		(ii) if the referral is withdrawn under section 109—the withdrawal; and
8 9 10	(c)	if an investigation of the complaint is discontinued under section 112 (1)—the decision to discontinue the investigation, including—
11		(i) the ground for the decision; and
12		(ii) the reasons for making the decision on that ground; and
13 14 15		(iii) if the commission gives the corruption report to another entity under section 112 (2)—the name and contact details of the other entity; and
16 17	(d)	if the complaint is investigated and the investigation is completed—the outcome of the investigation and a copy of the
18		investigation report presented to the Legislative Assembly under
19		section 189 (Investigation report-presentation to Legislative
20		Assembly).
21 22	Not	<i>e 1</i> The commission must comply with this section as soon as possible after the action is taken (see Legislation Act, s 151B).
23 24	Not	<i>e 2</i> The commission must also give the person a non-disclosure notice about the information (see s 198).

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		Commission—investigating corrupt conductChapter 3Commission—reporting corrupt conductPart 3.1Commission must keep people informedDivision 3.1.4
		Section 74
1	74	Commission must keep notifier informed
2 3 4		If the commission receives a mandatory corruption notification from the head of a public sector entity, the commission must tell the head of the entity about—
5 6		(a) if the notification is dismissed under section 71 (1)—the decision to dismiss the complaint, including—
7		(i) the ground for the decision; and
8		(ii) the reasons for making the decision on that ground; and
9 10 11		(iii) if the commission gives the corruption report to another entity under section 71 (2)—the name and contact details of the other entity; and
12 13 14 15		 (b) if the notification is referred to another entity under section 107 (Commission may refer corruption reports to referral entity) or section 111 (Commission may refer matters to prosecutorial body)—
16		(i) the referral; and
17 18		(ii) if the referral is withdrawn under section 109—the withdrawal; and
19 20		(c) if the notification is investigated under section 100—the progress of the investigation at least once every 3 months; and
21 22 23		 (d) if an investigation of the notification is discontinued under section 112 (1)—the decision to discontinue the investigation, including—
24		(i) the ground for the decision; and
25		(ii) the reasons for making the decision on that ground; and
26 27 28		(iii) if the commission gives the corruption report to another entity under section 112 (2)—the name and contact details of the other entity; and

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Chapter 3 Part 3.1 Division 3.	Commission—investigating corrupt conduct Commission—reporting corrupt conduct 1.4 Commission must keep people informed
Section 75	
	(e) if the investigation is completed—the outcome of the investigation and a copy of the investigation report presented to the Legislative Assembly under section 189 (Investigation report—presentation to Legislative Assembly).
	<i>Note 1</i> The commission must comply with this section as soon as possible after the action is taken (see Legislation Act, s 151B).
	<i>Note 2</i> The commission must also give the person a non-disclosure notice about the information (see s 198).
75	Limitations on keeping people informed
	If the commission is required to tell a person about a matter under section 72, section 73 or section 74, the commission must not tell the person about the matter if—
	(a) telling the person would be likely to adversely affect—
	(i) a person's safety; or
	(ii) an investigation under this Act; or
	(b) telling the person—
	(i) would identify another person who has given information in relation to a corruption report; or
	(ii) could allow the identity of the other person to be worked out; or
	(c) telling the person would be contrary to a law in force in the Territory.
	Part 3.1 Division 3. Section 75

Part 3.2 Commission—confidentiality notices

3	76	Meaning of restricted information
4		In this Act:
5		restricted information means any of the following information:
6 7		(a) evidence or information given to, or obtained by, the commission;
8 9		(b) the contents of a document, or a description of a thing, produced to, or obtained by, the commission;
10 11 12		 (c) the contents of a document, or a description of a thing, that the commission has made a copy of or seized under part 3.5 (Commission—powers of entry, search and seizure);
13 14		(d) the existence of, or any information about, a confidentiality notice, preliminary inquiry notice or examination summons;
15		(e) the subject matter of a preliminary inquiry or investigation;
16 17		(f) information that would identify a person, or could allow the identity of a person to be worked out, who—
18 19		(i) has been or is proposed to be examined by the commission; or
20 21		(ii) has produced or may produce a document or other thing to the commission;
22		(g) the fact that a person—
23 24		(i) has been or is proposed to be examined by the commission; or
25 26		(ii) has produced or may produce a document or other thing to the commission.

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Chapter 3	Commission—investigating corrupt conduct
Part 3.2	Commission—confidentiality notices

1	77		Meaning of confidentiality notice
2			In this Act:
3 4			<i>confidentiality notice</i> means a notice given by the commission to a person under section 78 or section 79.
5	78		Confidentiality notices for preliminary inquiries
6 7		(1)	This section applies if, during a preliminary inquiry, the commission—
8			(a) gives a preliminary inquiry notice to a person; and
9 10			(b) considers on reasonable grounds that the disclosure of restricted information would be likely to prejudice—
11			(i) the preliminary inquiry; or
12			(ii) the safety or reputation of a person; or
13 14			(iii) the fair trial of a person who has been, or may be, charged with an offence.
15 16		(2)	The commission may give a confidentiality notice to a person directing the person to not disclose the restricted information.
17 18			<i>Note</i> The commission must report monthly to the inspector about confidentiality notices (see s 205).
19	79		Confidentiality notices for investigations
20		(1)	This section applies if, during an investigation, the commission
21			considers on reasonable grounds that the disclosure of restricted
22			information would be likely to prejudice—
23			(a) an investigation; or
24			(b) the safety or reputation of a person; or
25 26			(c) the fair trial of a person who has been, or may be, charged with an offence.

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	(2)	The commission may give a confidentiality notice to a person directing the person to not disclose the restricted information.
		<i>Note</i> The commission must report monthly to the inspector about confidentiality notices (see s 205).
80		Confidentiality notices—content
	(1)	A confidentiality notice given to a person must—
		(a) state the restricted information to which it applies; and
		(b) include a statement setting out the following:
		(i) that disclosure of the restricted information may be an offence and penalties may apply;
		Note See s 85.
		(ii) that certain kinds of disclosures may be permitted disclosures;
		Note Permitted disclosure —see s 81.
		(iii) an explanation of the permitted disclosures and any prohibited disclosures;
		<i>Note</i> Prohibited disclosure —see s (2).
		(iv) an explanation of the effect of—
		(A) section 82 (Confidentiality notices—amendment and revocation); and
		(B) section 83 (Confidentiality notices—extension); and
		(C) section 84 (Confidentiality notices—expiry).
	(2)	In preparing a confidentiality notice, the commission may decide that a certain kind of permitted disclosure of the restricted information must be prohibited (a <i>prohibited disclosure</i>) because the disclosure would be likely to prejudice—
		(a) an investigation; or

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	Chapter 3 Part 3.2	Commission—investigating corrupt conduct Commission—confidentiality notices□
	Section 81	
1		(b) the safety or reputation of a person; or
2 3		(c) the fair trial of a person who has been, or may be, charged with an offence.
4 5	81	Meaning of <i>permitted disclosure</i> of restricted information—pt 3.2
6		In this part:
7 8		<i>permitted disclosure</i> of restricted information, by a person, means a disclosure of restricted information that is—
9		(a) necessary for the person to comply with—
10		(i) a confidentiality notice; or
11		(ii) a preliminary inquiry notice; or
12		(iii) an examination summons; or
13		(b) made by the person—
14 15 16		 (i) to an interpreter if the person does not have a sufficient knowledge of the English language to understand the confidentiality notice; or
17		(ii) to an independent person if the person is illiterate or has a
18 19		mental impairment, physical impairment or other impairment which prevents the person from understanding
20		the confidentiality notice without assistance; or
21		<i>Note Mental impairment</i> —see the dictionary.
22 23		(iii) to a parent, guardian or independent person if the person is under the age of 18 years; or
24		(c) made by the person to obtain legal advice or representation in
25 26		relation to the person's rights, liabilities, obligations and privileges under this Act, including in relation to—
27		(i) a confidentiality notice; or

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1				(ii) a preliminary inquiry notice; or
2				(iii) an examination summons; or
3 4 5				<i>Note</i> The commission may make a legal advice direction directing a person not to seek legal advice or representation from a stated lawyer (see s 193).
6 7 8 9			(d)	made by a lawyer who has received a disclosure under paragraph (c), to comply with a legal duty of disclosure or a professional obligation arising from the lawyer's professional relationship with their client; or
10 11 12			(e)	if the person has received a preliminary inquiry notice or an examination summons and is required to attend the commission at a stated time—disclosure of the requirement to attend, to—
13				(i) the person's domestic partner; or
14 15 16				(ii) the person's employer or manager, to enable the person to take leave from employment to comply with the preliminary inquiry notice or examination summons; or
17 18			(f)	already published by the commission in a report or otherwise made public under this Act; or
19 20 21			(g)	made by the person in making a complaint about the commission or commission personnel to the inspector under section 257 (Inspector—making a complaint to the inspector); or
22			(h)	otherwise authorised or required under this Act.
23	82		Cor	nfidentiality notices—amendment and revocation
24 25 26		(1)	conf	he commission decides on reasonable grounds to amend a fidentiality notice given to a person, the commission must give person—
27			(a)	a notice revoking the confidentiality notice; and

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	Part 3.2	Commission—confidentiality notices
	Section 83	
1 2 3		 (b) a new confidentiality notice under section 78 (Confidentiality notices for preliminary inquiries) or section 79 (Confidentiality notices for investigations).
4 5 6	(2)	If the commission decides on reasonable grounds to revoke a confidentiality notice given to a person, the commission must give the person a notice revoking the confidentiality notice.
7 8 9 10 11		<i>Note 1</i> The power to make a confidentiality notice includes the power to amend or repeal the confidentiality notice. The power to amend or repeal the confidentiality notice is exercisable in the same way, and subject to the same conditions, as the power to make the confidentiality notice (see Legislation Act, s 46).
12 13		<i>Note 2</i> The commission must report monthly to the inspector about revoking confidentiality notices (see s 205).
14	83	Confidentiality notices—extension
15 16 17 18	(1)	If the commission considers on reasonable grounds that it is necessary to extend the operation of the confidentiality notice, the commission may apply to the Supreme Court for an extension of the confidentiality notice.
19 20 21	(2)	The Supreme Court may, on application by the commission, make an order extending the operation of the confidentiality notice if satisfied that it is necessary to avoid prejudice to—
22		(a) the investigation being conducted by the commission; or
23		(b) the safety or reputation of a person; or
24 25		(c) the fair trial of a person who has been, or may be, charged with an offence; or
26 27		(d) any proceeding that is proposed to be commenced or which has not been finally determined.
28 29		<i>Note</i> The commission must report monthly to the inspector about extensions of confidentiality notices (see s 205).

Commission—investigating corrupt conduct

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Chapter 3

84		Confidentiality notices—expiry
		A confidentiality notice expires on the earliest of the following:
		(a) the day the commission issues a notice under section 8 revoking the confidentiality notice;
		(b) the day an extension granted under section 83 expires;
		(c) 3 years after the day the confidentiality notice was issued.
85		Offences—disclose restricted information in confidentiality notice
	(1)	A person commits an offence if—
		(a) the person is given a confidentiality notice about restricted information; and
		(b) the confidentiality notice has not expired; and
		(c) the person discloses the restricted information.
		Maximum penalty: 100 penalty units, imprisonment for 1 year both.
	(2)	Subsection (1) does not apply if—
		(a) the disclosure is a permitted disclosure; and
		Note Permitted disclosure —see s 81.
		(b) the permitted disclosure is not identified as a prohibite disclosure in the confidentiality notice; and
		(c) when making the permitted disclosure, the person—
		 (i) tells the recipient that this section applies to any subseque disclosure of the restricted information by the recipier and
		(ii) gives the recipient a copy of the confidentiality notice.
		<i>Note</i> The defendant has an evidential burden in relation to the matter mentioned in s (2) (see Criminal Code, s 58).

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	Chapter 3 Part 3.2	Commission—investigating corrupt conduct Commission—confidentiality notices□
	Section 85	
1	(3)	A person commits an offence if—
2 3		(a) a permitted disclosure of restricted information is made to the person; and
4 5		(b) the person receives a copy of a confidentiality notice about the restricted information with the permitted disclosure; and
6		(c) the confidentiality notice has not expired; and
7		(d) the person discloses the restricted information.
8 9		Maximum penalty: 100 penalty units, imprisonment for 1 year or both.

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Part 3.3 Commission—preliminary inquiries

3	86	Preliminary inquiries about corruption reports
4		The commission may carry out a preliminary inquiry to decide
5		whether to dismiss, refer or investigate a corruption report.
6	87	Preliminary inquiries about own initiative matters

The commission may carry out a preliminary inquiry to decide
whether to investigate a matter on its own initiative.

9 88 Certain powers not to be used for preliminary inquiries

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The commission must not, in carrying out a preliminary inquiry—

- (a) use the powers in part 3.5 (Commission—powers of entry, search and seizure); or
 - (b) use the powers in part 3.6 (Commission—examinations); or
 - (c) authorise or use an assumed identity under the *Crimes (Assumed Identities) Act 2009*; or
 - (d) authorise or conduct a controlled operation under the *Crimes* (*Controlled Operations*) *Act 2008*; or
 - (e) apply for a surveillance device warrant under the *Crimes* (Surveillance Devices) Act 2010.

89 Power to request information from head of public sector entity

(1) In carrying out a preliminary inquiry, the commission may ask the
 head of a public sector entity to give information held by the public
 sector entity to the commission that the commission considers
 relevant to the preliminary inquiry.

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Chapter 3	Commission—investigating corrupt conduct
Part 3.3	Commission—preliminary inquiries

1 2 3		(2)	The head of the public sector entity must comply with the request within a reasonable time, being not more than 7 days after receiving the request.
4 5 6		(3)	However, the head of the public sector entity need not comply with the request if the head advises the commission of a reasonable excuse for not doing so.
7 8 9 10		(4)	The head of the public sector entity who complies with the request, and any person who assists the head in complying with this section, has the same protection and immunity as a witness has in a proceeding in the Supreme Court.
11	90		Power to issue preliminary inquiry notice
12 13 14 15		(1)	In carrying out a preliminary inquiry, the commission may issue a notice (a <i>preliminary inquiry notice</i>) to a person, requiring the person to attend the commission at a stated time and place to produce a document or other thing to the commission.
16 17			<i>Note</i> A preliminary inquiry notice cannot require a person to appear before the commission to give oral evidence.
18 19		(2)	The commission may issue a preliminary inquiry notice only if satisfied that—
20 21 22			(a) the production of the document or other thing is necessary to decide whether to dismiss, refer or investigate a corruption report, or investigate a matter on its own initiative; and
23			(b) it is reasonable to do so.
24 25		(3)	In deciding whether it is reasonable to issue the preliminary inquiry notice, the commission must have regard to—
26 27			(a) whether it is reasonably practicable to obtain the information in the document or other thing in another way; and
28 29 30			(b) the evidentiary or intelligence value of the information, document or other thing sought to be obtained from the person; and

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1 2		(c) the age of the person and whether the person is suffering from a mental impairment; and
3		<i>Note Mental impairment</i> —see the dictionary.
4 5 6		(d) the impact the preliminary inquiry notice may have on the person, in particular, due to disability, health or cultural or linguistic background.
7 8 9	(4)	The commission must not issue a preliminary inquiry notice to a person under the age of 18 years unless the commission considers on reasonable grounds that—
10 11		(a) the information, document or other thing that the person could provide may be compelling and probative evidence; and
12 13		(b) it is not practicable to obtain the information, document or other thing in another way.
14 15 16 17	(5)	The commission may excuse a person issued with a preliminary inquiry notice from attendance if the person produces the required document or other thing to the commission before the time for production stated in the preliminary inquiry notice.
18 19 20	(6)	A person who complies with a preliminary inquiry notice has the same protection and immunity as a witness has in a proceeding in the Supreme Court.
21		<i>Note 1</i> For how documents may be given, see the Legislation Act, pt 19.5.
22 23		<i>Note 2</i> Documents may be produced electronically in certain circumstances (see <i>Electronic Transactions Act 2001</i>).
24 25		<i>Note 3</i> Giving false or misleading information is an offence against the Criminal Code, s 338.
26 27		<i>Note 4</i> The commission must report monthly to the inspector about preliminary inquiry notices (see s 205).

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Chapter 3	Commission—investigating corrupt conduct
Part 3.3	Commission—preliminary inquiries

1	91		Prelimir	nary inquiry notice—content
2 3 4 5		(1)	directed commissi	inary inquiry notice must require the person to whom it is to attend at a stated time and place and produce to the ion any document or other thing described in the preliminary otice that is in the person's possession or control.
6		(2)	A prelimi	inary inquiry notice must be accompanied by—
7			(a) any	relevant confidentiality notice; and
8			Note	Confidentiality notice—see s 77.
9			(b) a sta	atement setting out the following:
10 11 12			(i)	that failure to comply with the preliminary inquiry notice may be contempt of the commission, or an offence, and penalties may apply;
13				<i>Note</i> See s 99 and s 166.
14 15			(ii)	that giving false or misleading information is a serious offence;
16				<i>Note</i> See the Criminal Code, s 338.
17 18 19 20			(iii)	that if the person to whom the preliminary inquiry notice is directed is under the age of 16 years and provides proof of age to the commission, the person need not comply with the preliminary inquiry notice;
21				<i>Note</i> See the requirements in s 92.
22 23			(iv)	that the person is entitled to seek legal advice in relation to the preliminary inquiry notice;
24 25 26				<i>Note</i> The commission may make a legal advice direction directing a person not to seek legal advice from a stated lawyer (see s 193).
27			(v)	that the person may be able to claim a privilege;
28				<i>Note</i> See s 95 and pt 3.7.

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1			
			(vi) that the person has a right to complain to the inspector;
2			Note See s 257.
3			(vii) any other matter prescribed by regulation.
4	92		Preliminary inquiry notice—person under 16 years
5 6		(1)	A preliminary inquiry notice directed to a person under the age of 16 years has no effect.
7 8 9		(2)	A person who claims to be under the age of 16 years for subsection (1) must provide proof of age to the commission in the form of—
10			(a) an Australian birth certificate; or
11 12			(b) an Australian passport or a passport issued by another country; or
13 14			(c) anything else that satisfies the commission about the person's age.
15	93		Preliminary inquiry notice—service
15 16 17 18		(1)	Preliminary inquiry notice—service A preliminary inquiry notice directed to a person must be served at least 7 days before the day the person is required to attend or otherwise comply with the preliminary inquiry notice.
16 17		(1)	A preliminary inquiry notice directed to a person must be served at least 7 days before the day the person is required to attend or
16 17 18 19 20 21			A preliminary inquiry notice directed to a person must be served at least 7 days before the day the person is required to attend or otherwise comply with the preliminary inquiry notice. If it is not reasonably practicable to serve a preliminary inquiry notice on a person under subsection (1), the commission may apply to the Supreme Court for an order that the preliminary inquiry notice be
16 17 18 19 20 21 22 23 24		(2)	A preliminary inquiry notice directed to a person must be served at least 7 days before the day the person is required to attend or otherwise comply with the preliminary inquiry notice. If it is not reasonably practicable to serve a preliminary inquiry notice on a person under subsection (1), the commission may apply to the Supreme Court for an order that the preliminary inquiry notice be served in another way. If the Supreme Court receives an application and is satisfied that it is not reasonably practicable to serve a preliminary inquiry notice under

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Chapter 3	Commission—investigating corrupt conduct
Part 3.3	Commission—preliminary inquiries

1	94		Preliminary inquiry notice—first actions to be taken
2 3 4			Before a person who is required to attend a preliminary inquiry under a preliminary inquiry notice is required to produce a document or other thing, the commission must—
5 6			(a) if the commission considers the person may be under the age of 18 years—confirm the age of the person; and
7 8			(b) release any person under the age of 16 years from compliance with the preliminary inquiry notice; and
9 10			(c) tell the person orally and in writing about the person's rights and obligations as stated in section 91 (2); and
11 12 13			(d) if a lawyer is representing a person at the preliminary inquiry— tell the lawyer about any non-disclosure requirements that apply under this Act; and
14			(e) take any other action prescribed by regulation.
15	95		Preliminary inquiry notice—claiming privilege or secrecy
15 16	95	(1)	Preliminary inquiry notice—claiming privilege or secrecy This section applies if—
	95	(1)	
16 17	95	(1)	This section applies if—(a) a preliminary inquiry notice directed to a person requires a
16 17 18	95	(1)	 This section applies if— (a) a preliminary inquiry notice directed to a person requires a document or other thing to be produced to the commission; and
16 17 18 19	95	(1)	 This section applies if— (a) a preliminary inquiry notice directed to a person requires a document or other thing to be produced to the commission; and (b) the person claims that the document or other thing—
16 17 18 19 20	95	(1)	 This section applies if— (a) a preliminary inquiry notice directed to a person requires a document or other thing to be produced to the commission; and (b) the person claims that the document or other thing— (i) is the subject of privilege; or
16 17 18 19 20 21 22	95	(1)	 This section applies if— (a) a preliminary inquiry notice directed to a person requires a document or other thing to be produced to the commission; and (b) the person claims that the document or other thing— (i) is the subject of privilege; or <i>Note Privilege</i>—see s 174 and s (5). (ii) cannot be disclosed because of a secrecy requirement

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Section	06
Section	90

		(3)	 The commission must consider the claim and either— (a) withdraw the requirement to produce the document or other thing; or (b) refuse to withdraw the requirement and require the claimant to immediately secure the document or other thing (by sealing in an envelope or otherwise) and give it to the commission. In considering the claim, the commission must not inspect the document or other thing.
			thing; or(b) refuse to withdraw the requirement and require the claimant to immediately secure the document or other thing (by sealing in an envelope or otherwise) and give it to the commission.In considering the claim, the commission must not inspect the
; ; ;			immediately secure the document or other thing (by sealing in an envelope or otherwise) and give it to the commission.In considering the claim, the commission must not inspect the
		(5)	In this section:
)			privilege does not include parliamentary privilege.
			<i>Note</i> Parliamentary privilege is dealt with in s 177.
96	96	6	Preliminary inquiry notice—application to Supreme Court to decide privilege or secrecy
;		(1)	If the commission requires the claimant to secure the document or other thing and give it to the commission under section 95 (3) (b), the commission must—
1			(a) immediately give the secured document or other thing to the proper officer of the Supreme Court to be held in safe custody; and
I			(b) within 7 days, apply to the Supreme Court for determination of the claim; and
			(c) within a reasonable time before the hearing of the application, give notice of the application to the claimant.
		(2)	If the commission does not make an application within the 7 days, the proper officer must return the secured document or other thing to the claimant.
2			
		(2)	give notice of the application to the claimant. If the commission does not make an application within the proper officer must return the secured document or other

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Chapter 3	Commission—investigating corrupt conduct
Part 3.3	Commission—preliminary inquiries

1 2	97		Preliminary inquiry notice—Supreme Court to decide privilege or secrecy
3 4 5		(1)	If the Supreme Court receives an application under section 96, the court must determine whether the document or other thing is the subject of—
6			(a) privilege; or
7			(b) a secrecy requirement under a law in force in the Territory.
8 9 10		(2)	To make the determination, the judge constituting the court and any other person authorised by the court may open and inspect the secured document or other thing.
11		(3)	If the court determines that the document or other thing—
12 13 14			 (a) is the subject of privilege or a secrecy requirement—the court must order that the document or other thing be returned to the claimant; or
15 16 17			(b) is not the subject of privilege or a secrecy requirement—the court must order that the document or other thing be given to the commission.
18		(4)	In this section:
19			privilege does not include parliamentary privilege.
20			<i>Note</i> Parliamentary privilege is dealt with in s 177.
21 22	98		Preliminary inquiry notice—offence to open secured document or other thing
23		(1)	This section applies if—
24 25			(a) the claimant secures a document or other thing under section 95 (3) (b); and
26 27			(b) the secured document or other thing has not been returned to the claimant under section 96 (2); and

1 2 3			(c) the court has not determined whether the secured document or other thing is the subject of privilege or a secrecy requirement under section 97.
4		(2)	A person commits an offence if the person—
5 6			(a) opens or otherwise inspects the secured document or other thing; and
7			(b) is not—
8			(i) the judge constituting the court; or
9 10			(ii) another person authorised by the court to open and inspect the secured document or other thing under section 97 (2).
11 12			Maximum penalty: 100 penalty units, imprisonment for 1 year or both.
13	99		Preliminary inquiries—application of Criminal Code, ch 7
14 15			A preliminary inquiry before the commission is a legal proceeding for the Criminal Code, chapter 7 (Administration of justice offences).
16 17 18			<i>Note</i> The Criminal Code, ch 7 includes offences such as falsifying evidence, destroying or concealing evidence and failing to produce a document or other thing.

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Chapter 3Commission—investigating corrupt conductPart 3.4Commission—conducting an investigationDivision 3.4.1Starting an investigationSection 100

Part 3.4
 Commission—conducting an investigation

3 Division 3.4.1 Starting an investigation

4	100		Commission may investigate corruption report	
5			The commission may conduct an investigation if the commission—	
6			(a) receives a corruption report; and	
7 8			(b) suspects on reasonable grounds that the conduct in the corruption report may constitute corrupt conduct.	
9 10			<i>Note 1</i> The commission must dismiss, refer or investigate corruption reports (see s 70).	
11 12			<i>Note 2</i> The commission may carry out a preliminary inquiry to decide whether to dismiss, refer or investigate a corruption report (see s 86).	
13	101		Commission may investigate on own initiative	
14 15 16		(1)	The commission may, on its own initiative, conduct an investigation about a matter if the commission suspects on reasonable grounds that the matter involves corrupt conduct.	
17 18		(2)	The commission may carry out a preliminary inquiry to decide whether to investigate the matter.	
19	102		Investigation of judicial officers	
20		(1)	In investigating a judicial officer, the commission-	
21 22			(a) must have proper regard for the preservation of the independence of judicial officers; and	
23 24 25			(b) for a judicial officer other than the Chief Justice or Chief Magistrate—must notify, and may consult, the head of jurisdiction unless doing so would prejudice an investigation.	

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1		(2)	In this section:
2			head of jurisdiction means—
3 4			(a) for a judge, associate judge or registrar of the Supreme Court— the Chief Justice; or
5 6			(b) for a magistrate, an office that must be occupied by a magistrate or a registrar of the Magistrates Court—the Chief Magistrate.
7	103		Investigation may be conducted during court proceeding
8 9		(1)	The commission may do any of the following despite any proceeding (whether civil or criminal) in any court or tribunal:
10			(a) commence or continue an investigation;
11			(b) discontinue or complete an investigation;
12			(c) provide a report about an investigation;
13 14			(d) do anything necessary or convenient to carry out an action under paragraphs (a) to (c).
15 16 17		(2)	The commission must take all reasonable steps to ensure the conduct of an investigation does not prejudice any proceeding (whether civil or criminal) in any court or tribunal.
18			Examples
19 20			 issuing a confidentiality notice for the duration of the proceeding deferring giving a report to the Speaker until completion of the proceeding
21		(3)	This section applies to a proceeding regardless of whether—
22 23			(a) the proceeding commenced before or after the investigation commenced; or
24 25			(b) the commission or a member of staff of the commission is a party to the proceeding.

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Chapter 3	Commission—investigating corrupt conduct
Part 3.4	Commission—conducting an investigation
Division 3.4.2	Referring matters to another entity
Section 104	

1	104	Investigation may be conducted as joint investigation
2 3 4	(1)	The commission may conduct an investigation as a joint investigation with an integrity body or law enforcement agency (a <i>joint investigation</i>).
5 6	(2)	The commission may conduct a joint investigation in any way the commission considers appropriate.
7 8	(3)	Without limiting subsection (2), in conducting a joint investigation the commission may do 1 or more of the following:
9 10 11		 (a) consult, coordinate and cooperate with an integrity body or law enforcement agency that is conducting an investigation in relation to the same, or a similar or related, subject matter;
12 13 14		(b) receive information from an integrity body or law enforcement agency with which the commission is conducting a joint investigation;
15 16 17		(c) enter into a memorandum of understanding or agreement with an integrity body or law enforcement agency about the conduct of joint investigations.
18 19 20 21		<i>Note</i> The commission may disclose information to an integrity body or law enforcement agency if it is relevant to the exercise of the body's or agency's functions and the commission considers it appropriate (see s 196).
22	Divisio	n 3.4.2 Referring matters to another entity
23 24	105	Commission must refer corruption reports about staff to inspector
25 26 27		The commission must refer a corruption report to the inspector if the corruption report involves conduct of a person who is, or was at the time of the conduct—
28		(a) the commissioner; or

			Commission—investigating corrupt conductChapter 3Commission—conducting an investigationPart 3.4Referring matters to another entityDivision 3.4.2
			Section 106
1			(b) a member of staff of the commission.
2 3 4			<i>Note</i> The commission may disclose information to the inspector if it is relevant to the exercise of the inspector's functions and the commission considers it appropriate (see s 196).
5	106		Meaning of referral entity
6		(1)	In this Act:
7			referral entity means any of the following:
8			(a) the Speaker;
9			(b) the auditor-general;
10			(c) the ombudsman;
11			(d) the chief police officer;
12			(e) the head of service;
13			(f) a director-general;
14			(g) a statutory office-holder;
15			(h) the Legislative Assembly commissioner for standards.
16		(2)	In this section:
17			Speaker includes, if the Speaker is unavailable, the Deputy Speaker.
18			unavailable—the Speaker is unavailable if—
19			(a) the Speaker is absent from duty; or
20			(b) there is a vacancy in the office of Speaker; or
21 22 23			(c) the Speaker has an actual or perceived conflict of interest that would prevent the Speaker from properly carrying out the functions of Speaker under this Act; or
24 25			(d) the Speaker cannot for any reason exercise the functions of the Speaker.

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Chapter 3	Commission—investigating corrupt conduct
Part 3.4	Commission—conducting an investigation
Division 3.4.2	Referring matters to another entity
Section 107	

1 2	107		Commission may refer corruption reports to referral entity
3 4		(1)	The commission may, at any time, refer a corruption report to a referral entity if—
5 6			(a) the commission has power to investigate the corruption report; and
7 8			(b) the referral entity has power to investigate the subject matter of the corruption report; and
9 10			(c) the commission considers it would be more appropriate for the corruption report to be investigated by the referral entity.
11 12 13			<i>Note 1</i> If the commission does not have power to investigate the corruption report, the commission may give the report to another entity that does have power to investigate it (see s 71 (4)).
14 15 16			<i>Note 2</i> The commission may disclose information to a referral entity if it is relevant to the exercise of the entity's functions and the commission considers it appropriate (see s 196).
17 18		(2)	In deciding whether to make a referral under subsection (1), the commission must consult the referral entity.
19 20		(3)	Nothing in this section requires the referral entity to deal with the corruption report.
21 22			<i>Note 1</i> The commission may conduct an investigation as a joint investigation with an integrity body or law enforcement agency (see s 104).
23			<i>Note 2</i> Referrals to prosecutorial bodies are made under s 111.
24	108		Referral to referral entity—results and actions
25 26		(1)	This section applies if the commission refers a corruption report to any of the following referral entities:
27			(a) the chief police officer;
28			(b) the head of service;
29			(c) a director-general;

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1			(d) a statutory office-holder other than—
2			(i) an officer of the Assembly; or
3			(ii) a member of the human rights commission.
4 5		(2)	The commission may ask the referral entity to give the commission a written report about—
6			(a) the results of the investigation; and
			(b) any action taken, or proposed to be taken, in relation to the corruption report.
	109		Referral to referral entity—withdrawal of referral
)		(1)	This section applies if the commission refers a corruption report to any of the following referral entities:
2			(a) the head of service;
3			(b) a director-general;
ŀ			(c) a statutory office-holder other than—
5			(i) an officer of the Assembly; or
6			(ii) a member of the human rights commission; or
			(iii) the public sector standards commissioner.
;		(2)	The commission may, at any time—
)			(a) decide to investigate the corruption report; and
) 1			(b) by written notice to the referral entity (a <i>withdrawal notice</i>) withdraw the referral.
2		(3)	If a referral entity receives a withdrawal notice, the referral entity must—
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	Chapter 3 Part 3.4 Division 3	Commission—conducting an investigation
	Section 11	0
1 2 3		(b) give the commission any evidence the referral entity has in its possession or control that relates to the referred corruption report; and
4 5 6		(c) cooperate with the commission, and give all reasonable assistance requested by the commission, in relation to the referred corruption report.
7 8	110	Commission may refer matters to judicial council or judicial commission
9 10	(1)	The commission may, at any time, refer a matter to the judicial council or a judicial commission if—
11 12		(a) the matter is relevant to the exercise of the judicial council's or a judicial commission's functions; and
13		(b) the commission considers it appropriate to refer the matter.
14 15	(2)	In deciding whether to make a referral under subsection (1), the commission must consult the judicial council or judicial commission.
16 17 18	(3)	To remove any doubt, the commission may refer a matter under subsection (1) regardless of whether the matter is being investigated by the commission.
19 20 21	(4)	The commission may enter into a memorandum of understanding or agreement with the judicial council or a judicial commission about practices and procedures to be used for referrals.
22 23 24 25		<i>Note</i> The commission may disclose information to the judicial council or a judicial commission if it is relevant to the exercise of the judicial council's or judicial commission's functions and the commission considers it appropriate (see s 196).

- functions; and
- (b) the commission considers it appropriate to refer the matter.
- (2) In deciding whether to make a referral under subsection (1), the commission must consult the prosecutorial body.
- (3) To remove any doubt, the commission may refer a matter under 9 subsection (1) regardless of whether the matter is being investigated 10 by the commission. 11
 - (4) The commission may enter into a memorandum of understanding or agreement with a prosecutorial body about practices and procedures to be used for referrals.
 - Note The commission may disclose information to a prosecutorial body if it is relevant to the exercise of the body's functions and the commission considers it appropriate, but must not give a video recording or transcript of a person's evidence at an examination to a prosecutorial body (see s 196).

Division 3.4.3 Discontinuing an investigation 20

112 Discontinuing an investigation 21

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body if-

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(1) The commission must discontinue an investigation if satisfied on 22 reasonable grounds of any of the matters mentioned in section 71 (1) 23 (When corruption reports must be dismissed). 24

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Chapter 3	Commission—investigating corrupt conduct
Part 3.4	Commission—conducting an investigation
Division 3.4.3	Discontinuing an investigation
Section 112	

1 2 3 4 5 6 7	(2)	If the commission discontinues an investigation because it is satisfied under section 71 (1) (b) that the subject matter of the corruption report for the investigation is unrelated to the functions of the commission, and another entity has power to investigate the subject matter of the corruption report, the commission may give the corruption report and any other information the commission has that relates to the matter to the other entity.
8		Examples
9 10		1 a corruption report about a member of the Australian Federal Police may be given to the Australian Commission for Law Enforcement Integrity (ACLEI)
11 12		2 a corruption report about a NSW public servant may be given to the NSW Independent Commission Against Corruption (ICAC)
13 14 15 16		<i>Note 1</i> If both the commission and another entity have power to investigate a corruption report, the commission may conduct a joint investigation with the other entity under s 104, or refer the corruption report to the other entity under s 107.
17 18 19		<i>Note 2</i> The commission may disclose information to certain entities if it is relevant to the exercise of the entity's functions and the commission considers it appropriate (see s 196).

Part 3.5 Commission—powers of entry, search and seizure

Division 3.5.1 Investigators

4 113 Investigators—appointment

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- (1) The commission may appoint a member of staff of the commission as an investigator.
 - *Note 1* For the making of appointments (including acting appointments), see the Legislation Act, pt 19.3.
 - *Note 2* In particular, a person may be appointed for a particular provision of a law (see Legislation Act, s 7 (3)) and an appointment may be made by naming a person or nominating the occupant of a position (see Legislation Act, s 207).
 - (2) The commissioner is an investigator.

14 **114 Investigators—identity cards**

- (1) The commission must give each investigator an identity card that
 states the person's name and appointment as an investigator, and
 shows—
- 18 (a) a recent photograph of the person; and
- 19 (b) the date of issue and expiry of the card; and
- 20 (c) anything else prescribed by regulation.
- (2) A person who stops being an investigator must return the person's identity card to the commission as soon as practicable (but within 7 days) after the day the person stops being an investigator.
- 24 **115** Investigator must show identity card on exercising power
- (1) If an investigator exercises a power under this Act that affects an
 individual, the investigator must first show the investigator's identity
 card to the individual.

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	Chapter 3 Part 3.5 Division 3.8	Con	nmission—investigating corrupt conduct nmission—powers of entry, search and seizure vers of investigators
	Section 116	6	
1 2 3 4	(2)	person, investig	nvestigator exercises a power under this Act that affects a other than an individual, the investigator must first show the gator's identity card to an individual the investigator believes onable grounds is an employee, officer or agent of the person.
5		-	es—person other than an individual
6			poration
7		• part	nership
8	Divisior	า 3.5.2	Powers of investigators
9 10 11		Note 1	A provision of a law that gives an entity (including a person) a function also gives the entity powers necessary and convenient to exercise the function (see Legislation Act, s 196 and dict, pt 1, def <i>entity</i>).
12 13		Note 2	In addition to the powers in this division, the commissioner has powers under other legislation including the following:
14			Crimes (Assumed Identities) Act 2009
15			Crimes (Controlled Operations) Act 2008
16			• Crimes (Surveillance Devices) Act 2010.
17	116	Definit	tions—pt 3.5
18		In this p	part:
19		connec	<i>ted</i> —a thing is <i>connected</i> with corrupt conduct if—
20		(a) co	prrupt conduct has been engaged in, in relation to it; or
21		(b) it	will provide evidence of corrupt conduct; or
22 23			was used, is being used, or is intended to be used, to engage in orrupt conduct.
24 25		-	<i>t</i> conduct includes corrupt conduct there are reasonable s for believing has been, is being, or will be, engaged in.

Section	117

1			occupier, of premises, includes a person—
2 3			(a) an investigator reasonably believes is an occupier of the premises; and
4			(b) apparently in charge of the premises.
5			premises includes land, a vehicle, a vessel and an aircraft.
6 7			<i>warrant</i> means a warrant issued under division 3.5.3 (Search warrants).
8	117		Power to enter premises
9		(1)	For this Act, an investigator may—
10 11 12			(a) at any reasonable time, enter premises that the public is entitled to use or that are open to the public (whether or not on payment of money); or
13			(b) at any time, enter premises with the occupier's consent; or
14			(c) enter premises in accordance with a search warrant.
15 16		(2)	However, subsection (1) (a) does not authorise entry into a part of the premises that is being used only for residential purposes.
17 18 19		(3)	An investigator may, without the consent of the occupier of premises, enter land around the premises to ask for consent to enter the premises.
20 21		(4)	To remove any doubt, an investigator may enter premises under subsection (1) without payment of an entry fee or other charge.
22		(5)	An investigator may—
23 24			(a) for subsection (1) (a) or (b)—enter the premises with necessary assistance; and

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	Chapter Part 3.5 Divisior	Commission—powers of entry, search and seizure
	Section	118
1 2		(b) for subsection (1) (c)—enter the premises with necessary assistance and force.
3 4 5		<i>Note</i> A search warrant to enter premises issued under this Act permits an investigator to enter premises with necessary assistance and force (see s 122).
6	(6	5) In this section:
7 8 9		<i>at any reasonable time</i> includes at any time when the public is entitled to use the premises or when the premises are open to or used by the public (whether or not on payment of money).
10 11 12 13		<i>necessary assistance</i> , for an investigator entering premises, includes the attendance of 1 or more people who, in the opinion of the investigator, have knowledge or skills that could assist the investigator carry out the investigator's function.
14	118	Production of identity card
15 16 17 18		An investigator, and any other person other than a police officer who is accompanying the investigator, may not remain at premises entered under this part if the investigator does not produce the investigator's identity card when asked by the occupier.
19	119	Consent to entry
20 21	(1) When seeking the consent of an occupier to enter premises under section 117 (1) (b), an investigator must—
22		(a) produce the investigator's identity card; and
23		(b) tell the occupier—
24		(i) the purpose of the entry; and
25 26		(ii) the reason for, and identity of, any other person accompanying the investigator; and
27 28		(iii) that anything found and seized under this part may be used in evidence in court; and

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1			(iv) that consent may be refused.
2 3		(2)	If the occupier consents, the investigator must ask the occupier to sign a written acknowledgment (an <i>acknowledgment of consent</i>)—
4			(a) that the occupier was told—
5			(i) the purpose of the entry; and
6 7			(ii) the reason for, and identity of, any other person accompanying the investigator; and
8 9			(iii) that anything found and seized under this part may be used in evidence in court; and
10			(iv) that consent may be refused; and
11			(b) that the occupier consented to the entry; and
12			(c) stating the time and date when consent was given.
13 14		(3)	If the occupier signs an acknowledgment of consent, the investigator must immediately give a copy to the occupier.
15 16		(4)	A court must find that the occupier did not consent to entry to the premises by the investigator under this part if—
17 18			(a) the question whether the occupier consented to the entry arises in a proceeding in the court; and
19 20			(b) an acknowledgment of consent for the entry is not produced in evidence; and
21			(c) it is not proved that the occupier consented to the entry.
22	120		General powers on entry to premises
23 24 25		(1)	An investigator who enters premises under this part may, for this Act, do 1 or more of the following in relation to the premises or anything at the premises:
26			(a) inspect or examine;
27			(b) take measurements or conduct tests;

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	Section 121	
1		(c) take samples;
2		(d) make sketches, drawings or any other kind of record (including photographs, films, audio, video or other recordings);
4 5 6		(e) require the occupier, or anyone at the premises, to give the investigator reasonable help to exercise a power under this section.
7 8	(2)	A person must take all reasonable steps to comply with a requirement made of the person under subsection (1) (e).
9		Maximum penalty: 50 penalty units.
10 11		<i>Note</i> Sections 127 to 130 deal with claiming privilege when a search warrant is executed.
12	121	Power to seize things
13 14 15 16	(1)	An investigator who enters premises under this part with the occupier's consent may seize anything at the premises if seizure of the thing is consistent with the purpose of the entry told to the occupier when seeking the occupier's consent.
17 18 19	(2)	An investigator who enters premises under a warrant under this part may seize anything at the premises that the investigator is authorised to seize under the warrant.
20 21 22	(3)	An investigator who enters premises under this part (whether with the occupier's consent or under a warrant) may seize anything at the premises if satisfied on reasonable grounds that—
23		(a) the thing is connected with corrupt conduct; and
24		(b) the seizure is necessary to prevent the thing from being—
25		(i) concealed, lost or destroyed; or
26		(ii) used to engage in, continue or repeat the corrupt conduct.

1	(4)	Having seized a thing, an investigator may—
2		(a) remove the thing from the premises where it was seized
3		(the <i>place of seizure</i>) to another place; or
4		(b) leave the thing at the place of seizure but restrict access to it.
5	(5)	A person commits an offence if the person—
6		(a) interferes with a seized thing, or anything containing a seized
7 8		thing, to which access has been restricted under subsection (4) (b); and
9 10		(b) does not have an investigator's approval to interfere with the thing.
11		Maximum penalty: 50 penalty units.
12	(6)	An offence against subsection (5) is a strict liability offence.
13	Divisior	n 3.5.3 Search warrants
10		
14	122	Warrants—generally
	122 (1)	Warrants—generally An investigator may apply to a magistrate for a warrant to enter premises.
14 15		An investigator may apply to a magistrate for a warrant to enter
14 15 16	(1)	An investigator may apply to a magistrate for a warrant to enter premises.
14 15 16 17	(1)	An investigator may apply to a magistrate for a warrant to enter premises. The application must—
14 15 16 17 18	(1) (2)	 An investigator may apply to a magistrate for a warrant to enter premises. The application must— (a) be sworn; and (b) state the grounds on which the warrant is sought.
14 15 16 17 18 19	(1)	An investigator may apply to a magistrate for a warrant to enter premises. The application must— (a) be sworn; and
14 15 16 17 18 19 20	(1) (2)	 An investigator may apply to a magistrate for a warrant to enter premises. The application must— (a) be sworn; and (b) state the grounds on which the warrant is sought. The magistrate may refuse to consider the application until the
14 15 16 17 18 19 20 21	(1) (2)	 An investigator may apply to a magistrate for a warrant to enter premises. The application must— (a) be sworn; and (b) state the grounds on which the warrant is sought. The magistrate may refuse to consider the application until the investigator gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires. The magistrate may issue a warrant only if satisfied there are
14 15 16 17 18 19 20 21 22	(1)(2)(3)	 An investigator may apply to a magistrate for a warrant to enter premises. The application must— (a) be sworn; and (b) state the grounds on which the warrant is sought. The magistrate may refuse to consider the application until the investigator gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires.
14 15 16 17 18 19 20 21 22 23	(1)(2)(3)	 An investigator may apply to a magistrate for a warrant to enter premises. The application must— (a) be sworn; and (b) state the grounds on which the warrant is sought. The magistrate may refuse to consider the application until the investigator gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires. The magistrate may issue a warrant only if satisfied there are
14 15 16 17 18 19 20 21 22 23 24	(1)(2)(3)	 An investigator may apply to a magistrate for a warrant to enter premises. The application must— (a) be sworn; and (b) state the grounds on which the warrant is sought. The magistrate may refuse to consider the application until the investigator gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires. The magistrate may issue a warrant only if satisfied there are reasonable grounds for suspecting—

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	Chapter 3 Part 3.5 Division 3.5.	Commission—investigating corrupt conduct Commission—powers of entry, search and seizure 3 Search warrants
	Section 123	
1		(b) the thing or activity—
2		(i) is, or is being engaged in, at the premises; or
3 4		(ii) may be, or may be engaged in, at the premises within the next 7 days.
5	(5)	The warrant must state—
6 7 8		 (a) that an investigator may, with necessary assistance and force, enter the premises and exercise the investigator's powers under this part; and
9 10		(b) the nature of the corrupt conduct for which the warrant is issued; and
11		(c) the things that may be seized under the warrant; and
12		(d) the hours when the premises may be entered; and
13 14		(e) the date, within 7 days after the day of the warrant's issue, when the warrant ends.
15	123	Warrants—application other than in person
16 17 18	(An investigator may apply for a warrant by phone, radio, email, letter or other form of communication if the investigator considers it necessary because of—
19		(a) urgent circumstances; or
20		(b) other special circumstances.
21 22		Before applying for the warrant, the investigator must prepare an application stating the grounds on which the warrant is sought.
23 24		The investigator may apply for the warrant before the application is sworn.
25 26		After issuing the warrant, the magistrate must immediately give a written copy to the investigator if it is practicable to do so.

1 2	(5)	If it is not practicable to give a written copy of the warrant to the investigator—
3		(a) the magistrate must tell the investigator—
4		(i) the terms of the warrant; and
5		(ii) the date and time the warrant was issued; and
6 7		(b) the investigator must complete a form of warrant (the <i>warrant form</i>) and write on it—
8		(i) the magistrate's name; and
9		(ii) the date and time the magistrate issued the warrant; and
10		(iii) the warrant's terms.
11 12 13	(6)	The written copy of the warrant, or the warrant form properly completed by the investigator, authorises the entry and the exercise of the investigator's powers under this part.
14 15	(7)	The investigator must, at the first reasonable opportunity, send to the magistrate—
16		(a) the sworn application; and
17 18		(b) if the investigator completed a warrant form—the completed warrant form.
19 20	(8)	On receiving the documents mentioned in subsection (7), the magistrate must attach them to the warrant.
21 22	(9)	A court must find that a power exercised by an investigator was not authorised by a warrant under this section if—
23 24		(a) the question arises in a proceeding before the court whether the exercise of power was authorised by a warrant; and
25		(b) the warrant is not produced in evidence; and
26 27		(c) it is not proved that the exercise of power was authorised by a warrant under this section.

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Chapter 3	Commission—investigating corrupt conduct
Part 3.5	Commission—powers of entry, search and seizure
Division 3.5.3	Search warrants
Section 124	

1	124		Search warrants—announcement before entry
2 3		(1)	An investigator must, before anyone enters premises under a search warrant—
4 5			(a) announce that the investigator is authorised to enter the premises; and
6 7			(b) give anyone at the premises an opportunity to allow entry to the premises; and
8 9 10			(c) if the occupier of the premises, or someone else who apparently represents the occupier, is present at the premises—identify himself or herself to the person.
11 12 13		(2)	The investigator is not required to comply with subsection (1) if the investigator believes on reasonable grounds that immediate entry to the premises is required to ensure—
14 15			(a) the safety of anyone (including the investigator or any person assisting); or
16			(b) that the effective execution of the warrant is not frustrated.
17	125		Details of search warrant to be given to occupier etc
18 19 20 21			If the occupier of the premises, or someone else who apparently represents the occupier, is present at the premises while a search warrant is being executed, the investigator or a person assisting must make available to the person—
22			(a) a copy of the warrant; and
23			(b) a document setting out the rights and obligations of the person.
24	126		Occupier entitled to be present during search etc
25 26 27 28		(1)	If the occupier of the premises, or someone else who apparently represents the occupier, is present at the premises while a search warrant is being executed, the person is entitled to observe the search being conducted.

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1		(2)	However, the person is not entitled to observe the search if-	
2			(a) to do so would impede the search; or	
3 4 5			(b) the person is under arrest, and allowing the person to observe the search being conducted would interfere with the objective of the search.	
6 7		(3)	This section does not prevent 2 or more areas of the premises bein searched at the same time.	ıg
8	127		Search warrants—claiming privilege	
9		(1)	This section applies if—	
10 11 12			 (a) an investigator executing a search warrant wishes to inspect copy or seize a document or other thing under the search warrant; and 	~
13 14			(b) a person who is entitled to claim the privilege, claims that the document or other thing is the subject of privilege.	ıe
15			<i>Note</i> Privilege —see s 174 and s (4).	
16		(2)	The investigator must consider the claim and either—	
17 18			(a) stop exercising the power under the search warrant in relation the document or other thing; or	to
19 20 21			(b) require the claimant to immediately secure the document of other thing (by sealing in an envelope or otherwise) and give to the investigator.	
22 23		(3)	In considering the claim, the investigator must not inspect the document or other thing.	ıe
24		(4)	In this section:	
25			<i>privilege</i> does not include parliamentary privilege.	
26			<i>Note</i> Parliamentary privilege is dealt with in s 177.	
23 24 25			document or other thing. In this section: <i>privilege</i> does not include parliamentary privilege.	et th

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Chapter 3	Commission—investigating corrupt conduct
Part 3.5	Commission—powers of entry, search and seizure
Division 3.5.3	Search warrants
Section 128	

1 2	128		Search warrants—application to Supreme Court to decide privilege
3 4 5		(1)	If the investigator requires the claimant to secure the document or other thing and give it to the investigator under section 127 (2) (b), the investigator must—
6 7			(a) notify the commissioner about the claim as soon as practicable; and
8 9			(b) immediately give the secured document or other thing to the proper officer of the Supreme Court to be held in safe custody.
10 11		(2)	If the commission is notified about the claim under subsection (1), the commission must—
12 13			(a) within 7 days, apply to the Supreme Court for determination of the claim; and
14 15			(b) within a reasonable time before the hearing of the application—give notice of the application to the claimant.
16 17 18		(3)	If the commission does not make an application within the 7 days, the proper officer must return the secured document or other thing to the claimant.
19 20		(4)	The claimant is entitled to appear and be heard on the hearing of the application.
21	129		Search warrants—Supreme Court to decide privilege
22 23 24		(1)	If the Supreme Court receives an application under section 123, the court must determine whether the document or other thing is the subject of privilege.
25 26 27		(2)	To make the determination, the judge constituting the court and any other person authorised by the court may open and inspect the secured document or other thing.

			Commission—investigating corrupt conduct Chapter 3 Commission—powers of entry, search and seizure Part 3.5 Search warrants Division 3.5.3
			Section 130
1		(3)	If the court determines that the document or other thing—
2 3			(a) is the subject of privilege—the court must order that the document or other thing be returned to the claimant; or
4 5			(b) is not the subject of privilege—the court must order that the document or other thing be given to the commission.
6		(4)	In this section:
7			privilege does not include parliamentary privilege.
8			<i>Note</i> Parliamentary privilege is dealt with in s 177.
9 10	130		Search warrants—offence to open secured document or other thing
11		(1)	This section applies if—
12 13			(a) a claimant secures a document or other thing under section 127 (2) (b); and
14 15			(b) the secured document or other thing has not been returned to the claimant under section 123 (3); and
16 17			(c) the court has not determined whether the secured document or other thing is the subject of privilege under section 129.
18		(2)	A person commits an offence if the person—
19 20			(a) opens or otherwise inspects the secured document or other thing; and
21			(b) is not—
22			(i) the judge constituting the court; or
23 24			(ii) another person authorised by the court to open and inspect the secured document or other thing under section 129 (2).
25 26			Maximum penalty: 100 penalty units, imprisonment for 1 year or both.

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Chapter 3Commission—investigating corrupt conductPart 3.5Commission—powers of entry, search and seizureDivision 3.5.4Return and forfeiture of things seizedSection 131

Division 3.5.4 Return and forfeiture of things seized

2	131		Receipt for things seized
3 4 5		(1)	As soon as practicable after a thing is seized by an investigator under this part, the investigator must give a receipt for it to the person from whom it was seized.
6 7 8		(2)	If, for any reason, it is not practicable to comply with subsection (1), the investigator must leave the receipt, secured conspicuously at the place of seizure under section 121 (Power to seize things).
9		(3)	A receipt under this section must include the following:
10			(a) a description of the thing seized;
11			(b) an explanation of why the thing was seized;
12			(c) the investigator's name, and how to contact the investigator;
13 14			(d) if the thing is moved from the premises where it is seized—where the thing is to be taken.
15 16	132		Moving things to another place for examination or processing under search warrant
	132	(1)	
16 17 18	132	(1)	processing under search warrant A thing found at premises entered under a search warrant may be moved to another place for examination or processing to decide
16 17 18 19	132	(1)	processing under search warrant A thing found at premises entered under a search warrant may be moved to another place for examination or processing to decide whether it may be seized under the warrant if—
16 17 18 19 20 21	132	(1)	 processing under search warrant A thing found at premises entered under a search warrant may be moved to another place for examination or processing to decide whether it may be seized under the warrant if— (a) both of the following apply: (i) there are reasonable grounds for believing that the thing is

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Commission—investigating corrupt conduct	Chapter 3
Commission—powers of entry, search and seizure	Part 3.5
Return and forfeiture of things seized	Division 3.5.4
	Section 133

1 2		(2)	The thing may be moved to another place for examination or processing for not longer than 72 hours.
3 4 5		(3)	An investigator may apply to a magistrate for an extension of time if the investigator believes on reasonable grounds that the thing cannot be examined or processed within 72 hours.
6 7 8		(4)	The investigator must give notice of the application to the occupier of the premises, and the occupier is entitled to be heard on the application.
9 10		(5)	If a thing is moved to another place under this section, the investigator must, if practicable—
11 12 13			(a) tell the occupier of the premises the address of the place where, and time when, the examination or processing will be carried out; and
14 15			(b) allow the occupier or the occupier's representative to be present during the examination or processing.
16		(6)	The provisions of this part relating to the issue of search warrants apply, with any necessary changes, to the giving of an extension
17 18			under this section.
	133		
18	133		under this section.
18 19 20	133		under this section.Access to things seizedA person who would, apart from the seizure, be entitled to inspect a
18 19 20 21	133		under this section. Access to things seized A person who would, apart from the seizure, be entitled to inspect a thing seized under this part may—
18 19 20 21 22	133		 under this section. Access to things seized A person who would, apart from the seizure, be entitled to inspect a thing seized under this part may— (a) inspect the thing; and

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Chapter 3	Commission—investigating corrupt conduct
Part 3.5	Commission—powers of entry, search and seizure
Division 3.5.4	Return and forfeiture of things seized
Section 134	

1	134		Return of things seized
2 3 4		(1)	A thing seized under this part must be returned to its owner, or reasonable compensation must be paid to the owner by the Territory for the loss of the thing, unless—
5 6 7 8			 (a) a prosecution for an offence against a territory law in connection with the thing is begun within 1 year after the day the seizure is made and the thing is required to be produced in evidence in the prosecution; or
9 10 11 12			(b) an application for the forfeiture of the seized thing is made to a court under the <i>Confiscation of Criminal Assets Act 2003</i> or another territory law within 1 year after the day the seizure is made.
13		(2)	However, this section does not apply to a thing if—
14 15 16 17			 (a) the commissioner believes on reasonable grounds that the only practical use of the thing in relation to the premises where it was seized would be an offence against a law in force in the Territory; or
18			(b) possession of it by its owner would be an offence.
19	135		Forfeiture of seized things
20		(1)	This section applies if—
21 22			(a) anything seized under this part has not been returned under section 134; and
23 24			(b) an application for disallowance of the seizure under section 136—
25 26			(i) has not been made within 10 days after the day of the seizure; or
27 28 29			(ii) has been made within the 10-day period, but the application has been refused or withdrawn before a decision in relation to the application had been made.

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	(2)				
	(2)	If this section applies to the seized thing—			
		(a) it is forfeited to the Territory; and			
		(b) it may be sold, destroyed or otherwise disposed of as the commissioner directs.			
136		Application for order disallowing seizure			
	(1)	A person claiming to be entitled to anything seized under this part may apply to the Magistrates Court within 10 days after the day of the seizure for an order disallowing the seizure.			
	(2)	The application may be heard only if the applicant has served a copy of the application on the commissioner.			
	(3)	The commissioner is entitled to appear as respondent at the hearing of the application.			
137		Order for return of seized thing			
	(1)	This section applies if a person claiming to be entitled to anything seized under this part applies to the Magistrates Court under section 136 for an order disallowing the seizure.			
	(2)	The Magistrates Court must make an order disallowing the seizure if satisfied that—			
		(a) the applicant would, apart from the seizure, be entitled to the return of the seized thing; and			
		(b) the thing is not connected with corrupt conduct; and			
		(a) nonsequence of the thing by the norsen would not be an offenee			
		(c) possession of the thing by the person would not be an offence.			
		 (1) (2) (3) 137 (1) 			

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	Chapter 3 Part 3.5 Division 3.	Commission—investigating corrupt conduct Commission—powers of entry, search and seizure 5.5 Miscellaneous	
	Section 138	}	
1 2	(4)	If the Magistrates Court makes an order disallowing the seizure, the court may make 1 or more of the following ancillary orders:	
3 4		(a) an order directing the commissioner to return the thing to the applicant or to someone else who appears to be entitled to it;	
5 6 7		(b) if the thing cannot be returned or has depreciated in value because of the seizure—an order directing the Territory to pay reasonable compensation;	
8		(c) an order about the payment of costs in relation to the application.	
9	Divisior	n 3.5.5 Miscellaneous	
10	138	Damage etc to be minimised	
11 12 13 14	(1)	In the exercise, or purported exercise, of a function under this part, an investigator must take all reasonable steps to ensure that the investigator, and any person assisting the investigator, causes as little inconvenience, detriment and damage as is practicable.	
15 16 17 18 19	(2)	If an investigator, or a person assisting an investigator, damages anything in the exercise or purported exercise of a function under this part, the investigator must give written notice of the particulars of the damage to the person whom the investigator believes on reasonable grounds is the owner of the thing.	
20	(3)	The notice must state that—	
21 22		(a) the person may claim compensation from the Territory if the person suffers loss or expense because of the damage; and	
23 24		(b) compensation may be claimed and ordered in a proceeding for compensation brought in a court of competent jurisdiction; and	
25 26 27		(c) the court may order the payment of reasonable compensation for the loss or expense only if satisfied it is just to make the order in the circumstances of the particular case.	

(4) If the damage happens at premises entered under this part in the 1 absence of the occupier, the notice may be given by leaving it secured 2 in a conspicuous place at the premises. 3 139 Compensation for exercise of enforcement powers 4 5 (1) A person may claim compensation from the Territory if the person suffers loss or expense because of the exercise, or purported exercise, 6 of a function under this part by-7 (a) an investigator; or 8 (b) a person assisting an investigator. 9 (2) Compensation may be claimed and ordered in a proceeding for 10 compensation brought in a court of competent jurisdiction. 11 (3) A court may order the payment of reasonable compensation for the 12 loss or expense only if it is satisfied it is just to make the order in the 13 circumstances of the particular case. 14 (4) A regulation may prescribe matters that may, must or must not be 15 taken into account by the court in considering whether it is just to 16 make the order. 17

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Chapter 3Commission—investigating corrupt conductPart 3.6Commission—examinationsDivision 3.6.1ExaminationsSection 140Section 140

Part 3.6 Commission—examinations

2 Division 3.6.1 Examinations

3	140		Power to hold examination		
4			For an investigation, the commission may hold an examination.		
5	141		Commissioner to preside		
6			The commissioner must preside at an examination.		
7 8			<i>Note</i> The commissioner must not delegate the commissioner's function of presiding at a public examination (see s 53 (2)).		
9	142		Conduct of examinations		
10		(1)	In conducting an examination, the commission—		
11 12			(a) must comply with the rules of natural justice and procedural fairness; and		
13 14			(b) is not bound by the rules of evidence and may inform itself of anything in the way it considers appropriate; and		
15 16			(c) may decide the procedure of the examination as the commission considers appropriate; and		
17 18			(d) must exercise its functions with as little formality and technicality as is possible and, in particular—		
19			(i) must accept written submissions as far as possible; and		
20 21			(ii) examinations must be conducted with as little emphasis on an adversarial approach as is possible; and		
22 23			(e) may do whatever it considers necessary or convenient for the fair and prompt conduct of the proceeding.		
24 25		(2)	The commission may make guidelines about the conduct of examinations (the <i>examination conduct guidelines</i>).		

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1		(3)	The examination conduct guidelines are a notifiable instrument.			
2			<i>Note</i> A notifiable instrument must be notified under the Legislation Act.			
3	143		Examinations may be public or private			
4		(1)	An examination may be held in public or in private.			
5 6		(2)	In deciding whether to hold an examination in public or in private, the commission must consider whether—			
7			(a) it is in the public interest to hold a public examination; and			
8 9			(b) a public examination can be held without unreasonably infringing a person's human rights.			
10 11		(3)	In deciding whether it is in the public interest to hold a public examination, the commission may consider the following:			
12 13			(a) whether the corrupt conduct is related to an individual and was an isolated incident or systemic in nature;			
14 15			(b) the benefit of exposing to the public, and making it aware of, corrupt conduct;			
16			(c) the seriousness of the matter being investigated.			
17 18		(4)	The commission may make guidelines about whether an examination should be held in public or in private (the <i>examination guidelines</i>).			
19		(5)	The examination guidelines are a notifiable instrument.			
20			<i>Note 1</i> A notifiable instrument must be notified under the Legislation Act.			
21 22			<i>Note 2</i> The commission must report monthly to the inspector about public examinations (see s 205).			
23	144		Commission must notify inspector of public examination			
24 25 26			If the commission intends to hold a public examination, the commission must, not less than 7 days before the day of the public examination, give a written report to the inspector stating—			
27			(a) that the commission intends to hold a public examination; and			

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Chapter 3	Commission—investigating corrupt conduct
Part 3.6	Commission—examinations
Division 3.6.1	Examinations
Section 145	

1 2			(b) the reasons why the commission decided to hold a public examination.				
3	145		Offence to be present at examination not open to public				
4		(1)	A person commits an offence if the person—				
5			(a) is present at an examination that is not open to the public; and				
6			(b) is not—				
7 8			(i) the commissioner or a member of staff of the commission; or				
9			(ii) attending in accordance with an examination summons; or				
10 11			(iii) a lawyer representing a person who is attending in accordance with an examination summons; or				
12 13 14			<i>Note</i> The commission may make a legal advice direction directing a person not to seek legal advice or representation from a stated lawyer (see s 193).				
15 16			(iv) entitled to be present under a direction given by the commission under section 146; or				
17			(v) the inspector or a member of the staff of the inspector; or				
18 19			(vi) a lawyer, or other person, engaged by the commission to assist the commission in the examination; or				
20			(vii) another person authorised to be present—				
21			(A) by the commission; or				
22			(B) under this Act or another territory law.				
23 24			Maximum penalty: 100 penalty units, imprisonment for 1 year or both.				
25		(2)	In this section:				
26 27			<i>present</i> , at an examination, includes being remotely present at an examination.				

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1	146	C	Commission may give directions		
2	((1) T	The commission may give directions about the people who—		
3 4		(a) may be present during an examination or part of an examination; or		
5 6		(b) must not be present during an examination or part of an examination.		
7 8	(A direction may provide that a person may be remotely present during n examination or part of an examination.		
9 10	(A direction must not prevent the presence, when evidence is being taken at an examination, of—		
11 12		(a) a lawyer representing a person attending in accordance with an examination summons; or		
13 14 15			<i>Note</i> The commission may make a legal advice direction directing a person not to seek legal advice or representation from a stated lawyer (see s 193).		
16		(b) a member of staff of the commission; or		
17		(c) a member of staff of the inspector; or		
18 19		(d) another person authorised to be present under this Act or another territory law.		
20 21 22 23	(1	r n	If the commission decides to hold a public examination, a person required to attend the examination under an examination summons may ask the commission to make a direction that the examination, or part of the examination, is to be held in private.		
24 25 26	(d	The commission must, in private, hear arguments about and letermine the request, unless the commission reasonably believes the equest is vexatious or without merit.		

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Chapter 3	Commission—investigating corrupt conduct
Part 3.6	Commission—examinations
Division 3.6.1	Examinations
Section 147	

1	147		Power to issue examination summons
2 3 4 5		(1)	In carrying out an investigation, the commission may, if satisfied that it is reasonable to do so, issue a summons (an <i>examination summons</i>) to a person, requiring the person to, at a stated time and place, appear before the commission to do 1 or more of the following:
6			(a) give evidence at an examination;
7			(b) produce a document or other thing to the commission.
8 9		(2)	In deciding whether it is reasonable to issue the examination summons, the commission must have regard to—
10 11			(a) whether the production of the document or other thing is necessary for the investigation; and
12 13			(b) whether it is reasonably practicable to obtain the information in the document or other thing in another way; and
14 15 16			(c) the evidentiary or intelligence value of the information, document or other thing sought to be obtained from the person; and
17 18			(d) the age of the person and whether the person is suffering from a mental impairment; and
19			<i>Note Mental impairment</i> —see the dictionary.
20 21 22			 (e) the impact the examination summons may have on the person, in particular, due to disability, health or cultural or linguistic background.
23 24 25		(3)	The commission must not issue an examination summons to a person who is under the age of 18 years unless the commission considers on reasonable grounds that—
26 27			(a) the information, document or other thing that the person could provide may be compelling and probative evidence; and
28 29			(b) it is not practicable to obtain the information, document or other thing in any other way.

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1 2 3 4		(4)	The commission may excuse a person issued with an examination summons under subsection (1) (b) from attendance if the person produces the required document or other thing to the commission before the time for production stated in the examination summons.		
5 6 7			Note 1	It is an offence for a person to not attend, or not continue to attend, as required in the examination summons (see s 173 which applies the Criminal Code, s 719).	
8			Note 2	For how documents may be given, see the Legislation Act, pt 19.5.	
9 10			Note 3	Documents may be produced electronically in certain circumstances (see <i>Electronic Transactions Act 2001</i>).	
11 12			Note 4	Giving false or misleading information is an offence against the Criminal Code, s 338.	
13 14			Note 5	The commission must report monthly to the inspector about examination summonses (see s 205).	
45	148		Examination summons—content		
15	140		⊏хапп	ination summons—content	
16 17 18	140	(1)	An exa	amination summons must require the person to whom it is d to attend at a stated time and place and do 1 or more of the	
16 17	140	(1)	An exa directed followi	amination summons must require the person to whom it is d to attend at a stated time and place and do 1 or more of the	
16 17 18	140	(1)	An exa directed followi (a) gi (b) pr de	amination summons must require the person to whom it is d to attend at a stated time and place and do 1 or more of the ing:	
16 17 18 19 20 21		(1)	An exa directed followi (a) gi (b) pr de po An exa the native except	amination summons must require the person to whom it is d to attend at a stated time and place and do 1 or more of the ing: we evidence at an examination before the commission; roduce to the commission any document or other thing escribed in the examination summons that is in the person's	
16 17 18 19 20 21 22 23 24 25			An exa directed followi (a) gi (b) pr de po An exa the nate except that thi	amination summons must require the person to whom it is d to attend at a stated time and place and do 1 or more of the ing: we evidence at an examination before the commission; roduce to the commission any document or other thing escribed in the examination summons that is in the person's possession or control. Imination summons mentioned in subsection (1) (a) must state ure of the matters about which the person is to be questioned, to the extent the commission considers on reasonable grounds	

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Chapter 3	Commission—investigating corrupt conduct
Part 3.6	Commission—examinations
Division 3.6.1	Examinations
Section 148	

1	(3)	An exam	ination summons must be accompanied by-
2		(a) any	relevant confidentiality notice; and
3		Note	Confidentiality notice—see s 77.
4		(b) a sta	atement setting out the following:
5 6 7		(i)	that failure to comply with the examination summons may be contempt of the commission, or an offence, and penalties may apply;
8			<i>Note</i> See s 166 and s 173.
9 10		(ii)	that giving false or misleading information is a serious offence;
11			<i>Note</i> See the Criminal Code, s 338.
12 13		(iii)	whether it is intended that the examination is to be held in public or in private;
14 15 16		(iv)	that if the person summoned is under the age of 16 years and provides proof of age to the commission, the person need not comply with the examination summons;
17			<i>Note</i> See s 149 and s 153.
18 19		(v)	that the person is entitled to seek legal advice in relation to the examination summons and the examination generally;
20			Note See s 152.
21 22		(vi)	that the person has a right to legal representation at an examination;
23			Note See s 152.
24 25		(vii)	that the person may have a right to have an interpreter present at the examination;
26			<i>Note</i> See s 153.

				(Commission—investigating corrupt cor Commission—examina Examina	tions	Chapter 3 Part 3.6 Division 3.6.1
							Section 149
1 2			(viii)	or an in	person may be required to have dependent person present at the	-	
3 4 5 6 7 8 9			(ix)	excused produci answer	See s 153. person may be able to claim a l from answering a question, gi ng a document or other thing or information, document or other nate the person or make the	ving n the g er thir	information or ground that the ng may tend to
10				Note	See pt 3.7, in particular, s 175.		
11 12 13			(x)	or othe	a person gives any answer, infor thing that may tend to incrimity as to the use of that evidence	inate	the person, an
14				Note	See s 175.		
15 16 17			(xi)	the pers	he person is a member of the Le son is not required to attend on tive Assembly;		
18				Note	See the Parliamentary Privileges Ad	ct 1987	7 (Cwlth), s 14.
19 20			(xii)	that the Note	person has a right to complain See s 257.	to the	e inspector;
20			(xiii)		er matter prescribed by regulati	on	
	4.40		~ /	2	1 5 0		
22	149				immons—person under 16	-	
23 24		(1)	An exam 16 years		summons directed to a person fect.	n und	er the age of
25 26 27		(2)	1	n (1) mu	claims to be under the ag st provide proof of age to the		
28			(a) an A	Australia	n birth certificate; or		

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Chapter 3

	Chapter 3 Part 3.6 Division 3	Commission—investigating corrupt conduct Commission—examinations 6.1 Examinations
	Section 15	0
1 2		(b) an Australian passport or a passport issued by another country; or
3 4		(c) anything else that satisfies the commission about the person's age.
5 6	150	Examination summons—notice and immediate attendance
7 8 9	(1)	An examination summons directed to a person must be served at least 7 days before the day the person is required to attend or otherwise comply with the examination summons.
10 11 12 13	(2)	However, the commission may issue an examination summons requiring immediate attendance by a person before the commission if the commission considers on reasonable grounds that a delay in the person's attendance is likely to result in—
14		(a) evidence being lost or destroyed; or
15		(b) the commission of an offence; or
16		(c) the escape of the person who is summoned; or
17		(d) serious prejudice to the conduct of the investigation.
18		<i>Note 1</i> For how documents may be served, see the Legislation Act, pt 19.5.
19 20 21		<i>Note 2</i> It is an offence for a person to not attend, or not continue to attend, as required in the examination summons (see s 173 which applies the Criminal Code, s 719).
22	151	Examination summons—service
23 24 25 26	(1)	If it is not reasonably practicable to serve an examination summons on a person under section 150, the commission may apply to the Supreme Court for an order that the examination summons be served in another way.

1 2 3	(2)	not reaso	preme Court receives an application and is satisfied that it is onably practicable to serve an examination summons under 150, the court may—
4 5			er that the examination summons be served in another way t the court considers appropriate; or
6		(b) mal	ke an order for substituted service.
7 8			An examination summons directed to a young detainee may be dealt with under the <i>Children and Young People Act 2008</i> , s 876A.
9 10			An examination summons directed to a detainee may be dealt with under the <i>Corrections Management Act 2007</i> , s 217A.
11 12 13		1	An examination summons directed to a person who is admitted to a secure mental health facility may be dealt with under the <i>Mental Health Act 2015</i> , s 144B.
14	152	Examin	nation—legal representation
15	(1)	A witnes	ss may be represented at an examination by a lawyer.
16			The commission may make a legal advice direction directing a person not to seek legal advice or representation from a stated lawyer (see s 193).
17			to seek legal advice of representation from a stated lawyer (see \$ 195).
	(2)	If the co must all receives represen	pommission makes a legal advice direction, the commission ow the witness at least 3 days from the day the witness the legal advice direction to obtain legal advice or tation by another lawyer before the witness is required to comply with the examination summons.
17 18 19 20 21	(2)	If the co must all receives represen attend to Subsecti	ommission makes a legal advice direction, the commission ow the witness at least 3 days from the day the witness the legal advice direction to obtain legal advice or tation by another lawyer before the witness is required to
17 18 19 20 21 22 23		If the comust all receives represen attend to Subsecti under set If the co	ommission makes a legal advice direction, the commission ow the witness at least 3 days from the day the witness the legal advice direction to obtain legal advice or tation by another lawyer before the witness is required to o comply with the examination summons. on (2) does not apply if the examination summons is issued

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Chapter 3	Commission—investigating corrupt conduct
Part 3.6	Commission—examinations
Division 3.6.1	Examinations
Section 153	

1	153		Examination—provisions for vulnerable witnesses
2 3 4 5		(1)	At any time during an examination, if the commission becomes aware that a witness is under the age of 16 years, the commission must immediately release the person from compliance with any examination summons applying to the person.
6 7		(2)	If a witness is under the age of 18 years, the witness must be accompanied by a parent or guardian or an independent person.
8 9 10 11		(3)	If a witness does not have knowledge of the English language sufficient to enable the witness to understand or answer questions, the commission must provide for a competent interpreter to be present for the examination.
12 13		(4)	The commission must direct that an independent person be present during the examination of a witness if—
14 15			(a) the commission believes the witness has a mental impairment; or
16 17			(b) the witness gives the commission reasonably satisfactory medical evidence that the witness has a mental impairment.
18			<i>Note Mental impairment</i> —see the dictionary.
19	154		Examination—commission may issue suppression order
20 21 22 23		(1)	The commission may issue a suppression order prohibiting or restricting the publication of any information or evidence given during a public examination if the commission considers that the order is necessary—
24 25			(a) to prevent prejudice or hardship being caused to a person, including harm to their safety or reputation; or
26			(b) to avoid the possibility of any prejudice to—
27			(i) a legal proceeding; or
28			(ii) an investigation by the commission under this Act.

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1		(2)	The suppression order must state the ground on which it is made.
2 3 4		(3)	The commission must ensure a copy of the suppression order is placed on the door of the place where the public examination is being held.
5 6 7 8		(4)	The commission must take reasonable steps to notify any relevant person that the suppression order has been made, including by publishing a notice about the suppression order on the commission's website.
9 10 11		(5)	If the suppression order is made in relation to information or evidence that is given by the commission to another person, the commission must give a copy of the suppression order to the person.
12	155		Offence—contravene suppression order
13			A person commits an offence if—
14			(a) a suppression order is in force; and
15			(b) the person—
16			(i) knows that the suppression order is in force; or
17 18			(ii) is reckless as to whether the suppression order is in force; and
19 20			(c) the person engages in conduct that constitutes a contravention of the suppression order.
21 22			Maximum penalty: 200 penalty units, imprisonment for 2 years or both.
23	156		Examination—first actions to be taken
24 25 26		(1)	Before a witness summoned to attend an examination is asked any questions or required to produce a document or other thing, the commission must—
27 28			 (a) if the commission considers the witness may be under the age of 18 years—confirm the age of the witness; and

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	Chapter 3 Part 3.6 Division 3.6.1	Commission—investigating corrupt conduct Commission—examinations Examinations
	Section 157	
1 2	(b)	release any witness under the age of 16 years from compliance with the examination summons; and
3 4	(c)	tell the witness orally and in writing about the witness's rights and obligations as stated in section 148 (2); and
5 6 7	(d)	if a lawyer is representing a person at the examination—tell the lawyer about any non-disclosure requirements that apply under this Act; and
8	(e)	take any other action prescribed by regulation.
9 10 11 12 13 14	exa wit ask cor	fore a witness summoned to attend to give evidence at an amination is asked any questions, the commission must tell the eness the nature of the matters about which the witness is to be ted questions, except to the extent to which the commission asiders on reasonable grounds that it would prejudice the restigation or would be contrary to the public interest.
15	157 Ex	amination—power to examine on oath
16	(1) Th	e commissioner may administer an oath to a person.
17 18		e commissioner may, in relation to a person summoned to attend examination—
19	(a)	require the person to take an oath; and
20	(b)	administer an oath to the person; and
21 22	(c)	examine the person in accordance with the examination summons; and
23 24	(d)	require the person to produce documents or other things in accordance with the examination summons.
25 26	Not	<i>Oath</i> includes affirmation and <i>take</i> an oath includes make an affirmation (see Legislation Act, dict, pt 1).
27 28	Not	<i>e 2</i> It is an offence for a person to fail to take an oath (see s 173 which applies the Criminal Code, s 721).

1	158		Examination—video recording and transcript
2 3 4		(1)	If a person attends the commission for an examination in accordance with an examination summons, the commission must ensure that the person's attendance is video recorded.
5 6 7		(2)	Unless the commission considers on reasonable grounds that doing so may prejudice an investigation, a person who is examined must be given a copy of—
8			(a) the video recording of the person's evidence; and
9			(b) any transcript created of the person's evidence.
10 11 12 13		(3)	If the commission decides not to give a person a copy of the video recording and transcript, the commission must allow the person to view the video recording of the person's evidence at the commission premises at any reasonable time.
14 15			<i>Note</i> The commission must report monthly to the inspector about video recordings and transcripts of examinations (see s 205).
16 17	159		Examination—warrant to arrest witness who fails to appear
	159	(1)	
17 18 19	159	(1)	appear The commission may apply to a magistrate for the issue of a warrant to arrest a person, if the commission believes on reasonable grounds
17 18 19 20	159	(1)	appear The commission may apply to a magistrate for the issue of a warrant to arrest a person, if the commission believes on reasonable grounds that the person has—
17 18 19 20 21 22	159	(1)	 appear The commission may apply to a magistrate for the issue of a warrant to arrest a person, if the commission believes on reasonable grounds that the person has— (a) been given an examination summons; and (b) failed to appear at the commission in accordance with the
17 18 19 20 21 22 23 24 25	159	(1)	 appear The commission may apply to a magistrate for the issue of a warrant to arrest a person, if the commission believes on reasonable grounds that the person has— (a) been given an examination summons; and (b) failed to appear at the commission in accordance with the examination summons. Note A member of the Legislative Assembly is not required to attend on a sitting day of the Legislative Assembly (see <i>Parliamentary Privileges</i>)
17 18 19 20 21 22 23 24 25 26	159		 appear The commission may apply to a magistrate for the issue of a warrant to arrest a person, if the commission believes on reasonable grounds that the person has— (a) been given an examination summons; and (b) failed to appear at the commission in accordance with the examination summons. Note A member of the Legislative Assembly is not required to attend on a sitting day of the Legislative Assembly (see Parliamentary Privileges Act 1987 (Cwlth), s 14).

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	Chapter 3 Part 3.6 Division 3.6.1	Commission—investigating corrupt conduct Commission—examinations Examinations
	Section 159	
1 2		(ii) failed to appear at the commission in accordance with the examination summons; and
3 4	(b)	the commission has taken reasonably practicable steps to contact the person; and
5	(c)	the issue of a warrant is in the interests of justice.
6 7		deciding whether it is in the interests of justice to issue an arrest rrant, the magistrate must consider the following:
8 9	(a)	the importance of the evidence that the person is expected to give;
10	(b)	whether the evidence could be obtained by other means;
11	(c)	the degree of urgency to resolve the matter;
12 13	(d)	the likelihood that issuing the warrant would secure the person's attendance at the examination;
14 15	(e)	the reason (if any) given by the person for not attending in accordance with the examination summons;
16 17 18	(f)	the impact of using the warrant for the arrest of the person, in particular, due to disability, health or cultural or linguistic background.
19 20 21	wa	e issue of an arrest warrant, or the arrest of a person under that rrant, does not relieve the person from any liability for n-compliance with the examination summons.
22 23 24	Not	<i>te 1</i> It is an offence for a person to not attend, or not continue to attend, as required in the examination summons (see s 173 which applies the Criminal Code, s 719).
25 26	Not	<i>te 2</i> The commission must report monthly to the inspector about arrest warrants (see s 205).

160		Examination—executing warrant to arrest witness who fails to appear
	(1)	This section applies if a magistrate issues an arrest warrant under section 159.
	(2)	The warrant authorises a police officer to—
		(a) arrest the person named in the warrant; and
		(b) bring the person before the commission.
	(3)	If a police officer believes on reasonable grounds that the person named in the warrant is on any premises, the police officer is authorised to enter the premises, with necessary assistance and force, to execute the warrant.
	(4)	However, the police officer must not enter premises (or a part of premises) used only for residential purposes to execute the warrant before 6 am or after 9 pm on any day unless the police officer believes on reasonable grounds that—
		(a) it would not be practicable to arrest the person, either at the premises or somewhere else, at another time; or
		(b) it is necessary to enter the premises to prevent the concealment, loss or destruction of evidence of, or relating to, corrupt conduct.
	(5)	A police officer executing the warrant—
		(a) must use not more than the minimum amount of force necessary to arrest the person and remove the person to the place stated in the warrant; and

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- (b) must, before removing the person, explain to the person the purpose of the warrant; and
- (c) must bring the person immediately before the commission; and
- (d) if a person is under a legal disability—must inform a parent or guardian of the person of the arrest.

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Chapter 3	Commission—investigating corrupt conduct
Part 3.6	Commission—examinations
Division 3.6.2	Examinations—privilege
Section 161	

(6) If, after arresting the person, the police officer believes on reasonable 1 grounds that the person cannot be brought immediately before the 2 commission, the police officer must immediately release the person. 3 Division 3.6.2 Examinations—privilege 4 5 161 Examination—claiming privilege (1) This section applies if an examination summons directed to a person 6 requires the person to-7 (a) give evidence at an examination and the person claims that the 8 information in answer to a question at an examination or 9 otherwise required to be given to the commission is the subject 10 of privilege; or 11 (b) produce a document or other thing to the commission and the 12 person claims that the document or other thing is the subject of 13 privilege. 14 Note Privilege—see s 174 and s (5). 15 (2) The claimant must attend before the commission in accordance with 16 the examination summons. 17 (3) The commission must consider the claim and either— 18 (a) withdraw the requirement to answer the question, provide the 19 information or produce the document or other thing; or 20 (b) refuse to withdraw the requirement and, if the claim relates to a 21 document or other thing, require the claimant to immediately 22 secure the document or other thing (by sealing in an envelope or 23 otherwise) and give it to the commission. 24 (4) In considering the claim, if the claim relates to a document or other 25 thing, the commission must not inspect the document or other thing. 26

Section 162

	(5)	In this section:
		<i>privilege</i> does not include parliamentary privilege.
		<i>Note</i> Parliamentary privilege is dealt with in s 177.
162		Examination—application to Supreme Court to decide privilege
	(1)	If the commission refuses to withdraw the requirement under section 161 (3) (b), the commission must—
		 (a) if the claim relates to a document or other thing—immediately give the secured document or other thing to the proper officer of the Supreme Court to be held in safe custody; and
		(b) within 7 days, apply to the Supreme Court for determination of the claim; and
		(c) within a reasonable time before the hearing of the application—give notice of the application to the claimant.
	(2)	If the commission does not make an application within the 7 days—
		(a) if the claim relates to a requirement to answer a question or provide information—the requirement is taken to be withdrawn; and
		(b) if the claim relates to a requirement to produce a document or other thing—the proper officer must return the secured document or other thing to the claimant.
	(3)	The claimant is entitled to appear and be heard on the hearing of the application.
163		Examination—Supreme Court to decide privilege
	(1)	If the Supreme Court receives an application under section 162 in relation to information required in answer to a question asked at the examination or otherwise required to be provided, the court must determine whether the information is the subject of privilege.
		 162 (1) (2) (3) 163

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Chapter 3	Commission—investigating corrupt conduct
Part 3.6	Commission—examinations
Division 3.6.2	Examinations—privilege
Section 164	

		$\langle \mathbf{O} \rangle$	
1		(2)	If the court determines that the information—
2 3 4			 (a) is the subject of privilege—the court must order that the claimant is not required to provide the information to the commission; or
5 6			(b) is not the subject of privilege—the court must order that the claimant provide the information to the commission.
7 8 9		(3)	If the Supreme Court receives an application under section 162 in relation to a document or other thing, the court must determine whether the document or other thing is the subject of privilege.
10 11 12		(4)	To make the determination, the judge constituting the court and any other person authorised by the court may open and inspect the secured document or other thing.
13		(5)	If the court determines that the document or other thing
14 15			(a) is the subject of privilege—the court must order that the document or other thing be returned to the claimant; or
16 17			(b) is not the subject of privilege—the court must order that the document or other thing be given to the commission.
18		(6)	In this section:
19			privilege does not include parliamentary privilege.
20			<i>Note</i> Parliamentary privilege is dealt with in s 177.
21 22	164		Examination—offence to open secured document or other thing
23		(1)	This section applies if—
24 25			(a) the commission requires a document or other thing to be secured under section 161 (3) (b); and
26 27			(b) the secured document or other thing has not been returned to the claimant under section 162 (2); and

1 2			(c) the court has not determined whether the secured document or other thing is the subject of privilege under section 163.
3		(2)	A person commits an offence if the person—
4 5			(a) opens or otherwise inspects the secured document or other thing; and
6			(b) is not—
7			(i) the judge constituting the court; or
8 9			(ii) another person authorised by the court to open and inspect the secured document or other thing under section 163 (2).
10 11			Maximum penalty: 100 penalty units, imprisonment for 1 year or both.
12	165		Examination—protection of witnesses and lawyers
13 14 15		(1)	A person appearing as a witness at an examination has the same protection and immunity as a witness has in a proceeding in the Supreme Court.
16 17 18 19		(2)	A lawyer representing a person at an examination or assisting the commission at an examination has the same protection and immunity as a lawyer has in representing a party in a proceeding in the Supreme Court.
20	Divi	sior	a 3.6.3 Examinations—contempt
21	166		Contempt of commission
22		(1)	A person is in contempt of the commission if the person—
23 24 25			(a) has been served with a preliminary inquiry notice and refuses or fails to produce a document or other thing as required by the preliminary inquiry notice; or

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	Chapter 3 Part 3.6 Division 3. Section 167	
1		(b) has been served with an examination summons and—
2 3		(i) fails to attend the examination as required by the examination summons; or
4		(ii) when appearing as a witness at the examination—
5		(A) refuses or fails to take an oath when required; or
6 7		(B) refuses or fails to answer a question relevant to the subject matter of the examination; or
8 9		(C) refuses or fails to produce a document or other thing as required by the examination summons; or
10 11		(c) gives evidence at an examination that the person knows is false or misleading in a material particular; or
12 13		(d) obstructs or hinders the commissioner in the performance of the commissioner's functions at an examination; or
14		(e) disrupts an examination; or
15		(f) threatens a person present at an examination.
16 17	(2)	However, subsection (1) does not apply if the person has a reasonable excuse.
18 19		<i>Note 1</i> The defendant has an evidential burden in relation to the matters mentioned in s (2) (see Criminal Code, s 58).
20 21 22		<i>Note 2</i> An act or omission that is contempt of the commission may also be an offence (see s 173). However, a person cannot be punished more than once for the same act or omission (see s 170).
23 24	167	Commission may apply to Supreme Court to deal with contempt
25 26 27 28	(1)	If it appears to the commission during an examination that a person is in contempt of the commission, the commission may apply to the Supreme Court for the person to be dealt with in relation to the contempt.

1 2		(2)	Before making the application, the commission must tell the person that the commission proposes to make the application.
3 4		(3)	The application must be accompanied by a certificate (a <i>contempt certificate</i>) that states—
5			(a) the grounds for making the application; and
6			(b) evidence in support of the application.
7 8		(4)	A copy of the contempt certificate must be given to the person before the application is made.
9 10			<i>Note</i> The commission must report monthly to the inspector about applications for contempt (see s 205).
11	168		Supreme Court to deal with contempt
12 13		(1)	A contempt of the commission is to be dealt with by the Supreme Court as if the contempt were a contempt of that court.
14		(2)	The contempt certificate is evidence of the matters set out in it.
15	169		Commission may withdraw contempt application
16 17			The commission may, at any time, withdraw an application in relation to a person under section 167.
18	170		Act or omission both offence and contempt
19 20 21 22 23			If an act or omission by a person constitutes both an offence against this Act and contempt of the commission, the person is liable to be proceeded against for the offence against this Act or for contempt of the commission or both, but is not liable to be punished more than once for the same act or omission.

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Chapter 3 Part 3.6	Commission—investigating corrupt conduct Commission—examinations
Division 3.6.4	Examinations—other provisions
Section 171	

Division 3.6.4 Examinations—other provisions

2	171	Witnesses at examinations—	provision of leg	al assistance
			J	

- A witness prescribed by regulation appearing before the commission at an examination may be entitled to be paid an amount by the Territory for legal assistance in connection with the person's appearance—
 - (a) in accordance with the Supreme Court scale of costs; or
 - (b) if a regulation is made about how the amount is to be worked out—in the way prescribed by regulation.

10 172 Witnesses at examinations—reimbursement of expenses

- A witness prescribed by regulation appearing before the commission at an examination is entitled to be paid an amount by the Territory for the expenses of the appearance—
 - (a) in accordance with the Supreme Court scale of costs; or
- (b) if a regulation is made about how the amount is to be worked out—in the way prescribed by regulation.

17 **173 Examination—application of Criminal Code, ch 7**

- An examination before the commission is a legal proceeding for the
 Criminal Code, chapter 7 (Administration of justice offences).
 - *Note* The Criminal Code, ch 7 includes offences such as perjury, falsifying evidence, failing to attend an examination and failing to take an oath.

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Section 174

Part 3.7 Commission—privilege

2	174	Meaning of <i>privilege</i>
3		In this Act:
4		privilege—
5 6		(a) means any privilege a person is entitled to claim in a proceeding before a court or tribunal; and
7 8		 (b) includes public interest immunity under the <i>Evidence Act 2011</i>, section 130 (Exclusion of evidence of matters of state); but
9		(c) does not include a privilege disapplied under section 175.
10 11 12 13 14		<i>Note</i> The <i>Evidence Act 2011</i> deals with various kinds of privilege including client legal privilege, professional confidential relationship privilege, journalist privilege, religious confession and privilege against self-incrimination. The Legislation Act, s 170 and s 171 also deals with the privilege against self-incrimination and client legal privilege.
15 16	175	Privileges against self-incrimination and exposure to civil penalty do not apply
17 18 19		A person cannot rely on the common law privileges against self-incrimination and exposure to the imposition of a civil penalty to refuse to—
20 21		(a) produce a document or other thing as required under an examination summons; or
22		(b) answer a question or provide information as required—
23		(i) under an examination summons; or
24		(ii) at an examination.

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Chapter 3	Commission—investigating corrupt conduct
Part 3.7	Commission—privilege

Section 176

1 2	176		Privileges against self-incrimination and exposure to civil penalty—use and derivative use immunity
3 4 5		(1)	Any information, document or other thing obtained directly because of the operation of section 175 is not admissible in evidence against the person in—
6			(a) civil or criminal proceedings; or
7 8 9			(b) a disciplinary process or action, unless the commission has made a finding of serious corrupt conduct or systemic corrupt conduct in relation to the person.
10 11 12		(2)	Any information, document or other thing obtained indirectly because of the operation of section 175 is not admissible in evidence against the person in civil or criminal proceedings, unless—
13 14			(a) the information, document or other thing could have been obtained without the operation of section 175; or
15 16 17			(b) the significance of the information, document or other thing could have been appreciated without the operation of section 175.
18		(3)	In this section:
19			civil or criminal proceedings—
20			(a) means—
21			(i) a civil proceeding; or
22			(ii) a criminal proceeding, other than a proceeding for—
23 24			(A) an offence in relation to the falsity or the misleading nature of the answer, document or information; or
25 26			 (B) an offence against the Criminal Code, chapter 7 (Administration of justice offences); but
27			(b) does not include a proceeding for contempt of the commission.
28			<i>Note</i> Contempt of the commission is dealt with in div 3.6.3.

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Section	177
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1 2				<i>iplinary process or action</i> means, in relation to a person's loyment as a public official, any of the following:
3 4 5 6			(a)	a process (a <i>disciplinary process</i>) undertaken to determine what, if any, disciplinary action is warranted in relation to a breach, or possible breach, of the person's terms and conditions of employment;
7 8 9			(b)	an action taken (a <i>disciplinary action</i>) following a disciplinary process that is permitted under legislation or the person's terms and conditions of employment;
10 11 12			(c)	a review process or proceeding, including an appeal process or proceeding, in relation to a disciplinary process or disciplinary action;
13 14 15			(d)	an administrative or judicial process or proceeding involving a claim for a remedy in relation to a disciplinary process or disciplinary action.
16 17			Note	See also s 196 which deals with the circumstances in which the commission may share information.
18	177		Par	liamentary privilege
19 20		(1)		section applies if, in the exercise of the commission's functions, im of parliamentary privilege is made.
21 22		(2)		claim of parliamentary privilege must be dealt with by the slative Assembly.
23 24 25 26			Note	I Until such time as the Assembly makes its own laws in relation to its powers, privileges and immunities the powers, privileges and immunities are the same as apply to the House of Representatives (see Self-Government Act, s 24).
27 28			Note	2 This Act does not affect the law relating to the privileges of the Legislative Assembly (see s 7).

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Chapter 3	Commission—investigating corrupt conduct
Part 3.7	Commission—privilege

1 2	178		Parliamentary privilege—taken to be waived for MLAs' declarations of interests etc
3		(1)	The commission may use a relevant declaration for—
4 5 6 7			 (a) an investigation under chapter 3 (Commission—investigating corrupt conduct) into whether a member of the Legislative Assembly publicly disclosed a matter, including the nature of the matter; and
8 9			(b) a finding, opinion or recommendation about the disclosure or non-disclosure of the matter.
10 11 12		(2)	If the commission uses a relevant declaration under subsection (1), the Legislative Assembly is taken to have waived any parliamentary privilege that may apply to the relevant declaration.
13		(3)	In this section:
14 15 16 17			<i>relevant declaration</i> means a declaration of pecuniary interests or other matters made (whether before or after the commencement of this section) by a member of the Legislative Assembly in complying with the standing orders of the Legislative Assembly.

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Part 3.8 Commission—recommendations

2 3	179		Commission may make private recommendation at any time
4 5 6		(1)	The commission may, at any time, make a private recommendation about a matter arising out of an investigation to 1 or more of the following:
7			(a) if the matter involves a Minister—the Chief Minister;
8			(b) if the matter involves a member of the Legislative Assembly—
9			(i) the Speaker; and
10 11			(ii) the leader of the registered party to which the member belongs;
12 13			(c) if the matter involves a person who is a member of staff of an MLA—
14			(i) the Speaker; and
15 16			(ii) the member of the Legislative Assembly employing the person; and
17 18			(iii) the leader of the registered party to which the member employing the person belongs;
19 20			(d) if the matter involves a public sector entity—the head of the public sector entity.
21 22		(2)	The private recommendation must state the action the commission considers should be taken.

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Chapter 3	Commission—investigating corrupt conduct
Part 3.8	Commission—recommendations

1 2	180		Commission may require response to private recommendation
3 4 5		(1)	The commission may require a person who has received a private recommendation under section 179 to give a report to the commission, within a stated reasonable time, stating—
6 7			(a) whether or not the person has taken, or intends to take, the action recommended by the commission; and
8 9 10			(b) if the person has not taken the recommended action, or does not intend to take the recommended action—the reason for not taking or intending to take the action.
11		(2)	The person must comply with the requirement.
12	181		Commission may make private recommendation public
	-		
13 14	-	(1)	This section applies if the commission requires a person to give a report to the commission within a stated time under section 180.
	-	(1) (2)	This section applies if the commission requires a person to give a
14 15	-		This section applies if the commission requires a person to give a report to the commission within a stated time under section 180. The commission may make the private recommendation public in an

	Par	t 3.	9 Commission—completing an investigation and investigation reports
			 Note The commission may, at any time during an investigation— refer the matter to a referral entity under s 107 refer the matter to a prosecutorial body under s 111 make a private recommendation under s 177 give information about the investigation to people under s 197 provide a special report to the Legislative Assembly under s 206.
1	182		Investigation reports
		(1)	After completing an investigation, the commission must prepare a report of the investigation (an <i>investigation report</i>).
		(2)	An investigation report may include the commission's-
			(a) findings, opinions and recommendations; and
			(b) reasons for those findings, opinions and recommendations.
	183		Investigation report—not to include findings of guilt etc or recommendations about prosecution
		(1)	The commission must not include in an investigation report statement of—
			(a) a finding or opinion that a stated person—
			 (i) is guilty of or has committed, is committing or is about to commit, an offence against a law in force in the Territory or
			 (ii) has engaged in, is engaging in, or is about to engage ir conduct that would be reasonable grounds for terminatio action against the person; or

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Section 182

	Chapter 3 Part 3.9	Commission—investigating corrupt conduct Commission—completing an investigation and investigation reports
	Section 18	4
1 2		(b) a recommendation that a stated person be, or an opinion that a stated person should—
3		(i) be prosecuted for an offence; or
4		(ii) be the subject of termination action.
5 6 7 8	(2)	A finding or opinion that a person has engaged in, is engaging in, or is about to engage in, corrupt conduct, or in stated conduct that constitutes or involves or could constitute or involve corrupt conduct, is not a finding or opinion under subsection (1) (a).
9 10	184	Investigation report—not to include finding of corrupt conduct unless serious or systemic
11 12 13 14	(1)	The commission must not include in an investigation report a finding that a stated person has engaged in, is engaging in, or is about to engage in, corrupt conduct unless the corrupt conduct is serious corrupt conduct or systemic corrupt conduct.
15 16 17 18	(2)	However, the commission may include in an investigation report a finding or opinion about conduct of a stated person that may be corrupt conduct if the statement of the finding or opinion does not describe the conduct as corrupt conduct.
19 20	185	Investigation report—not to include information that may prejudice proceeding etc
21 22		The commission must not include in an investigation report any information that would—
23		(a) compromise another investigation under this Act; or
24 25		(b) prejudice a criminal investigation, criminal proceeding or other legal proceeding known to the commission.
26 27		<i>Note</i> The commission may prepare a confidential investigation report that includes the omitted information (see s 192).

1 2	186		Investigation report—not to include information identifying certain people
3 4 5			The commission must not include in an investigation report any information that would identify a person who is not the subject of an adverse comment or opinion unless the commission—
6 7			(a) is satisfied that it is necessary or desirable to do so in the public interest; and
8 9			(b) is satisfied that it will not cause unreasonable damage to the person's reputation, safety or wellbeing; and
10 11			(c) states in the investigation report that the person is not the subject of any adverse comment or opinion.
12 13			<i>Note</i> The commission may prepare a confidential investigation report that includes the omitted information (see s 192).
14 15	187		Investigation report—not to include information contrary to the public interest
16 17 18		(1)	The commission must not include information in an investigation report if the commission considers that the disclosure of the information would, on balance, be contrary to the public interest.
19 20		(2)	The disclosure of information may be contrary to the public interest only if the disclosure would be likely to—
21 22 23			(a) unreasonably infringe an individual's right to privacy and reputation, or any other right under the <i>Human Rights Act 2004</i> ; or
24 25			(b) disclose a trade secret, or the business affairs or research of an entity; or
26 27			(c) prejudice relations between the ACT government and another government.

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Chapter 3	Commission—investigating corrupt conduct
Part 3.9	Commission—completing an investigation and investigation reports

Section	188

1 2 3	(3)	However, the commission may include in the investigation report information mentioned in subsection (1) if satisfied the substance of the information is public knowledge.
4 5		<i>Note</i> The commission may prepare a confidential investigation report that includes the omitted information (see s 192).
6	188	Investigation report—comments on proposed reports
7 8	(1)	This section applies if the commission is preparing an investigation report (the <i>proposed report</i>).
9	(2)	If the proposed report, or part of it, relates to—
10 11		(a) a person—the commission must give the proposed report, or part, to the person; or
12 13		(b) a public sector entity—the commission must give the proposed report, or part, to the head of the public sector entity.
14 15 16	(3)	The commission may also give all or part of the proposed report to anyone else the commission considers has a direct interest in the proposed report.
17 18	(4)	A proposed report must not include anything that must not be included in an investigation report.
19 20 21 22	(5)	If the commission gives a person all or part of a proposed report under subsection (2) or (3), the commission must also give the person written notice stating that the person may give written comments about the proposed report to the commission before the end of—
23		(a) 6 weeks after the day the notice is given to the person; or
24		(b) a longer period stated in the notice.
25 26		<i>Note</i> The commission must also give the person a non-disclosure notice about the information in the proposed report (see s 198).

			Section 189
1 2		(6)	If the commission receives comments under this section, the commission-
3 4			(a) must consider the comments in preparing the investigation report; and
5 6			(b) may include the comments as an attachment to the investigation report.
7 8 9		(7)	If the commission is satisfied that amendment is an appropriate response to the comments, the commission may amend the proposed report.
10 11 12 13		(8)	If the commission is not satisfied that amendment is an appropriate response to the comments, the commission must tell the person, in writing, before the investigation report is published, that the proposed report is to be published unamended.
14 15	189		Investigation report—presentation to Legislative Assembly
16 17		(1)	If the Legislative Assembly is sitting when the commission completes an investigation report—
18 19			(a) the commission must give the investigation report to the Speaker; and
20 21			(b) the Speaker must present the investigation report to the Legislative Assembly on the next sitting day.
22 23		(2)	If the Legislative Assembly is not sitting when the commission completes an investigation report—
24 25			(a) the commission must give the report, and a copy for each member of the Legislative Assembly, to the Speaker; and
26 27 28			 (b) the report is taken for all purposes to have been presented to the Legislative Assembly on the day the commission gives it to the Speaker (the <i>report day</i>); and

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	Chapter 3 Part 3.9	Commission—investigating corrupt conduct Commission—completing an investigation and investigation reports
	Section 190)
1 2		(c) the Speaker must arrange for a copy of the report to be given to each member of the Legislative Assembly on the report day; and
3 4		(d) the Speaker must present the report to the Legislative Assembly—
5		(i) on the next sitting day; or
6 7 8 9		 (ii) if the next sitting day is the first meeting of the Legislative Assembly after a general election of members of the Assembly—on the second sitting day after the election; and
10 11		(e) publication of the report is taken to have been ordered by the Legislative Assembly on the report day; and
12 13		(f) the Speaker may give directions for the printing and circulation, and in relation to the publication, of the report.
14		<i>Note 1</i> If the Speaker is unavailable, see s 299.
15 16		<i>Note 2</i> The commission must also give the complainant etc a copy of the investigation report (see s 72, s 73 and s 74).
17	(3)	This section does not apply to a confidential investigation report.
18	190	Investigation report—publication on website
19 20 21	(1)	The commission must publish the investigation report on the commission's website as soon as practicable after giving the report to the Speaker under section 189.
22		<i>Note</i> If the Speaker is unavailable, see s 299.
23	(2)	This section does not apply to a confidential investigation report.
24 25	191	Investigation report—Ministerial response about ACT public service entity
26	(1)	This section applies if—
27 28		(a) an investigation report is presented to the Legislative Assembly under section 189; and

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Section 19	
(b) the investigation report made a finding of serious or system corrupt conduct in relation to an ACT public service entity.	(b)
Within 4 months after the day an investigation report is presented the Legislative Assembly, the Minister responsible for the Ad public service entity must—	the
(a) prepare a written response to the report; and	(a)
(b) either—	(b)
(i) present the response to the Legislative Assembly; or	
(ii) give the response, and a copy for each member of Assembly, to the Speaker.	
If the Minister gives the response to the Speaker—	(3) If the
(a) publication of the response is taken to have been ordered by Legislative Assembly; and	(a)
(b) the Speaker must arrange for a copy of the response to be give to each member of the Legislative Assembly; and	(b)
(c) the Speaker may give directions for the printing and circulation and in relation to the publication, of the response; and	(c)
(d) the Minister must present the response to the Legislat Assembly—	(d)
(i) on the next sitting day; or	
(ii) if the next sitting day is the first meeting of the Legislat	
Assembly after a general election of members of	
Assembly—on the second sitting day after the election.	
<i>Note</i> If the Speaker is unavailable, see s 299.	Note

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Chapter 3
Part 3.9Commission—investigating corrupt conduct
Commission—completing an investigation and investigation reports

Section 192

1	192		Confidential investigation report
2 3		(1)	This section applies if the commission omits information from an investigation report under—
4 5			(a) section 185 (Investigation report—not to include information that may prejudice proceeding etc); or
6 7			(b) section 186 (Investigation report—not to include information identifying certain people); or
8 9			(c) section 187 (Investigation report—not to include information contrary to the public interest).
10 11		(2)	The commission may prepare a confidential investigation report that includes the omitted information.
12 13		(3)	The commission must give the confidential investigation report to the relevant Assembly committee.
14 15 16 17		(4)	A confidential investigation report presented to the committee is taken for all purposes to have been referred to the committee by the Legislative Assembly for inquiry and any report that the committee considers appropriate.

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Part 3.10 **Commission—secrecy and** 1 information sharing 2

3	193		Legal advice directions
4		(1)	This section applies if the commission—
5			(a) gives a person any of the following (the <i>relevant document</i>):
6			(i) a confidentiality notice;
7			(ii) a preliminary inquiry notice;
8			(iii) an examination summons;
0			
9			(iv) information under—
10 11			(A) section 188 (Investigation report—comments on proposed reports); or
12 13			(B) section 212 (Special report—comments on proposed reports); or
14 15			(C) section 224 (Commission annual report—comments on proposed reports); and
16			(b) considers on reasonable grounds that an investigation or
17			examination could be prejudiced if the person sought legal
18			advice or representation in relation to the relevant document
19			from a certain lawyer because the lawyer is—
20			(i) a witness in an examination; or
21			(ii) representing another witness in an examination; or
22			(iii) involved, or suspected of being involved, in a matter being
23			investigated by the commission or the inspector; or
24			(iv) representing a person involved, or suspected of being
25			involved, in a matter being investigated by the commission
26			or the inspector.

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Chapter 3	Commission—investigating corrupt conduct
Part 3.10	Commission—secrecy and information sharing

1 2 3 4		(2)	The commission may, at any time, give the person a direction (a <i>legal advice direction</i>) directing the person not to seek legal advice or representation in relation to the relevant document from the stated lawyer.
5			<i>Note</i> For how documents may be given, see the Legislation Act, pt 19.5.
6 7		(3)	The person is bound by the legal advice direction from the time the person receives the legal advice direction.
8 9			<i>Note</i> The commission must report monthly to the inspector about legal advice directions (see s 205).
10	194		Offence—fail to comply with legal advice direction
11		(1)	A person commits an offence if—
12			(a) the commission gives the person a legal advice direction; and
13			(b) the person fails to comply with the legal advice direction.
14 15			Maximum penalty: 100 penalty units, imprisonment for 1 year or both.
16		(2)	This section does not apply if the person has a reasonable excuse.
17 18			<i>Note</i> The defendant has an evidential burden in relation to the matters mentioned in s (2) (see Criminal Code, s 58).
19 20	195		Public sector entity may disclose information to commission
21 22 23			The head of a public sector entity may disclose any information held by the public sector entity to the commission if the head considers that—
24 25			(a) the information is relevant to the exercise of the functions of the commission; and
26 27			(b) the disclosure of the information to the commission is appropriate.

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1	196	Disclosure of information by commission
2 3 4 5	(1)	The commission may disclose any information that has been disclosed to, or obtained by, the commission in the exercise of its functions under this Act to an information sharing entity if the commission considers that—
6 7		(a) the information is relevant to the exercise of the functions of the information sharing entity; and
8 9		(b) the disclosure of the information to the information sharing entity is appropriate.
10 11	(2)	However, the commission must not give a video recording, or transcript, of a person's evidence at an examination to—
12 13 14 15		 (a) a law enforcement agency, unless the evidence is admissible in a criminal proceeding against the person under section 176 (Privileges against self-incrimination and exposure to civil penalty—use and derivative use immunity); or
16 17		(b) a prosecutorial body, unless the evidence is admissible in a criminal proceeding against the person under section 176; or
18 19 20 21		 (c) the public sector standards commissioner or the Legislative Assembly commissioner for standards, unless the evidence is admissible in a disciplinary process or action against the person under section 176; or
22 23 24		(d) an employer of a person, unless the commission has made a finding of serious corrupt conduct or systemic corrupt conduct in relation to the person.

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Chapter 3Commission—investigating corrupt conductPart 3.10Commission—secrecy and information sharing

Section 196

1	(3)	In th	nis sectio	n:
2		info	rmation	sharing entity means any of the following:
3		(a)	an integ	grity body;
4 5			Note	The commission may conduct a joint investigation with an integrity body under s 104.
6		(b)	a law e	nforcement agency;
7 8			Note	The commission may conduct a joint investigation with a law enforcement agency under s 104.
9		(c)	a prose	cutorial body;
10 11			Note	The commission may refer a matter to a prosecutorial body under s 111.
12		(d)	a referr	al entity;
13 14			Note	The commission may refer a corruption report to a referral entity under s 107.
15		(e)	the hea	d of a public sector entity;
16 17			Note	The commission may work cooperatively with a public sector entity under s 55.
18 19 20		(f)	underst	commission has entered into a memorandum of anding or agreement with another entity under 56—the other entity;
21 22 23		(g)		commission dismisses a corruption report and gives the ion report to another entity under section 71—the other
24 25 26		(h)		commission discontinues an investigation and gives the ion report to another entity under section 112—the other

1 2	197		Information about investigation may be given to certain people		
3 4	(1	1)	The commission may give information about the commencement, conduct or results of an investigation to 1 or more of the following:		
5			(a) if the investigation involves a Minister—the Chief Minister;		
6 7			(b) if the investigation involves a member of the Legislative Assembly—		
8			(i) the Speaker; and		
9 10			(ii) the leader of the registered party to which the member belongs;		
11 12			(c) if the matter involves a person who is a member of staff of an MLA—		
13			(i) the Speaker; and		
14 15			(ii) the member of the Legislative Assembly employing the person; and		
16 17			(iii) the leader of the registered party to which the member employing the person belongs;		
18 19			(d) if the investigation involves a public sector entity—the head of the public sector entity.		
20	(2	2)	The information may include information about—		
21			(a) any action taken by the commission; and		
22 23			(b) any recommendation by the commission that any action or further action be taken.		
24 25 26	(3	3)	However, the commission must not give a person information under this section if the commission considers that giving the information would—		
27			(a) not be in the public interest or in the interests of justice; or		

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	Chapter 3 Part 3.10	Commission—investigating corrupt conduct Commission—secrecy and information sharing
	Section 198	8
1		(b) put a person's safety at risk; or
2		(c) cause unreasonable damage to a person's reputation; or
3 4		(d) prejudice an investigation under this Act or an investigation by the Australian Federal Police; or
5 6		(e) be likely to lead to the disclosure of any secret investigative method used by the commission or police officer; or
7		(f) contravene a statutory secrecy obligation; or
8 9		(g) involve the unreasonable disclosure of information relating to the personal affairs of a person.
10 11		<i>Note</i> The commission must also give the person a non-disclosure notice about the information (see s 198).
12 13	198	Commission must give non-disclosure notice when giving information
14 15	(1)	This section applies if the commission gives a person information under—
16		(a) section 72 (Commission must keep complainant informed); or
17 18		(b) section 73 (Commission must keep referring entity informed); or
19		(c) section 74 (Commission must keep notifier informed); or
20 21		(d) section 188 (Investigation report—comments on proposed reports); or
22 23		(e) section 197 (1) (Information about investigation may be given to certain people); or
24		(f) section 212 (Special report—comments on proposed reports); or
25 26		(g) section 224 (Commission annual report—comments on proposed reports).

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1 2	(2)	The commission must also give the person a notice (a <i>non-disclosure notice</i>) about the information, setting out the following:
3 4		(a) that disclosure of the information may be an offence and penalties may apply;
5		(b) that certain kinds of disclosures may be permitted disclosures;
6		Note Permitted disclosure —see s 199.
7 8		(c) a statement of the permitted disclosures and any prohibited disclosures;
9		<i>Note</i> Prohibited disclosure —see s (3).
10 11		(d) an explanation of the effect of section 200 (Non-disclosure notices—expiry).
12 13 14 15	(3)	In preparing the non-disclosure notice about the information, the commission may decide that a certain kind of permitted disclosure of the information must be prohibited (a <i>prohibited disclosure</i>) because the disclosure would be likely to prejudice—
16		(a) an investigation; or
17		(b) the safety or reputation of a person; or
18 19		(c) the fair trial of a person who has been, or may be, charged with an offence.
20 21		<i>Note</i> The power to make a non-disclosure notice includes the power to amend or repeal the non-disclosure notice (see Legislation Act, s 46).

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Chapter 3
Part 3.10Commission—investigating corrupt conduct
Commission—secrecy and information sharing

Section 199

1	199	Meaning of <i>permitted disclosure</i> of information—pt 3.10
2		In this part:
3 4		<i>permitted disclosure</i> of information, by a person, means a disclosure of information mentioned in a non-disclosure notice, that is—
5		(a) made by the person—
6 7 8		 (i) to an interpreter if the person does not have a sufficient knowledge of the English language to understand the non-disclosure notice; or
9 10 11 12 13		 (ii) to an independent person if the person is illiterate or has a mental impairment, physical impairment or other impairment which prevents the person from understanding the information in the non-disclosure notice without assistance; or
14		<i>Note Mental impairment</i> —see the dictionary.
15 16		(iii) to a parent, guardian or independent person if the person is under the age of 18 years; or
17 18 19 20		(b) made by the person to obtain legal advice or representation in relation to the person's rights, liabilities, obligations and privileges under this Act, including in relation to the non-disclosure notice; or
21 22 23		<i>Note</i> The commission may make a legal advice direction directing a person not to seek legal advice or representation from a stated lawyer (see s 193).
24 25 26 27		(c) made by a lawyer who has received a disclosure under paragraph (b), to comply with a legal duty of disclosure or a professional obligation arising from the lawyer's professional relationship with their client; or
28 29		(d) already published by the commission in a report or otherwise made public under this Act; or

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		Section 200
		 (e) made by the person in making a complaint about the commission or commission personnel to the inspector under section 257 (Inspector—making a complaint to the inspector); or
		(f) otherwise authorised or required under this Act.
200		Non-disclosure notices—expiry
		A non-disclosure notice given to a person expires on the earliest of the following:
		(a) if the commission revokes the non-disclosure notice—the day the commission gives the person a notice about the revocation;
		(b) 3 years after the day the non-disclosure notice was issued.
201		Offences—disclose information received from the commission
	(1)	A person commits an offence if the person—
		(a) is given information under—
		(i) section 72 (Commission must keep complainant informed); or
		(ii) section 73 (Commission must keep referring entity informed); or
		(iii) section 74 (Commission must keep notifier informed); or
		(iv) section 188 (Investigation report—comments on proposed reports); or
		(v) section 197 (1) (Information about investigation may be given to certain people); or
		(vi) section 212 (Special report—comments on proposed reports);
		(vii) section 224 (Commission annual report—comments on proposed reports); and

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Section 201

1		(b) is given a non-disclosure notice about the information; and
2		(c) the non-disclosure notice has not expired; and
3		(d) discloses the information.
4 5		Maximum penalty: 100 penalty units, imprisonment for 1 year or both.
6	(2)	Subsection (1) does not apply if—
7		(a) the disclosure is a permitted disclosure; and
8 9		(b) the permitted disclosure is not identified as a prohibited disclosure in the non-disclosure notice; and
10		(c) when making the permitted disclosure, the person—
11 12		(i) tells the recipient that this section applies to any subsequent disclosure of the information by the recipient; and
13 14		(ii) gives the recipient a copy of the non-disclosure notice about the information.
15 16		<i>Note</i> The defendant has an evidential burden in relation to the matters mentioned in s (2) (see Criminal Code, s 58).
17	(3)	A person commits an offence if—
18		(a) a permitted disclosure of information is made to the person; and
19 20		(b) the person receives a copy of a non-disclosure notice about the information with the permitted disclosure; and
21		(c) the non-disclosure notice has not expired; and
22		(d) the person discloses the information.
23 24		Maximum penalty: 100 penalty units, imprisonment for 1 year or both.

1	202		Evidence in court proceedings
2		(1)	This section applies if—
3 4			(a) a person is a party to a court proceeding (whether civil or criminal); and
5 6 7			(b) the court considers it desirable that particular evidence given to the commission be made available to a party to the proceeding; and
8 9			(c) the person is prohibited by this Act from disclosing the evidence.
10 11 12		(2)	After giving the commission a reasonable opportunity to appear and make representations about the evidence, the court may order that the commission make the evidence available to the court.
13 14 15		(3)	If the court has examined the evidence and is satisfied that it is in the interests of justice to make the evidence available to the party, the court may make the evidence available to the party.

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Chapter 3Commission—investigating corrupt conductPart 3.11Commission—outcomes

Section 203

Part 3.11 Commission—outcomes

2 3	203		Outcome of prosecutions and termination action to be published		
4		(1)	This section applies if—		
5 6			(a) the commission publishes in an investigation report or commission annual report—		
7 8			(i) a finding or opinion that a person has engaged in, is engaging in, or is about to engage in, corrupt conduct; or		
9			(ii) a comment or opinion which is adverse to a person; and		
10			(b) the person is subsequently—		
11 12			(i) prosecuted for an offence arising out of the investigation; or		
13 14			(ii) the subject of termination action arising out of the investigation.		
15 16		(2)	The commission must publish the outcome of the prosecution, or termination action, on the commission's website.		
17	204		Exoneration guidelines		
18 19 20		(1)	The commission must make guidelines (the <i>exoneration guidelines</i>) about how the commission is to deal with damage to a person's reputation if—		
21 22			(a) the commission publishes in an investigation report, special report or commission annual report—		
23 24			(i) a finding or opinion that a person has engaged in, is engaging in, or is about to engage in, corrupt conduct; or		
25			(ii) a comment or opinion which is adverse to a person; and		

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Section	204
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1		(b) any	of the following happens:
2		(i)	the matter is referred to a prosecutorial body but the person
3			is not prosecuted for an offence arising out of the
4			investigation;
5		(ii)	the matter is referred to a prosecutorial body, the person is
6			prosecuted for an offence arising out of the investigation
7			and—
8			(A) the prosecution is discontinued or dismissed; or
9			(B) the person is found not guilty of the offence; or
10			(C) the person is convicted of the offence but the
11			conviction is quashed, nullified or set aside; or
12			(D) the person is otherwise cleared of wrongdoing;
13		(iii)	the person is the subject of termination action arising out
14			of the investigation and the person is cleared of
15			wrongdoing.
16	(2)	The exor	neration guidelines are a notifiable instrument.
17		Note .	A notifiable instrument must be notified under the Legislation Act.

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Chapter 4Commission—reportingPart 4.1Commission—monthly reports to inspector

Section 205

Chapter 4 Commission—reporting

Part 4.1 Commission—monthly reports to inspector

4	205	Commissioner—monthly reports to inspector
5 6		The commissioner must give a written report to the inspector at the end of each month including the following for the month:
7		(a) a copy of each confidentiality notice given to a person under—
8 9		(i) section 78 (Confidentiality notices for preliminary inquiries); or
10		(ii) section 79 (Confidentiality notices for investigations);
11 12 13		 (b) a copy of each notice revoking a confidentiality notice given to a person under section 82 (Confidentiality notices—amendment and revocation);
14 15		(c) a copy of each application made to the Supreme Court under section 83 (1) (Confidentiality notices—extension);
16 17		(d) a copy of each order extending a confidentiality notice made by the Supreme Court under section 83 (2);
18 19		(e) for each preliminary inquiry notice issued under section 90 (Power to issue preliminary inquiry notice)—
20 21		(i) the name of the person to whom the notice was directed; and
22		(ii) the reasons why the notice was issued;
23 24		(f) a copy of each report given to the inspector under section 144 (Commission must notify inspector of public examination);

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1 2 3 4 5 6 7 8 9 10 11	 (g) for each public examination held under section 140 (Power to hold examination)— (i) the investigation to which the examination relates; and (ii) the name of each person appearing at the examination; and (iii) the reasons for holding the examination in public; (h) for each examination summons issued under section 147 (Power to issue examination summons)— (i) the name of the person summoned; and (ii) the reasons why the examination summons was issued;
4 5 6 7 8 9 10	 (ii) the name of each person appearing at the examination; and (iii) the reasons for holding the examination in public; (h) for each examination summons issued under section 147 (Power to issue examination summons)— (i) the name of the person summoned; and (ii) the reasons why the examination summons was issued;
5 6 7 8 9 10	 (iii) the reasons for holding the examination in public; (h) for each examination summons issued under section 147 (Power to issue examination summons)— (i) the name of the person summoned; and (ii) the reasons why the examination summons was issued;
6 7 8 9 10	 (h) for each examination summons issued under section 147 (Power to issue examination summons)— (i) the name of the person summoned; and (ii) the reasons why the examination summons was issued;
7 8 9 10	 to issue examination summons)— (i) the name of the person summoned; and (ii) the reasons why the examination summons was issued;
9 10	(ii) the reasons why the examination summons was issued;
10	
	(i) for each examination that is video recorded under section 158
12	(Examination—video recording and transcript)—a copy of the video recording and any transcript created;
13 14	(j) for each arrest warrant issued under section 159 (Examination— warrant to arrest witness who fails to appear)—
15	(i) the name of the person named in the warrant; and
16	(ii) the reasons why the commission applied for the warrant;
17 18 19	(k) for each application to the Supreme Court for a person to be dealt with for contempt under section 167 (Commission may apply to Supreme Court to deal with contempt)—
20	(i) the name of the person; and
21	(ii) a copy of the contempt certificate;
22 23	 for each legal advice direction issued under section 193 (Legal advice directions)—
24	(i) a copy of the direction; and
25	(ii) the reasons for the direction; and
26	(iii) the factors taken into consideration in making the direction

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Chapter 4Commission—reportingPart 4.2Commission—special reports

Section 206

Part 4.2 Commission—special reports

2	206		Spe	cial	reports
3 4 5 6			for t the	he Le	nission may, at any time, prepare a report (a <i>special report</i>) gislative Assembly on any matter relating to the exercise of nission's functions, including administrative and general atters.
7 8	207		-		report—not to include findings of guilt etc or endations about prosecution
9		(1)	The	comr	nission must not include in a special report a statement of—
10			(a)	a fin	ding or opinion that a stated person—
11 12 13				(i)	is guilty of or has committed, is committing, or is about to commit, an offence against a law in force in the Territory; or
14 15 16				(ii)	has engaged in, is engaging in, or is about to engage in, conduct that would be reasonable grounds for termination action against the person; or
17 18			(b)		commendation that a stated person be, or an opinion that a d person should—
19				(i)	be prosecuted for an offence; or
20				(ii)	be the subject of termination action.
21 22 23 24		(2)	is al cons	bout stitute	or opinion that a person has engaged in, is engaging in, or to engage in, corrupt conduct, or in stated conduct that s or involves or could constitute or involve corrupt conduct, nding or opinion under subsection (1) (a).

1 2	208		Special report—not to include finding of corrupt conduct unless serious or systemic
3 4 5 6		(1)	The commission must not include in a special report a finding that a stated person has engaged in, is engaging in, or is about to engage in, corrupt conduct unless the corrupt conduct is serious corrupt conduct or systemic corrupt conduct.
7 8 9 10		(2)	However, the commission may include in a special report a finding or opinion about conduct of a stated person that may be corrupt conduct if the statement of the finding or opinion does not describe the conduct as corrupt conduct.
11 12	209		Special report—not to include information that may prejudice proceeding etc
13 14			The commission must not include in a special report any information that would—
15			(a) compromise another investigation under this Act; or
16 17			(b) prejudice a criminal investigation, criminal proceeding or other legal proceeding known to the commission.
18 19			<i>Note</i> The commission may prepare a confidential special report that includes the omitted information (see s 216).
20 21	210		Special report—not to include information identifying certain people
22			The commission must not include in a special report any information
23			that would identify a person who is not the subject of an adverse
24			comment or opinion unless the commission—
25 26			(a) is satisfied that it is necessary or desirable to do so in the public interest; and
27			(b) is satisfied that it will not cause unreasonable damage to the
28			person's reputation, safety or wellbeing; and

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Chapter 4	Commission—reporting
Part 4.2	Commission—special reports

1 2			(c) states in the special report that the person is not the subject of any adverse comment or opinion.
3 4			<i>Note</i> The commission may prepare a confidential special report that includes the omitted information (see s 216).
5 6	211		Special report—not to include information contrary to the public interest
7 8 9		(1)	The commission must not include information in a special report if the commission considers that the disclosure of the information would, on balance, be contrary to the public interest.
10 11		(2)	The disclosure of information may be contrary to the public interest only if the disclosure would be likely to—
12 13 14			(a) unreasonably infringe an individual's right to privacy and reputation, or any other right under the <i>Human Rights Act 2004</i> ; or
15 16			(b) disclose a trade secret, or the business affairs or research of an entity; or
17 18			(c) prejudice relations between the ACT government and another government.
19 20 21		(3)	However, the commission may include in the special report information mentioned in subsection (1) if satisfied the substance of the information is public knowledge.
22 23			<i>Note</i> The commission may prepare a confidential special report that includes the omitted information (see s 216).
24	212		Special report—comments on proposed reports
25 26		(1)	This section applies if the commission is preparing a special report (the <i>proposed report</i>).
27		(2)	If the proposed report, or part of it, relates to—
28 29			(a) a person—the commission must give the proposed report, or part, to the person; or

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1 2		(b) a public sector entity—the commission must give the proposed report, or part, to the head of the public sector entity.
3 4 5	(3)	The commission may also give all or part of the proposed report to anyone else the commission considers has a direct interest in the proposed report.
6 7	(4)	A proposed report must not include anything that must not be included in an investigation report.
8 9 10 11	(5)	If the commission gives a person all or part of a proposed report under subsection (2) or (3), the commission must also give the person written notice stating that the person may give written comments about the proposed report to the commission before the end of—
12		(a) 6 weeks after the day the notice is given to the person; or
13		(b) a longer period stated in the notice.
14 15		<i>Note</i> The commission must also give the person a non-disclosure notice about the information (see s 198).
16 17	(6)	If the commission receives comments under this section, the commission-
18		(a) must consider the comments in preparing the special report; and
19 20		(b) may include the comments as an attachment to the special report.
21 22 23	(7)	If the commission is satisfied that amendment is an appropriate response to the comments, the commission may amend the proposed report.
24 25 26 27	(8)	If the commission is not satisfied that amendment is an appropriate response to the comments, the commission must tell the person, in writing, before the special report is published, that the proposed report is to be published unamended.

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Chapter 4Commission—reportingPart 4.2Commission—special reports

Section 213

1	213		Spe	cial report—presentation to Legislative Assembly
2 3		(1)		e Legislative Assembly is sitting when the commission completes ecial report—
4			(a)	the commission must give the special report to the Speaker; and
5 6			(b)	the Speaker must present the special report to the Legislative Assembly on the next sitting day.
7 8		(2)		ne Legislative Assembly is not sitting when the commission pletes a special report—
9 10			(a)	the commission must give the report, and a copy for each member of the Legislative Assembly, to the Speaker; and
11 12 13			(b)	the report is taken for all purposes to have been presented to the Legislative Assembly on the day the commission gives it to the Speaker (the <i>report day</i>); and
14 15			(c)	the Speaker must arrange for a copy of the report to be given to each member of the Legislative Assembly on the report day; and
16 17			(d)	the Speaker must present the report to the Legislative Assembly—
18				(i) on the next sitting day; or
19 20 21 22				 (ii) if the next sitting day is the first meeting of the Legislative Assembly after a general election of members of the Assembly—on the second sitting day after the election; and
23 24			(e)	publication of the report is taken to have been ordered by the Legislative Assembly on the report day; and
25 26			(f)	the Speaker may give directions for the printing and circulation, and in relation to the publication, of the report.
27			Note	If the Speaker is unavailable, see s 299.
28		(3)	This	section does not apply to a confidential special report.

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1	214		Special report—publication on website
2 3 4		(1)	The commission must publish the special report on the commission's website as soon as practicable after giving the report to the Speaker under section 213.
5			<i>Note</i> If the Speaker is unavailable, see s 299.
6		(2)	This section does not apply to a confidential special report.
7 8	215		Special report—Ministerial response about ACT public service entity
9		(1)	This section applies if—
10 11			(a) a special report is presented to the Legislative Assembly under section 213; and
12 13			(b) the special report made a finding of serious or systemic corrupt conduct in relation to an ACT public service entity.
14 15 16		(2)	Within 4 months after the day a special report is presented to the Legislative Assembly, the Minister responsible for the ACT public service entity must—
17			(a) prepare a written response to the report; and
18			(b) either—
19			(i) present the response to the Legislative Assembly; or
20 21			(ii) give the response, and a copy for each member of the Assembly, to the Speaker.
22		(3)	If the Minister gives the response to the Speaker—
23 24			(a) publication of the response is taken to have been ordered by the Legislative Assembly; and
25 26			(b) the Speaker must arrange for a copy of the response to be given to each member of the Legislative Assembly; and

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1 2			(c) the Speaker may give directions for the printing and circulation, and in relation to the publication, of the response; and
3 4			(d) the Minister must present the response to the Legislative Assembly—
5			(i) on the next sitting day; or
6 7 8			 (ii) if the next sitting day is the first meeting of the Legislative Assembly after a general election of members of the Assembly—on the second sitting day after the election.
9			<i>Note</i> If the Speaker is unavailable, see s 299.
10	216		Confidential special report
11 12		(1)	This section applies if the commission omits information from a special report under—
13 14			(a) section 209 (Special report—not to include information that may prejudice proceeding etc); or
15 16			(b) section 210 (Special report—not to include information identifying certain people); or
17 18			(c) section 211 (Special report—not to include information contrary to the public interest).
19 20		(2)	The commission may prepare a confidential special report that includes the omitted information.
21 22		(3)	The commission must give the confidential special report to the relevant Assembly committee.
23 24 25 26		(4)	A confidential special report presented to the committee is taken for all purposes to have been referred to the committee by the Legislative Assembly for inquiry and any report that the committee considers appropriate.

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Part 4.3 Commission—annual reports

2	217		Meaning of commission annual report
3			In this Act:
4 5 6			<i>commission annual report</i> means a report by the commission under the <i>Annual Reports (Government Agencies) Act 2004</i> , section 7A (Officer of the Assembly annual report).
7	218		Commission annual report—content
8 9		(1)	A commission annual report must include a statement of the number of each of the following for the year:
10 11			 (a) conflicts of interest reported to the Speaker and inspector under section 31 (Commissioner—must avoid conflict of interest);
12 13 14			 (b) corruption complaints made to the commission under section 57 (Anyone may make corruption complaint) including the following:
15			(i) a description of each corruption complaint;
16			(ii) the time taken to deal with each corruption complaint;
17			(iii) the average time taken to deal with corruption complaints;
18 19 20			 (c) corruption complaints referred to the commission under section 59 (Other entities may refer corruption complaints), including a description of each complaint;
21 22			(d) corruption complaints withdrawn under section 60 (Withdrawal of corruption complaints);
23 24 25 26			(e) mandatory corruption notifications made by heads of public sector entities under section 61 (Meaning of <i>mandatory corruption notification</i>), including a description of each matter notified;

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Part 4.3	Commission—annual reports

1 2	(f)	corruption reports dismissed under section 71 (1) (When corruption reports must be dismissed) including—
3		(i) the ground for the decision; and
4 5		(ii) the number of reports given to another entity under section 71 (2);
6 7 8	(g)	confidentiality notices issued under section 78 (Confidentiality notices for preliminary inquiries) and section 79 (Confidentiality notices for investigations);
9	(h)	preliminary inquiries carried out under
10 11		(i) section 86 (Preliminary inquiries about corruption reports); and
12 13		(ii) section 87 (Preliminary inquiries about own initiative matters);
14	(i)	days during the year spent conducting preliminary inquiries;
15 16	(j)	preliminary inquiry notices issued under section 90 (Power to issue preliminary inquiry notice);
17 18	(k)	investigations conducted under section 100 (Commission may investigate corruption report) including—
19		(i) for each corruption report investigated—
20		(A) a description of the matter investigated; and
21 22 23		(B) the number of days between the day the commission received the corruption report and the day the commission decided to conduct the investigation; and
24 25		(ii) the number of investigations commenced but not completed during the year;
26 27 28	(1)	investigations conducted under section 101 (Commission may investigate on own initiative), including a description of each matter investigated;

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1 2	(m)	joint investigations conducted under section 104 (Investigation may be conducted as joint investigation);
3	(n)	corruption reports referred to any of the following entities:
4 5		(i) the inspector under section 105 (Commission must refer corruption reports about staff to inspector);
6 7 8 9		 (ii) a referral entity under section 107 (Commission may refer corruption reports to referral entity), and the number withdrawn under section 109 (Referral to referral entity— withdrawal of referral);
10 11 12		 (iii) the judicial council or a judicial commission under section 110 (Commission may refer reports to judicial council or judicial commission);
13 14		(iv) a prosecutorial entity under section 111 (Commission may refer matters to prosecutorial body);
15 16	(0)	investigations discontinued under section 112 (1) (Discontinuing an investigation), including—
17		(i) the ground for the decision; and
18 19		(ii) the number of reports given to another entity under section 112 (2);
20 21	(p)	search warrants issued under section 122 (Warrants-generally);
22 23	(q)	examinations held under section 140 (Power to hold examination), including—
24 25		(i) the number of public examinations under section 143 (Examinations may be public or private); and
26 27		(ii) the number of days during the year spent conducting examinations;
28 29	(r)	examination summonses issued under section 147 (Power to issue examination summons);

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1 2	(s)	suppression orders issued under section 154 (Examination- commission may issue suppression order);
3 4	(t)	arrest warrants issued under section 159 (Examination-warrant to arrest witness who fails to appear);
5 6 7	(u)	applications for contempt of the commission made under section 167 (Commission may apply to Supreme Court to deal with contempt);
8 9	(v)	private recommendations made under section 179 (Commission may make private recommendation at any time);
10 11 12 13 14 15	(w)	investigation reports presented to the Legislative Assembly under section 189 (Investigation report—presentation to Legislative Assembly) including, for each investigation completed during the year—the number of days between the day the investigation was completed and the day the investigation report was presented to the Legislative Assembly;
16 17 18 19 20 21 22	(x)	confidential investigation reports given to the relevant Assembly committee under section 192 (Confidential investigation report) including, for each investigation completed during the year—the number of days between the day the investigation was completed and the day the confidential investigation report was given to the relevant Assembly committee;
23 24	(y)	legal advice directions made under section 193 (Legal advice directions);
25 26 27 28	(z)	information sharing entities to whom the commission has disclosed information under section 196 (Disclosure of information by commission) including the general nature and extent of the information disclosed;

1 2	(za) prosecutions and termination actions arising out of investigations including the number of—
3 4	(i) outcomes published under section 203 (Outcome of prosecutions and termination action to be published); and
5 6	(ii) exonerations dealt with under section 204 (Exoneration guidelines);
7 8 9	 (zb) special reports presented to the Legislative Assembly under section 213 (Special report—presentation to Legislative Assembly);
10 11	(zc) confidential special reports given to the relevant Assembly committee under section 216 (Confidential special report);
12 13	(zd) times the commission exercised functions under the following legislation:
14	(i) Crimes (Assumed Identities) Act 2009;
15	(ii) Crimes (Controlled Operations) Act 2008;
16	(iii) Crimes (Protection of Witness Identity) Act 2011;
17	(iv) Crimes (Surveillance Devices) Act 2010.
18 19 20	<i>Note</i> The commission annual report must be presented to the Legislative Assembly under the <i>Annual Reports (Government Agencies) Act 2004</i> , s 15.
21	(2) A commission annual report must also include the following:
22 23 24	 (a) any recommendations for change to territory laws, or for administrative action, that the commission considers should be made as a result of the exercise of its functions;
25 26	(b) a description of the commission's activities during the year in relation to its educating and advising functions.

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Chapter 4	Commission—reporting
Part 4.3	Commission—annual reports

1 2 3 4		(3)	If the commissioner considers that compliance with the <i>Annual Reports (Government Agencies) Act 2004</i> would prejudice the commissioner's independence, the commissioner is not required to comply with that Act to that extent.		
5 6	219		Commission annual report—not to include findings of guilt etc or recommendations about prosecution		
7 8		(1)	The commission must not include in a commission annual report a statement of—		
9			(a) a finding or opinion that a stated person—		
10 11 12			(i) is guilty of or has committed, is committing or is about to commit, an offence against a law in force in the Territory; or		
13 14 15			 (ii) has engaged in, is engaging in, or is about to engage in, conduct that would be reasonable grounds for termination action against the person; or 		
16 17			(b) a recommendation that a stated person be, or an opinion that a stated person should—		
18			(i) be prosecuted for an offence; or		
19			(ii) be the subject of termination action.		
20 21 22 23		(2)	A finding or opinion that a person has engaged in, is engaging in, or is about to engage in, corrupt conduct, or in stated conduct that constitutes or involves or could constitute or involve corrupt conduct, is not a finding or opinion under subsection (1) (a).		
24 25	220		Commission annual report—not to include finding of corrupt conduct unless serious or systemic		
26 27 28 29		(1)	The commission must not include in a commission annual report a finding that a stated person has engaged in, is engaging in, or is about to engage in, corrupt conduct unless the corrupt conduct is serious corrupt conduct or systemic corrupt conduct.		

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1 2 3 4		(2)	However, the commission may include in a commission annual report a finding or opinion about conduct of a stated person that may be corrupt conduct if the statement of the finding or opinion does not describe the conduct as corrupt conduct.
5 6	221		Commission annual report—not to include information that may prejudice proceeding etc
7 8			The commission must not include in a commission annual report any information that would—
9			(a) compromise another investigation under this Act; or
10 11			(b) prejudice a criminal investigation, criminal proceeding or other legal proceeding known to the commission.
12 13	222		Commission annual report—not to include information identifying certain people
14 15 16			The commission must not include in a commission annual report any information that would identify a person who is not the subject of an adverse comment or opinion unless the commission—
17 18			(a) is satisfied that it is necessary or desirable to do so in the public interest; and
19 20			(b) is satisfied that it will not cause unreasonable damage to the person's reputation, safety or wellbeing; and
21 22			(c) states in the commission annual report that the person is not the subject of any adverse comment or opinion.
23 24	223		Commission annual report—not to include information contrary to the public interest
25 26 27		(1)	The commission must not include information in a commission annual report if the commission considers that the disclosure of the information would, on balance, be contrary to the public interest.

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1 2		(2)	The disclosure of information may be contrary to the public interest only if the disclosure would be likely to—
3 4 5			(a) unreasonably infringe an individual's right to privacy and reputation, or any other right under the <i>Human Rights Act 2004</i> ; or
6 7			(b) disclose a trade secret, or the business affairs or research of an entity; or
8 9			(c) prejudice relations between the ACT government and another government.
10 11 12		(3)	However, the commission may include in the commission annual report information mentioned in subsection (1) if satisfied the substance of the information is public knowledge.
13 14	224		Commission annual report—comments on proposed reports
15 16		(1)	This section applies if the commission is preparing a commission annual report (the <i>proposed report</i>).
17		(2)	If the proposed report, or part of it, relates to—
18 19			(a) a person—the commission must give the proposed report, or part, to the person; or
20 21			(b) a public sector entity—the commission must give the proposed report, or part, to the head of the public sector entity.
22 23 24		(3)	The commission may also give all or part of the proposed report to anyone else the commission considers has a direct interest in the proposed report.
25		(4)	A proposed report must not include anything that must not be included in a commission annual report.

1 (2 3 4	(5)	If the commission gives a person all or part of a proposed report under subsection (2) or (3), the commission must also give the person written notice stating that the person may give written comments about the proposed report to the commission before the end of—
5		(a) 6 weeks after the day the notice is given to the person; or
6		(b) a longer period stated in the notice.
7 8		<i>Note</i> The commission must also give the person a non-disclosure notice about the information in the proposed report (see s 198).
9 (10	(6)	If the commission receives comments under this section, the commission-
11 12		(a) must consider the comments in preparing the commission annual report; and
13 14		(b) may include the comments as an attachment to the commission annual report.
15 (16 17	(7)	If the commission is satisfied that amendment is an appropriate response to the comments, the commission may amend the proposed report.
18 (19 20 21	(8)	If the commission is not satisfied that amendment is an appropriate response to the comments, the commission must tell the person, in writing, before the commission annual report is published, that the proposed report is to be published unamended.

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Chapter 5 Inspector of the commission

² Part 5.1 Inspector of the commission

Division 5.1.1 Inspector—independence and functions

5 225 Inspector—officer of the Legislative Assembly

- (1) The inspector is an independent officer of the Legislative Assembly.
- (2) The functions, powers, rights, immunities and obligations of the inspector are as stated in this Act and any other law in force in the Territory.
 - *Note* A law in force in the Territory includes a territory law and a Commonwealth law.
- (3) There are no implied functions, powers, rights, immunities or
 obligations arising from the inspector being an independent officer of
 the Legislative Assembly.
 - (4) The powers of the Legislative Assembly to act in relation to the inspector are as stated in this Act and any other law in force in the Territory.
- 18 (5) In subsection (4):

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- 19 *Legislative Assembly* includes—
 - (a) the members of the Legislative Assembly; and
 - (b) the committees of the Legislative Assembly.
- (6) There are no implied powers of the Legislative Assembly arising
 from the inspector being an independent officer of the Legislative
 Assembly.

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Section 226

1	226		Inspector—independence
2 3			Subject to this Act and to other territory laws, the inspector has complete discretion in the exercise of the inspector's functions.
4	227		Inspector—functions
5		(1)	The functions of the inspector are—
6 7 8			 (a) to assess and report on the commission's compliance with this Act and any memorandums of understanding or agreements entered into under this Act; and
9 10			(b) to receive, investigate and assess complaints about the commission and members of staff of the commission; and
11 12 13			(c) to make recommendations to the commission or public bodies about practices or procedures in relation to the performance of functions under this Act; and
14 15			(d) any other functions given to the inspector under this Act or another territory law.
16 17		(2)	The inspector is not subject to direction from anyone in relation to the exercise of the inspector's functions.
18	228		Inspector—powers
19			The inspector—
20 21 22			 (a) may investigate any aspect of the commission's operations or any conduct of the commissioner or the staff of the commission; and
23 24			(b) is entitled to full access to the records of the commission and to take, or have copies made of, any of the records; and
25 26 27			(c) may require the commissioner or the staff of the commission to provide information or produce documents or other things about any matter, or any class of matters, relating to—
28			(i) the commission's operations; or

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	Chapter 5 Part 5.1 Division 5		Inspector of the commission Inspector of the commission Inspector—appointment
	Section 229		
1 2			(ii) the conduct of the commissioner or the staff of the commission; and
3 4 5		(d)	may refer matters relating to the commissioner or the staff of the commission to another public sector entity or public official for consideration or action; and
6 7		(e)	may recommend disciplinary action or criminal prosecution against the commissioner or the staff of the commission.
8	Divisio	n 5.	1.2 Inspector—appointment
9 10	229		pector—ombudsman to be inspector until other pointment made
11 12			e ombudsman is the inspector until an appointment is made under tion 230.
13 14 15 16		Note	The person holding office as the Commonwealth ombudsman is taken to be the ombudsman until an appointment is made under the <i>Ombudsman</i> <i>Act 1989</i> , s 22 (see <i>A.C.T. Self-Government (Consequential Provisions)</i> <i>Act 1988</i> (Cwlth), s 28).
17	230	Ins	pector—appointment
18 19	(1)		e Speaker may, on behalf of the Territory, appoint a person who is the ombudsman as inspector of the commission.
20	(2)	The	e appointment must be made—
21		(a)	in consultation with—
22			(i) the Chief Minister; and
23			(ii) the Leader of the Opposition; and
24 25 26 27			 (iii) the leader (however described) of a registered party (other than the party to which the Chief Minister or Leader of the Opposition belongs) if at least 2 members of the Legislative Assembly are members of the party; and
28			(iv) the relevant Assembly committee; and

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1 2			(b) in accordance with the inspector selection criteria and process determination.
3 4			<i>Note</i> Inspector selection criteria and process determination —see s 232.
5 6		(3)	However, the Speaker must not appoint a person as inspector unless-
7 8			(a) satisfied that the person has extensive knowledge of, and experience in—
9			(i) criminal investigation or criminal adjudication; or
10			(ii) law enforcement or the conduct of investigations; or
11			(iii) public administration, governance or government; and
12 13			(b) the Legislative Assembly has approved the appointment, by resolution passed by a majority of at least $2/3$ of the members.
14		(4)	The appointment is a disallowable instrument.
15 16			<i>Note 1</i> A disallowable instrument must be notified, and presented to the Legislative Assembly, under the Legislation Act.
17 18			<i>Note 2</i> For the making of appointments (including acting appointments), see the Legislation Act, pt 19.3.
19 20 21			<i>Note 3</i> If an inspector is not appointed under this section, the Speaker must arrange for another person to exercise the functions of the inspector (see s 247).
22	231		Inspector—eligibility for appointment
23 24		(1)	The Speaker may appoint a person as the inspector only if the person has been—
25			(a) a judge of the Supreme Court; or
26			(b) a judge of the Supreme Court of a State or another territory; or
27			(c) a judge of the Federal Court; or
28			(d) a justice of the High Court; or

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1		(e) a lawyer for at least 10 years.
2	(2)	However, the Speaker must not appoint a person as the inspector if
3		the person—
4		(a) is or has been—
5		(i) the commissioner; or
6		(ii) the CEO of the commission; or
7		(b) is or has been a member of—
8		(i) the Legislative Assembly; or
9		(ii) the Parliament of the Commonwealth; or
10		(iii) the legislature of a State or another territory; or
11 12		(c) is or has, in the 5 years immediately before the day of the proposed appointment, been a public servant; or
13 14		(d) is or has, in the 5 years immediately before the day of the proposed appointment, been a member of—
15		(i) a registered party; or
16 17		(ii) a political party registered under a law of the Commonwealth, a State or another territory; or
18		(iii) a political party; or
19		(e) has been convicted—
20 21		(i) in the ACT, of an offence punishable by imprisonment for at least 1 year; or
22 23		(ii) outside the ACT, in Australia or elsewhere, of an offence that, if it had been committed in the ACT, would be
24		punishable by imprisonment for at least 1 year.

1	232	Inspector—selection criteria and process
2 3 4	(1)	Before the Speaker appoints a person under section 230, the Speaker must make a determination (an <i>inspector selection criteria and process determination</i>) about—
5 6		(a) the criteria that apply to the selection of a person for appointment as inspector; and
7		(b) the process for selecting the person.
8 9	(2)	In making an inspector selection criteria and process determination, the Speaker must—
10		(a) consult—
11		(i) the Chief Minister; and
12		(ii) the Leader of the Opposition; and
13 14 15 16		(iii) the leader (however described) of a registered party (other than the party to which the Chief Minister or Leader of the Opposition belongs) if at least 2 members of the Legislative Assembly are members of the party; and
17		(iv) the relevant Assembly committee; and
18		(b) ensure the selection process is open and accountable; and
19 20 21		 (c) have regard to any selection criteria determined under the <i>Supreme Court Act 1933</i>, section 4AA (Requirements of appointment—resident judges).
22 23	(3)	An inspector selection criteria and process determination is a disallowable instrument.
24 25		<i>Note</i> A disallowable instrument must be notified, and presented to the Legislative Assembly, under the Legislation Act.

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Section 233	

233		Inspector—length of appointment
		The inspector must not be appointed for longer than 7 years.
		<i>Note</i> A person may be reappointed to a position if the person is eligible to be appointed to the position (see Legislation Act, s 208 and dict, pt 1, def <i>appoint</i>).
234		Inspector—terms of appointment
	(1)	The inspector is appointed on the terms (if any) in relation to matters not provided for by this part or a determination under the <i>Remuneration Tribunal Act 1995</i> that are prescribed by the management standards under the <i>Public Sector Management</i> <i>Act 1994</i> .
	(2)	This section does not apply to a person holding the office of inspector under section 229 (Inspector—ombudsman to be inspector until other appointment made).
235		Inspector—oath or affirmation of office
		Before a person is appointed as inspector, the person must take an oath of office, or make an affirmation of office, before the Speaker.
		<i>Note</i> For the form of the oath and affirmation of office, see the <i>Oaths and Affirmations Act 1984</i> , s 6 and sch 1.
236		Inspector—disclosure of interests
		The inspector must give a written statement of the inspector's personal and financial interests to the Speaker within 7 days after—
		(a) the day the inspector is appointed; and
		(b) the first day of each financial year; and
		(c) the day there is a change in the interest.
		<i>Note</i> The inspector must take all reasonable steps to avoid a conflict of interest

1	237		Inspector—must not do inconsistent work etc
2			The inspector must not—
3 4			(a) have paid employment that is inconsistent with the inspector's functions; or
5 6			(b) engage in any unpaid activity that is inconsistent with the inspector's functions.
7	238		Inspector—resignation
8 9			The inspector may resign by giving a signed notice of resignation to the Speaker.
10	239		Inspector—retirement
11 12		(1)	The Speaker may retire the inspector on the ground of physical or mental incapacity if—
13 14			(a) the incapacity substantially affects the exercise of the inspector's functions; and
15			(b) the inspector consents to the retirement.
16 17		(2)	However, the inspector must not be retired on the ground of invalidity unless—
18 19			(a) if the inspector is an eligible employee for the <i>Superannuation</i> <i>Act 1976</i> (Cwlth)—
20 21			(i) the inspector is under the inspector's maximum retiring age within the meaning of that Act; and
22 23 24			 (ii) a certificate has been given by the Commonwealth Superannuation Board of Trustees No 2 under that Act, section 54C for the inspector; or
25 26			(b) if the inspector is a member of the superannuation scheme established under the <i>Superannuation Act 1990</i> (Cwlth)—
27			(i) the inspector is under 60 years old; and

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	Sect	ion 24(0	
1 2 3				 (ii) a certificate has been given by the Commonwealth Superannuation Board of Trustees No 1 under that Act, section 13 for the inspector; or
4 5 6			(c)	if the inspector is an ordinary employer-sponsored member of PSSAP within the meaning of the <i>Superannuation Act 2005</i> (Cwlth)—
7				(i) the inspector is under 60 years old; and
8 9 10				(ii) a certificate has been given by the Commonwealth Superannuation Board of Trustees No 1 under that Act, section 43 for the inspector.
11		(3)	In t	his section:
12			inv	alidity means—
13 14			(a)	for an eligible employee for the <i>Superannuation Act</i> 1976 (Cwlth)—invalidity under that Act; or
15 16 17			(b)	for a member of the superannuation scheme established under the <i>Superannuation Act 1990</i> (Cwlth)—invalidity under that Act; or
18 19 20			(c)	for an ordinary employer-sponsored member of PSSAP within the meaning of the <i>Superannuation Act 2005</i> (Cwlth)— invalidity under that Act.
21			phy	sical or mental incapacity includes invalidity.
22	240		Ins	pector—suspension—generally
23		(1)	The	e Speaker may suspend the inspector—
24			(a)	for misbehaviour; or
25 26 27			(b)	for failure to take all reasonable steps to avoid being placed in a position where a conflict of interest arises during the exercise of the inspector's functions; or

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1 2		(c) for physical or mental incapacity, if the incapacity substantially affects the exercise of the commissioner's functions; or
3		(d) if the inspector becomes bankrupt or personally insolvent.
4 5 6 7		<i>Note</i> Power given by a law to make a decision includes power to reverse or change the decision. The power to reverse or change the decision is exercisable in the same way, and subject to the same conditions, as the power to make the decision (see Legislation Act, s 180).
8	(2)	If the Speaker is considering suspending the inspector, the Speaker—
9 10		(a) must consult the following people about the proposed suspension:
11		(i) the Chief Minister;
12		(ii) the Leader of the Opposition;
13 14 15 16		(iii) the leader (however described) of a registered party (other than the party to which the Chief Minister or Leader of the Opposition belongs) if at least 2 members of the Legislative Assembly are members of the party;
17		(iv) the relevant Assembly committee; and
18 19		(b) may ask 1 or more of the following for advice about the proposed suspension:
20		(i) the public sector standards commissioner;
21		(ii) anyone else the Speaker considers appropriate.
22 23 24	(3)	If the Speaker suspends the inspector, the Speaker must give the inspector written notice of the suspension and a copy of a statement of the reasons for the suspension.
25 26		<i>Note</i> For what must be included in a statement of reasons, see the Legislation Act, s 179.
27 28	(4)	The suspension takes effect when the notice and statement are given to the inspector under subsection (3).
29	(5)	The inspector may be suspended only under this section.

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1 2		(6)	The inspector is entitled to be paid salary and allowances while suspended.
3 4	241		Inspector—suspension—relevant Assembly committee notice and meetings
5 6 7 8 9 10		(1)	If the Speaker suspends the inspector, the Speaker must give written notice of the suspension and a copy of the statement of the reasons for the suspension to each member of the relevant Assembly committee not later than the next business day, or if the committee has not been established, the next business day after the day the committee is established.
11 12		(2)	The relevant Assembly committee must meet in relation to the inspector's suspension—
13 14			(a) not later than 3 business days after the day the committee is given written notice of the suspension (the <i>notice day</i>); and
15 16			(b) at subsequent intervals of not longer than 30 days while the inspector is suspended (a <i>regular meeting</i>).
17 18 19		(3)	The relevant Assembly committee must give the inspector written notice that a regular meeting will be held at least 3 business days before the day the meeting is to be held.
20 21		(4)	The inspector may make an oral or written submission (or both) to the committee about the inspector's suspension.
22 23 24		(5)	At each regular meeting, the relevant Assembly committee must review the inspector's suspension and may, at any time, pass a resolution about the suspension, including a resolution—
25 26			(a) recommending to the Speaker that the Speaker end the suspension; or
27 28			(b) to make a statement to the Legislative Assembly recommending that the Speaker end the inspector's appointment.

1	242		Inspector—ending suspension
2 3		(1)	If the Speaker does not comply with section 241 (1), the suspension ends at the end of the notice day.
4 5 6		(2)	If the relevant Assembly committee fails to hold a meeting as required under section 241 (2), the suspension ends on the day after the last day when the meeting could have been held.
7 8 9 10		(3)	If the relevant Assembly committee makes a recommendation mentioned in section 241 (5) (a) and the Speaker does not end the suspension within 1 business day after the day the recommendation is made—
11 12 13			 (a) the committee may, at any time, resolve to make a statement to the Legislative Assembly recommending that the suspension be ended; and
14 15			(b) if the committee makes a statement mentioned in paragraph (a) and—
16 17			 (i) the Legislative Assembly resolves to end the suspension— the suspension ends on the passing of the resolution; or
18 19 20			 (ii) the Legislative Assembly does not deal with the statement within 3 sitting days—the suspension ends at the end of the 3rd sitting day.
21 22		(4)	If the relevant Assembly committee makes a statement mentioned in section 241 (5) (b)—
23 24			(a) the Legislative Assembly may resolve to require the Speaker to end the inspector's appointment; but
25 26 27			 (b) if the Legislative Assembly does not, within 3 sitting days, pass a resolution mentioned in paragraph (a)—the suspension ends at the end of the 3rd sitting day.

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	Section	on 243	3
		(5)	If the Speaker ends the inspector's suspension, the Speaker must give written notice of the ending of the suspension and a copy of a statement of the reasons for ending the suspension to the inspector and the relevant Assembly committee.
			<i>Note</i> For what must be included in a statement of reasons, see the Legislation Act, s 179.
		(6)	In this section:
			notice day—see section 241 (2) (a).
2	243		Inspector—ending appointment
		(1)	The Speaker must end the inspector's appointment if the Legislative Assembly—
			(a) passes a resolution under section 242 (4) (a); or
			(b) otherwise resolves to require the Speaker to end the inspector's appointment—
			(i) for misbehaviour; or
			 (ii) for failure to take all reasonable steps to avoid being placed in a position where a conflict of interest arises during the exercise of the commissioner's functions; or
			 (iii) for physical or mental incapacity, if the incapacity substantially affects the exercise of the inspector's functions; or
			(iv) if the inspector becomes bankrupt or personally insolvent.
		(2)	For a resolution mentioned in subsection (1) (b)-
			(a) at least 7 days before the day the motion to which the resolution relates is first debated in the Legislative Assembly—
			(i) the Assembly must be given the notice of the motion and a statement of reasons for the motion; and

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			Inspector of the commission Chapter 5 Inspector of the commission Part 5.1 Inspector—appointment Division 5.1.2
			Section 244
1			(ii) the Speaker must—
2 3			(A) give the inspector a copy of the notice and the statement of reasons; and
4 5 6 7			(B) tell the inspector that a written submission about the motion may be made to the Speaker not later than 3 days after the day the inspector is given the notice; and
8 9 10			(b) the Speaker must give any written submission to the Legislative Assembly before the day the motion is first debated in the Legislative Assembly.
11 12			<i>Note</i> For what must be included in a statement of reasons, see the Legislation Act, s 179.
13 14 15		(3)	The Speaker may end the inspector's appointment if the inspector is absent from duty, except on leave granted by the Speaker, for 14 consecutive days or for 28 days in any 12 months.
16 17		(4)	The inspector's appointment may be ended by the Speaker only under this section or section 239 (Inspector—retirement).
18	244		Inspector—leave of absence
19 20		(1)	The Speaker may approve leave of absence for the inspector on the terms the Speaker decides.
21 22 23 24 25 26		(2)	If the ombudsman holds the office of inspector under section 229 (Inspector—ombudsman to be inspector until other appointment made) and is granted (or is taken to have been granted) a period of leave of absence under the <i>Ombudsman Act 1989</i> , section 25 (Leave of absence), the inspector is taken to have been granted leave of absence under subsection (1) for the same period.
27	245		Inspector—acting inspector—acting ombudsman
28 29 30		(1)	This section applies if the ombudsman holds the office of inspector under section 229 (Inspector—ombudsman to be inspector until other appointment made).

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1 2 3 4 5		(2)	A person acting as ombudsman under the <i>Ombudsman Act 1989</i> , section 29 (Acting appointment) during an absence or unavailability of the ombudsman may act in the office of inspector under this Act during the absence or unavailability. <i>Note</i> A person acting in a position under a standing acting arrangement has all
6 7 8			the functions (including authorities, duties and powers) of the occupant of the position (in this case the inspector)—see the Legislation Act, s 225B.
9	246		Inspector—acting inspector—generally
10 11 12 13		(1)	Despite the Legislation Act, section 209 (2) (Power of appointment includes power to make acting appointment), section 230 (2) (b) and (3) (b) (Inspector—appointment) do not apply to the appointment of a person to act as inspector.
14 15 16 17		(2)	In addition, despite the Legislation Act, section 209 (2), if the appointment of a person to act as inspector is for a period of leave of absence approved by the Speaker under section 244 (1) or mentioned in section 244 (2)—
18			(a) the inspector may make the acting appointment; and
19			(b) if the inspector is to make the appointment—
20			(i) section 230 and section 231 apply as if—
21 22			(A) a reference to the Speaker were a reference to the inspector; and
23 24			(B) a reference to the inspector were a reference to the proposed acting inspector; and
25 26			(ii) section 230 (2) and (3) (b) do not apply to the appointment; and

			Inspector of the commission Chapter 5 Inspector of the commission Part 5.1 Inspector—appointment Division 5.1.2 Section 247
1 2			(iii) the inspector must consult the Speaker before making the appointment.
3 4 5			<i>Note</i> An appointee acting in a position has all the functions (including authorities, duties and powers) of the occupant of the position (in this case the commissioner)—see the Legislation Act, s 220.
6 7	247		Inspector—arrangements for another person to exercise functions
8		(1)	This section applies if—
9 10			(a) an inspector has been appointed under section 230 (Inspector— appointment), but the position is now vacant; or
11 12			<i>Note</i> The ombudsman is the inspector until an appointment is made under s 230 (see s 229).
13 14 15			(b) the inspector is unable to act as inspector in relation to a matter because of illness, absence or an actual or perceived conflict of interest.
16 17 18 19 20		(2)	The Speaker may, on behalf of the Territory, make arrangements for a person (however described) responsible for exercising functions under a Commonwealth or State law that substantially correspond to the functions of the inspector, to exercise 1 or more of the functions of the inspector.
21		(3)	The arrangements must be made in consultation with—
22			(a) the Chief Minister; and
23			(b) the Leader of the Opposition; and
24 25 26 27			(c) the leader (however described) of a registered party (other than the party to which the Chief Minister or Leader of the Opposition belongs) if at least 2 members of the Legislative Assembly are members of the party; and
28			(d) the relevant Assembly committee.

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Section 248	

1 2 3		(4)	The Speaker must not make arrangements with a person unless the Legislative Assembly has approved the arrangement, by resolution passed by a majority of at least ² / ₃ of the members.
4	Divi	sior	5.1.3 Inspector—staff
5	248		Meaning of staff of the inspector
6			In this Act:
7			staff of the inspector means—
8			(a) staff employed under section 249; and
9			(b) consultants and contractors engaged under section 250.
10	249		Inspector's employed staff
11		(1)	The inspector may employ staff on behalf of the Territory.
12		(2)	The staff must be—
13			(a) employed under the <i>Public Sector Management Act 1994</i> ; or
14 15 16			(b) if the ombudsman holds the office of inspector, and the Commonwealth ombudsman is the ombudsman—appointed or employed under the <i>Public Service Act 1999</i> (Cwlth); or
10			(c) if a Commonwealth authority is employing staff under this
18			section because of an arrangement under section 247-
19			employed under the <i>Public Service Act 1999</i> (Cwlth); or
20			(d) if a State authority is employing staff under this section because
21 22			of an arrangement under section 247—employed under an Act that substantially corresponds to the <i>Public Sector Management</i>
23			Act 1994.
24 25			<i>Note</i> The <i>Public Sector Management Act 1994</i> , div 8.2 applies to the inspector in relation to the employment of staff (see <i>Public Sector Management</i>
25 26			Act 1994, s 152).

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 $\label{eq:author} \mbox{Authorised by the ACT Parliamentary Counsel-also accessible at www.legislation.act.gov.au$

1		(3)	In this section:
2 3			<i>Commonwealth authority</i> means a body, whether or not incorporated, established under a Commonwealth Act.
4 5			<i>State authority</i> means a body, whether or not incorporated, established under a State Act.
6	250		Inspector's consultants and contractors
7 8 9		(1)	The inspector may, on behalf of the Territory, engage consultants and contractors to assist the inspector in exercising the inspector's functions.
10 11		(2)	Consultants and contractors may be engaged on terms and conditions decided by the inspector.
12		(3)	However, the inspector must not enter into a contract of employment under this section.
13			
13	251		Staff of the inspector—eligibility for appointment
	251	(1)	Staff of the inspector—eligibility for appointment The inspector may appoint a person as a member of staff of the inspector only if the inspector is satisfied the person is suitable to be a member of staff of the inspector.
14 15 16	251	(1) (2)	The inspector may appoint a person as a member of staff of the inspector only if the inspector is satisfied the person is suitable to be
14 15 16 17 18 19	251		The inspector may appoint a person as a member of staff of the inspector only if the inspector is satisfied the person is suitable to be a member of staff of the inspector. In deciding whether a person is suitable to be a member of staff of the inspector, the inspector may ask the person to do 1 or more of the
14 15 16 17 18 19 20 21	251		The inspector may appoint a person as a member of staff of the inspector only if the inspector is satisfied the person is suitable to be a member of staff of the inspector.In deciding whether a person is suitable to be a member of staff of the inspector, the inspector may ask the person to do 1 or more of the following:(a) provide a police certificate for the person, dated not earlier than
14 15 16 17 18 19 20 21 22	251		 The inspector may appoint a person as a member of staff of the inspector only if the inspector is satisfied the person is suitable to be a member of staff of the inspector. In deciding whether a person is suitable to be a member of staff of the inspector, the inspector may ask the person to do 1 or more of the following: (a) provide a police certificate for the person, dated not earlier than 6 months before the date of the request;
14 15 16 17 18 19 20 21 22 23	251		 The inspector may appoint a person as a member of staff of the inspector only if the inspector is satisfied the person is suitable to be a member of staff of the inspector. In deciding whether a person is suitable to be a member of staff of the inspector, the inspector may ask the person to do 1 or more of the following: (a) provide a police certificate for the person, dated not earlier than 6 months before the date of the request; (b) declare personal interests the inspector considers relevant;

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		(e) anything else the inspector considers is necessary to decide whether a person is suitable to be a member of staff of the inspector.		
		<i>Note</i> It is an offence to make a false or misleading statement, give false or misleading information or produce a false or misleading document (see Criminal Code, pt 3.4).		
	(3)	The inspector must make guidelines (<i>personal interest guidelines</i>) about the personal interests the inspector considers relevant to declare under subsection (2) (b).		
	(4)	The personal interest guidelines are a notifiable instrument.		
		<i>Note</i> A notifiable instrument must be notified under the Legislation Act.		
	(5)	The inspector must publish the personal interest guidelines on the inspector's website.		
252		Staff of the inspector—not subject to direction from others		
		The staff of the inspector are not subject to direction from anyone other than the inspector in relation to the exercise of the inspector's functions.		
253		Delegation by inspector		
	(1)	The inspector may delegate the inspector's functions under this Act or another territory law to—		
		(a) a member of staff of the inspector; or		
		(b) another person.		
		<i>Note</i> For the making of delegations and the exercise of delegated functions, see the Legislation Act, pt 19.4.		
	(2)	However, the inspector must not delegate a function to a person who is not a member of staff of the inspector without first being satisfied that the function needs to be exercised by a person who is not a member of staff of the inspector.		
	Part Divis Section 252	Division 5. Section 252 (3) (4) (5) 252 253 (1)		

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1	254		Inspector—other arrangements for staff and facilities
2		(1)	The inspector may arrange with the head of service to use—
3			(a) the services of a public servant; or
4			(b) territory facilities.
5 6 7			<i>Note</i> The head of service may delegate powers in relation to the management of public servants to a public servant or another person (see <i>Public Sector Management Act 1994</i> , s 18).
8 9		(2)	The inspector may arrange with the Speaker to use territory facilities within the Assembly precincts.
10	255		Inspector—arrangements with other entities
11 12		(1)	The inspector may, at any time, enter into a memorandum of understanding or agreement with another entity to assist in—
13 14			(a) avoiding delay and unnecessary duplication of statutory functions; or
15 16			(b) efficiently managing the interaction of the statutory functions of the parties to the memorandum of understanding or agreement.
17 18		(2)	In particular, the inspector may enter into a memorandum of understanding or agreement with another entity for—
19 20			(a) the entity to assist the inspector in relation to investigations or the exercise of other functions of the inspector; or
21 22			(b) the inspector to assist the entity by providing services within the inspector's field of expertise and relevant to its functions.
23 24 25 26		(3)	In entering into a memorandum of understanding or agreement to assist an entity, the inspector must ensure that the provision of the assistance does not interfere with the ability of the inspector to exercise its functions.

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	Chapter 5 Part 5.1 Division 5.1.3	Inspector of the commission Inspector of the commission Inspector—staff
	Section 255	
1 2		e inspector may charge an entity for the provision of assistance by inspector.
3 4 5	Not	The inspector may disclose information to certain entities if it is relevant to the exercise of the entity's functions and the inspector considers it appropriate (see s 273).

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1 2 3	Part	t 5.:	2 Inspector—investigating complaints about the commission
4 5 6			<i>Note</i> A provision of a law that gives an entity (including a person) a function also gives the entity powers necessary and convenient to exercise the function (see Legislation Act, s 196 and dict, pt 1, def <i>entity</i>).
7	256 Meaning of <i>commission personnel</i> —pt 5.2		
8			In this part:
9			commission personnel means the following:
10			(a) the commissioner;
11			(b) a person who was previously the commissioner;
12			(c) a member of staff of the commission;
13 14			(d) a person who was previously a member of staff of the commission.
15	257		Inspector—making a complaint to the inspector
16 17 18 19		(1)	A person may make a complaint to the inspector about the conduct of the commission or commission personnel in relation to the exercise of, or failure to exercise, a function under this Act or another law in force in the Territory.
20 21 22		(2)	Without limiting subsection (1), a complaint may be made on the basis that the conduct of the commission or commission personnel was—
23			(a) contrary to law; or
24 25			(b) unreasonable, unjust, oppressive or improperly discriminatory; or
26			(c) based on improper motives; or

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Chapter 5Inspector of the commissionPart 5.2Inspector—investigating complaints about the commission

Section 258

1			(d) an abuse of power; or
2			(e) otherwise improper.
3	258		Inspector—must keep complainant informed
4 5		(1)	If the inspector receives a complaint under section 257, the inspector must tell the complainant about the following matters:
6 7			 (a) if the inspector decides not to investigate the complaint—the decision and the reasons for the decision;
8 9			(b) if the inspector investigates the complaint—the progress of the investigation at least once every 3 months;
10 11			 (c) if the complaint is referred to a another entity under section 270 (Inspector—referral to other entities)—the referral;
12 13			(d) if the inspector decides to discontinue the investigation—the decision and the reasons for the decision;
14 15			(e) if the investigation is completed—the outcome of the investigation.
16 17			<i>Note 1</i> The inspector must comply with this section as soon as possible after the action is taken (see Legislation Act, s 151B).
18 19			<i>Note 2</i> The inspector must also give the person a non-disclosure notice about the information (see s 259).
20 21		(2)	However, the inspector must not tell the complainant about a matter if telling the complainant—
22			(a) would be likely to adversely affect—
23			(i) a person's safety; or
24			(ii) an investigation under this Act; or
25 26			(b) would identify another person who has given information in relation to the matter under investigation; or

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_			Section 259
			(c) could allow the identity of another person who has given information in relation to the matter under investigation to be worked out; or
			(d) would be contrary to a law in force in the Territory.
		(3)	This section does not apply if—
			(a) the complaint was made anonymously; or
			(b) the complainant has asked, in writing, not to be kept informed about the corruption complaint.
	259		Inspector—must give non-disclosure notice when giving information
		(1)	This section applies if the inspector gives a person information under—
			(a) section 258 (Inspector—must keep complainant informed); or
			 (b) section 276 (Inspector's special report—comments on proposed reports); or
			(c) section 284 (Inspector's annual report—comments on proposed reports).
		(2)	The inspector must also give the person a notice (a <i>non-disclosur notice</i>) about the information, setting out the following:
			(a) that disclosure of the information may be an offence and penalties may apply;
			(b) that certain kinds of disclosures may be permitted disclosures;
			Note Permitted disclosure —see s 260.
			(c) a statement of the permitted disclosures and any prohibited disclosures;

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Section 259

	Chapter 5 Part 5.2	Inspector of the commission Inspector—investigating complaints about the commission				
	Section 260					
1 2		(d) an explanation of the effect of section 261 (Non-disclosure notices—expiry).				
3 4 5 6	(3)	In preparing the non-disclosure notice about the information, the inspector may decide that a certain kind of permitted disclosure of the information must be prohibited (a <i>prohibited disclosure</i>) because the disclosure would be likely to prejudice—				
7		(a) an investigation; or				
8		(b) the safety or reputation of a person; or				
9 10		(c) the fair trial of a person who has been, or may be, charged with an offence.				
11 12		<i>Note</i> The power to make an instrument includes the power to amend or repeal the instrument (see Legislation Act, s 46).				
13	260	Meaning of permitted disclosure of information—pt 5.2				
14		In this part:				
15 16		<i>permitted disclosure</i> of information, by a person, means a disclosure of information mentioned in a non-disclosure notice, that is—				
17		(a) made by the person—				
18 19 20		 (i) to an interpreter if the person does not have a sufficient knowledge of the English language to understand the non-disclosure notice; or 				
21 22 23 24 25		 (ii) to an independent person if the person is illiterate or has a mental impairment, physical impairment or other impairment which prevents the person from understanding the information in the non-disclosure notice without assistance; or 				
26		<i>Note Mental impairment</i> —see the dictionary.				
27 28		(iii) to a parent, guardian or independent person if the person is under the age of 18 years; or				

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1 2 3 4			(b)	made by the person to obtain legal advice or representation in relation to the person's rights, liabilities, obligations and privileges under this Act, including in relation to the non-disclosure notice; or
5 6 7 8			(c)	made by a lawyer who has received a disclosure under paragraph (b), to comply with a legal duty of disclosure or a professional obligation arising from the lawyer's professional relationship with their client; or
9 10			(d)	already published by the inspector in a report or otherwise made public under this Act; or
11			(e)	otherwise authorised or required under this Act.
12	261		Nor	a-disclosure notices—expiry
13 14				on-disclosure notice given to a person expires on the earliest of collowing:
15 16			(a)	if the inspector revokes the non-disclosure notice—the day the inspector gives the person a notice about the revocation;
17			(b)	3 years after the day the non-disclosure notice was issued.
18 19	262			ences—disclose information received from the pector
20		(1)	A pe	erson commits an offence if the person—
21 22			(a)	is given information under section 258 (Inspector-must keep complainant informed); and
23			(b)	is given a non-disclosure notice about the information; and
24			(c)	the non-disclosure notice has not expired; and
25			(d)	discloses the information.
26 27			Max both	imum penalty: 100 penalty units, imprisonment for 1 year or .

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Chapter 5	Inspector of the commission
Part 5.2	Inspector—investigating complaints about the commission

Section	263
Section	200

	(2)	Subsection (1) does not apply if—
		(a) the disclosure is a permitted disclosure; and
		(b) the permitted disclosure is not identified as a prohibited disclosure in the non-disclosure notice; and
		(c) when making the permitted disclosure, the person—
		(i) tells the recipient that this section applies to any subsequent disclosure of the information by the recipient; and
		(ii) gives the recipient a copy of the non-disclosure notice about the information.
		<i>Note</i> The defendant has an evidential burden in relation to the matters mentioned in s (2) (see Criminal Code, s 58).
	(3)	A person commits an offence if—
		(a) a permitted disclosure of information is made to the person; and
		(b) the person receives a copy of a non-disclosure notice about the information with the permitted disclosure; and
		(c) the non-disclosure notice has not expired; and
		(d) the person discloses the information.
		Maximum penalty: 100 penalty units, imprisonment for 1 year or both.
263		Inspector—investigating a complaint
	(1)	The inspector may investigate a complaint to assess the conduct mentioned in the complaint or any other conduct relevant to the complaint.
	(2)	If the inspector decides to investigate a complaint, the inspector must notify the commission, in writing, unless the inspector reasonably believes that giving notice of the investigation could prejudice the investigation of the complaint.
	263	(3) 263 (1)

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			000101204			
1 2		(3)	The inspector has power to do anything necessary and reasonable to investigate a complaint.			
3 4 5		(4)	The inspector may make guidelines about how the inspector is to handle complaints under this Act (<i>complaint investigation guidelines</i>).			
6		(5)	The complaint investigation guidelines are a notifiable instrument.			
7			<i>Note</i> A notifiable instrument must be notified under the Legislation Act.			
8	264		Inspector—own initiative investigation			
9 10 11 12			The inspector may, on its own initiative, investigate the conduct of the commission or commission personnel in relation to the exercise of, or failure to exercise, a function under this Act or another law in force in the Territory.			
13	265		Inspector—conduct of investigation			
14 15		(1)	In conducting an investigation into the commission or commission personnel, the inspector—			
16 17			(a) may investigate any aspect of the commission's operations or any conduct of commission personnel; and			
18 19 20			(b) has full and free access to all the records of the commission and may copy any record or part of any record of the commission; and			
21 22 23 24			(c) may require the commission or any commission personnel to give the inspector any information in the commission's possession that the inspector considers is relevant to the investigation; and			
25 26 27 28			(d) may require any commission personnel to attend before the inspector to produce documents or other things relating to any aspect of the commission's operations or the conduct of commission personnel.			

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Section 264

Chapter 5	Inspector of the commission
Part 5.2	Inspector—investigating complaints about the commission

Section	266

1		(2)	If the insp	ector intends to access a record of the commission under
2			1	(1) (b), the inspector must give the commissioner written
3			notice of t	hat intention at least 3 days before the day the inspector
4			accesses th	, , , , , , , , , , , , , , , , , , ,
5		(3)	The inspec	ctor may commence or continue an investigation despite
6				ding (whether civil or criminal) in any court or tribunal.
7		(4)	The inspec	tor must take all reasonable steps to ensure the conduct of
8			an investig	ation does not prejudice any proceeding (whether civil or
9			criminal) in	n any court or tribunal.
10		(5)	If the inspe	ector considers that it is necessary to do so, the inspector
11			1	uct an investigation in relation to the commission or
12				n personnel even though the commission is investigating a
13			related mat	
14		(6)	The inspec	tor may adjourn or suspend the conduct of an investigation
15		()	1	ector considers that it is in the interests of justice to do so.
16	266		Inspector	r—commission must give assistance
17			The comm	ission and commission personnel must give the inspector
18				ance the inspector reasonably requires to carry out an
19			investigatio	
20	267		Inspector	r—withdrawal of complaint
.		(1)	•	•
21		(1)	1	who makes a complaint may withdraw the complaint at any
22			time.	
23		(2)	If a compla	aint is withdrawn, the inspector may continue to investigate
24			the subject	matter of the complaint.
25			Note The	e inspector may conduct an investigation about a matter on its own
26			init	tiative (see s 264).

1 2	268		Inspec other t	ctor—power to ask for information, documents and things
3 4 5 6		(1)	that a p investig	ction applies if the inspector believes on reasonable grounds berson can produce a document or other thing relevant to an gation under section 263 (Inspector—investigating a int) or section 264 (Inspector—own initiative investigation).
7 8		(2)		pector may, by written notice given to the person, require the to produce the document or other thing.
9 10		(3)		ice must state how, and the time within which, the person must with the requirement.
11		(4)	A perso	on commits an offence if the person—
12 13			· /	required by a notice under this section to produce to the spector a document or other thing; and
14			(b) fa	ils to comply with the requirement.
15			Maxim	um penalty: 50 penalty units.
16 17 18			Note 1	The Legislation Act, s 170 and s 171 deal with the application of the privilege against self-incrimination and client legal privilege. See also s 269.
19 20			Note 2	Giving false or misleading information is an offence against the Criminal Code, s 338.
21		(5)	Subsect	tion (4) does not apply if the person has a reasonable excuse.
22 23			Note	The defendant has an evidential burden in relation to the matters mentioned in s (5) (see Criminal Code, s 58).
24 25	269		•	ctor—privileges against self-incrimination and ure to civil penalty
26 27		(1)		ection applies if a person is required by a notice under 268 to produce a document or other thing.

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Chapter 5	Inspector of the commission
Part 5.2	Inspector—investigating complaints about the commission

Section	270
OCCUOI	210

1 2 3		(2)	The person cannot rely on the common law privileges against self-incrimination and exposure to the imposition of a civil penalty to refuse to produce the document or other thing.	
4			<i>Note</i> The Legislation Act, s 171 deals with client legal privilege.	
5 6 7 8		(3)	However, any information, document or other thing obtained, directly or indirectly, because of producing of the document or other thing is not admissible in evidence against the person in a civil or criminal proceeding, other than a proceeding for—	
9 10			(a) an offence in relation to the falsity or the misleading nature of the document or other thing; or	
11 12			(b) an offence against the Criminal Code, chapter 7 (Administration of justice offences).	
13	270		Inspector—referral to other entities	
14		(1)	The inspector may, at any time, refer a matter to the commission if—	
15			(a) the commission has power to investigate the matter; and	
16 17			(b) the inspector considers it would be more appropriate for the matter to be investigated by the commission.	
18 19 20		(2)	The inspector may, at any time, refer a matter to the public sector standards commissioner or the Legislative Assembly commissioner for standards (a <i>relevant commissioner</i>) if—	
21 22			(a) the relevant commissioner has power to investigate the matter; and	
23 24			(b) the inspector considers it would be more appropriate for the matter to be investigated by the relevant commissioner.	
25 26		(3)	The inspector may, at any time, refer a matter to a law enforcement agency or prosecutorial body if—	
27 28			(a) the matter is relevant to the exercise of the law enforcement agency's, or prosecutorial body's, functions; and	

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			Section 271
1			(b) the inspector considers it appropriate to refer the matter.
2 3 4			<i>Note</i> The inspector may disclose information to an entity if it is relevant to the exercise of the entity's functions and the inspector considers it appropriate (see s 273).
5 6	271		Inspector—recommendations about practices or procedures
7 8 9			The inspector may, at any time, make a recommendation about practices or procedures in relation to the exercise of functions under this Act to any of the following:
10			(a) the head of a public sector entity;
11			(b) the commission;
12			(c) the relevant Assembly committee.
13 14	272		Inspector—recommendation to Speaker that commissioner or staff be investigated
15		(1)	This section applies if—
16 17			(a) a complaint made to the inspector raises allegations of corrupt conduct by—
18			(i) the commissioner; or
19			(ii) a member of staff of the commission; or
20 21			(b) the inspector otherwise becomes aware of information that, if true, would tend to show corrupt conduct by—
22			(i) the commissioner; or
23			(ii) a member of staff of the commission.

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Chapter 5	Inspector of the commission
Part 5.2	Inspector—investigating complaints about the commission

1	(2) The inspector may make a recommendation to the Speaker that, under
2	section 285 (Speaker may appoint special investigator to investigate
3	commission or inspector), the Speaker appoint a special investigator
4	to investigate—
5	(a) the commissioner; or
6	(b) a member of staff of the commission.
7	<i>Note</i> For the making of acting appointments, see the Legislation Act, pt 19.3.

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Part 5.3 Inspector—secrecy and information sharing

3	273		Inspector—disclosure of information
4 5 6 7		(1)	The inspector may disclose any information that has been disclosed to, or obtained by, the inspector in the exercise of its functions under this Act to an information sharing entity if the inspector considers that—
8 9			(a) the information is relevant to the exercise of the functions of the information sharing entity; and
10 11			(b) the disclosure of the information to the information sharing entity is appropriate.
12		(2)	In this section:
13			information sharing entity means any of the following:
14			(a) the commission;
15			(b) an integrity body;
16			(c) a law enforcement agency;
17			(d) a prosecutorial body;
18			(e) a head of a public sector entity;
19 20 21			(f) if the inspector enters into a memorandum of understanding or agreement under section 255 (Inspector—arrangements with other entities)—the other entity;
22 23			(g) if, under section 270 (2) (Inspector—referral to other entities), the inspector refers a matter to—
24 25			(i) the public sector standards commissioner—the public sector standards commissioner; and
26 27			 (ii) the Legislative Assembly commissioner for standards— the Legislative Assembly commissioner for standards.

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Chapter 5Inspector of the commissionPart 5.4Inspector—reviews and reportsDivision 5.4.1Inspector's special reportsSection 274

Part 5.4 Inspector—reviews and reports

2 Division 5.4.1 Inspector's special reports

274	Ļ	Inspector's special report
		The inspector may, at any time, prepare a report (an <i>inspector's special report</i>) for the Legislative Assembly if the inspector considers that a matter needs to be brought to the attention of the Legislative Assembly sooner than in the next annual operational review report.
275	5	Inspector's special report—not to include information contrary to the public interest
	(1)	The inspector must not include information in an inspector's special report if the inspector considers that the disclosure of the information would, on balance, be contrary to the public interest.
	(2)	The disclosure of information may be contrary to the public interest only if the disclosure would be likely to—
		(a) unreasonably infringe an individual's right to privacy and reputation, or any other right under the <i>Human Rights Act 2004</i> ; or
		(b) disclose a trade secret, or the business affairs or research of an entity; or
		(c) prejudice relations between the ACT government and another government.
	(3)	However, the inspector may include in the inspector's special report information mentioned in subsection (1) if satisfied the substance of the information is public knowledge.
276	6	Inspector's special report—comments on proposed reports
	(1)	This section applies if the inspector is preparing an inspector's special report (the <i>proposed report</i>).

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1 ((2)	If the proposed report, or part of it, relates to-
2 3		(a) a person—the inspector must give the proposed report, or part, to the person; or
4 5		(b) a public sector entity—the inspector must give the proposed report, or part, to the head of the public sector entity.
6 (7 8	(3)	The inspector may also give all or part of the proposed report to anyone else the inspector considers has a direct interest in the proposed report.
9 (10	(4)	A proposed report must not include anything that must not be included in an inspector's special report.
11 (12 13 14	(5)	If the inspector gives a person all or part of a proposed report under subsection (2) or (3), the inspector must also give the person written notice stating that the person may give written comments about the proposed report to the inspector before the end of—
15		(a) 6 weeks after the day the notice is given to the person; or
16		(b) a longer period stated in the notice.
17 18		<i>Note</i> The inspector must also give the person a non-disclosure notice about the information in the proposed report (see s259).
19 ((6)	If the inspector receives comments under this section, the inspector—
20 21		(a) must consider the comments in preparing the inspector's special report; and
22 23		(b) may include the comments as an attachment to the inspector's special report.
24 (25	(7)	If the inspector is satisfied that amendment is an appropriate response to the comments, the inspector may amend the proposed report.
26 (27 28 29	(8)	If the inspector is not satisfied that amendment is an appropriate response to the comments, the inspector must tell the person, in writing, before the inspector's special report is published, that the proposed report is to be published unamended.

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Chapter 5
Part 5.4Inspector of the commission
Inspector—reviews and reportsDivision 5.4.1Inspector's special reportsSection 277277

1 2	277		Inspector's special report—presentation to Legislative Assembly
3 4		(1)	If the Legislative Assembly is sitting when the inspector completes an inspector's special report—
5 6			(a) the inspector must give the inspector's special report to the Speaker; and
7 8			(b) the Speaker must present the inspector's special report to the Legislative Assembly on the next sitting day.
9 10		(2)	If the Legislative Assembly is not sitting when the inspector completes an inspector's special report—
11 12			(a) the inspector must give the report, and a copy for each member of the Legislative Assembly, to the Speaker; and
13 14 15			(b) the report is taken for all purposes to have been presented to the Legislative Assembly on the day the inspector gives it to the Speaker (the <i>report day</i>); and
16 17			(c) the Speaker must arrange for a copy of the report to be given to each member of the Legislative Assembly on the report day; and
18 19			(d) the Speaker must present the report to the Legislative Assembly—
20			(i) on the next sitting day; or
21 22 23 24			 (ii) if the next sitting day is the first meeting of the Legislative Assembly after a general election of members of the Assembly—on the second sitting day after the election; and
25 26			(e) publication of the report is taken to have been ordered by the Legislative Assembly on the report day; and
27 28			(f) the Speaker may give directions for the printing and circulation, and in relation to the publication, of the report.
29			<i>Note</i> If the Speaker is unavailable, see s 299.

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commission acted within power and in compliance with this Act and any other relevant Acts; and

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Chapter 5	Inspector of the commission
Part 5.4	Inspector—reviews and reports
Division 5.4.3	Inspector—annual reports
Section 280	

1 2		(c) whether the commission has implemented any previous recommendations made by the inspector; and
3		(d) any other matters the inspector considers relevant.
4	280	Inspector—annual operational review report
5 6 7	(1)	The inspector must prepare a report about the annual operational review (an <i>annual operational review report</i>) and give a copy of the proposed report to the commission.
8 9 10	(2)	The inspector must give the commission a reasonable opportunity to comment on the proposed report and include a fair representation of the commission's comments in the report.
11 12	(3)	The inspector must give the report to the Speaker and the commission within 15 weeks after the end of the financial year to which it relates.
13 14		<i>Note</i> The inspector's annual report must include the annual operational review report (see s 282).
15	Divisio	n 5.4.3 Inspector—annual reports
16	281	Meaning of inspector's annual report
17		In this Act:
18 19 20		<i>inspector's annual report</i> means a report by the inspector under the <i>Annual Reports (Government Agencies) Act 2004</i> , section 7A (Officer of the Assembly annual report).
21	282	Inspector's annual report—content
21 22	282 (1)	

1	(b) the	number of each of the following for the year:
2	(i)	
3		under section 205 (a) (Commissioner-monthly reports to
4		inspector);
5	(ii)	copies of notices revoking confidentiality notices given to
6		the inspector under section 205 (b);
7	(iii)	copies of applications to the Supreme Court given to the
8		inspector under section 205 (c);
9	(iv)	copies of orders extending confidentiality notices given to
10		the inspector under section 205 (d);
11	(v)	preliminary inquiry notices the inspector is notified about
12		under section 205 (e);
13	(vi)	public examinations the inspector is notified about under
14		section 205 (f);
15	(vii)	examination summons the inspector is notified about under
16		section 205 (g);
17	(viii)	copies of video recordings and transcripts given to the
18		inspector under section 205 (h);
19	(ix)	arrest warrants the inspector is notified about under
20		section 205 (i);
21	(x)	applications to the Supreme Court the inspector is notified
22		about under section 205 (j);
23	(xi)	legal advice directions the inspector is notified about under
24		section 205 (k);
25	(c) the	number of each of the following for the year:
26	(i)	complaints made to the inspector under section 257
27	(-)	(Inspector—making a complaint to the inspector);

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	Chapter 5 Part 5.4 Division 5.4.3	Inspec	ctor of the commission ctor—reviews and reports ctor—annual reports
	Section 282		
1 2 3		(ii)	investigations conducted by the inspector under section 263 (Inspector—investigating a complaint) and section 264 (Inspector—own initiative investigation);
4 5		(iii)	referrals made by the inspector under section 270 (Inspector—referral to other entities);
6		(iv)	recommendations made by the inspector under
7 8			(A) section 271 (Inspector—recommendations about practices or procedures); and
9 10			(B) section 272 (Inspector—recommendation to Speaker that commissioner or staff be investigated);
11 12 13 14		(v)	information sharing entities to whom the inspector has disclosed information under section 273 (Inspector— disclosure of information) including the general nature and extent of the information disclosed;
15 16 17		(vi)	inspector's special reports presented to the Legislative Assembly under section 277 (Inspector's special report— presentation to Legislative Assembly);
18	(d)	a de	scription of each of the following for the year:
19 20 21		(i)	matters referred to the inspector under section 105 (Commission must refer corruption reports about staff to inspector);
22 23		(ii)	complaints made to the inspector under section 257 (Inspector—making a complaint to the inspector);
24 25 26		(iii)	investigations conducted by the inspector under section 263 (Inspector—investigating a complaint) and section 264 (Inspector—own initiative investigation);

1 2 3 4 5			(e) the number of times during the year the inspector has inspected the commission's conflicts of interest register under section 32 (Commissioner—conflicts of interest register) and the inspector's assessment of how the commissioner is managing conflicts of interest.
6 7		(2)	An inspector's annual report must also include the following for the year:
8			(a) the annual operational review report;
9			<i>Note</i> Annual operational review report—see s 280.
10 11 12			(b) any recommendations for change to territory laws or for administrative action the inspector considers should be made as a result of the exercise of its functions.
13 14 15 16		(3)	If the inspector considers that compliance with the <i>Annual Reports</i> (<i>Government Agencies</i>) <i>Act 2004</i> would prejudice the inspector's independence, the inspector is not required to comply with that Act to that extent.
17 18 19			<i>Note</i> The inspector's annual report must be presented to the Legislative Assembly under the <i>Annual Reports (Government Agencies) Act 2004</i> , s 15.
20 21	283		Inspector's annual report—not to include information contrary to the public interest
22 23 24		(1)	The inspector must not include information in an inspector's annual report if the inspector considers that the disclosure of the information would, on balance, be contrary to the public interest.
25 26		(2)	The disclosure of information may be contrary to the public interest only if the disclosure would be likely to—
27 28 29			(a) unreasonably infringe an individual's right to privacy and reputation, or any other right under the <i>Human Rights Act 2004</i> ; or

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Par	pter 5 t 5.4 sion 5.	Inspector of the commission Inspector—reviews and reports 4.3 Inspector—annual reports
Sec	tion 284	4
		(b) disclose a trade secret, or the business affairs or research of an entity; or
		(c) prejudice relations between the ACT government and another government.
	(3)	However, the inspector may include in the inspector's annual report information mentioned in subsection (1) if satisfied the substance of the information is public knowledge.
284		Inspector's annual report—comments on proposed reports
	(1)	This section applies if the inspector is preparing an inspector's annual report (the <i>proposed report</i>).
	(2)	If the proposed report, or part of it, relates to-
		(a) a person—the inspector must give the proposed report, or part, to the person; or
		(b) a public sector entity—the inspector must give the proposed report, or part, to the head of the public sector entity.
	(3)	The inspector may also give all or part of the proposed report to anyone else the inspector considers has a direct interest in the proposed report.
	(4)	A proposed report must not include anything that must not be included in an inspector's annual report.
	(5)	If the inspector gives a person all or part of a proposed report under subsection (2) or (3), the inspector must also give the person written notice stating that the person may give written comments about the proposed report to the inspector before the end of—
		(a) 6 weeks after the day the notice is given to the person; or
		(b) a longer period stated in the notice.
		<i>Note</i> The inspector must also give the person a non-disclosure notice about the information in the proposed report (see s259).

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1	(6)	If the inspector receives comments under this section, the inspector—
2		(a) must consider the comments in preparing the inspector's annual report; and
3		Teport, and
4		(b) may include the comments as an attachment to the inspector's
5		annual report.
6	(7)	If the inspector is satisfied that amendment is an appropriate response to the comments, the inspector may amend the proposed report.
1		to the comments, the inspector may amend the proposed report.
8	(8)	If the inspector is not satisfied that amendment is an appropriate
9		response to the comments, the inspector must tell the person, in
10		writing, before the inspector's annual report is published, that the
11		proposed report is to be published unamended.

Chapter 6 Special investigation of commission or inspector

Section 285

Chapter 6 Special investigation of commission or inspector

3 4	285	Speaker may appoint special investigator to investigate commission or inspector
5	(1)	This section applies if—
6 7 8		 (a) the inspector makes a recommendation to the Speaker under section 272 (Inspector—recommendation to Speaker that commissioner or staff be investigated); or
9 10		(b) the Speaker otherwise becomes aware of information that, if true, would tend to show corrupt conduct by—
11		(i) the commissioner; or
12		(ii) a member of staff of the commission; or
13		(iii) the inspector; or
14		(iv) a member of staff of the inspector.
15 16 17	(2)	The Speaker may appoint a person (a <i>special investigator</i>) to carry out an investigation (a <i>special investigation</i>) of a matter mentioned in subsection (1).
18 19 20 21	(3)	However, the Speaker may only appoint a person as a special investigator if the Speaker would be able to appoint the person as acting commissioner (were there a vacancy in the position of commissioner).
22 23 24	(4)	Section 40 (1) and (2) (Commissioner—acting commissioner) apply to the appointment of the special investigator as if it were an appointment of an acting commissioner.
25 26 27		Example—application of s 40 (1) and (2) the Speaker must consult the relevant Assembly committee and other people mentioned in s 25 (2) (a)

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1	(5)	The provisions of this Act apply to the special investigator as if the
2		special investigator were an acting commissioner however, in
3		carrying out a special investigation, the special investigator may
4		exercise any of the functions of the commissioner or the inspector.
5		<i>Note</i> The functions of the commissioner are in s 24.
6		The functions of the inspector are in s 227.

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Chapter 7Protections for people involved in investigationsPart 7.1Definitions—ch 7

Section 286

Chapter 7 Protections for people involved in investigations

Befinitions—ch 7

4	286	Meaning of complainant and complaint—ch 7
5		In this chapter:
6		complainant means a person who makes a complaint.
7		<i>complaint</i> means—
8		(a) a corruption complaint; or
9		(b) a mandatory corruption notification; or
10 11		(c) a complaint to the inspector about the conduct of the commission or commission personnel under section 257.

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Part 7.2 Protection for people who report corruption

3	287		Immunity from liability
4			If a person makes a complaint—
5			(a) the making of the complaint is not—
6			(i) a breach of confidence; or
7			(ii) a breach of professional etiquette or ethics; or
8			(iii) a breach of a rule of professional conduct; and
9 10			(b) the complainant does not incur civil or criminal liability only because of the making of the complaint; and
11 12 13 14			(c) for a complainant who is a public official or a member of staff of an MLA—the complainant is not liable to administrative action (including disciplinary action or dismissal) only because of the making of the complaint.
15	288		Protection from defamation action
16 17 18		(1)	Without limiting section 287, in a proceeding for defamation, a complainant has a defence of absolute privilege for publishing the information in the complaint.
19 20 21		(2)	However, this defence is not available if the complainant publishes the information before the information is published under this Act by the commission or the inspector.
22	289		Loss of protection
23 24		(1)	This section applies if a person makes a complaint and a court is satisfied that—
25 26 27			 (a) the complainant has given information to a person investigating the complaint that the complainant knows is false or misleading; or

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Chapter 7	Protections for people involved in investigations
Part 7.2	Protection for people who report corruption

1			(b) the complaint is vexatious.
2 3		(2)	The complainant forfeits the protections under this Act in relation to the complaint.
4 5 6		(3)	However, a court may make an order that subsection (2) does not apply if the court considers that the complainant's conduct mentioned in subsection (1) (a)—
7 8			(a) has not materially prejudiced the investigation of the complaint; and
9			(b) is of a minor nature.
10	290		Liability for own conduct
11 12		(1)	A person's liability for the person's own conduct is not affected by the person's disclosure of that conduct under this Act.
13		(2)	In this section:
14 15			<i>liability</i> includes civil or criminal liability or any liability arising from an administrative action (including disciplinary action or dismissal).

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Part 7.3 Detrimental action against a person

3	291		Meaning of detrimental action—pt 7.3
4			In this part:
5			detrimental action means action that involves—
6 7 8			 (a) discriminating against a person by treating, or proposing to treat, the person unfavourably in relation to the person's reputation, career, profession, employment or trade; or
9			(b) harassing or intimidating a person; or
10			(c) injuring a person; or
11			(d) damaging a person's property.
12	292		Offence—taking detrimental action
13 14		(1)	A person commits an offence if the person (the <i>retaliator</i>) takes detrimental action because of—
15			(a) a complaint; or
16			(b) an own initiative investigation.
17 18			Maximum penalty: 100 penalty units, imprisonment for 1 year or both.
19 20 21		(2)	For this part, a retaliator <i>takes</i> detrimental action because of a complaint or own initiative investigation if the retaliator takes, or threatens to take, detrimental action against someone else because—
22			(a) a person has made, or intends to make, a complaint; or
23 24			(b) the retaliator believes that a person has made, or intends to make, a complaint; or
25 26			(c) the commission or the inspector has conducted, is conducting or intends to conduct, an own initiative investigation; or

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	Chapter 7 Part 7.3	Protections for people involved in investigations Detrimental action against a person
	Section 293	3
1 2 3		(d) the retaliator believes that the commission or the inspector has conducted, is conducting or intends to conduct, an own initiative investigation.
4 5 6	(3)	In determining whether a retaliator has taken detrimental action because of a complaint or own initiative investigation, it is sufficient if a reason mentioned in subsection (2) is a contributing reason.
7	(4)	In this section:
8 9		<i>own initiative investigation</i> means an investigation conducted under—
10		(a) section 101 (Commission may investigate on own initiative); or
11		(b) section 264 (Inspector—own initiative investigation).
12	293	Damages for detrimental action
13 14	(1)	A person who takes detrimental action against someone else is liable in damages to anyone who suffers detriment as a result.
15 16	(2)	Detrimental action is a tort and damages may be recovered in a proceeding in a court of competent jurisdiction.
	(3)	
17 18 19	(3)	Any remedy that may be given by a court for a tort, including exemplary damages, may be given by a court in a proceeding under this section.
18	(4)	exemplary damages, may be given by a court in a proceeding under
18 19 20 21		exemplary damages, may be given by a court in a proceeding under this section. The right of a person to bring a proceeding for damages under this section does not affect any other right or remedy available to the
18 19 20 21 22	(4)	exemplary damages, may be given by a court in a proceeding under this section. The right of a person to bring a proceeding for damages under this section does not affect any other right or remedy available to the person arising from detrimental action.

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1 2 3		(b) if satisfied that a person is taking, or is likely to take, detrimental action—grant an injunction to prevent detrimental action being taken.
4	(2)	An application may be made by—
5		(a) the commissioner; or
6		(b) the inspector; or
7		(c) a complainant; or
8 9		(d) a person against whom detrimental action has been or is likely to be taken.
10 11 12	(3)	The Supreme Court may grant an interim injunction restraining a person from taking detrimental action before deciding an application for an injunction under this section.

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Chapter 8 Miscellaneous

Section 295

Chapter 8 Miscellaneous

2	295		Offence—obstruct commission, inspector and others		
3		(1)	person commits an offence if the person—		
4 5			a) obstructs, hinders, resists or threatens any of people in the exercise of a function or power unc	•	
6			(i) the commissioner or a member of staff of the	e commission;	
7			(ii) the inspector or a member of staff of the ins	spector; or	
8 9 10			b) obstructs, hinders, resists or threatens a lawyer of authorised to appear before the commission in appearance; or	-	
11 12			c) fails to comply with a lawful requirement of any opeople under this Act:	of the following	
13			(i) the commissioner or a member of staff of the	e commission;	
14			(ii) the inspector or a member of staff of the ins	spector; or	
15 16 17			d) makes a false statement to, misleads, or attempts of the following people in the exercise of a func Act:		
18			(i) the commissioner or a member of staff of the	e commission;	
19			(ii) the inspector or a member of staff of the ins	spector; or	
20			e) disrupts an examination before the commission.		
21 22			faximum penalty: 50 penalty units, imprisonment for oth.	or 12 months or	
23 24		(2)	ubsection (1) (a), (b) and (c) do not apply if the easonable excuse.	person has a	
25 26			The defendant has an evidential burden in relation mentioned in s (2) (see Criminal Code, s 58).	n to the matters	

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1	296		Offences—use or divulge protected information
2		(1)	A person to whom this section applies commits an offence if—
3			(a) the person uses information; and
4 5			(b) the information is protected information about someone else; and
6 7			(c) the person is reckless about whether the information is protected information about someone else.
8 9			Maximum penalty: 50 penalty units, imprisonment for 6 months or both.
10		(2)	A person to whom this section applies commits an offence if—
11			(a) the person does something that divulges information; and
12 13			(b) the information is protected information about someone else; and
14			(c) the person is reckless about whether—
15 16			(i) the information is protected information about someone else; and
17 18			(ii) doing the thing would result in the information being divulged to someone else.
19 20			Maximum penalty: 50 penalty units, imprisonment for 6 months or both.
21		(3)	Subsections (1) and (2) do not apply—
22			(a) if the information is used or divulged—
23			(i) under this Act or another territory law; or
24 25 26			 (ii) in relation to the exercise of a function by a person to whom this section applies under this Act or another territory law; or
27			(iii) in a court proceeding; or

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Chapter 8 Miscellaneous

	Section 296	6
1 2		(b) to the using or divulging of protected information about a person with the person's consent.
3 4		<i>Note</i> The defendant has an evidential burden in relation to the matters mentioned in s (3) (see Criminal Code, s 58).
5 6 7 8	(4)	A person to whom this section applies need not divulge protected information to a court, or produce a document containing protected information to a court, unless it is necessary to do so for this Act or another law in force in the Territory.
9	(5)	In this section:
10 11		<i>court</i> includes a tribunal, authority or person having power to require the production of documents or the answering of questions.
12		<i>divulge</i> includes—
13		(a) communicate; or
14		(b) publish.
15		person to whom this section applies means—
16		(a) a person who is or has been—
17		(i) the commissioner; or
18		(ii) a member of staff of the commission; or
19		(iii) the inspector; or
20		(iv) a member of staff of the inspector; or
21 22		(b) anyone else who exercises, or has exercised, a function under this Act.
23		<i>produce</i> includes allow access to.
24 25 26 27		<i>protected information</i> means information about a person that is disclosed to, or obtained by, a person to whom this section applies because of the exercise of a function under this Act by the person or someone else.

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Integrity Commission Bill 2018

1 2			<i>use</i> , in relation to information, includes make a record of the information.
3	297		Protection of officials from liability
4 5		(1)	An official is not civilly liable for anything done or omitted to be done honestly and without recklessness—
6			(a) in the exercise of a function under this Act; or
7 8			(b) in the reasonable belief that the act or omission was in the exercise of a function under this Act.
9 10		(2)	Any civil liability that would, apart from subsection (1), attach to an official attaches instead to the Territory.
11		(3)	In this section:
12			official means—
13			(a) the commissioner; or
14			(b) a member of staff of the commission; or
15			(c) the inspector; or
16			(d) a member of staff of the inspector; or
17			(e) a person authorised under this Act to do or not to do a thing.
18 19 20			<i>Note</i> A reference to an Act includes a reference to the statutory instruments made or in force under the Act, including any regulation (see Legislation Act, s 104).
21	298		Information guidelines
22 23		(1)	The commission must make guidelines about the handling of information under this Act (the <i>information guidelines</i>).
24 25		(2)	Before making an information guideline, the commission must consult the information privacy commissioner.

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Chapter 8 Miscellaneous

Section 299

1		(3)	The information guidelines are a notifiable instrument.
2			<i>Note</i> A notifiable instrument must be notified under the Legislation Act.
3	299		Unavailability of Speaker
4		(1)	This section applies to the following sections:
5 6			 (a) section 189 (Investigation report—presentation to Legislative Assembly);
7			(b) section 190 (Investigation report—publication on website);
8 9			 (c) section 191 (Investigation report—Ministerial response about ACT public service entity);
10 11			(d) section 213 (Special report—presentation to Legislative Assembly);
12			(e) section 214 (Special report—publication on website);
13 14			 (f) section 215 (Special report—Ministerial response about ACT public service entity);
15 16			(g) section 277 (Inspector's special report—presentation to Legislative Assembly);
17 18			(h) section 278 (Inspector's special report—publication on website).
19		(2)	In a section mentioned in subsection (1):
20			Speaker includes—
21			(a) if the Speaker is unavailable—the Deputy Speaker; and
22 23			(b) if both the Speaker and the Deputy Speaker are unavailable— the clerk of the Legislative Assembly.
24			unavailable—
25			(a) the Speaker is <i>unavailable</i> if—
26			(i) the Speaker is absent from duty; or

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				Section 300
1			(ii)	there is a vacancy in the office of Speaker; or
2 3 4			(iii)	the Speaker has an actual or perceived conflict of interest that would prevent the Speaker from properly carrying out the functions of Speaker under this Act; or
5 6			(iv)	the Speaker cannot for any reason exercise the functions of the Speaker; and
7			(b) the	Deputy Speaker is <i>unavailable</i> if—
8			(i)	the Deputy Speaker is absent from duty; or
9			(ii)	there is a vacancy in the office of Deputy Speaker; or
10 11 12 13			(iii)	the Deputy Speaker has an actual or perceived conflict of interest that would prevent the Deputy Speaker from properly carrying out the functions of Speaker under this Act; or
14 15			(iv)	the Deputy Speaker cannot for any reason exercise the functions of the Speaker.
16	300		Assista	nce for Speaker
17 18				ising a function under this Act, the Speaker may seek rative support or advice from—
19			(a) the	Office of the Legislative Assembly; or
20 21				ther entity that is able to provide impartial administrative port or advice.
22	301		Regulat	ion-making power
23		(1)	The Exec	cutive may make regulations for this Act.
24 25				A regulation must be notified, and presented to the Legislative Assembly, under the Legislation Act.
26 27		(2)		consult the commission and the relevant y committee before making a regulation under this Act.

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Chapter 8 Miscellaneous

	Sect	ion 302	2
1 2		(3)	Subject to any disallowance or amendment under the Legislation Act, chapter 7, a regulation under this Act commences—
3 4 5			 (a) if there is a motion to disallow the regulation and the motion is negatived by the Legislative Assembly—on the day after the day the motion is negatived; or
6 7			(b) on the day after the 6th sitting day after the day it is presented to the Legislative Assembly under that chapter; or
8 9			(c) if the regulation provides for a later date or time of commencement—on that date or at that time.
10	302		Review of Act
11 12 13		(1)	The Minister must, in consultation with the Speaker, review the operation of this Act as soon as practicable after the end of every 5th year of its operation.
14 15		(2)	The Minister must present a report of the review to the Legislative Assembly at a time decided in consultation with the Speaker.

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Consequential amendments Chapter 9

Section 303

Chapter 9 Consequential amendments

2 303 Legislation amended—sch 1

³ This Act amends the legislation mentioned in schedule 1.

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Schedule 1 Consequential amendments

2 (see s 303)

Part 1.1 Annual Reports (Government Agencies) Act 2004

5	[1.1]	Section 7A (1), note
6		substitute
7 8 9 10		<i>Note</i> The auditor-general, integrity commissioner and inspector of the integrity commission are not required to comply with this Act in certain circumstances (see <i>Auditor-General Act 1996</i> , s 7A and the <i>Integrity Commission Act 2018</i> , s 217 and s 282).
11	[1.2]	Dictionary, note 2
12		insert
13		integrity commissioner
14 15	Part 1	.2 Children and Young People Act 2008
16	[1.3]	New section 144 (2) (b) (via)
17		insert
18		(via) the integrity commissioner;
19	[1.4]	New section 179 (da)
20		insert
21		(da) the integrity commissioner;

1 2	[1.5]	Section 200 (5), definition of <i>protected electronic communication</i> , new paragraph (da)
3		insert
4		(da) the integrity commissioner;
5 6	[1.6]	Section 201 (4), definition of <i>protected mail</i> , new paragraph (da)
7		insert
8		(da) the integrity commissioner;
9	[1.7]	Section 202 (3), new definition of protected mail
10		insert
11		protected mail—see section 201.
12 13	[1.8]	Section 280 (5), definition of <i>protected mail</i> , new paragraph (fa)
14		insert
15		
15		(fa) the integrity commissioner;
16	[1.9]	(fa) the integrity commissioner;Section 876A (2)
	[1.9]	
16	[1.9]	Section 876A (2)
16 17	[1.9]	Section 876A (2) substitute
16 17 18	[1.9]	Section 876A (2) substitute (2) In this section:
16 17 18 19	[1.9]	Section 876A (2) substitute (2) In this section: civil proceeding— (a) see the Evidence Act 2011, dictionary, part 1; and (b) includes an examination before the integrity commission.
16 17 18 19 20	[1.9]	Section 876A (2) substitute (2) In this section: civil proceeding— (a) see the Evidence Act 2011, dictionary, part 1; and
16 17 18 19 20 21	[1.9]	Section 876A (2) substitute (2) In this section: civil proceeding— (a) see the Evidence Act 2011, dictionary, part 1; and (b) includes an examination before the integrity commission.

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Schedule 1
Part 1.3Consequential amendments
Co-operatives National Law (ACT) Act 2017Amendment [1.10]

1.10]	Dictionary, note 2
	insert
	integrity commission
	integrity commissioner
[1.11]	Dictionary, definition of investigative entity
	omit
	and the ombudsman
	substitute
	, the ombudsman and the integrity commission
Part 1	.3 Co-operatives National Law
	(ACT) Act 2017
[1.12]	New section 17 (1) (da)
	insert
	(da) the integrity commission;
[1.13]	Dictionary, note 2
	insert
	integrity commission
Part 1	.4 Corrections Management
Part 1	.4 Corrections Management Act 2007
Part 1	
	Act 2007

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Consequential amendments Corrections Management Act 2007 Part 1.4

1	[1.15]	New section 31A (2) (d) (iv)
2		before the note, insert
3		(iv) the integrity commissioner.
4	[1.16]	New section 33A (2) (d) (iv)
5		insert
6		(iv) the integrity commissioner.
7	[1.17]	New section 51 (ea)
8		insert
9		(ea) the integrity commissioner;
10 11	[1.18]	Section 103 (5), definition of <i>protected electronic communication</i> , new paragraph (ea)
12		insert
13		(ea) the integrity commissioner;
14	[1.19]	Section 104 (4), definition of protected mail
15		omit
16	[1.20]	Section 217A (2)
17		substitute
18	(2)	In this section:
19		civil proceeding—
20		(a) see the <i>Evidence Act 2011</i> , dictionary, part 1; and
21		(b) includes an examination before the integrity commission.

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Schedule 1	Consequential amendments
Part 1.4	Corrections Management Act 2007
Amendment [1.21]	

1		<i>court</i> includes—
2		(a) the ACAT; and
3		(b) the integrity commission.
4	[1.21]	Dictionary, note 2
5		insert
6		integrity commission
7		integrity commissioner
8	[1.22]	Dictionary, definition of protected mail
9		substitute
10 11		<i>protected mail</i> means mail between a detainee and any of the following:
12		(a) a lawyer representing the detainee;
13		(b) an official visitor;
14		(c) the inspector of correctional services;
15		(d) the human rights commissioner;
16		(e) the public advocate;
16 17		(e) the public advocate;(f) the ombudsman;

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Consequential amendments Crimes (Assumed Identities) Act 2009 Schedule 1 Part 1.5

Amendment [1.23]

Crimes (Assumed Identities) Part 1.5 1 Act 2009 2

3	[1.23]	Section 6 (1)
4		after
5		criminal activity
6		insert
7		and corrupt conduct
8	[1.24]	Section 9 (2) (a)
9		after
10		criminal activity
11		insert
12		or corrupt conduct
13	[1.25]	New section 11 (3) (c)
14		insert
15 16		(c) for the integrity commission—a position of the integrity commission prescribed by regulation.
17 18	[1.26]	Section 42 (4), definition of <i>senior officer</i> , new paragraph (c)
19		insert
20 21		(c) in relation to the integrity commission—a position of the integrity commission prescribed by regulation.

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Schedule 1	Consequential amendments
Part 1.5	Crimes (Assumed Identities) Act 2009
Amendment [1.27]	

1	[1.27]	Dictionary, note 2
2		insert
3		integrity commission
4		integrity commissioner
5 6	[1.28]	Dictionary, definition of <i>chief officer</i> , new paragraph (a) (iii)
7		insert
8 9		(iii) in relation to the integrity commission—the integrity commissioner; and
10	[1.29]	Dictionary, new definition of corrupt conduct
11		insert
12		corrupt conduct—see the Integrity Commission Act 2018, dictionary.
13 14	[1.30]	Dictionary, definition of <i>law enforcement agency</i> , new paragraph (c)
15		insert
16		(c) the integrity commission.
17	[1.31]	Dictionary, definition of law enforcement officer, new
18		paragraph (a) (iii)
19		insert
20 21		(iii) an investigator under the <i>Integrity Commission Act 2018</i> ; and

Consequential amendments Schedule 1 Crimes (Controlled Operations) Act 2008

Amendment [1.32]

Crimes (Controlled Operations) Part 1.6 1 Act 2008 2

3	[1.32]	Section 7 (4)
4		after
5		criminal activity
6		insert
7		or corrupt conduct
8	[1.33]	Section 9 (4) (b)
9		after
10		criminal activity
11		insert
12		or corrupt conduct
13	[1.34]	Section 10 (2) (c)
14		after
15		criminal activity
16		insert
17		or corrupt conduct

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1	[1.35]	Section 10 (2) (g)
2		substitute
3 4		(g) the operation will not be conducted in a way that a person is likely to be induced to—
5 6 7		 (i) commit an offence against a law of any jurisdiction or the Commonwealth that the person would not otherwise have committed; or
8		(ii) engage in corrupt conduct; and
9	[1.36]	Section 11 (3) (f)
10		after
11		(including the suspected relevant offences)
12		insert
13		or corrupt conduct
14	[1.37]	Section 19 (2) (b)
15		substitute
16 17		(b) the conduct does not involve the participant intentionally inducing a person to—
18 19 20		(i) commit an offence under a law of any jurisdiction or the Commonwealth that the person would not otherwise have committed; or
21		(ii) engage in corrupt conduct; and

1	[1.38]	Section 23 (2) (a)
2		omit
3 4		criminal activity (other than criminal activity that is controlled conduct)
5		substitute
6 7		criminal activity or corrupt conduct (other than criminal activity or corrupt conduct that is controlled conduct)
8	[1.39]	Section 28 (2) (c)
9		after
10		criminal activities
11		insert
12		or corrupt conduct
13 14	[1.40]	Section 33 (3), definition of <i>senior officer</i> , new paragraph (c)
15		insert
16 17		(c) in relation to the integrity commission—a position of the integrity commission prescribed by regulation.
18	[1.41]	Dictionary, note 2
19		insert
20		integrity commission
21		integrity commissioner
22	[1.42]	Dictionary, definition of <i>chief officer</i> , new paragraph (c)
23		insert
24 25		(c) in relation to the integrity commission—the integrity commissioner.

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1 2	[1.43]	Dictionary, definition of <i>controlled operation</i> , paragraph (a)
3		substitute
4 5		 (a) is conducted, or intended to be conducted, for the purpose of obtaining evidence that may—
6 7		(i) lead to the prosecution of a person for a relevant offence; or
8 9		 (ii) be used in an investigation under the <i>Integrity Commission</i> Act 2018; and
10	[1.44]	Dictionary, new definitions
11		insert
12		corrupt conduct—see the Integrity Commission Act 2018, dictionary.
13		investigator—see the Integrity Commission Act 2018, dictionary.
14 15	[1.45]	Dictionary, definition of <i>law enforcement agency</i> , new paragraph (c)
16		insert
17		(c) the integrity commission.
18 19	[1.46]	Dictionary, definition of <i>law enforcement officer</i> , paragraph (a)
20		_
		substitute
21		substitute (a) means—
21 22		
		(a) means—

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1	[1.47]	Dictionary, definition of suspect
2		substitute
3		suspect means a person reasonably suspected of—
4 5		(a) having committed or being likely to have committed, or of committing or being likely to commit, a relevant offence; or
6 7		(b) having engaged in or being likely to have engaged in, or of engaging in or being likely to engage in, corrupt conduct.

Part 1.7 Crimes (Protection of Witness Identity) Act 2011

10	[1.48]	Section 6
11		after
12		criminal activity
13		insert
14		or corrupt conduct
15 16	[1.49]	Section 23 (3), definition of <i>senior officer</i> , new paragraph (c)
17		before the note, insert
18 19		(c) in relation to the integrity commission—a position of the integrity commission prescribed by regulation.
20	[1.50]	Dictionary, note 2
21		insert
22		• integrity commission
23		integrity commissioner

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Schedule 1	Consequential amendments
Part 1.8	Crimes (Surveillance Devices) Act 2010
Amendment [1.51]	

1	[1.51]	Dictionary, definition of chief officer, new paragraph (c)
2		insert
3 4		(c) in relation to the integrity commission—the integrity commissioner.
5	[1.52]	Dictionary, new definition of corrupt conduct
6		insert
7		<i>corrupt conduct</i> —see the <i>Integrity Commission Act 2018</i> , dictionary.
8	[1.53]	Dictionary, definition of investigation, paragraph (a)
9		after
10		criminal activity
11		insert
12		or corrupt conduct
13 14	[1.54]	Dictionary, definition of <i>law enforcement agency</i> , new paragraph (c)
15		insert
16		(c) the integrity commission.
17	Part 1.	.8 Crimes (Surveillance Devices)
18		Act 2010
19	[1.55]	Section 6 (a)
20		after
21		criminal
22		insert
23		and corrupt conduct

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1	[1.56]	Section 8
2		after
3		offence
4		insert
5		or corrupt conduct
6	[1.57]	Section 11 (1) (a)
7		substitute
8		(a) either—
9 10		(i) a relevant offence has been, is being, is about to be, or is likely to be committed; or
11 12		(ii) corrupt conduct has been, is being, is about to be, or is likely to be engaged in; and
13	[1.58]	Section 11 (1) (b)
14		after
15		offence
16		insert
17		or conduct
18	[1.59]	Section 11 (1) (c)
19		after
20		offence
21		insert
22		or corrupt conduct

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Schedule 1	Consequential amendments
Part 1.8	Crimes (Surveillance Devices) Act 2010
Amendment [1.60]	

1	[1.60]	Section 13 (2) (a) and (e)
2		after
3		offence
4		insert
5		or corrupt conduct
6	[1.61]	Section 14 (1) (b) (ii)
7		after
8		offence
9		insert
10		or corrupt conduct
11	[1.62]	Section 18 (2) and (4)
12		after
13		offence
14		insert
15		or corrupt conduct
16	[1.63]	New section 24A
17		in part 3, insert
18	24A	Application of pt 3—integrity commission
19 20		This part does not apply to a law enforcement agency that is the integrity commission.

 $\label{eq:author} \mbox{Authorised by the ACT Parliamentary Counsel-also accessible at www.legislation.act.gov.au$

1	[1.64]	New section 34 (7) (aa)
2		insert
3 4		(aa) the investigation of corrupt conduct under the <i>Integrity Commission Act 2018</i> ;
5	[1.65]	Section 36 (7), definition of <i>proceeding</i>
6		substitute
7		proceeding includes—
8		(a) a proceeding before a court, tribunal or Royal Commission; and
9		(b) an examination before the integrity commission.
10 11	[1.66]	Section 44 (3), definition of <i>senior officer</i> , new paragraph (c)
12		insert
13 14		(c) in relation to the integrity commission—a position of the integrity commission prescribed by regulation.
15	[1.67]	Dictionary, note 2
16		insert
17		integrity commission
18		integrity commissioner
19	[1.68]	Dictionary, definition of <i>chief officer</i> , new paragraph (c)
20		insert
21 22		(c) in relation to the integrity commission—the integrity commissioner.

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Schedule 1	Consequential amendments	
Part 1.9	Criminal Code 2002	
Amendment [1.69]		

1	[1.69]	Dictionary, new definition of corrupt conduct
2		insert
3		<i>corrupt conduct</i> —see the <i>Integrity Commission Act 2018</i> , dictionary.
4 5	[1.70]	Dictionary, definition of <i>law enforcement agency</i> , new paragraph (c)
6		insert
7		(c) the integrity commission.
8 9	[1.71]	Dictionary, definition of <i>law enforcement officer</i> , new paragraph (a) (iii)
10		insert
11 12		(iii) an investigator under the <i>Integrity Commission Act 2018</i> ; and
13 14	[1.72]	Dictionary, definition of <i>relevant proceeding</i> , new paragraph (ea)
15		insert
16		(ea) an examination before the integrity commission;
17	Part 1.	9 Criminal Code 2002
18 19	[1.73]	Section 300, definition of <i>territory public official</i> , new paragraph (aa)

19	paragraph (aa)
20	insert
21 22	(aa) a person employed under the Legislative Assembly (Members' Staff) Act 1989;

Consequential amendments Schedule 1 Freedom of Information Act 2016

Freedom of Information Act 2016 Part 1.10 1

2	[1.74]	Schedule 1, new section 1.1B
3		insert
4	1.1B	Information in possession of integrity commission
5 6		Information in the possession of the integrity commission unless the information is administrative in nature.
7	[1.75]	Schedule 2, section 2.2 (a) (xiv)
8		omit
9		or human rights commission
10		substitute
11		, integrity commission or human rights commission
12	[1.76]	Dictionary, note 2
13		insert
14		integrity commission
15 16	Part 1.	11 Gambling and Racing Control Act 1999
17	[1.77]	New section 37 (d) (xiiia)
18		insert
19		(xiiia) the integrity commission;
	[4 70]	
20	[1.78]	Dictionary, note 2
21		insert
22		• integrity commission

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Part 1.12 **Government Procurement** 1 Act 2001 2

3	[1.79]	Schedule 1, new subsection (3) (h)
4		insert
5		(h) is disclosed to the integrity commissioner.
6	[1.80]	Dictionary, note 2
7		insert
8		integrity commissioner
0	Part 1	13 Information Privacy Act 2014

Part 1.13 9 Information Privacy Act 2014

10 11	[1.81]	Section 14, definition of <i>enforcement body</i> , new paragraph (fa)
12		insert
13		(fa) the integrity commission;
14 15	[1.82]	Section 14, definition of <i>enforcement-related activity</i> , new paragraph (fa)
16		insert
17		(fa) the prevention, detection or investigation of corrupt conduct; or
18	[1.83]	Dictionary, note 2
19		insert
20		integrity commission

Inspector of Correctional Services Act 2017 Part 1.14 1 2

3	[1.84]	Section 31 (1) (a)
4	-	substitute
5		(a) a person exercising a function under—
6		(i) the Auditor-General Act 1996; or
7		(ii) the Human Rights Act 2004; or
8		(iii) the Human Rights Commission Act 2005; or
9		(iv) the Integrity Commission Act 2018; or
10		(v) the Ombudsman Act 1989;
11	[1.85]	Section 32 (5), definition of investigative entity
12		omit
13		commission and the ombudsman
14		substitute
15		commission, the ombudsman and the integrity commissioner
16	[1.86]	New section 33 (1) (ba)
17		insert
18		(ba) the Integrity Commission Act 2018, section 23 (1) (a) or (b)
19		(Functions of commission); or
20 21	[1.87]	Section 33 (4), definition of <i>oversight entity</i> , new paragraph (ba)
22		insert
23		(ba) the integrity commission;

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Schedule 1
Part 1.15Consequential amendments
Legislation Act 2001Amendment [1.88]

[1.88] Dictionary, note 2 insert

- integrity commission
 - integrity commissioner

5 Part 1.15 Legislation Act 2001

6	[1.89]	Dictionary, part 1, new definitions
7		insert
8 9		<i>integrity commission</i> means the ACT Integrity Commission established under the <i>Integrity Commission Act 2018</i> .
10 11		<i>integrity commissioner</i> means the ACT Integrity Commissioner appointed under the <i>Integrity Commission Act 2018</i> .
12 13	[1.90]	Dictionary, part 1, definition of <i>officer of the Assembly</i> , new paragraphs (ba) and (bb)
14		insert
15		(ba) the integrity commissioner; or
16 17		(bb) the inspector of the integrity commission under the <i>Integrity Commission Act 2018</i> ; or
18	Part 1	.16 Mental Health Act 2015
19	[1.91]	New section 144B (5)

20 insert

1

2 3

4

- 21 (5) In this section:
- *court* includes the integrity commission.

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Consequential amendments Mental Health (Secure Facilities) Act 2016 Schedule 1 Part 1.17

Amendment [1.92]

1	[1.92]	Dictionary, note 2
2		insert
3		integrity commission
4 5	Part 1	.17 Mental Health (Secure Facilities) Act 2016
6	[1.93]	Dictionary, note 2
7		insert
8		integrity commissioner
9	[1.94]	Dictionary, definition of accredited person, new
10		paragraph (ha)
11		insert
12		(ha) the integrity commissioner;
13	Part 1	.18 Official Visitor Act 2012
14	[1.95]	Section 17 (5), definition of investigative entity
15		omit
16		commission and the ombudsman
17		substitute
18		commission, the ombudsman and the integrity commissioner
19	[1.96]	Dictionary, note 2
20		insert
21		integrity commissioner

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Part 1.19 Public Interest Disclosure Act 2012

[1.97]	New section 11 (1) (a) (iva)
	insert
	(iva) the integrity commissioner; or
[1.98]	New section 11 (1) (b) (iiia)
	insert
	(iiia) the integrity commissioner; or
[1.99]	Dictionary, note 2
	insert
	integrity commissioner
Part 1.	20 Remuneration Tribunal Act 1995
[1.100]	Schedule 1, part 1.2
	insert
	integrity commission CEO
	integrity commissioner
[1.101]	Dictionary, note 2
	insert
	• integrity commissioner

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1	[1.102]	Dictionary, new definition of <i>integrity commission CEO</i>
2		insert
3		integrity commission CEO means the CEO of the integrity
4 5		commission appointed under the <i>Integrity Commission Act 2018</i> , section 41.
U		
6	Part 1.	21 Taxation Administration Act 1999
7	[1.103]	New section 97 (d) (ia)
8		insert
9		(ia) the integrity commissioner;
10	[1.104]	Dictionary, note 2
11		insert
12		• integrity commissioner
13 14	Part 1.	22 Terrorism (Extraordinary Temporary Powers) Act 2006
15	[1.105]	Section 49 (2) (b)
16		omit
17		commissioner and ombudsman
18		substitute
19		commissioner, ombudsman and integrity commissioner

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Schedule 1
Part 1.22Consequential amendments
Terrorism (Extraordinary Temporary Powers) Act 2006Amendment [1.106]

1	[1.106]	Section 51 heading
2		substitute
3	51	Contact with human rights commissioner, ombudsman
4		and integrity commissioner
5	[1.107]	Section 51
6		omit
7		commissioner and the ombudsman
8		substitute
9		commissioner, the ombudsman and the integrity commissioner
10	[1.108]	Section 58 (6)
11		substitute
12 13	(6)	This section does not apply in relation to questioning that is part of contact under any of the following sections:
14		(a) section 50 (Contact with family members etc);
15 16		(b) section 51 (Contact with human rights commissioner, ombudsman and integrity commissioner);
17		(c) section 52 (Contact with lawyer etc);
18 19		(d) section 53 (Special contact rules for people with impaired decision-making ability);
20 21		(e) section 54 (Person with impaired decision-making ability to be contacted by public advocate).
22	[1.109]	Dictionary, note 2
23		insert
24		• integrity commissioner

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Consequential amendments
Victims of Crime Act 1994Schedule 1
Part 1.23

Part 1.23 Victims of Crime Act 1994

[1.110] Section 12 (6), definition of relevant complaints entity, new paragraph (ba)

- 4 insert
- 5 (ba) the integrity commission; or

6 [1.111] Dictionary, note 2

7 insert

8

• integrity commission

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1	Dictionary	
2	(see s 3)	
3 4	Note 1	The Legislation Act contains definitions and other provisions relevant to this Act.
5	Note 2	For example, the Legislation Act, dict, pt 1, defines the following terms:
6		• ACAT
7		• ACT
8		• administrative unit
9		• auditor-general
10		• bankrupt or personally insolvent
11		Chief Justice
12		Chief Magistrate
13		Chief Minister
14		chief police officer
15		• Commonwealth
16		Corporations Act
17		Deputy Speaker
18		• director-general (see s 163)
19		director of public prosecutions
20		• document
21		• domestic partner (see s 169 (1))
22		electoral commissioner
23		• entity
24		• Executive
25		• financial year
26		head of service
27		human rights commissioner
28		information privacy commissioner
29		• judge
30		• lawyer
31		Legislative Assembly
32		• magistrate

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1	Magistrates Court
2	• may (see s 146)
3	• Minister (see s 162)
4	• must (see s 146)
5	Office of the Legislative Assembly
6	• officer of the Assembly
7	• ombudsman
8	• penalty unit (see s 133)
9	• person (see s 160)
10	• property
11	public sector standards commissioner
12	• public servant
13	• public service
14	• registrar
15	Self-Government Act
16	• self-government day
17	• Speaker
18	• State
19	• statutory office-holder
20	Supreme Court
21	• territory authority
22	• territory instrumentality
23	• territory law
24	territory-owned corporation
25	• the Territory.
26	ACT public service entity—see section 16.
27	annual operational review—see section 279.
28	annual operational review report—see section 280.
29	Assembly precincts—see the Legislative Assembly Precincts
30	Act 2001, dictionary.

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1 2 3	Australian Commission for Law Enforcement Integrity (or ACLEI)—see the Law Enforcement Integrity Commissioner Act 2006 (Cwlth), section 5.
4 5 6	<i>Australian Federal Police</i> means the Australian Federal Police constituted under the <i>Australian Federal Police Act 1979</i> (Cwlth), section 6.
7	CEO—see section 41.
8 9	<i>commission</i> means the ACT Integrity Commission established under section 19.
10	commission annual report—see section 217.
11 12	<i>commission personnel</i> , for part 5.2 (Inspector—investigating complaints about the commission)—see section 256.
13 14	<i>commissioner</i> means the ACT Integrity Commissioner appointed under section 25.
15 16	<i>commissioner selection criteria and process determination</i> —see section 27.
17	complainant—
18	(a) for a corruption complaint—see section 57.
19 20	(b) for chapter 7 (Protections for people involved in investigations)—see section 286.
21 22	<i>complaint</i> , for chapter 7 (Protections for people involved in investigations)—see section 286.
23	confidentiality notice—see section 77.
24 25	<i>connected</i> , for part 3.5 (Commission—powers of entry, search and seizure)—see section 116.
26	contempt certificate—see section 167.

1	corrupt conduct—
2	(a) see section 9; and
3 4	(b) for part 3.5 (Commission—powers of entry, search and seizure)—see section 116.
5	<i>corruption complaint</i> —see section 57.
6	<i>corruption report</i> —see section 69.
7 8	<i>detrimental action</i> , for part 7.3 (Detrimental action against a person)—see section 291.
9	entity of a public nature—see section 18.
10	examination summons—see section 147.
11	<i>head</i> , of a public sector entity—see section 15.
12	<i>inspector</i> means the inspector of the commission under this Act.
13 14 15	<i>inspector of correctional services</i> —means the inspector of correctional services appointed under the <i>Inspector of Correctional Services Act 2017</i> , section 9.
16 17	<i>inspector selection criteria and process determination</i> —see section 232.
18	inspector's annual report—see section 281.
19	inspector's special report—see section 274.
20	<i>integrity body</i> means the following:
21	(a) the inspector;
22	(b) the judicial council;
23	(c) a judicial commission;
24	(d) the auditor-general;
25	(e) the ombudsman;

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1	(f) the information privacy commissioner;
2	(g) the Australian Commission for Law Enforcement Integrity;
3 4 5	 (h) an entity, established under a law of the Commonwealth or a State, with functions substantially corresponding to the functions of the commission or the inspector;
6 7	<i>Note</i> State includes the Northern Territory (see Legislation Act, dict, def State).
8 9 10	 (i) an auditor-general of the Commonwealth or a State, established under an Act substantially corresponding to the <i>Auditor-General</i> <i>Act 1996</i>;
11 12 13	 (j) an ombudsman of the Commonwealth or a State, established under an Act substantially corresponding to the <i>Ombudsman</i> <i>Act 1989</i>;
14 15	(k) another entity with an integrity function, prescribed by regulation.
16	investigation report—see section 182.
17	<i>investigator</i> means a person mentioned in section 113.
18	joint investigation—see section 104.
19 20	<i>judicial commission</i> means a judicial commission under the <i>Judicial Commissions Act 1994</i> .
21 22	<i>judicial council</i> means the judicial council under the <i>Judicial Commissions Act 1994</i> .
23	judicial officer—see section 13.
24	law enforcement agency means the following:
25	(a) the Australian Federal Police;
26	(b) the police force or police service (however described) of a State;
27 28	(c) another entity that has a law enforcement function, prescribed by regulation.

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1	legal advice direction—see section 193.
2 3 4	<i>Legislative Assembly commissioner for standards</i> means the Commissioner for Standards appointed by the Speaker pursuant to a resolution of the Legislative Assembly.
5	Legislative Assembly entity—see section 17.
6	mandatory corruption notification—see section 61.
7 8	member of staff of an MLA means a person employed under the Legislative Assembly (Members' Staff) Act 1989.
9	mental impairment—see the Criminal Code, section 27.
10	non-disclosure notice—
11	(a) given by the commission—see section 198; or
12	(b) given by the inspector—see section 259.
13 14	<i>occupier</i> , for part 3.5 (Commission—powers of entry, search and seizure)—see section 116.
15	permitted disclosure—
16 17	(a) of restricted information, for part 3.2 (Commission— confidentiality notices)—see section 81; or
18 19	(b) of information, for part 3.10 (Commission—secrecy and information sharing)—see section 199; or
20 21	(c) of information, for part 5.2 (Inspector—investigating complaints about the commission)—see section 260.
22	<i>place of seizure</i> —see section 121.

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	Dictionary	
1 2 3	Australian	<i>tificate</i> , for a person, means a written statement by the Federal Police or the Australian Criminal Intelligence on indicating—
3		
4 5		her, according to the records held by the Australian Federal e or the Australian Criminal Intelligence Commission, the
6		n has been charged with, or convicted of, an offence
7	agains	st a law of—
8	(i) t	he Territory; or
9	(ii) t	the Commonwealth; or
10	(iii) a	a State; or
11	(iv) a	another country; and
12	(b) if so-	-particulars of each offence.
13 14 15	cor	conviction does not include a spent conviction or an extinguished nucleon (see <i>Spent Convictions Act 2000</i> , s 16 (c) (i) and 9H (1) (c) (i)).
16	political pa	arty—see the Electoral Act 1992, dictionary.
17	preliminar	y inquiry notice—see section 90.
18	premises, 1	for part 3.5 (Commission-powers of entry, search and
19	seizure)—s	see section 116.
20	privilege—	-see section 174.
21	prohibited	disclosure—
22		stricted information in a confidentiality notice-see
23	sectio	n 80; or
24	(b) of info	ormation in a non-disclosure notice given by—
25	(i) t	he commission—see section 198; or
26	(ii) t	the inspector—see section 259.

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Dictionary	
Diotionary	

1	prosecutorial body means any of the following:
2	(a) the director of public prosecutions;
3 4 5	(b) the Director of Public Prosecutions of the Commonwealth appointed under the <i>Director of Public Prosecutions Act 1983</i> (Cwlth), section 18;
6	(c) the Director of Public Prosecutions of a State;
7 8	(d) another person or body with a prosecutorial function, prescribed by regulation.
9	<i>public official</i> —see section 12.
10	<i>public sector entity</i> —see section 14.
11	<i>referral entity</i> —see section 106.
12	registered party—see the Electoral Act 1992, dictionary.
13 14 15	<i>relevant Assembly committee</i> means the committee of the Legislative Assembly whose functions include the examination of matters related to corruption and integrity in public administration.
16	restricted information—see section 76.
17 18	SES member—see the Public Sector Management Act 1994, dictionary.
19	serious corrupt conduct—see section 10.
20	special report—see section 206.
21	staff of the commission—see section 47.
22	staff of the inspector—see section 248.
23	systemic corrupt conduct—see section 11.
24 25	<i>takes</i> , for part 7.3 (Detrimental action against a person)—see section 292.

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1	termination action, against a person, means action—
2	(a) terminating the person's employment; or
3	(b) ending the person's appointment; or
4	(c) terminating the person's contract for services.
5 6	<i>warrant</i> , for part 3.5 (Commission—powers of entry, search and seizure)—see section 116.

Endnotes

1	Presentation speech Presentation speech made in the Legislative Assembly on 27 November 2018.		
2	Notification Notified under the Legislation Act on	2018.	
3	Republications of amended laws For the latest republication of amended laws, see www.legislation.act.gov.au.		

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