

PARLIAMENT OF QUEENSLAND BILL 2001



PARLIAMENT OF QUEENSLAND BILL 2001

TABLE OF PROVISIONS

Section

Page

CHAPTER 1—PRELIMINARY

1	Short title	10
2	Commencement	10
3	Definitions	10
4	Object	10
5	Relationship between this Act and some other Acts about Parliament	10
6	Act does not limit power, right or immunity	11
7	Note in text is part of this Act	11
	CHAPTER 2—PROCEEDINGS IN THE ASSEMBLY	
	PART 1—PROTECTION AND DEFINITION	
8	Assembly proceedings can not be impeached or questioned	11
9	Meaning of "proceedings in the Assembly"	12
	PART 2—MISCELLANEOUS	
10	Assembly may proceed to business although not more than 5 members have not been elected	13
11	Standing rules and orders may be made	13
12	Quorum	14
13	Voting	14
	PART 3—THE SPEAKER	
14	The Speaker	14
15	Speaker continues to hold office on Assembly's expiry or dissolution	15
16	Deputy Speaker in particular circumstances	15
	PART 4—CHAIRPERSON OF COMMITTEES	
17	Chairperson of Committees	16

18	Chairperson of Committees continues to hold office on Assembly's expiry or dissolution	16
	PART 5—PROXY VOTING	
19	Member who may give proxy	17
20	How the proxy votes	18
21	How a proxy is substituted	18
22	End of certificates, notification and Speaker's declaration on last day of session—renewal	19
23	End of proxy	19
24	Part does not affect vacation of seat provisions	20
	CHAPTER 3—POWERS, RIGHTS AND IMMUNITIES	
	PART 1—POWERS TO REQUIRE ATTENDANCE AND PRODUCTION	
25	Power to order attendance or production of document or other thing	20
26	Summons to non-member to attend or produce document or other thing	20
27	Attendance expenses	21
28	Member required to attend without summons	21
29	Obligation to attend before the Assembly	21
30	Obligation to attend before an authorised committee	22
31	Examination under oath or affirmation	22
32	Obligation to respond and produce to the Assembly	23
33	Obligation to respond and produce to an authorised committee	24
34	Grounds for objecting to answering a question or production	25
35	Assembly to have regard to particular things when considering objection	25
36	Inadmissibility of particular events before a committee	25
	PART 2—CONTEMPTS	
37	Meaning of "contempt" of the Assembly	26
38	Decisions on contempt	27
39	Assembly's power to deal with contempt	27
40	Assembly proceedings on contempt	28
41	Speaker's warrant for contempt	28
42	Arrest pending warrant in certain cases	28
43	Form of warrant	29

Parliament of Queensland Bill 2001

44	Duty to help in execution of Speaker's order or warrant	29
45	Warrant to be given effect	29
46	Treasurer's power to retain allowances to pay fine	29
47	Other proceedings	30
	PART 3—PARLIAMENTARY PAPERS	
48	Meaning of "authorising person"	30
49	Assembly or committee may authorise publication	31
50	Authority for government printer to publish	31
51	Assembly taken to have authorised certain publications	31
52	Tabled, unprinted documents may be read etc	32
53	Particular documents are taken to be printed when tabled or taken to be tabled in the Assembly	32
54	Publication of fair report of tabled document	33
55	Evidentiary certificates	33
56	No liability for publishing under authority of Assembly or committee	34
57	Reports of debates taken to be true and correct record	35
58	Application of pt 3	35
	PART 4—TABLING OF REPORTS OUTSIDE SITTINGS	
59	Tabling of report when Assembly not sitting	35
	PART 5—CUSTODY OF ASSEMBLY DOCUMENTS	
60	Application of pt 5	36
61	Clerk has custody of Assembly documents	36
62	Instrument requiring access or production must be addressed to Clerk	37
63	Assembly controls release	37
	CHAPTER 4—CANDIDATES AND MEMBERS	
	PART 1—QUALIFICATIONS	
64	Qualifications to be a candidate and be elected a member	38
	PART 2—CANDIDATES AND MEMBERS HOLDING PAID PUBLIC APPOINTMENT	
65	Meaning of "paid public appointment" and related appointment	40
66	Effect of paid State appointment on candidate's election	42
67	Resignation of particular office holders on becoming candidates	42
68	Effect of election on particular candidates	43

Parliament of Queensland Bill 2001

69	Appointment to paid State appointment is of no effect	44
	PART 3—RESTRICTIONS ON DEALINGS WITH THE STATE	
70	Meaning of "transacts business"	45
71	Restrictions on member transacting business with an entity of the State	46
	PART 4—AUTOMATIC VACATION OF MEMBER'S SEAT	
72	Vacating seats of members in particular circumstances	48
73	Assembly may disregard disqualifying events	50
74	Effect of appeals against conviction or sentence	51
	PART 5—VACATION OF SEAT BY MEMBER	
75	Resignation of seat in the Assembly	51
76	Vacancy because of resignation to contest Commonwealth election	52
	PART 6—GENERAL	
77	Particular matters not to affect function or power	53
	CHAPTER 5—STATUTORY COMMITTEES OF THE ASSEMBLY	
	PART 1—OBJECTS AND DEFINITIONS	
78	Main object of ch 5 and its achievement	53
79	Definitions for ch 5	54
	PART 2—ESTABLISHMENT	
80	Establishment of statutory committees	55
81	Membership of statutory committees	56
82	Quorum and voting at meetings of statutory committees	56
	PART 3—ROLE OF STATUTORY COMMITTEES	
83	Purpose of pts 3 and 4	56
84	Role of statutory committees	57
	PART 4—AREAS OF RESPONSIBILITY OF STATUTORY COMMITTEES	
	Division 1—Legal, Constitutional and Administrative Review Committee	
85	Areas of responsibility of Legal, Constitutional and Administrative Review Committee	57
86	Administrative review reform	57
87	Constitutional reform	58
88	Electoral reform	58
89	Legal reform	58

	Division 2—Members' Ethics and Parliamentary Privileges Committee	
90	Areas of responsibility of Members' Ethics and Parliamentary Privileges Committee	59
91	Ethical conduct—registration of interests	59
92	Ethical conduct—code of conduct	60
93	Parliamentary powers, rights and immunities	61
	Division 3—Public Accounts Committee	
94	Area of responsibility of Public Accounts Committee	61
95	Reference of issues to auditor-general	61
	Division 4—Public Works Committee	
96	Areas of responsibility of Public Works Committee	61
97	Meaning of "constructing authority" for works	62
98	Issues to which committee may have regard	63
99	Entry and inspection of places.	63
100	Restriction on procurement of capital works project	64
101	Dealing with commercially sensitive information in private session	65
102	Reporting commercially sensitive information to Assembly	65
	Division 5—Scrutiny of Legislation Committee	
103	Area of responsibility of Scrutiny of Legislation Committee	65
	Division 6—Standing Orders Committee	
104	Area of responsibility of Standing Orders Committee	66
	PART 5—CHANGE IN COMPOSITION OF STATUTORY COMMITTEE	
105	Issues dealt with by previously constituted committees	66
	CHAPTER 6—OTHER PROVISIONS ABOUT COMMITTEES	
106	Act does not limit Assembly's powers	67
107	Ministerial response to committee report	67
108	Annual report of committee	69
	CHAPTER 7—MEMBERS' SALARIES	
	PART 1—SALARY OF MEMBERS	
109	Salary entitlement of a member	69
110	Variation of member's salary	69

		• •
111	Notification of rate of salary	70

PART 2—ADDITIONAL SALARIES OF MEMBERS

112	Additional salary entitlement of some members	70
113	Adjustment of additional salary	71
114	Only 1 additional salary is payable	71
115	Variation of member's additional salary	71
116	Additional salary of Deputy Speaker	71
117	Additional salary of temporary Chairperson of Committees	72
118	Additional salary of acting Minister	72
	PART 3—WHEN SALARIES ARE PAID	
119	Application of pt 3	72
120	When salary is paid to a member	72
121	When additional salary under s 112 is paid	73
122	Apparent vacation of seat when Assembly not sitting	74
123	Annual reversion to treasury of undrawn moneys	74
	CHAPTER 8—MISCELLANEOUS	
124	Regulation-making power	75
	CHAPTER 9—REPEALS, AMENDMENTS AND TRANSITIONAL PROVISIONS	
	PART 1—REPEALS	
125	Repeals	75
	PART 2—AMENDMENT OF ACTS INTERPRETATION ACT 1954	
126	Act amended in pt 2	75
127	Omission of s 29A (Tabling of reports when Legislative	
	Assembly not sitting)	75
	PART 3—AMENDMENT OF CORRECTIVE SERVICES ACT 2000	
128	Act amended in pt 3	76
129	Amendment of s 6 (Where persons to be detained)	76
	PART 4—AMENDMENT OF CRIME AND MISCONDUCT ACT 2001	
130	Act amended in pt 4	76
131	Amendment of s 293 (Powers)	76
	PART 5—AMENDMENT OF THE DISTRICT COURT ACT 1967	
132	Act amended in pt 5	77

133	Amendment of s 13 (Judges not to practise or sit in Parliament)	77
	PART 6—AMENDMENT OF ELECTORAL ACT 1992	
134	Act amended in pt 6	77
135	Replacement of s 83 (Who may be nominated)	77
	83 Who may be nominated	77
	PART 7—AMENDMENT OF FINANCIAL ADMINISTRATION AND AUDIT ACT 1977	
136	Act amended in pt 7	78
137	Amendment of s 72 (Strategic review of audit office)	78
138	Amendment of s 72B (Report of strategic review)	78
139	Amendment of schedule 3 (Dictionary)	78
	PART 8—AMENDMENT OF FREEDOM OF INFORMATION ACT 1992	
140	Act amended in pt 8	79
141	Amendment of s 108A (Strategic review of commissioner)	79
142	Amendment of s 108AB (Report of strategic review)	79
	PART 9—AMENDMENT OF LOCAL GOVERNMENT ACT 1993	
143	Act amended in pt 9	79
144	Omission of s 224 (Termination of membership of Legislative Assembly on becoming councillor)	80
	PART 10—AMENDMENT OF OMBUDSMAN ACT 2001	
145	Act amended in pt 10	80
146	Amendment of s 72 (Vacation of office)	80
147	Amendment of s 83 (Strategic review of ombudsman office)	80
148	Amendment of s 85 (Report of strategic review)	80
149	Amendment of section 89 (Functions)	81
	PART 11—AMENDMENT OF PARLIAMENTARY CONTRIBUTORY SUPERANNUATION ACT 1970	
150	Act amended in pt 11	81
151	Amendment of s 5 (Definitions)	81
	PART 12—AMENDMENT OF POLICE POWERS AND RESPONSIBILITIES ACT 2000	
152	Act amended in pt 12	82
153	Amendment of sch 1 (Acts not affected by this Act)	82

PART 13—TRANSITIONAL PROVISIONS

	DICTIONARY	
	SCHEDULE	85
160	Continuation of existing statutory committees	84
159	Transitional provisions relating to chapter 4	83
158	Continuation of existing law relating to previous contempt	83
157	Continuation of the Chairperson of Committees	83
156	Continuation of the Speaker	82
155	Saving of standing rules and orders	82
154	Retrospective application of s 9	82

2001

A BILL

FOR

An Act to provide for the powers, rights and immunities of the Legislative Assembly, appointment of its officers and committees, continuation of particular committees, qualification for membership of the Legislative Assembly, matters affecting continuation of membership and capacity of members, matters incidental to its existence and for other matters

s 5

The Parliament of Queensland enacts—	
This Act may be cited as the Parliament of Queensland Act 2001. 4 2 Commencement 5 This Act commences on 6 June 2002. 6 3 Definitions 7 The dictionary in the schedule defines particular words used in this Act. 8 4 Object 9 This Act generally consolidates existing laws incidental to the operation of the Assembly. 10 5 Relationship between this Act and some other Acts about Parliament 12 (1) This Act contains laws incidental to the operation of the Assembly. 14 (2) The Constitution of Queensland 2001 contains basic statements about the Assembly's membership and procedures and its powers, rights and immunities. 15 (3) The Constitution Act 1867 requires a Legislative Assembly to exist, declares the Parliament of Queensland and law-making power in Queensland and has some provisions about the office of Governor. 16 Note— 21	2
1 Short title	3
This Act may be cited as the Parliament of Queensland Act 2001.	4
2 Commencement	5
This Act commences on 6 June 2002.	6
3 Definitions	7
The dictionary in the schedule defines particular words used in this Act.	8
4 Object	9
This Act generally consolidates existing laws incidental to the operation of the Assembly.	10 11
•	12 13
(1) This Act contains laws incidental to the operation of the Assembly.	14
(2) The <i>Constitution of Queensland 2001</i> contains basic statements about the Assembly's membership and procedures and its powers, rights and immunities.	15 16 17
(3) The <i>Constitution Act 1867</i> requires a Legislative Assembly to exist, declares the Parliament of Queensland and law-making power in Queensland and has some provisions about the office of Governor.	18 19 20
Note—	21
See also the <i>Australia Act 1986</i> (Cwlth), sections 2 (Legislative powers of Parliaments of States), 3 (Termination of restrictions on legislative powers of Parliaments of States) and 6 (Manner and form of making certain State laws).	22 23 24

(4) The <i>Constitution Act Amendment Act 1890</i> provides for the duration of the Assembly.	1 2
(5) The <i>Constitution Act Amendment Act 1934</i> prohibits provision being made for the existence of another legislative body except as provided in the Act.	3 4 5
(6) The <i>Parliamentary Service Act 1988</i> contains laws about administrative and support services for the Assembly, including the administrative powers of the Speaker, the office and powers of the Clerk and the establishment of the parliamentary service.	6 7 8 9
6 Act does not limit power, right or immunity	10
Nothing in this Act derogates from any power, right or immunity of the Assembly or its members or committees.	11 12
7 Note in text is part of this Act	13
A note in the text of this Act is part of this Act.	14
CHAPTER 2—PROCEEDINGS IN THE ASSEMBLY	15

PART 1—PROTECTION AND DEFINITION 16

8 Assembly proceedings can not be impeached or questioned	17
(1) The freedom of speech and debates or proceedings in the Assembly can not be impeached or questioned in any court or place out of the Assembly.	18 19 20
(2) To remove doubt, it is declared that subsection (1) is intended to	21

(2) To remove doubt, it is declared that subsection (1) is intended to have the same effect as article 9 of the Bill of Rights (1688) had in relation to the Assembly immediately before the commencement of the subsection. 23

9 Me	aning of "proceedings in the Assembly"	1
done in	Proceedings in the Assembly " include all words spoken and acts the course of, or for the purposes of or incidental to, transacting of the Assembly or a committee.	2 3 4
(2) Wa	ithout limiting subsection (1), "proceedings in the Assembly" -	5 6
(a)	giving evidence before the Assembly, a committee or an inquiry; and	7 8
(b)	evidence given before the Assembly, a committee or an inquiry; and	9 10
(c)	presenting or submitting a document to the Assembly, a committee or an inquiry; and	11 12
(d)	a document tabled in, or presented or submitted to, the Assembly, a committee or an inquiry; and	13 14
(e)	preparing a document for the purposes of, or incidental to, transacting business mentioned in paragraph (a) or (c); and	15 16
(f)	preparing, making or publishing a document (including a report) under the authority of the Assembly or a committee; and	17 18
(g)	a document (including a report) prepared, made or published under the authority of the Assembly or a committee.	19 20
	espite subsection (2)(d), section 8 does not apply to a document ed in subsection (2)(d)—	21 22
(a)	in relation to a purpose for which it was brought into existence other than for the purpose of being tabled in, or presented or submitted to, the Assembly or a committee or an inquiry; and	23 24 25
(b)	if the document has been authorised by the Assembly or the committee to be published.	26 27
Example-	-	28
inquiry	ment evidencing fraud in a department tabled at a Public Accounts Committee can be used in a criminal prosecution for the fraud if the document was not for the committee's inquiry and the committee has authorised the document to ished.	29 30 31 32
(4) If 1	the way in which a document is dealt with has the effect that—	33
(a)	under an Act; or	34
(b)	under the rules, orders, directions or practices of the Assembly;	35

the document is treated, or accepted, as having been tabled in the Assembly for any purpose, then, for the purposes of this Act, the document is taken to be tabled in the Assembly.

(5) For this section, it does not matter what the nature of the business4 transacted by a committee is or whether the business is transacted under5 this Act or otherwise.

PART 2—MISCELLANEOUS

10 Assembly may proceed to business although not more than 5 members have not been elected

Following a general election, the Assembly may proceed to the 10 transaction of business at the time appointed by the Governor for the 11 purpose even though in not more than 5 of the electoral districts a member 12 has not been elected. 13

11 Sta	nding rules and orders may be made	14
	e Assembly may prepare and adopt standing rules and orders that o the Assembly best adapted to conduct proceedings in the y.	15 16 17
	thout limiting subsection (1), the standing rules and orders may for the following—	18 19
(a)	the orderly conduct of the Assembly;	20
(b)	the way the Assembly must be presided over in the absence of the Speaker;	21 22
(c)	the way the Assembly's powers, rights and immunities may be exercised and upheld;	23 24
(d)	the way notices of Bills, resolutions and other business intended to be submitted to the Assembly at any session may be published for general information;	25 26 27
(e)	publication of the proceedings of the Assembly and its committees, whether the Assembly is sitting, adjourned, prorogued or dissolved;	28 29 30

. .

7

8

9

1

2

(f)	the proper passing, entitling and numbering of the Bills to be introduced into and passed by the Assembly;	1 2
(g)	the proper presentation of Bills to the Governor for royal assent;	3
(h)	the declaration and registration of interests of members and of persons related to members, whether continuing or for a particular purpose;	4 5 6
(i)	the classes of person who should be treated as being related to members for the purpose of declaring or registering interests.	7 8
	standing rule or order becomes binding and of force on adoption ssembly or at another time decided by the Assembly.	9 10
12 Qu	orum	11
	neeting of the Assembly, 16 members of the Assembly exclusive of ker are a quorum.	12 13
13 Vot	ing	14
At a n	neeting of the Assembly or a Committee of the Whole House—	15
(a)	a question is decided by a majority of the members present and voting; and	16 17
(b)	the Speaker or Chairperson of Committees presiding—	18
	(i) has no deliberative vote; but	19
	(ii) if the votes are equal, has the casting vote.	20

PART 3—THE SPEAKER

14 The Speaker	22
(1) The members of the Assembly must immediately on sitting every general election proceed to elect a member to be Speaker.	g after 23 24
(2) The Second second second all second second has	1

(2) The Speaker must preside at all meetings of the Assembly, unless 25 otherwise provided by the standing rules and orders. 26

1 2
3 4 5
6 7
8 9 10
11
12 13
14 15
16
17 18
19 20 21
22 23
23

(6) A person acting as the Speaker may be referred to as the Deputy Speaker.

PART 4—CHAIRPERSON OF COMMITTEES

6

7

20

21

28

1

2

3

4

5

17 Chairperson of Committees

(1) The members of the Assembly must as soon as practicable on sitting
 after every general election proceed to appoint a member to be Chairperson
 9
 of Committees.
 10

(2) The Chairperson of Committees must preside at all meetings of aCommittee of the Whole House, unless otherwise provided by the standingrules and orders.

(3) The Chairperson of Committees stops holding office on his or her 14 resignation or removal by a vote of the Assembly. 15

(4) On the Chairperson of Committees' death, resignation or removal by
a vote of the Assembly, the members must proceed to appoint another
member to be the Chairperson of Committees before proceeding to any
18
19

18 Chairperson of Committees continues to hold office on Assembly's expiry or dissolution

(1) For all purposes, the Chairperson of Committees holding office on
the Assembly's expiry or dissolution continues to hold the office until the
day before the Assembly's first sitting day after a general election.

(2) To remove doubt, it is declared that subsection (1) applies to the 25 Chairperson of Committees acting as Speaker under section 16(3) for the 26 purposes of section 15(1). 27

(3) Subsection (1) applies even if the Chairperson of Committees—

(a) is not a candidate for election as a member at the general 29 election; or 30

PART 5—PROXY VOTING

19 Member who may give proxy

(1) This section applies if, as evidenced by the certificates of at least 5 2 doctors, a member (the "absent member") stated in the certificates is in 6 a state of ill health that prevents the member, during a period stated in the 7 certificates, from attending any sittings of the Assembly. 8

(2) The absent member may notify the Speaker in writing that the 9 member desires to vote as a member at every sittings of the Assembly and 10 of every Committee of the Whole House-11

- (a) by way of a named proxy who is also a member (the "first 12 proxy"); or 13
- (b) if the first proxy is not present, by another named proxy, who is 14 also a member (the "second proxy"). 15

(3) The absent member or, if the member is unable to do so through ill 16 health, another member on the member's behalf, must present the 17 certificates and notification to the Speaker. 18

(4) The Speaker must read the certificates and notification to the 19 Assembly— 20

- (a) if the Assembly is sitting on the day the Speaker receives 21 them—on that day; or 22
- (b) if the Assembly is not sitting on that day—on the next sitting day. 23

(5) If the Speaker declares that the Speaker is satisfied that the matters 24 stated in the certificates are true, at any division at any sittings of the 25 Assembly or any Committee of the Whole House during the period stated 26 in the certificates, subject to section 23,¹ the proxy may vote as and for the 27 absent member. 28

1

3

(6) Under subsection (5), the first proxy may vote, or, if the first proxy is absent, the second proxy may vote.

(7) The proxy may vote as and for the absent member either without voting in the proxy's own right or in addition to voting in the proxy's own right.

20 How the proxy votes

(1) The proxy is to vote by declaring to the Speaker or the Chairperson of Committees, as the case may be, during the taking of the votes on the 8 division, that the proxy votes as and for the absent member for the 'ayes' or for the 'noes'.

(2) If the vote is for the 'ayes', the tellers for the 'ayes' must count it 11 accordingly, and, if the vote is for the 'noes', the tellers for the 'noes' must 12 count it accordingly. 13

(3) A vote so declared is as effectual as if the absent member had been 14 personally present in the Assembly on the taking of the votes on the division and had voted on the side of the question for which the member's vote has been so declared by proxy.

(4) A member who, as a proxy, votes as and for the absent member, and 18 does not vote in the member's own right, must declare the vote as and for 19 the absent member from outside the bar of the Assembly. 20

(5) If the member declares the vote as and for the absent member within 21 the bar, the member must be taken to vote also in the member's own right 22 on the side of the question which the member's place in the division 23 indicates. 24

21 How a proxy is substituted

(1) This section applies if, during the period stated in the certificates, the 26 absent member notifies the Speaker in writing that the member desires to 27 substitute as the member's first proxy and second proxy or either of them 28 2 other named members or 1 other named member, as the case may be. 29

(2) The Speaker must read the notification to the Assembly—

- (a) if the Assembly is sitting on the day the Speaker receives the 31 notification-on that day; or 32
- (b) if the Assembly is not sitting on that day—on the next sitting day. 33

6 7

1

2

3

4

5

9

10

15 16

17

25

(3) On the notification under subsection (2) being read to the Assembly

(a) becomes the first proxy and the second proxy or the first proxy or

the second proxy, as the case may be, in substitution for the

by the Speaker, the other members or member named in the notification-

s 23

1

2

3

4

30

members or member who had been authorised to vote as and f the absent member; and	for 5 6
(b) as the proxies or proxy, may vote as and for the absent membras provided under section 20.	er 7 8
22 End of certificates, notification and Speaker's declaration on last day of session—renewal	9 10
(1) The certificates, notification and Speaker's declaration under the part are ineffective beyond the last day of the session of the Assembly which the certificates, notification and declaration were received or made	in 12
(2) However, if the ill health of the absent member and the absent member's inability to attend any sittings of the Assembly continue or a likely to continue beyond the period stated in the certificates, or beyond t last day of the session of the Assembly in which the certificates we received, the certificates, notification, and declaration may be renew whenever necessary.	re 15 he 16 pre 17
23 End of proxy	20
(1) No further vote of the absent member may be declared by proxy during the period stated in the certificates and after any declaration ma by the Speaker in relation to the member—	
(a) the member attends any sittings of the Assembly or a Committee of the Whole House; or	ny 24 25
(b) the Speaker declares to the Assembly that the Speaker is satisfi- that the member is able to attend the sittings; or	ed 26 27
(c) the Speaker reads to the Assembly a notification by the memb that the member desires that the member's vote is to be no long	

(2) When the absent member notifies the Speaker in writing that the
 member desires that the member's vote be no longer declared by proxy, the
 Speaker must read the notification to the Assembly—

declared by proxy.

(a) if the Assembly is sitting on the day the Speaker receives the notification—on that day; or	1 2
(b) if the Assembly is not sitting on that day—on the next sitting day.	3
24 Part does not affect vacation of seat provisions	4
This part does not affect section 72. ²	5
CHAPTER 3—POWERS, RIGHTS AND IMMUNITIES	6 7
PART 1—POWERS TO REQUIRE ATTENDANCE AND PRODUCTION	8 9
25 Power to order attendance or production of document or other thing	10 11
(1) The Assembly may order a person to attend before the Assembly or an authorised committee and also to produce to the Assembly or an authorised committee any document or other thing in the person's possession.	12 13 14 15
(2) An authorised committee may order a person, other than a member, to attend before the committee and also to produce to the committee any document or other thing in the person's possession.	16 17 18
(3) Any committee of the Assembly may receive testimonial, documentary and other evidence voluntarily given.	19 20

Summons to non-member to attend or produce document or other thing

(1) Subject to section 28, a person who is ordered to attend must be given a summons issued by-

Section 72 (Vacating seats of members in particular circumstances)

	(a)	if ordered to attend by the Assembly-the Speaker; or	1
	(b)	if ordered to attend by an authorised committee—the Clerk on notification by the committee's chairperson.	2 3
(2) The	e summons must state—	4
	(a)	a reasonable time and place for the attendance; and	5
	(b)	if a document or other thing is ordered to be produced—reasonable particulars of the document or other thing.	6 7
27	Atte	endance expenses	8
an a	utho	on, other than a member, ordered to attend before the Assembly or rised committee is entitled to be paid a reasonable amount for of attendance as decided by the Speaker.	9 10 11
28	Mer	nber required to attend without summons	12
		member may be given an order under section 25 without being unmons.	13 14
(2) The	e order must state—	15
	(a)	a reasonable time and place for the attendance; and	16
	(b)	if a document or other thing is ordered to be produced—reasonable particulars of the document or other thing.	17 18
29	Obli	igation to attend before the Assembly	19
(1) A p	person ordered to attend before the Assembly must not—	20
	(a)	fail to attend before the Assembly as ordered; or	21
	(b)	fail to attend from time to time as required by the Speaker in the course of the Assembly's proceedings in relation to the matter on which the person was ordered to attend.	22 23 24
		person may be excused by the Assembly for a failure to attend, or from time to time.	25 26

30	Obl	igation to attend before an authorised committee	1
(not-		person ordered to attend before an authorised committee must	2 3
	(a)	fail to attend before the authorised committee as ordered; or	4
	(b)	fail to attend from time to time as required by the authorised committee's chairperson in the course of the committee's proceedings in relation to the matter on which the person was ordered to attend.	5 6 7 8
(.	2) Th	e authorised committee may report the failure to the Assembly.	9
	3) Th nmitte	e Assembly may order the person to attend before the authorised ee.	10 11
(*	4) Th	e person mentioned in subsection (3) must not—	12
	(a)	fail to attend before the authorised committee as ordered by the Assembly; or	13 14
	(b)	fail to attend from time to time as required by the authorised committee's chairperson in the course of the committee's proceedings in relation to the matter on which the person was ordered to attend.	15 16 17 18
,	· ·	person may be excused for a failure to attend, or to attend from me, mentioned in subsections (1) and (4)—	19 20
	(a)	if ordered or required to attend by the authorised committee or the committee's chairperson—by the committee; or	21 22
	(b)	in any case—by the Assembly.	23
31	Exa	mination under oath or affirmation	24
atte		e Assembly or an authorised committee before which a person may require the person to answer questions under oath or on.	25 26 27
(2	2) Th	e oath or affirmation must be administered by—	28
	(a)	if the person attends before the Assembly—the Speaker or the Clerk; or	29 30
	(b)	if the person attends before an authorised committee—the committee's chairperson or the Clerk, or Clerk's delegate, attending the committee.	31 32 33

(3) A person must not fail to be sworn or to make an affirmation if required under subsection (1).	1 2
(4) A person may be excused from a failure mentioned in subsection (3)—	3 4
(a) if attending before the authorised committee—by the committee; or	5 6
(b) in any case—by the Assembly.	7
32 Obligation to respond and produce to the Assembly	8
(1) If a person attending before the Assembly does not—	9
(a) answer a question asked by the Assembly; or	10
(b) produce a document or other thing the Assembly ordered the person to produce to it;	11 12
the Speaker may require the person to answer the question or produce the document or other thing.	13 14
(2) A person must comply with the Speaker's requirement under subsection (1) unless the person makes an objection under subsections (3) and (4).	15 16 17
(3) A person may object to answering the question or producing the document or other thing on 1 or both of the grounds mentioned in section 34.	18 19 20
(4) The objection must be made directly to the Assembly or in writing and must state the grounds of the objection.	21 22
(5) The Assembly may order the person to answer the question or produce the document or other thing to the Assembly if—	23 24
(a) the person has not made an objection under subsection (3) and (4); or	25 26
(b) the person has made an objection under subsection (3) and (4) and the Assembly decides the person must answer the question or produce the document or other thing despite the objection.	27 28 29
(6) A marson to whom an order under subsection (5) is directed must	20

(6) A person to whom an order under subsection (5) is directed must 30 comply with the order. 31

33	Ob	igation to respond and produce to an authorised committee	1
(1	l) If a	a person attending before an authorised committee does not—	2
	(a)	answer a question asked by the committee; or	3
	(b)	produce a document or other thing the Assembly or the committee ordered the person to produce to the committee;	4 5
		person of the committee may require the person to answer the or produce the document or other thing.	6 7
	sectio	person must comply with the chairperson's requirement under on (1) unless the person makes an objection under subsections (3)	8 9 10
or p	rodu	person may object to answering a question asked by the committee cing a document or other thing the committee ordered the person ce to it on 1 or both of the grounds mentioned in section 34.	11 12 13
		e objection must be made directly to the committee or in writing state the grounds of the objection.	14 15
(5) If-	_	16
	(a)	the person does not comply with the requirement under subsection (1) and does not make an objection under subsections (3) and (4); or	17 18 19
	(b)	the person makes an objection under subsection (3) and (4) and the committee considers the person must answer the question or produce the document or other thing despite the objection.	20 21 22
the	comr	nittee may report the matter to the Assembly.	23
		e Assembly may order the person to answer the question or the document or other thing to the committee if—	24 25
	(a)	the person has not make an objection under subsections (3) and (4); or	26 27
	(b)	the person has made an objection under subsection (3) and (4) and the Assembly decides the person must answer the question or produce the document or other thing despite the objection.	28 29 30
que orde aske	stion er a c ed to	the Assembly orders a person under subsection (6) to answer a or produce a document or other thing, the Assembly may also lass of person, including a person who has not appeared, or been appear, before the committee, to answer the same question or the same document or other thing.	31 32 33 34 35

		person or a class of person to whom an order under subsection (6) directed must comply with the order.	1 2
34	Gro	unds for objecting to answering a question or production	3
A person may object to answering a question or producing a document or other thing under sections $32(3)$ and $33(3)^3$ on the grounds that—		4 5	
	(a)	the answer, document or thing is of a private nature and does not affect the subject of inquiry; or	6 7
	(b)	giving the answer or producing the document or thing might tend to incriminate the person and the person would have a claim of privilege against self-incrimination in a Supreme Court action if the person were asked in the action to give the answer or produce the document or thing.	8 9 10 11 12
35		embly to have regard to particular things when considering ection	13 14
		iding whether to make an order under section 32(5) or 33(6) the y must have regard to—	15 16
	(a)	the public interest in having the questions answered before the Assembly or authorised committee or the documents or other things produced to the Assembly or authorised committee; and	17 18 19
	(b)	the public interest in providing appropriate protection to individuals against invasions of privacy or against self-incrimination.	20 21 22
36	Ina	dmissibility of particular events before a committee	23
a pe	rson	idence may not be given in any proceeding of an answer given by before a committee, or of the fact the person produced a document hing to a committee.	24 25 26
(2	2) Ho	wever, subsection (1) does not apply to—	27
	(a)	a proceeding before the Assembly or a committee of the Assembly; or	28 29

³ Sections 32 (Obligation to respond and produce to the Assembly) and 33 (Obligation to respond and produce to an authorised committee)

(b)	a criminal proceeding brought against the person about the falsity, or the misleading, threatening or offensive nature, of the answer, document, or other thing; ⁴ or	
(c)	a criminal proceeding brought against the person about the person's failure to produce a document or thing to, or refusal to answer a question before, the Assembly or a committee. ⁵	
(3) Subsection (2) applies despite sections 8 and 9.6		

PART 2—CONTEMPTS

37 Mea	aning of "contempt" of the Assembly
powers,	ontempt " of the Assembly means a breach or disobedience of the rights or immunities, or a contempt, of the Assembly or its or committees.
	nduct, including words, is not contempt of the Assembly unless it or is intended or likely to amount, to an improper interference
(a)	the free exercise by the Assembly or a committee of its authority or functions; or
(b)	the free performance by a member of the member's duties as a member.
Examples of	of contempt—

- Assaulting, obstructing or insulting a member-1. (a) in the member's coming to or going from the Assembly or a meeting of a committee; or
 - (b) anywhere else because of the member's performance of his or her 24 25 parliamentary duties.

8

1 2 3

4 5 6

7

9 10

11

12

13

14

15

16 17

18 19 20

21

22 23

⁴ For example, see the Criminal Code, section 57 (False evidence before Parliament).

⁵ For example, see the Criminal Code, section 58 (Witnesses refusing to attend or give evidence before Parliament or parliamentary committee).

⁶ Sections 8 (Assembly proceedings can not be impeached or questioned) and 9 (Meaning of "proceedings in the Assembly")

- 2. Attempting to compel a member by force, insult or menace to take a particular 1 2 position in relation to a proposition or matter pending, or expected to be brought, 3 before the Assembly or a committee. 4 Sending a threat to a member because of the member's performance of his or her 3. parliamentary duties. 5 6 4. Sending a challenge to fight a member. 7
- 5. The offering of a bribe to or attempting to bribe a member.
- Creating or joining in any disturbance in the Assembly or before a committee or in 6. the Assembly's or a committee's vicinity while it is sitting that may interrupt its proceedings.
- 7. Contravention of section 29(1), 30(1) and (4), 31(3), 32(2) and (6) or 33(2) and 11 $(8).^{7}$ 12
- Preventing or attempting to prevent a person from complying with section 29(1), 13 8. 30(1) and (4), 31(3), 32(2) and (6) or 33(2) and (8). 14
- Improperly influencing, or attempting to improperly influence, a person, in relation 9. 15 to any evidence to be given by the person to the Assembly or a committee. 16
- 10. Treating a person adversely and without lawful authority, or attempting to do so, because of evidence given by the person to the Assembly or a committee or because of a belief or suspicion about that evidence.

38 **Decisions on contempt**

Whether particular conduct is contempt of the Assembly as defined 21 under section 37 is a matter for the Assembly to decide, acting on any 22 advice it considers appropriate. 23

39 Assembly's power to deal with contempt

(1) The Assembly has the same power to deal with a person for contempt 25 of the Assembly as the Commons House of the Parliament of the United 26 Kingdom had at the establishment of the Commonwealth to deal with 27 contempt of the Commons House. 28

```
Note-
```

Date of establishment of the Commonwealth—1 January 1901.

20

24

29

30

17

18

19

8

9

⁷ Section 29 (Obligation to attend before the Assembly), 30 (Obligation to attend before an authorised committee), 31 (Examination under oath or affirmation), 32 (Obligation to respond and produce to the Assembly) or 33 (Obligation to respond and produce to an authorised committee)

(2) To remove doubt, it is declared that the power includes power to fine 1 the person and impose imprisonment on the person in default of the 2 payment of the fine, as provided for under sections 40 to 45. 3 40 Assembly proceedings on contempt 4 (1) Subject to section 38, proceedings for punishment by the Assembly 5 of contempt are to be taken in the way stated in the standing rules and 6 orders. 7 (2) The Assembly may order a person found by it to have committed a 8 contempt to pay a fine of an amount not more than an amount stated in the 9 standing rules and orders. 10 (3) If a fine imposed on a person under subsection (2) is not paid within 11 a reasonable time stated by the Assembly, the Assembly may order the 12 person to be imprisoned as directed by it-13 (a) until the fine is paid; or 14 (b) until the end of the session of the Assembly or a part of the 15 session. 16 (4) For subsection (3), the Assembly may order a person to be 17 imprisoned— 18 (a) in the custody of an officer of the Assembly; or 19 (b) under the *Corrective Services Act 2000*, section 6.⁸ 2041 **Speaker's warrant for contempt** The Speaker, on the Assembly's resolution, may issue a warrant for the 22 apprehension and imprisonment of a person fined for contempt if the fine is 23 not paid as required by the Assembly. 24 42 Arrest pending warrant in certain cases 25

(1) A person who commits a contempt by creating or joining in any 26 disturbance in the Assembly or before a committee or in the Assembly's or 27 a committee's vicinity while it is sitting that may interrupt its proceedings 28

⁸ Corrective Services Act 2000, section 6 (Where persons to be detained)

may be apprehended without warrant on the Speaker's order, oral or written.	1 2
(2) The person may be kept in the custody of an officer of the Assembly until the person is dealt with by the Assembly under section 39.	3 4
43 Form of warrant	5
A warrant issued under section 41 need not be in any particular form, but it must state in effect that the person has been found by the Assembly to have committed a contempt of the Assembly.	6 7 8
44 Duty to help in execution of Speaker's order or warrant	9
(1) The commissioner of the police service, all police officers and other persons are required to help in the apprehension and detention of any person who is required to be apprehended under the order or warrant of the Speaker.	10 11 12 13
(2) For the purpose of searching for and apprehending a person under the Speaker's order or warrant, a person may enter any place using force that may be reasonably necessary.	14 15 16
45 Warrant to be given effect	17
The person in charge of a corrective services facility or watch-house to whom is delivered a person apprehended under the Speaker's warrant must take the person into custody and detain the person in accordance with the warrant's terms.	18 19 20 21
46 Treasurer's power to retain allowances to pay fine	22
(1) This section applies if under this part—	23
(a) a member has been found by the Assembly to have committed a contempt; and	24 25
(b) the member has been summarily dealt with by the Assembly and ordered to pay a fine; and	26 27
(c) any amount of the fine is not paid by the member as required by the Assembly's order.	28 29

(2) The Speaker must deliver a signed certificate countersigned by the Clerk to the Treasurer notifying the Treasurer that the amount has not been paid as required by the Assembly.	1 2 3
(3) On receiving the certificate, the Treasurer may order that there be set aside and retained by the Treasurer amounts the Treasurer considers proper out of the salary to which the member is entitled as a member until the full amount of the fine has been paid.	4 5 6 7
(4) The Treasurer may act under subsection (3), even though the session in which the fine was imposed has ended.	8 9
(5) The Treasurer may at any time amend the order.	10
(6) All amounts set aside and retained by the Treasurer are part of the consolidated fund.	11 12
47 Other proceedings	13
(1) If a person's conduct is both a contempt of the Assembly and an offence against another Act, the person may be proceeded against for the contempt or for the offence against the other Act, but the person is not liable to be punished twice for the same conduct.	14 15 16 17
(2) The Assembly may, by resolution, direct the Attorney-General to prosecute the person for the offence against the other Act.	18 19

PART 3—PARLIAMENTARY PAPERS 20

48 N	leaning of "authorising person"	21
In th	is part—	22
"authorising person" means—		23
(8) the Speaker; or	24
(ł	b) the chairperson of a committee; or	25
(0) the Clerk; or	26
(0	b) the chief reporter.	27

49 Ass	embly or committee may authorise publication	1
	e Assembly may authorise the publication of a document relating edings in the Assembly.	2 3
(2) A (committee may authorise publication of—	4
(a)	evidence given before the committee; or	5
(b)	a document presented or submitted to the committee; or	6
(c)	a document (including a report) prepared or made by the committee.	7 8
	is section does not limit by implication any other power the y may have to authorise the publication of a document.	9 10
50 Aut	hority for government printer to publish	11
or a doc otherwise	Assembly or a committee orders or otherwise authorises evidence cument to be printed, then, unless the order or other authority e expressly provides, the Assembly or the committee is taken to thorised the government printer to publish the evidence or at.	12 13 14 15 16
51 Ass	embly taken to have authorised certain publications	17
	e Assembly is taken to have authorised a person to whom this pplies to publish parliamentary documents.	18 19
(2) Th	e authority conferred by subsection (1) extends to—	20
(a)	the doing of all acts preparatory to, and for the purposes of, publication; and	21 22
(b)	all forms of publication.	23
	r this part, a document that purports to be a parliamentary at is taken to be a parliamentary document unless the contrary is	24 25 26
(4) In	this section—	27
"docum	ent" includes—	28
(a)	a copy of a document; and	29
(b)	a part of a document; and	30
(c)	an abstract of, or extract from, a document;	31

		he copy, part, abstract or extract is published with the authority of authorising person.	1 2
"pa	rlian	nentary document" means—	3
	(a)	the Votes and Proceedings; or	4
	(b)	the Notices of Motion and Orders of the Day; or	5
	(c)	the Questions on Notice and answers to questions on notice; or	6
	(d)	Hansard reports of proceedings in the Assembly, a committee or an inquiry; or	7 8
	(e)	another document that is published with the authority of an authorising person.	9 10
"pe	rson	to whom this section applies" means—	11
	(a)	a member or a person acting on behalf of a member; or	12
	(b)	the Clerk; or	13
	(c)	an officer or employee of the parliamentary service acting in the course of the person's duties; or	14 15
	(d)	the government printer; or	16
	(e)	an officer or employee of the government printer acting in the course of the person's duties.	17 18
52	Tab	led, unprinted documents may be read etc.	19
mer		person may read any document that is tabled in the Assembly by a but is not ordered or otherwise authorised by the Assembly to be	20 21 22
		e person may make a copy of, take an extract from, or take notes ocument.	23 24
by t		person does not incur any civil or criminal liability for the doing erson or another person of an act permitted to be done under this	25 26 27
53		ticular documents are taken to be printed when tabled or en to be tabled in the Assembly	28 29
		llowing documents are taken to be printed when tabled or taken to in the Assembly—	30 31

	(a)	a report of a committee or an inquiry;	1
	(b)	a Bill presented to the Assembly and the explanatory note for the Bill;	2 3
	(c)	a report that, under an Act—	4
		(i) is received by a Minister or the Speaker; and	5
		(ii) is required or permitted to be tabled in the Assembly.	6
54	Pub	lication of fair report of tabled document	7
pub	licati	person does not incur any civil or criminal liability for the on of a fair report of a document that is tabled in the Assembly by or with—	8 9 10
	(a)	the express permission of the Speaker; or	11
	(b)	the leave of the Assembly.	12
-		bsection (1) applies to a document whether or not the Assembly otherwise authorises the document to be printed.	13 14
55	Evi	dentiary certificates	15
stati	ing a	certificate purporting to be signed by an authorising person and any 1 or more of the matters mentioned in subsection (2) is of those matters.	16 17 18
(2	2) Th	e matters are—	19
	(a)	that evidence was given before the Assembly, a committee or an inquiry; and	20 21
	(b)	that a document was presented or submitted to the Assembly, a committee or an inquiry; and	22 23
	(c)	that a document was tabled in, or presented or submitted to, the Assembly, a committee or inquiry; and	24 25
	(d)	that a document was prepared for the purposes of, or incidental to, transacting business mentioned in section $9(2)(a)$ or (c) ; ⁹ and	26 27

⁹ Section 9 (Meaning of "proceedings in the Assembly")

	(e)	that a document (including a report) was prepared, made or published under the authority of the Assembly, a committee or inquiry; and	1 2 3
	(f)	that a committee authorised publication of evidence; and	4
	(g)	that the Assembly or a committee authorised the government printer to publish evidence or a document; and	5 6
	(h)	that a person is a person to whom section 5110 applies; and	7
	(i)	that a thing is a document, or a parliamentary document, for the purposes of section 51; and	8 9
	(j)	that an act was preparatory to, or for the purposes of, publication of a thing that is a parliamentary document for the purposes of section 51; and	10 11 12
	(k)	that a document was tabled in the Assembly by a member, but was not—	13 14
		(i) ordered or otherwise authorised, by the Assembly to be printed; or	15 16
		(ii) taken to be printed by the Assembly; and	17
	(1)	that a document was tabled in the Assembly by a member with	18
		(i) the express permission of the Speaker; or	19
		(ii) the leave of the Assembly; and	20
	(m)	that a person is an authorising person; and	21
	(n)	that a person is the government printer.	22
56		iability for publishing under authority of Assembly or mittee	23 24
evid	· 1	berson does not incur any civil or criminal liability for publishing or a document by order or under the authority of the Assembly or tee.	25 26 27
		a proceeding is brought for a publication to which subsection (1) he defendant may produce to the court a certificate—	28 29
	(a)	signed by an authorising person; and	30

¹⁰ Section 51 (Assembly taken to have authorised certain publications)

(b) stating that the publication is a publication to which that subsection applies.	1 2			
(3) Before producing the certificate, the defendant must give the plaintiff or prosecutor and any other defendant 24 hours notice of the defendant's intention to produce the certificate.				
(4) On production of the certificate, the court must dismiss the proceeding and may order the plaintiff or prosecutor to pay the defendant's costs.	6 7 8			
(5) This section does not affect any other defence available to the defendant.	9 10			
57 Reports of debates taken to be true and correct record	11			
(1) Reports of the debates in the Assembly published by order or under the authority of the Assembly may be received in evidence as an accurate record of what happened in the Assembly.	12 13 14			
(2) Evidence must not be admitted contradicting, adding to or otherwise impugning the accuracy of the reports.	15 16			
58 Application of pt 3	17			
This part applies to evidence given and documents tabled, printed or published at any time whether before or after the commencement of the part.	18 19 20			
PART 4—TABLING OF REPORTS OUTSIDE SITTINGS	21			
59 Tabling of report when Assembly not sitting	22			
(1) This section applies to a report that, under an Act—	23			

- (a) is received by a Minister or the Speaker; and 24
- (b) is required or permitted to be tabled in the Assembly. 25

(2) If the Minister or Speaker wants to table the report when the 26 Assembly is not sitting, the Minister or Speaker may give a copy of the 27 report to the Clerk. 28

(3) The report is taken to have been tabled on the day a copy of the report is received by the Clerk.	1 2
(4) The receipt of the report by the Clerk, and the day of the receipt, must be recorded in the Assembly's Votes and Proceedings for the next sitting day after the day of receipt.	3 4 5
(5) For subsection (1)(b), if a report is required or permitted to be tabled in the Assembly, a part of the report or a document accompanying the report is also taken to be required or permitted to be tabled in the Assembly.	6 7 8 9
(6) A report tabled under subsection (3) is a report tabled in and printed by order of the Assembly.	10 11
(7) This section does not limit the Assembly's power by resolution or order to provide for the tabling of reports and other documents when the Assembly is not sitting.	12 13 14
(8) In this section—	15
"report" includes—	16
(a) part of a report; and	17
(b) a document accompanying a report.	18

PART 5—CUSTODY OF ASSEMBLY DOCUMENTS 19

60 Application of pt 5	20
This part applies despite any other law.	21
61 Clerk has custody of Assembly documents	22
For this part, the Clerk is taken to have custody of all documents in the possession of the Assembly, a committee or an inquiry.	23 24

62	Inst Clei	trument requiring access or production must be addressed to 1 rk				
		instrument requiring access to or production of a document d in section 61 must be addressed to the Clerk.	3 4			
(2) If t	he instrument is not addressed to the Clerk, it is of no effect.	5			
63	Ass	embly controls release	6			
		e Clerk may not allow access to, or produce, a document as under an instrument mentioned in section 62 unless—	7 8			
	(a)	for a document in the possession of a committee that has not been tabled in the Assembly—the committee or the Assembly by resolution has given leave; or	9 10 11			
	(b)	for a document in the possession of an inquiry that has not been tabled in the Assembly—the inquiry or the Assembly by resolution has given leave; or	12 13 14			
	(c)	for a document in the possession of the Assembly that has not been tabled in the Assembly—the Assembly by resolution has given leave; or	15 16 17			
	(d)	for a document that has been tabled in the Assembly and prohibited by the Assembly from being published—the Assembly by resolution has given leave.	18 19 20			
(2) Ho	wever, if—	21			
	(a)	an instrument requires access to or production of a document in the possession of the Assembly; and	22 23			
	(b)	the Assembly has expired or is dissolved, prorogued or adjourned for more than 7 days;	24 25			
	-	ter may give leave for the document to be accessed or produced as under the instrument.	26 27			

	CHAPTER 4—CANDIDATES AND MEMBERS		
		PART 1—QUALIFICATIONS	2
64	Qua	alifications to be a candidate and be elected a member	3
elec		person may be nominated as a candidate for election, and may be as a member of the Assembly for an electoral district only if the 	4 5 6
	(a)	an adult Australian citizen living in Queensland; and	7
	(b)	enrolled on an electoral roll for the electoral district or another electoral district; and	8 9
	(d)	not a disqualified person under subsection (2) or (3).	10
(2) A person is a disqualified person if the person—			
	(a)	is subject to a term of imprisonment or detention, periodic or otherwise; or	12 13
	(b)	within 2 years before the day of nomination, has been convicted of an offence against the law of Queensland, another State or the Commonwealth and sentenced to more than 1 year's imprisonment; or	14 15 16 17
	(c)	has been convicted within 7 years before the day of nomination of an offence against the Criminal Code, section 59 or 60; ¹¹ or	18 19
	(d)	has been convicted, and not pardoned, of treason, sedition or sabotage under the law of Queensland, another State or the Commonwealth; or	20 21 22
	(e)	is an undischarged bankrupt under the <i>Bankruptcy Act 1966</i> (Cwlth), or a corresponding law of another jurisdiction; or	23 24
	(f)	has executed a deed of arrangement as debtor under the <i>Bankruptcy Act 1966</i> (Cwlth), part X, or a corresponding law of another jurisdiction, and the terms of the deed have not been fully complied with; or	25 26 27 28

¹¹ Criminal Code, section 59 (Member of Parliament receiving bribes) or 60 (Bribery of member of Parliament)

(g)	has creditors who have accepted a composition under the <i>Bankruptcy Act 1966</i> (Cwlth), part X, or a corresponding law of another jurisdiction, and a final payment has not been made under that composition; or	1 2 3 4
(h)	is not entitled to be a candidate for election, or to be elected as a member of the Assembly, under another law.	5 6
	Note—	7
	For an example of the operation of subsection (2)(h), see the <i>Electoral Act</i> 1992 , section 176. ¹²	8 9
(3) Als	so, the following persons are disqualified persons—	10
(a)	the Governor-General, Administrator or head of government of the Commonwealth or the Governor, Administrator or head of government of a State;	11 12 13
(b)	the holder of a judicial office of any jurisdiction of a State or the Commonwealth.	14 15
	subsection (2)(a), the circumstances in which a person is subject of imprisonment or detention—	16 17
(a)	include circumstances in which the person is released from the term of imprisonment or detention on parole, home detention, leave of absence or otherwise without being discharged from all liability to serve all or part of the term; but	18 19 20 21
(b)	do not include circumstances in which a person is subject to a term of imprisonment but is at liberty because the term of imprisonment has been suspended.	22 23 24
(5) For	subsection (2)(b), the following apply—	25
(a)	if the sentence of imprisonment is suspended, the provision does not apply;	26 27
(b)	however, if the person is ordered at any time to actually serve more than 1 year of the suspended term of imprisonment, the provision applies.	28 29 30

¹² Electoral Act 1992, section 176 (Further penalty of disqualification for certain offences)

PART 2—CANDIDATES AND MEMBERS HOLDING PAID PUBLIC APPOINTMENT

65 Meaning of "paid public appointment" and related appointment 3

(1) A reward—	person holds a "paid public appointment" if the person, for	4 5			
(a) holds an office under, or is employed by, the State, another State or the Commonwealth; or					
(b) holds an appointment to or in or is employed by or in—					
	(i) an entity of the State, another State or the Commonwealth; or	9 10			
	 (ii) the parliamentary service of the Assembly or an administrative office or service attached to the legislature of another State or the Commonwealth; or 	11 12 13			
	(iii) a court or tribunal or a registry or other administrative office of a court or tribunal, of the State, another State or the Commonwealth; or	14 15 16			
	(iv) a local government of the State or another State.	17			
appointn because	"paid State appointment" held by a person is a paid public nent the person holds in connection with the State of Queensland of an office or appointment or employment mentioned in on $(1)(a)$ or (b) . ¹³	18 19 20 21			
(3) Ho	wever, a member does not hold a paid public appointment if—	22			
(a)	the appointment is under the Constitution of Queensland 2001-	23			
	(i) as a Minister or to act as a Minister; or	24			
	(ii) as a Parliamentary Secretary; or	25			
(b)	an Act requires or expressly permits that the appointment be held by a member of the Assembly, however described; or	26 27			
(c)	when the appointment is held by a member of the Assembly, neither the member nor any other person is entitled to or is	28 29			

¹³ For the effect of this definition, see sections 66 (Effect of paid State appointment on candidate's election), 69 (Appointment to paid State appointment is of no effect) and 72(1)(f) (Vacating seats of members in particular circumstances).

	entitled to and receives any reward on account of the member holding the appointment; or	1 2		
(d)	the appointment is as a local government mayor or councillor, whether the person is appointed or elected as mayor or councillor.	3 4 5		
reward i	subsection $(3)(c)$, a member is not taken to be entitled to a f the member irrevocably waives for all legal purposes the nt to the reward.	6 7 8		
	a waiver under subsection (4), the member must, as soon as le after becoming aware of the entitlement—	9 10		
(a)	waive the entitlement in writing; and	11		
(b)	give a copy of the waiver to the Speaker.	12		
(6) In t	his section—	13		
"reward	" does not include—	14		
(a) an amount decided under chapter 7 ¹⁴ or the <i>Parliamen Contributory Superannuation Act 1970</i> ; or				
(b)	(b) reasonable expenses actually incurred by or for the member for any 1 or more of the following—			
	(i) accommodation;	19		
	(ii) meals;	20		
	(iii) domestic air travel;	21		
	(iv) taxi fares or public transport charges;	22		
	(v) motor vehicle hire; or	23		
(c)	an amount (other than an amount paid at the pleasure of the State, another State or the Commonwealth) paid as a pension, entitlement, remuneration, allowance or otherwise for—	24 25 26		
	(i) past service in a paid public appointment; or	27		
	(ii) past or existing service as a member of the Commonwealth's military reserve forces.	28 29		

66 Effect of paid State appointment on candidate's election	1
(1) If a person who holds a paid State appointment becomes a candidate for election to the Assembly, the person must be absent on leave from the appointment for the election period.	2 3 4
(2) To comply with subsection (1), the person is entitled to take any accrued leave or leave without reward.	5 6
(3) If the person fails to comply with subsection (1), the person is taken to be on unpaid leave and is not entitled to any reward from anyone for service in the paid State appointment during the election period.	7 8 9
(4) If the person is elected as a member, the person's paid State appointment is taken to end on the day before the day of the poll at which the person is elected.	10 11 12
(5) Subsection (4) applies whether or not the person complies with subsection (1).	13 14
(6) This section applies despite any law other than this Act.	15
(7) In this section—	16
"becomes a candidate" means becomes a candidate for election under the <i>Electoral Act 1992</i> , section 88(3). ¹⁵	17 18
"election period" means the period starting when the person becomes a candidate and ending—	19 20
(a) if the person is elected—at the end of the day before the day of the poll at which the person is elected; or	21 22
(b) if the person is not elected—on the election of the candidate who is elected for the electoral district.	23 24
67 Resignation of particular office holders on becoming candidates	25
(1) A person who holds any of the following offices, or who is a deputy of anyone holding any of the following offices, must resign office immediately on the person being nominated under the <i>Electoral Act 1992</i> , section 84, ¹⁶ as a candidate for election—	26 27 28 29
(a) anti-discrimination commissioner;	30

¹⁵ Electoral Act 1992, section 88 (Announcement of nominations)

¹⁶ *Electoral Act 1992*, section 84 (How and when nomination takes place)

(b)	auditor-general;	1
(c)	chairperson, commissioner or assistant commissioner of the Crime and Misconduct Commission;	2 3
(d)	the Clerk;	4
(e)	commissioner for children and young people;	5
(f)	commissioner of the police service;	6
(g)	Crown solicitor;	7
(h)	director of public prosecutions;	8
(i)	electoral commissioner;	9
(j)	health rights commissioner;	10
(k)	information commissioner;	11
(1)	integrity commissioner;	12
(m)	ombudsman;	13
(n)	parliamentary counsel;	14
(o)	parliamentary crime and misconduct commissioner;	15
(p)	public service commissioner;	16
(q)	public trustee;	17
(r)	solicitor-general.	18
resign of	office holder who fails to comply with subsection (1) is taken to ffice on becoming a candidate under the <i>Electoral Act 1992</i> , 8(3), despite any other law.	19 20 21
	r subsection (1), a person is not a deputy of anyone holding an ly because the person is temporarily acting in the office of deputy.	22 23
68 Effe	ect of election on particular candidates	24
take his	y of the following persons who is elected as a member can not or her seat until the person stops holding the membership or nent mentioned in relation to the person—	25 26 27
(a)	member of the Commonwealth Parliament or of a legislature of another State;	28 29
(b)	mayor or a councillor of a local government of another State;	30

	(c)	holder of a paid public appointment other than a paid State appointment.	1 2
Notes			3
1.		der the <i>Constitution of Queensland 2001</i> , section $22(3)$, ¹⁷ a member takes the mber's seat on making the oath or affirmation mentioned in section $22(1)$ of that .	4 5 6
2.	govo to b	ler the <i>Local Government Act 1993</i> , section 224A, ¹⁸ a councillor of a local ernment (which by definition includes a mayor of a local government) ceases be a councillor if, under the <i>Electoral Act 1992</i> , section 88(3), ¹⁹ the councillor omes a candidate for an election as a member of the Legislative Assembly.	7 8 9 10
3.		the effect of a paid State appointment on a candidate's election, see ion $66.^{20}$	11 12
(2) Sub	osection (1) does not affect section $72(1)(a)$. ²¹	13
69	Арр	ointment to paid State appointment is of no effect	14
(1) A n	nember must not accept a paid State appointment.	15
		spite any law other than this Act, a purported appointment of a to hold a paid State appointment is of no effect as an appointment.	16 17
Note-	_		18
		effect of accepting a paid public appointment other than a paid State nent, see section $72(1)(f)$.	19 20

¹⁷ Constitution of Queensland 2001, section 22 (No member to sit or vote without first taking oath or making affirmation)

Local Government Act 1993, section 224A (Councillor ceases to be councillor on 18 becoming candidate for an Australian Parliament)

¹⁹ Electoral Act 1992, section 88 (Announcement of nominations)

²⁰ Section 66 (Effect of paid State appointment on candidate's election)

²¹ Section 72 (Vacating seats of members in particular circumstances)

P	ART	3—	RESTRICTIONS ON DEALINGS WITH THE STATE	1 2
70	Mea	aning	g of "transacts business"	3
	1) A nber-		ber "transacts business" with an entity of the State if the	4 5
	(a)	has Stat	a direct or indirect interest in a contract with an entity of the e; or	6 7
	(b)	perf	orms a duty or service for reward for an entity of the State.	8
			r, a member does not "transact business" with an entity of e following circumstances—	9 10
	(a)	for a	a contract—	11
		(i)	the contract is required of, or expressly permitted for, the member, under an Act; or	12 13
		(ii)	the contract allows or permits the member to be provided with goods or to use services that are available to the public on the same terms the goods or services are available to the public; or	14 15 16 17
		(iii)	the contract is for the lawful payment of compensation; or	18
		(iv)	the contract is made, entered into, or accepted, by a listed or non-aligned corporation;	19 20
			Examples of subparagraph (ii)—	21
			1. A contract to use rail passenger transport.	22
			2. The purchase of a vehicle at a public auction conducted by an entity of the State.	23 24
	(b)	for a	a duty or service—	25
		(i)	an Act requires or expressly permits the member to perform the duty or service; or	26 27
		(ii)	neither the member nor any other person is entitled to or is entitled to and receives any reward on account of the member performing the service or duty; or	28 29 30
		(iii)	the duty or service is the attendance at a court or other place or the giving of evidence at a court or other place in obedience to any court process.	31 32 33

(3) For subsection (2)(b)(ii), a member is not taken to be entitled to a reward if the member irrevocably waives for all legal purposes the entitlement to the reward.	1 2 3
(4) For a waiver under subsection (3), the member must, as soon as practicable after becoming aware of the entitlement—	4 5
(a) waive the entitlement in writing; and	6
(b) give a copy of the waiver to the Speaker.	7
(5) In this section—	8
"listed corporation" has the meaning given by the Corporations Act.	9
"non-aligned corporation" means a corporation with more than 20 shareholders 1 of whom is the member if the member does not—	10 11
(a) own 5% or more of the corporation's shares; or	12
(b) have control of the corporation's board.	13
"reward" does not include—	14
(a) an amount decided under chapter 7 ²² or the <i>Parliamentary Contributory Superannuation Act 1970</i> ; or	15 16
(b) reasonable expenses actually incurred by or for the member for any 1 or more of the following—	17 18
(i) accommodation;	19
(ii) meals;	20
(iii) domestic air travel;	21
(iv) taxi fares or public transport charges;	22
(v) motor vehicle hire.	23
71 Restrictions on member transacting business with an entity of the State	24 25
(1) A member must not transact business, directly or indirectly, with an entity of the State. ²³	26 27

²² Chapter 7 (Members' salaries)

²³ The effect of a contravention of this subsection is dealt with under section 72(1)(h) (Vacating seats of members in particular circumstances).

		nber contravenes subsection (1) in relation to a contract with e State—	1 2
(a)	the	contract is invalid to the extent of the contravention; and	3
(b)		member is not entitled to, and may not receive, the reward in nection with the contract.	4 5
performa	nce o	nember contravenes subsection (1) in relation to the of a duty or service for an entity of the State, the member is , and may not receive, the reward for the duty or service.	6 7 8
. ,		an entity of the State if the member—	9 10
(a)	acqu	uires the interest in the contract—	11
	(i)	under a testamentary disposition or because of the laws of succession; or	12 13
	(ii)	as executor, administrator or trustee of the estate of a deceased person; and	14 15
(b)	disp	ooses of the interest within—	16
	(i)	1 year after the day the person whose death gave rise to the interest mentioned in paragraph (a) died; or	17 18
	(ii)	a longer period allowed by the Assembly.	19
interest in	n a co	member does not contravene subsection (1) in relation to an ontract with an entity of the State arising before the member's or she disposes of the interest within 6 months after being	20 21 22 23
obligatio	n to	member does not contravene subsection (1) in relation to an perform a duty or service arising before the member's or she discharges the obligation within 6 months after being	24 25 26 27
(7) It i	s dec	lared that subsection (1) does not extend—	28
(a)		a contract or agreement with WorkCover Queensland in tion to insurance business carried on by it; or	29 30
(b)	prin prin	any contract or agreement securing the repayment of the icipal, or the payment of interest on, or both the repayment of icipal and the payment of interest on, an amount lent to an ty of the State; or	31 32 33 34

(8) In this section—

"new member" means a member who was not a member of the Assembly immediately before the Assembly last expired or was last dissolved.

PART 4—AUTOMATIC VACATION OF MEMBER'S 9 SEAT

72	Vac	ating seats of members in particular circumstances	11
		member's seat in the Assembly becomes vacant if any of the g happens—	12 13
	(a)	the member fails to take his or her seat within 21 sitting days after being elected as a member;	14 15
		Note—	16
		Under the <i>Constitution of Queensland 2001</i> , section $22(3)$, ²⁴ a member takes the member's seat on making the oath or affirmation mentioned in section $22(1)$ of that Act.	17 18 19
	(b)	the member stops being enrolled on the electoral roll for the member's electoral district or another electoral district;	20 21
	(c)	the member stops being an Australian citizen;	22
	(d)	the member takes an oath or makes a declaration or acknowledgment of allegiance, obedience or adherence to, or becomes an agent of, a foreign state or power;	23 24 25
	(e)	the member becomes a member of the Commonwealth Parliament or of a legislature of another State;	26 27

5 6

7

8

1

2

3

4

²⁴ Constitution of Queensland 2001, section 22 (No member to sit or vote without first taking oath or making affirmation)

(f)	the member accepts a paid public appointment, other than a paid State appointment;	1 2
	Note—	3
	The effect of purporting to accept a paid State appointment is dealt with under section 69. ²⁵	4 5
(g)	the member is elected or appointed as mayor or a councillor of a local government of the State or another State;	6 7
(h)	the Assembly by resolution—	8
	 (i) decides the member has contravened section 71(1), whether or not after reference of the question to the Court of Disputed Returns under the <i>Electoral Act 1992</i>, section 143;²⁶ and 	9 10 11 12
	(ii) decides not to make a declaration under section 73;	13
(i)	the member is convicted of any of the following offences-	14
	 (i) an offence against the law of Queensland, another State or the Commonwealth for which the member is sentenced to more than 1 year's imprisonment; 	15 16 17
	(ii) an offence against the Criminal Code, section 59 or 60; ²⁷	18
	(iii) treason, sedition or sabotage under the law of Queensland, another State or the Commonwealth;	19 20
(j)	the member becomes a bankrupt under the <i>Bankruptcy Act 1966</i> (Cwlth), or a corresponding law of another jurisdiction;	21 22
(k)	the member—	23
	 (i) has executed a deed of arrangement as debtor under the Bankruptcy Act 1966 (Cwlth), part X, or a corresponding law of another jurisdiction; and 	24 25 26
	(ii) breaches the terms of the deed;	27
(1)	the member's creditors accept a composition under the <i>Bankruptcy Act 1966</i> (Cwlth), part X, or a corresponding law of	28 29

²⁵ Section 69 (Appointment to paid State appointment is of no effect)

²⁶ *Electoral Act 1992*, section 143 (Reference of question as to qualification or vacancy)

²⁷ Criminal Code, section 59 (Member of Parliament receiving bribes) or 60 (Bribery of member of Parliament)

	another jurisdiction, and the member breaches the terms of the composition;	1 2
(m)	the member is absent without the Assembly's permission from	3
	the Assembly for more than 21 consecutive sitting days, whether over 1 or more sessions;	4 5
(n)	anything else happens that causes the member's seat to be vacant under another law.	6 7
	Note—	8
	For an example of the operation of subsection (1)(n), see the <i>Electoral Act</i> 1992 , section 176. ²⁸	9 10
	r subsection (1)(d), it does not matter that a member may acquire foreign passport or travel document.	11 12
(3) Fo	r subsection (1)(i)(i), the following apply—	13
(a)	if the sentence of imprisonment is suspended, the provision does not apply;	14 15
(b)	however, if the member is ordered at any time to actually serve more than 1 year of the suspended term of imprisonment, the provision applies.	16 17 18
73 Ass	embly may disregard disqualifying events	19
happeneo	is section applies if the Assembly considers that anything that d whether before or after the commencement of this section (the lifying ground ") may have caused—	20 21 22
(a)	a person to be disqualified from being elected as a member; or	23
(b)	the seat of a member to become vacant.	24
(2) Th be of no	e Assembly may declare by resolution the disqualifying ground to effect.	25 26
	e Assembly may make the declaration only if the Assembly s the ground—	27 28
(a)	has stopped having effect; and	29
(b)	was in all the circumstances trivial in nature; and	30

²⁸ Electoral Act 1992, section 176 (Further penalty of disqualification for certain offences)

(a)	homeonad on anone without the actual knowledge on concent of the	1
(c)	happened or arose without the actual knowledge or consent of the person or member or was accidental or due to inadvertence.	1 2
(4) Th	is section applies despite any other provision of this chapter.	3
(5) The Returns.	is section has no effect on the jurisdiction of the Court of Disputed	4 5
74 Effe	ect of appeals against conviction or sentence	6
of a conv applies (appeal, a	is section applies if a member whose seat becomes vacant because iction, or conviction and sentence, to which section 72(1)(i) or (n) the " disqualifying ground ") appeals, or applies for leave to gainst the conviction or sentence within 1 calendar month after the on or sentence.	7 8 9 10 11
changed	on appeal, the conviction is quashed or set aside, or the sentence is to a sentence to which neither section $72(1)(i)$ nor (n) applies, the ying ground is taken never to have happened.	12 13 14
	ensure that subsection (2) has effect, a writ for an election to fill acy in the member's seat caused by the disqualifying ground can sued—	15 16 17
(a)	until at least 1 calender month has passed after the seat becomes vacant; and	18 19
(b)	if the member appeals, or applies for leave to appeal, within 1 calender month after the seat becomes vacant—until the appeal has ended without subsection (2) applying.	20 21 22
(4) Sul issued.	osection (3) does not prevent a writ for a general election being	23 24

PART 5—VACATION OF SEAT BY MEMBER 25

Resignation of seat in the Assembly 75 26 (1) A member may resign his or her seat by signed writing addressed to 27 the Speaker. 28 (2) The member's seat becomes vacant when the Speaker receives the 29 resignation. 30

76	Vac	ancy because of resignation to contest Commonwealth election	1
		is section applies if, to seek election for the Parliament of the nwealth, a member—	2 3
	(a)	resigns the member's seat not later than 21 days after the issue of the writ for the election; and	4 5
	(b)	at the time of tendering the resignation, notifies the Speaker in writing of—	6 7
		(i) the member's intention to seek his or her election as a Commonwealth member; and	8 9
		(ii) the member's intention in the event of failing to secure his or her election as a Commonwealth member to become again a candidate for the vacancy in the member's seat in the Assembly arising because of the resignation.	10 11 12 13
	-	e issue of a writ for an election to fill the vacancy in the member's e Assembly must be deferred until—	14 15
	(a)	if the member is elected as a Commonwealth member and a petition against the member's election or return as elected is not lodged within the time allowed for the lodging of that type of petition—the expiration of the time so allowed; or	16 17 18 19
	(b)	if the member is elected as a Commonwealth member and a petition against the member's election or return as elected is lodged within the time allowed for the lodging of that type of petition—the final decision on that petition; or	20 21 22 23
	(c)	if the member is not elected as a Commonwealth member and does not lodge a petition against the election or return as elected of another person as a Commonwealth member within the time allowed for the lodging of that type of petition—the expiration of the time so allowed; or	24 25 26 27 28
	(d)	if the member is not elected as a Commonwealth member and lodges a petition against the election or return as elected of another person as a Commonwealth member within the time allowed for the lodging of that type of petition—the final decision on that petition; or	29 30 31 32 33
	(e)	if the member is not nominated as a Commonwealth member, or if nominated does not consent to the nomination, within the time required for nomination under the laws of the Commonwealth—the expiration of that time.	34 35 36 37

s 77

(3) In this section—		1
	"Commonwealth member" means a member of either House of the Parliament of the Commonwealth.	
	PART 6—GENERAL	4
77 Par	ticular matters not to affect function or power	5
The performance of a function, or exercise of a power, by the Assembly or a committee is not affected because of any of the following—		
(a)	the presence and voting of a person who purports to be a member of the Assembly or committee, but who is not qualified to be a member;	8 9 10
(b)	the presence and voting of a person who purports to be a member of the Assembly or committee, but who is disqualified under an Act from being a member;	11 12 13
(c)	the presence and voting of a person whose seat has become vacant;	14 15
(d)	the presence and voting of a person who was never properly elected as a member of the Assembly or committee;	16 17
(e)	a vacancy in the Assembly's or committee's membership.	18

CHAPTER 5—STATUTORY COMMITTEES OF THE ASSEMBLY

PART 1—OBJECTS AND DEFINITIONS

78]	Main object of ch 5 and its achievement	22
· · /	The main object of this chapter is to enhance the accountability of c administration in Queensland.	23 24

		e chapter's main object is to be achieved by establishing establishing of the Assembly with areas of responsibility that include—	1 2
	(a)	administrative review reform and constitutional, electoral and legal reform; and	3 4
	(b)	the ethical conduct of members and parliamentary powers, rights and immunities; and	5 6
	(c)	the integrity, economy, efficiency and effectiveness of government financial management; and	7 8
	(d)	certain works undertaken by or for government; and	9
	(e)	the application of fundamental legislative principles to particular Bills and subordinate legislation and the lawfulness of particular subordinate legislation; and	10 11 12
	(f)	the Assembly's standing rules and orders.	13
"An	this nual	nitions for ch 5 chapter— Appropriation Act" see the <i>Financial Administration and Audit</i> 1977, section 3.	14 15 16 17
"con	nme	rcial entity" see section 97(4).29	18
"con		nity service obligation'' see the Government Owned porations Act 1993, section 121.	19 20
"con	side	r " includes examine and inquire into.	21
"con	stru	cting authority" see section 97.	22
"gov	vernr	nent financial documents" includes—	23
	(a)	a document tabled in the Assembly under the <i>Financial</i> Administration and Audit Act 1977; and	24 25
	(b)	the annual financial statements and annual reports of a GOC; and	26
	(c)	a document that would be a government financial document if it had been tabled in the Assembly as required by law;	27 28
		does not include estimates of receipts for the proposed enditure under an Annual Appropriation Act.	29 30

²⁹ Section 97 (Meaning of "constructing authority" for works)

as	r GOC works'' means works (other than public works) undertaken part of a major infrastructure investment outlined in a GOC's atement of corporate intent.	1 2 3
"propo	osed national scheme legislation" means a Bill—	4
(a) that is intended to be substantially uniform with, or complementary to, legislation of the Commonwealth or another State; and	5 6 7
(b) whose operation may, under the Act to which the Bill relates, be changed by amendment of a law of the Commonwealth or another State.	8 9 10
"publi	c works " see section $96(1)$. ³⁰	11
"work	s" includes—	12
(a) a project, service, utility or undertaking; and	13
(b) a part or stage of works; and	14
(c) a repair, reconstruction or extension of works.	15
	Examples of paragraph (b)—	16
	1. Any intermediate stage of works between planning and completion.	17
	2. Engagement of professional consultants for works.	18
	3. Calling of tenders for works.	19

PART 2—ESTABLISHMENT

80 Establishment of statutory committees	21
The following committees of the Assembly (the "statutor committees") are established—	y 22 23
Legal, Constitutional and Administrative Review Committee	24
Members' Ethics and Parliamentary Privileges Committee	25
Public Accounts Committee	26
Public Works Committee	27

³⁰ Section 96 (Areas of responsibility of Public Works Committee)

•	Scrutiny of Legislation Committee	1
•	Standing Orders Committee.	2
81 Me	mbership of statutory committees	3
(1) A follows–	statutory committee must consist of 7 members nominated as	4 5
(a)	4 members nominated by the member who is recognised in the Legislative Assembly as the Leader of the House;	6 7
(b)	3 members nominated by the member who is recognised in the Legislative Assembly as the Leader of the Opposition.	8 9
nominate	the chairperson of a statutory committee must be the member ed as chairperson by the member who is recognised in the ve Assembly as the Leader of the House.	10 11 12
82 Que	orum and voting at meetings of statutory committees	13
At a m	neeting of a statutory committee—	14
(a)	a quorum consists of 4 members appointed to the committee; and	15
(b)	a question is decided by a majority of the votes of the members of the committee present and voting; and	16 17
(c)	each member of the committee has a vote on each question to be decided and, if the votes are equal, the chairperson of the committee has a casting vote.	18 19 20

PART 3—ROLE OF STATUTORY COMMITTEES 21

83 Purpose of pts 3 and 4	22
(1) This part sets out the role of statutory committees for their areas of responsibility.	23 24
(2) Part 4 sets out the areas of responsibility for each statutory committee.	25 26

าา

84 Role of statutory committees	1
(1) The main role of a statutory committee is to deal with issues within its areas of responsibility.	2 3
(2) The committee is to also deal with an issue referred to the committee by the Assembly or under another Act, whether or not the issue is within its areas of responsibility.	
(3) The committee may deal with an issue by—	7
(a) considering it; and	8
(b) reporting on it, and making recommendations about it, to the Assembly.	9 10

PART 4—AREAS OF RESPONSIBILITY OF11STATUTORY COMMITTEES12

Division 1—Legal, Constitutional and Administrative Review Committee 13

85 Areas of responsibility of Legal, Constitutional and Administrative Review Committee	14 15
The Legal, Constitutional and Administrative Review Committee has the following areas of responsibility—	
administrative review reform	18
constitutional reform	19
electoral reform	20
• legal reform.	21
86 Administrative review reform	22
(1) The committee's area of responsibility about administrative review reform includes considering legislation, or provisions of legislation, about—	23 24 25
(a) access to information; or	26
(b) review of administrative decisions; or	27

(c)	anti-discrimination; or	1
(d)	equal employment opportunity.	2
(2) T	ne committee's area of responsibility does not include—	3
(a)	investigating particular conduct; or	4
(b)	reconsidering or reviewing a decision to investigate, conciliate or review, not to investigate, conciliate or review or to discontinue investigation, conciliation or review of a particular complaint or decision; or	5 6 7 8
(c)	reconsidering or reviewing reports, findings, recommendations or decisions in relation to—	9 10
	(i) a particular investigation, complaint or decision; or	11
	(ii) particular conduct the subject of a report under the <i>Ombudsman Act 2001</i> , section 51(4). ³¹	12 13
87 Co	nstitutional reform	14
includes	committee's area of responsibility about constitutional reform any Bill expressly or impliedly repealing any law relevant to the constitution.	15 16 17
88 Ele	ectoral reform	18
monitor	committee's area of responsibility about electoral reform includes ing generally the conduct of elections under the <i>Electoral Act 1992</i> capacity of the electoral commission to conduct elections.	19 20 21
89 Le	gal reform	22
The c	ommittee's area of responsibility about legal reform includes—	23
(a)	recognition of Aboriginal tradition and Island custom under Queensland law; and	24 25
(b)	proposed national scheme legislation referred to the committee by the Assembly.	26 27

³¹ Ombudsman Act 2001, section 51(4) (Action after report making recommendations)

Di	vision	a 2—Members' Ethics and Parliamentary Privileges Committee	1
90		as of responsibility of Members' Ethics and Parliamentary /ileges Committee	2 3
		lembers' Ethics and Parliamentary Privileges Committee has the g areas of responsibility—	4 5
	•	the ethical conduct of members	6
	•	parliamentary powers, rights and immunities.	7
91	Eth	ical conduct—registration of interests	8
		ommittee's area of responsibility about the ethical conduct of includes—	9 10
	(a)	examining the arrangements, under resolutions or the standing rules and orders of the Assembly, for compiling, keeping and allowing inspection of—	11 12 13
		(i) a register of the interests of members; and	14
		(ii) a register of the interests of persons related to members; and	15
	(b)	considering proposals made by members and other persons about the form and content of the registers and documents relevant to the registers, including statements of interests to be made by members; and	16 17 18 19
	(c)	considering complaints referred to the committee about the failure to register particular interests; and	20 21
	(d)	considering the classes of person who should be treated as related to a member; and	22 23
	(e)	publishing explanatory information about the requirements to register interests; and	24 25
	(f)	any other responsibility about the registration of interests the Assembly may order the committee to have; and	26 27
	(g)	considering any other issue about the registration of interests.	28

92	Ethi	cal conduct—code of conduct	1
. ,		e committee's area of responsibility about the ethical conduct of includes—	2 3
	(a)	publishing and reviewing a code of ethical conduct for members (other than members in their capacity as Ministers), including procedures for complaints about a member not complying with the code; and	4 5 6 7
	(b)	the reform of legislation and standing rules and orders about the ethical conduct of members, including the registration or declaration of interests; and	8 9 10
	(c)	considering complaints against particular members for failing to comply with the code of ethical conduct, reporting on complaints to the Assembly and recommending action by the Assembly; and	11 12 13
	(d)	publishing explanatory information about the obligations of members about their ethical conduct; and	14 15
	(e)	any other responsibility about the ethical conduct of members the Assembly may order the committee to have.	16 17
. ,		reviewing the code of ethical conduct for members, the committee e regard to—	18 19
	(a)	the ethics principles and obligations set out in the <i>Public Sector Ethics Act 1994</i> ; and	20 21
	(b)	the desirability of consistency between standards in the code of ethical conduct and the ethics principles and obligations, to the extent the principles and obligations are relevant to members and their functions.	22 23 24 25
	uct f	complaint about a member not complying with the code of ethical for members may be considered only by the Assembly or the e.	26 27 28
does law,	not a con	osection (3) has effect despite any other law, but the subsection apply to a court, tribunal or other entity if the entity may, under a sider an issue and the issue that is considered involves the on, or claimed or suspected commission, of a criminal offence.	29 30 31 32
		osection (4) does not limit or otherwise affect the powers, rights unities of the Assembly and its committees and members.	33 34

93 Parli	iamentary powers, rights and immunities	1
rights and	ommittee's area of responsibility about parliamentary powers, I immunities includes the powers, rights and immunities of the and its committees and members.	2 3 4
	Division 3—Public Accounts Committee	5
94 Area	a of responsibility of Public Accounts Committee	6
	blic Accounts Committee's area of responsibility is to assess the economy, efficiency and effectiveness of government financial ent by—	7 8 9
(a)	examining government financial documents; and	10
(b)	considering the annual and other reports of the auditor-general.	11
05 Dafa	nonce of issues to enditory general	10
	erence of issues to auditor-general	12
	mmittee may refer issues within its area of responsibility to the eneral for consideration.	13 14
	Division 4—Public Works Committee	15
96 Area	as of responsibility of Public Works Committee	16
(1) The	Public Works Committee's areas of responsibility are—	17
	works ("public works") undertaken by an entity that is a constructing authority for the works if the committee decides to consider the works; and	18 19 20
(b)	any major GOC works if the committee decides to consider the works.	21 22
(2) In c have regar	deciding whether to consider public works, the committee may rd to—	23 24
(a)	the stated purpose of the works and the apparent suitability of the works for the purpose; and	25 26
(b)	the necessity for, and the advisability of, the works; and	27

(c)	value for money achieved, or likely to be achieved, by the works; and	1 2
(d)	revenue produced by, and recurrent costs of, the works or estimates of revenue and costs for the works; and	3 4
(e)	the present and prospective public value of the works, including, for example, consideration of the impact of the works on the community, economy and environment; and	5 6 7
(f)	procurement methods for the works; and	8
(g)	the balance of public and private sector involvement in the works; and	9 10
(h)	the performance of—	11
	(i) the constructing authority for the works; and	12
	(ii) the consultants and contractors for the works;	13
	with particular regard to the time taken for finishing the works and the cost and quality of the works; and	14 15
(i)	the actual suitability of the works in meeting the needs and in achieving the stated purpose of the works.	16 17
97 Me	aning of "constructing authority" for works	18
	n entity is a "constructing authority" for works if the entity is the a department.	19 20
(2) A	n entity is also a "constructing authority" for works if—	21
(a)	the entity is established under an Act, or under State or local government authorisation, for a public, State or local government purpose; and	22 23 24
(b)	the works are funded from—	25
	(i) the consolidated fund; or	26
	(ii) the proceeds of a financial arrangement within the meaning of the <i>Statutory Bodies Financial Arrangements Act 1982</i> .	27 28
works a	addition, a GOC is a "constructing authority" for works if the re undertaken specifically or substantially for a community service on of the GOC.	29 30 31

	so, an entity (a "commercial entity") is a "constructing y" for works if, under an agreement for the works—	1 2
(a)	the State or another entity representing the State—	3
	(i) has, or will or may have, a financial liability or interest; or	4
	 (ii) has granted, or will or may grant land, or an interest in land or another right, privilege, monopoly, concession, franchise or interest; or 	5 6 7
	(iii) has contributed, or will or may contribute, resources of any kind; and	8 9
(b)	the works have become, or will or may become, the absolute property of the State or another entity representing the State.	10 11
	GOC is a "constructing authority" for major GOC works to the committee by the Assembly.	12 13
98 Issu	ies to which committee may have regard	14
	sidering works, the Public Works Committee may have regard to s mentioned in section $96(2)(a)$ to (i). ³²	15 16
99 Ent	ry and inspection of places	17
anyone e works th	e Public Works Committee may authorise a committee member or else (the "authorised person") to enter and inspect a place where at the committee is considering are proposed to be, are being or n carried out.	18 19 20 21
(2) Th the work	e authorised person may inspect anything in the place relevant to s.	22 23
	thing in subsection (1) prevents the committee from authorising pers of the committee to enter and inspect the place.	24 25
committe	wever, the authorised person may enter the place only if the ee or authorised person gives reasonable written notice about the the chief executive of the constructing authority for the works.	26 27 28

32 Section 96 (Areas of responsibility of Public Works Committee)

arrangen	a being given the notice, the chief executive must promptly make nents for the entry, including, for example, obtaining the consent llowing—	1 2 3
(a)	if the place is occupied—the occupier of the place;	4
(b)	if the place is not occupied—the owner of the place.	5
(6) Th	e arrangements must ensure proper regard is given to safety.	6
consent	(7) The authorised person may enter and inspect the place without the consent mentioned in subsection (5) if the chief executive attempted to obtain the consent, but—	
(a)	the attempt was unsuccessful (whether because the occupier or owner refused consent or otherwise); and	10 11
(b)	the chief executive gave written notice about the entry (of at least 7 days) to the occupier or owner.	12 13
(8) In	this section—	14
"buildin	g' includes any structure.	15
	xecutive ", of a constructing authority, includes its chief executive cer, however called.	16 17
"place"	includes premises.	18
"premis	es" includes—	19
(a)	a building; and	20
(b)	a part of a building; and	21
(c)	land where a building is situated.	22
100 Res	triction on procurement of capital works project	23
(1) Th	is section applies if the Assembly—	24
(a)	refers works to the Public Works Committee; and	25
(b)	directs that procurement for the works must not start until the committee has considered the works and reported to the Assembly about the works.	26 27 28
· · ·	e works must not start or further proceed until the committee's tabled in the Assembly and considered by the Assembly.	29 30
(3) Th	is section applies despite any other Act.	31

101 Dealing with commercially sensitive information in private session	1
(1) This section applies if, while considering works, it appears to the Public Works Committee that confidential information may be given to the committee in a public hearing and publication of the information at the hearing could—	2 3 4 5
(a) have a serious effect on the commercial interests of a GOC or commercial entity; or	6 7
(b) reveal trade secrets of a GOC or commercial entity.	8
(2) The committee must deal with the information in private session.	9
(3) This section does not limit any other power of a committee to deal with an issue in private session.	10 11
102 Reporting commercially sensitive information to Assembly	12
(1) This section applies if the Public Works Committee considers that information obtained by the committee while considering works could, if reported to the Assembly—	13 14 15
(a) have a serious effect on the commercial interests of a GOC or commercial entity; or	16 17
(b) reveal trade secrets of a GOC or commercial entity.	18
(2) The committee may report the information to the Assembly only if it considers it is in the public interest to report the information.	19 20
Division 5—Scrutiny of Legislation Committee	21
103 Area of responsibility of Scrutiny of Legislation Committee	22
(1) The Scrutiny of Legislation Committee's area of responsibility is to consider—	23 24
(a) the application of fundamental legislative principles ³³ to particular Bills and particular subordinate legislation; and	25 26

^{33 &}quot;Fundamental legislative principles" are the principles relating to legislation that underlie a parliamentary democracy based on the rule of law (*Legislative Standards Act 1992*, section 4(1)). The principles include requiring that legislation has sufficient regard to rights and liberties of individuals and the institution of Parliament.

(b)	the lawfulness of particular subordinate legislation;	1
by exami	ning all Bills and subordinate legislation.	2
	e committee's area of responsibility includes monitoring generally ation of—	3 4
(a)	the following provisions of the Legislative Standards Act 1992-	5
	• section 4 (Meaning of "fundamental legislative principles")	6
	• part 4 (Explanatory notes); and	7
(b)	the following provisions of the Statutory Instruments Act 1992-	8
	• section 9 (Meaning of "subordinate legislation")	9
	• part 5 (Guidelines for regulatory impact statements)	10
	• part 6 (Procedures after making of subordinate legislation)	11
	• part 7 (Staged automatic expiry of subordinate legislation)	12
	• part 8 (Forms)	13
	• part 10 (Transitional).	14
	Division 6—Standing Orders Committee	15
104 Are	a of responsibility of Standing Orders Committee	16
	anding Orders Committee's area of responsibility is standing rules	17
and orde	ers about the conduct of business by, and the practices and the	18

PART 5—CHANGE IN COMPOSITION OF STATUTORY 20 COMMITTEE 21

procedures of, the Assembly and its committees.

105 Issues dealt with by previously constituted committees	22
(1) If the composition of a statutory committee changes before it finishes dealing with an issue, the newly constituted committee may continue and	23 24
finish dealing with the issue as if it had dealt with the issue from the beginning.	25 26

Example—	1
Evidence given to the previous committee may be taken to have been given to newly constituted committee.	the $2 \\ 3$
(2) Subsection (1) applies even if the committees are constituted duri different Parliaments.	ing 4 5
CHAPTER 6—OTHER PROVISIONS ABOUT COMMITTEES	6 7
106 Act does not limit Assembly's powers	8
The Assembly's power to establish committees, and confer functions and powers on committees (including statutory committees), is not limited by this Act.	
Example—	12
The Assembly may, by resolution, establish a standing or select committee.	13
107 Ministerial response to committee report	14
(1) This section applies if—	15
 (a) a report of a committee, other than the Scrutiny of Legislatic Committee, recommends the Government or a Minister shout take particular action, or not take particular action, about issue; or 	uld 17
(b) a report of the Members' Ethics and Parliamentary Privileg Committee recommends a motion be moved in the Assembly implement a recommendation of the committee.	-
(2) The following Minister must provide the Assembly with response—	a 23 24
 (a) for a report mentioned in subsection (1)(a)—the Minister who responsible for the issue the subject of the report; 	o is 25 26
(b) for a report mentioned in subsection (1)(b)—the Premier of Minister nominated by the Premier.	ra 27 28
(3) The response must set out—	29

is

(a) any recommendations to be adopted, and the way and time within which they will be carried out; and	1 2
(b) any recommendations not to be adopted and the reasons for not adopting them.	3 4
(4) The Minister must table the response within 3 months after the report is tabled.	5 6
(5) If a Minister can not comply with subsection (4), the Minister must—	7 8
(a) within 3 months after the report is tabled, table an interim response and the Minister's reasons for not complying within 3 months; and	9 10 11
(b) within 6 months after the report is tabled, table the response.	12
(6) If the Assembly is not sitting, the Minister must give the response, or interim response and reasons, to the Clerk.	13 14
(7) The response, or interim response and reasons, is taken to have been tabled on the day they are received by the Clerk.	15 16
(8) The receipt of the response, or interim response and reasons, by the Clerk, and the day of the receipt, must be recorded in the Assembly's Votes and Proceedings for the next sitting day after the day of receipt.	17 18 19
(9) The response, or interim response and reasons, is a response, or interim response and reasons, tabled in the Assembly.	20 21
(10) Subsection (1) does not prevent a Minister providing a response to a recommendation in a report of the Scrutiny of Legislation Committee if it is practicable for the Minister to provide the response having regard to the nature of the recommendation and the time when the report is made.	22 23 24 25
Example—	26
If the committee recommends that a Bill be amended because, in the committee's opinion, it does not have sufficient regard to fundamental legislative principles and the Bill has not been passed by the Assembly, it may be practicable for the Minister to provide a response.	27 28 29 30
(11) Subsection (6) does not limit the Assembly's power by resolution or order to provide for the tabling of a response, or interim response and reasons, when the Assembly is not sitting.	31 32 33
(12) This section does not apply to an annual report of a committee.	34

108 Annual report of committee (1) Within 4 months and 14 days after the end of each financial year, the chairperson of each committee that has met and conducted business during the year must table in the Assembly a report about the committee's activities during the year. (2) The report must include— (a) a list of meetings of the committee and the names of members attending or absent from each meeting; and (b) a summary of issues considered by the committee, including a description of the more significant issues arising from the considerations; and

- (c) a statement of the committee's revenue and spending for the 12 year; and 13
- (d) a brief description of responses by Ministers to recommendations 14 of the committee. 15

(3) This section is subject to the Act or resolution of the Assembly under 16 which the committee is established. 17

CHAPTER 7—MEMBERS' SALARIES 18

PART 1—SALARY OF MEMBERS 19

109 Salary entitlement of a member

A member of the Assembly is entitled to an annual salary that is 21 \$500 less than the annual salary that a member of the House of 22 Representatives of the Parliament of the Commonwealth, who is not 23 entitled to any additional salary, is entitled to. 24

110 Variation of member's salary

A variation in a member's salary takes effect on and from the day the corresponding adjustment to the salary of a member of the House of Representatives of the Parliament of the Commonwealth takes effect. 28

1

2

3

4

5

6

7

8

9

10

11

20

111 Notification of rate of salary	1
As soon as practicable after each variation in a member's annual salary takes effect, the Governor in Council must publish by gazette notice a member's varied salary.	2 3 4
PART 2—ADDITIONAL SALARIES OF MEMBERS	5
112 Additional salary entitlement of some members	6
(1) A member who holds any of the following offices is entitled to be paid salary in addition to the salary the member is entitled to under section 109—	7 8 9
(a) office holders in the Assembly—	10
• the Speaker	11
the Chairperson of Committees	12
• the Leader of the House	13
the Leader of the Opposition	14
• the Deputy Leader of the Opposition	15
• the leader in the Assembly of a recognised political party, other than the Leader or Deputy Leader of the Opposition	16 17
• the government whip	18
• the opposition whip	19
• the government deputy whip	20
• the chairperson of a committee to which this section applies	21
• a member of a committee to which this section applies;	22
(b) Ministers—	23
• the Premier	24
• the Minister who is recognised as the deputy for the Premier	25
• each other Minister;	26
(c) each Parliamentary Secretary.	27

(2) For subsection (1), a recognised political party is one of which 10 members at least are members of the Assembly and none of the 10 members is a Minister.	1 2 3
(3) This section applies to a statutory committee, other than the Standing Orders Committee, and any other committee prescribed under a regulation.	4 5
113 Adjustment of additional salary	6
(1) The amount of an additional salary of a member who is an office holder in the Assembly mentioned in section $112(1)(a)$ or a Minister mentioned in section $112(1)(b)$ is the additional salary the member was entitled to immediately before the commencement of this section, as varied under section 115.	7 8 9 10 11
(2) The amount of the additional salary of a Parliamentary Secretary is the amount fixed by the Governor in Council by gazette notice.	12 13
114 Only 1 additional salary is payable	14
(1) This section applies if a person is—	15
(a) a Minister referred to more than once in section 112(1)(b); or	16
(b) an office holder mentioned in section 112(1)(a) and a Parliamentary Secretary mentioned in section 112(1)(c); or	17 18
 (c) an office holder mentioned in section 112(1)(a) and a Minister mentioned in section 112(1)(b). 	19 20
(2) The person is entitled to be paid only 1 additional salary.	21
115 Variation of member's additional salary	22
(1) Whenever a variation to a member's salary takes effect under section 110, an additional salary payable to the member under section $112(1)(a)$ or (b) is varied by the same percentage.	23 24 25
(2) The variation to the additional salary takes effect on and from the day the variation under section 110 takes effect.	26 27
116 Additional salary of Deputy Speaker	28

If the Chairperson of Committees acts as the Speaker for a continuous 29 period of 30 days or more, for the whole of the period the Chairperson of 30

Committees acts, the Chairperson of Committees is to be paid an additional1salary at the rate for the time being applicable to the office of the Speaker,2instead of the additional salary payable to him or her as Chairperson of3Committees.4

117 Additional salary of temporary Chairperson of Committees

If a temporary Chairperson of Committees acts in the office of the Chairperson of Committees for a continuous period of 30 days or more, for the whole of the period the temporary Chairperson of Committees acts, the temporary Chairperson of Committees is to be paid an additional salary at the rate for the time being applicable to the office of the Chairperson of Committees. 11

118 Additional salary of acting Minister

(1) If a Minister acts in another Minister's office for which a higher
additional salary is payable for a continuous period of 30 days or more, for
the whole of the period the Minister acts, the Minister is to be paid the
higher additional salary.

(2) If a member acts as a Minister for a continuous period of 30 days or
more, for the whole of the period the member acts, the member is to be
paid an additional salary at the rate for the time being applicable to the
office of the Minister.

PART 3—WHEN SALARIES ARE PAID 21

119 Application of pt 3	22
This part only applies for the purpose of deciding the period for which a	23
salary or additional salary is payable.	24

120 When salary is paid to a member

(1) A person is entitled to salary as a member from the day of the poll at which the person is elected as a member until the day the person stops being a member. 28

12

5

14

s 121

	r subsection (1), if the person is a member on the expiry or on of the Assembly—	1 2
(a)	the person does not stop being a member on the expiry or dissolution; and	3 4
(b)	if the person is not elected at the general election held after the expiry or dissolution, the person stops being a member on the polling day for the general election.	5 6 7
121 Wh	en additional salary under s 112 is paid	8
	member who is entitled to additional salary under section 112^{34} for an office is entitled to be paid the additional salary from the day	9 10 11
(a)	for an office holder appointed by the Assembly—the appointment;	12 13
(b)	in any other case—notification of the appointment to the Speaker or the Assembly;	14 15
until the	day the person stops holding the office.	16
(2) Fo	r subsection (1), the person stops holding the office on—	17
(a)	for the Speaker—the day the person's appointment as Speaker ends under section $14(3)$ or $15;^{35}$ or	18 19
(b)	for the Chairperson of Committees—the day the person's appointment as Chairperson ends under section 17(3) or 18; ³⁶ or	20 21
(c)	for a Minister—the day the person's appointment as Minister ends under the <i>Constitution of Queensland 2001</i> , section 34; ³⁷ or	22 23
(d)	for a Parliamentary Secretary—the day the person's appointment as Parliamentary Secretary ends under the <i>Constitution of</i> <i>Queensland 2001</i> , section 26; ³⁸ or	24 25 26

³⁴ Section 112 (Additional salary entitlement of some members)

³⁵ Section 14 (The Speaker) or 15 (Speaker continues to hold office on Assembly's expiry or dissolution)

³⁶ Section 17 (Chairperson of Committees) or 18 (Chairperson of Committees continues to hold office on Assembly's expiry or dissolution)

³⁷ *Constitution of Queensland 2001*, section 34 (Power of Governor—Ministers)

³⁸ *Constitution of Queensland 2001*, section 26 (Length of Parliamentary Secretary's appointment)

	Parliament of Queensland Bill 2001	
(e)	for a member who is a chairperson or a member of a committee to which section 112 applies on the expiry or dissolution of the Assembly—the polling day for the general election held after the expiry or dissolution; or	1 2 3 4
(f)	for another person holding office—	5
	(i) the day the person resigns the office; or	6
	(ii) the day the person stops being a member; or	7
	(iii) the day a successor is appointed to the office and, if the successor is not appointed by the Assembly, the Assembly or Speaker is notified of the appointment of the successor.	8 9 10
122 Арј	parent vacation of seat when Assembly not sitting	11
	is section applies if at any time when the Assembly is not sitting of any member has become vacant for any cause.	12 13
Chairper that wo	ne Speaker, or if the member concerned is the Speaker, the rson of Committees, may direct the Treasurer to retain the amounts uld be payable to the member for the interval between the ng of the cause and the next sitting or session of the Assembly.	14 15 16 17
is to be	the Assembly declares the seat to have been vacated, no payment made to the member for the time that has elapsed since the ng of the cause.	18 19 20
	owever, if the seat is not declared to have been vacated, the retained by the Treasurer are to be immediately paid to the	21 22

123 Annual reversion to treasury of undrawn moneys

(1) If amounts payable to any member under any provision of this chapter have not been drawn by the member before the expiration of 7 days 26 after 1 July in each year, the amounts are to revert to the treasury and 27 become part of the consolidated fund. 28

(2) The member is no longer entitled to payment of the amounts.

member.

24

23

25

124 Regulation-making power 2 The Governor in Council may make regulations under this Act. 3 CHAPTER 9—REPEALS, AMENDMENTS AND TRANSITIONAL PROVISIONS 4 5 PART 1—REPEALS PART 1—REPEALS 6 125 Repeals 7 The following Acts are repealed— • Constitution Act Amendment Act 1896 60 Vic No. 5 • Parliamentary Committees Act 1995 No. 38 • Parliamentary Members' Salaries Act 1988 No. 32 • Parliamentary Papers Act 1992 No. 32. PART 2—AMENDMENT OF ACTS INTERPRETATION ACT 1954 12 PART 2—AMENDMENT OF ACTS INTERPRETATION ACT 1954 13 14 126 Act amended in pt 2 15 This part amends the Acts Interpretation Act 1954. 16 127 Omission of s 29A (Tabling of reports when Legislative Assembly not sitting) 18 Section 29A— 19 omit 20	CHAPTER 8—MISCELLANEOUS	1
The Governor in Council may make regulations under this Act.3CHAPTER 9—REPEALS, AMENDMENTS AND TRANSITIONAL PROVISIONS45PART 1—REPEALS6125 Repeals77The following Acts are repealed—8•Constitution Act Amendment Act 1896 60 Vic No. 59•Parliamentary Committees Act 1995 No. 3810•Parliamentary Members' Salaries Act 1988 No. 3211•Parliamentary Members' Salaries Act 1988 No. 3211•Parliamentary Papers Act 1992 No. 32.13126 Act amended in pt 215This part amends the Acts Interpretation Act 1954.15127 Omission of s 29A (Tabling of reports when Legislative Assembly not sitting)178Section 29A—19	124 Develotion meline menu	•
CHAPTER 9—REPEALS, AMENDMENTS AND TRANSITIONAL PROVISIONS 4 5 PART 1—REPEALS 6 125 Repeals 7 The following Acts are repealed— 8 7 125 Repeals 7 7 The following Acts are repealed— 8 7 9 10 9 10 9 11 10 11 11 12 12 Parliamentary Committees Act 1995 No. 38 10 11 11 Parliamentary Members' Salaries Act 1988 No. 32 11 12 12 Parliamentary Papers Act 1992 No. 32. 12 PART 2—AMENDMENT OF ACTS INTERPRETATION ACT 1954 13 14 126 Act amended in pt 2 15 This part amends the Acts Interpretation Act 1954. 16 127 Omission of s 29A (Tabling of reports when Legislative Assembly not sitting) 18 Section 29A— 19		
TRANSITIONAL PROVISIONS5PART 1—REPEALS6125 Repeals7The following Acts are repealed—8• Constitution Act Amendment Act 1896 60 Vic No. 59• Parliamentary Committees Act 1995 No. 3810• Parliamentary Members' Salaries Act 1988 No. 3211• Parliamentary Members' Salaries Act 1988 No. 3211• Parliamentary Papers Act 1992 No. 32.12PART 2—AMENDMENT OF ACTS INTERPRETATION ACT 195413126 Act amended in pt 2 This part amends the Acts Interpretation Act 1954.15127 Omission of s 29A (Tabling of reports when Legislative Assembly not sitting) 	The Governor in Council may make regulations under this Act.	3
PART 1—REPEALS 6 125 Repeals 7 The following Acts are repealed— 8 • Constitution Act Amendment Act 1896 60 Vic No. 5 9 • Parliamentary Committees Act 1995 No. 38 10 • Parliamentary Members' Salaries Act 1988 No. 32 11 • Parliamentary Members' Salaries Act 1988 No. 32 11 • Parliamentary Papers Act 1992 No. 32. 12 PART 2—AMENDMENT OF ACTS INTERPRETATION ACT 1954 13 126 Act amended in pt 2 15 This part amends the Acts Interpretation Act 1954. 16 127 Omission of s 29A (Tabling of reports when Legislative Assembly not sitting) 17 Section 29A— 19		4
125 Repeals7The following Acts are repealed—8• Constitution Act Amendment Act 1896 60 Vic No. 59• Parliamentary Committees Act 1995 No. 3810• Parliamentary Members' Salaries Act 1988 No. 3211• Parliamentary Papers Act 1992 No. 32.12PART 2—AMENDMENT OF ACTS INTERPRETATION ACT 1954126 Act amended in pt 215This part amends the Acts Interpretation Act 1954.16127 Omission of s 29A (Tabling of reports when Legislative Assembly not sitting)17Section 29A—19	TRANSITIONAL PROVISIONS	5
The following Acts are repealed—8• Constitution Act Amendment Act 1896 60 Vic No. 59• Parliamentary Committees Act 1995 No. 3810• Parliamentary Members' Salaries Act 1988 No. 3211• Parliamentary Papers Act 1992 No. 32.12PART 2—AMENDMENT OF ACTS INTERPRETATION ACT 1954126 Act amended in pt 215This part amends the Acts Interpretation Act 1954.16127 Omission of s 29A (Tabling of reports when Legislative Assembly not sitting)17Section 29A—19	PART 1—REPEALS	6
 Constitution Act Amendment Act 1896 60 Vic No. 5 Parliamentary Committees Act 1995 No. 38 Parliamentary Members' Salaries Act 1988 No. 32 Parliamentary Papers Act 1992 No. 32. PART 2—AMENDMENT OF ACTS INTERPRETATION ACT 1954 12 126 Act amended in pt 2 This part amends the Acts Interpretation Act 1954. 127 Omission of s 29A (Tabling of reports when Legislative Assembly not sitting) Section 29A— 	125 Repeals	7
 Parliamentary Committees Act 1995 No. 38 Parliamentary Members' Salaries Act 1988 No. 32 Parliamentary Papers Act 1992 No. 32. PART 2—AMENDMENT OF ACTS INTERPRETATION ACT 1954 126 Act amended in pt 2 This part amends the Acts Interpretation Act 1954. 127 Omission of s 29A (Tabling of reports when Legislative Assembly not sitting) Section 29A— 	The following Acts are repealed—	8
 Parliamentary Members' Salaries Act 1988 No. 32 Parliamentary Papers Act 1992 No. 32. PART 2—AMENDMENT OF ACTS INTERPRETATION ACT 1954 12 126 Act amended in pt 2 This part amends the Acts Interpretation Act 1954. 127 Omission of s 29A (Tabling of reports when Legislative Assembly not sitting) Section 29A— 	• Constitution Act Amendment Act 1896 60 Vic No. 5	9
 Parliamentary Papers Act 1992 No. 32. PART 2—AMENDMENT OF ACTS INTERPRETATION ACT 1954 126 Act amended in pt 2 This part amends the Acts Interpretation Act 1954. 127 Omission of s 29A (Tabling of reports when Legislative Assembly not sitting) Section 29A— 	• Parliamentary Committees Act 1995 No. 38	10
PART 2—AMENDMENT OF ACTS INTERPRETATION13ACT 195414126 Act amended in pt 215This part amends the Acts Interpretation Act 1954.16127 Omission of s 29A (Tabling of reports when Legislative Assembly not sitting) Section 29A—17	• Parliamentary Members' Salaries Act 1988 No. 32	11
ACT 195414126 Act amended in pt 215This part amends the Acts Interpretation Act 1954.16127 Omission of s 29A (Tabling of reports when Legislative Assembly not sitting)17Section 29A—19	• Parliamentary Papers Act 1992 No. 32.	12
ACT 195414126 Act amended in pt 215This part amends the Acts Interpretation Act 1954.16127 Omission of s 29A (Tabling of reports when Legislative Assembly not sitting)17Section 29A—19		
126 Act amended in pt 215This part amends the Acts Interpretation Act 1954.16127 Omission of s 29A (Tabling of reports when Legislative Assembly not sitting)17Section 29A—19		-
This part amends the Acts Interpretation Act 1954.16 127 Omission of s 29A (Tabling of reports when Legislative Assembly not sitting)17 18Section 29A—19	ACT 1954	14
127 Omission of s 29A (Tabling of reports when Legislative Assembly not sitting)17Section 29A—19	126 Act amended in pt 2	15
Assembly not sitting)18Section 29A—19	This part amends the Acts Interpretation Act 1954.	16
Section 29A— 19		
	omit.	20

PART 3—AMENDMENT OF CORRECTIVE SERVICES ACT 2000	1 2
128 Act amended in pt 3	3
This part amends the Corrective Services Act 2000.	4
129 Amendment of s 6 (Where persons to be detained)	5
Section 6(3)—	6
insert—	7
(e) the Parliament of Queensland Act 2001, section 40(4)(a). ³⁹ .	8
PART 4—AMENDMENT OF CRIME AND MISCONDUCT ACT 2001	9 10
130 Act amended in pt 4	11
This part amends the Crime and Misconduct Act 2001.	12
131 Amendment of s 293 (Powers)	13
Section 293(1)—	14
omit, insert—	15
(1) The parliamentary committee has power to call for persons, documents and other things. ⁴⁰ '.	16 17

³⁹ Parliament of Queensland Act 2001, section 40 (Assembly proceedings on contempt)

⁴⁰ See also the *Parliament of Queensland Act 2001*, chapter 3 (Powers, rights and immunities), part 1 (Powers to require attendance and production)

PART 5—AMENDMENT OF THE DISTRICT COURT ACT 1967	1 2
132 Act amended in pt 5	3
This part amends the District Court Act 1967.	4
133 Amendment of s 13 (Judges not to practise or sit in Parliament)	5
(1) Section 13, heading, 'or sit in Parliament'—	6
omit.	7
(2) Section 13, ', and a judge shall not be capable of being summoned or being chosen as a member of the Legislative Assembly'—	8 9
omit.	10

PART 6—AMENDMENT OF ELECTORAL ACT 1992	11
134 Act amended in pt 6	12
This part amends the <i>Electoral Act 1992</i> .	13
135 Replacement of s 83 (Who may be nominated)	14
Section 83—	15
omit, insert—	16
'83 Who may be nominated	17
Provisions about who may be nominated as a candidate for election, and may be elected, as a member of the Legislative Assembly for an electoral district are set out in section 176 ⁴¹ and in the <i>Parliament of Queensland Act 2001</i> , section 64. ⁴² '.	18 19 20 21

⁴¹ Section 176 (Further penalty of disqualification for certain offences)

⁴² *Parliament of Queensland Act 2001*, section 64 (Qualifications to be a candidate and be elected a member)

PART 7—AMENDMENT OF FINANCIAL ADMINISTRATION AND AUDIT ACT 1977	1 2
136 Act amended in pt 7	3
This part amends the Financial Administration and Audit Act 1977.	4
137 Amendment of s 72 (Strategic review of audit office)	5
Section 72(3), 'Parliamentary Committees Act 1995, section 24'-	6
omit, insert—	7
'Parliament of Queensland Act 2001, section 10743'.	8
138 Amendment of s 72B (Report of strategic review)	9
Section 72B(7), 'Parliamentary Committees Act 1995, section 8(2)'-	10
omit, insert—	11
'Parliament of Queensland Act 2001, section 84(2)44'.	12
139 Amendment of schedule 3 (Dictionary)	13
Schedule 3, definition "parliamentary committee" , ' <i>Parliamentary Committees Act 1995</i> '—	14 15
omit, insert—	16
'Parliament of Queensland Act 2001, section 8045'.	17

⁴³ *Parliament of Queensland Act 2001*, section 107 (Ministerial response to committee report)

⁴⁴ *Parliament of Queensland Act 2001*, section 84 (Role of statutory committees)

⁴⁵ *Parliament of Queensland Act 2001*, section 80 (Establishment of statutory committees)

PART 8—AMENDMENT OF FREEDOM OF INFORMATION ACT 1992	1 2
140 Act amended in pt 8	3
This part amends the Freedom of Information Act 1992.	4
141 Amendment of s 108A (Strategic review of commissioner)	5
Section 108A(3), 'Parliamentary Committees Act 1995, section 24'-	6
omit, insert—	7
'Parliament of Queensland Act 2001, section 10746'.	8
142 Amendment of s 108AB (Report of strategic review)	9
Section 108AB(7), 'Parliamentary Committees Act 1995, section 8(2)'—	10 11
omit, insert—	12
'Parliament of Queensland Act 2001, section 84(2)47'.	13

PART 9—AMENDMENT OF LOCAL GOVERNMENT 14 ACT 1993 15

143 Act amended in pt 9	16
This part amends the Local Government Act 1993.	17

⁴⁶ *Parliament of Queensland Act 2001*, section 107 (Ministerial response to committee report)

⁴⁷ *Parliament of Queensland Act 2001*, section 84 (Role of statutory committees)

144 Omission of s 224 (Termination of membership of Legislative Assembly on becoming councillor)	1 2
Section 224—	3
omit.	4
PART 10—AMENDMENT OF OMBUDSMAN ACT 2001	5
145 Act amended in pt 10	6
This part amends the Ombudsman Act 2001.	7
146 Amendment of s 72 (Vacation of office)	8
(1) Section 72(a), 'the Assembly, or'—	9
omit.	10
(2) Section 72, at the end—	11
insert—	12
'Note—	13
Under the <i>Parliament of Queensland Act 2001</i> , section 67(1), the person holding office as ombudsman must resign on being nominated under the <i>Electoral Act 1992</i> , section 84, as a candidate for election.'.	14 15 16
147 Amendment of s 83 (Strategic review of ombudsman office)	17
Section 83(3), 'Parliamentary Committees Act 1995, section 24'-	18
omit, insert—	19
'Parliament of Queensland Act 2001, section 10748'.	20
148 Amendment of s 85 (Report of strategic review)	21
Section 85(7), 'Parliamentary Committees Act 1995, section 8(2)'-	22

⁴⁸ *Parliament of Queensland Act 2001*, section 107 (Ministerial response to committee report)

omit, insert—	1
'Parliament of Queensland Act 2001, section 84(2)49'.	2
149 Amendment of section 89 (Functions)	3
Section 89(e), footnote, 'Parliamentary Committees Act 1995, section 10'—	4 5
omit, insert—	6
'Parliament of Queensland Act 2001, section 86'.	7
PART 11—AMENDMENT OF PARLIAMENTARY	0
CONTRIBUTORY SUPERANNUATION ACT 1970	8 9
150 Act amended in pt 11	10
This part amends the <i>Parliamentary Contributory Superannuation Act 1970.</i>	11 12
151 Amendment of s 5 (Definitions)	13
(1) Section 5, definition "basic salary", footnote, 'Parliamentary Members' Salaries Act 1988, part 2'—	14 15
omit, insert—	16
'Parliament of Queensland Act 2001, chapter 7 (Members' salaries), part 1 (Salary of members)'.	17 18
(2) Section 5, definition "salary", footnote, from ' <i>Parliamentary Members</i> ' to 'Secretaries)'—	19 20
omit, insert—	21
<i>Parliament of Queensland Act 2001</i> , chapter 7 (Members' salaries), part 2 (Additional salaries of members)'.	22 23

49 Parliament of Queensland Act 2001, section 84 (Role of statutory committees)

PART 12—AMENDMENT OF POLICE POWERS AND RESPONSIBILITIES ACT 2000	1 2
152 Act amended in pt 12	3
This part amends the Police Powers and Responsibilities Act 2000.	4
153 Amendment of sch 1 (Acts not affected by this Act)	5
Schedule 1—	6
insert—	7
'Parliament of Queensland Act 2001, section 44'.	8

PART 13—TRANSITIONAL PROVISIONS 9

154 Retrospective application of s 9

(1) This section applies to all words spoken and acts done in the course 11 of, or for the purposes of or incidental to, transacting business of the 12 Assembly or a committee before the commencement of section 9 that 13 would have been proceedings in the Assembly if they had happened after 14 the commencement of section 9. 15

(2) The protection provided by section 8 in relation to proceedings in the 16 Assembly extends to all the words and acts. 17

155 Saving of standing rules and orders

The standing rules and orders of the Assembly in existence immediately 19 before the commencement of this section, from the commencement are 20 taken to have been prepared and adopted under section 11. 21

156 Continuation of the Speaker

The member holding office as Speaker immediately before the 23 commencement of this section, from the commencement is taken to hold 24 office under section 14. 25

22

18

157 Continuation of the Chairperson of Committees	1
The member holding office as Chairperson of Committees immediately before the commencement of this section, from the commencement is taken to hold office under section 17.	2 3 4
158 Continuation of existing law relating to previous contempt	5
(1) This section applies to an act done or omission made before the commencement of this section that constituted contempt of the Assembly.	6 7
(2) The contempt is to be dealt with as if this Act and the <i>Constitution of Queensland 2001</i> had not been passed.	8 9
(3) Without limiting subsection (2), the <i>Constitution Act 1867</i> , sections 45 to 52 as they existed immediately before those sections were omitted by the <i>Constitution of Queensland 2001</i> continue to apply, despite being omitted, to the act or omission.	10 11 12 13
159 Transitional provisions relating to chapter 4	14
(1) Chapter 4 applies to a member even if the member is a person whose membership of the Assembly was continued under the <i>Constitution of Queensland 2001</i> , section 81.	15 16 17
(2) Section 64(2) applies in relation to circumstances of imprisonment, detention, conviction, bankruptcy, execution of deed of arrangement, acceptance of composition or other event mentioned in the subsection even if they happened, or any act, omission or other circumstance to which they relate happened, before the commencement of the subsection.	18 19 20 21 22
(3) Section 66 applies in relation to the paid State appointment mentioned in the section, even if the circumstances of appointment or any of them arose before the commencement of the section.	23 24 25
(4) Section 67 applies in relation to a office holder or deputy of an office holder mentioned in the section, even if the circumstances of appointment or any of them arose before the commencement of the section.	26 27 28
(5) Section 68 applies in relation to a person mentioned in the section, even if the circumstances of membership or appointment mentioned in relation to the person or any of them arose before the commencement of the section	29 30 31 32

the section. 32

(6) Section 71(1)—

 (a) applies in relation to the transaction of business mentioned in the subsection, even if it is a continuation of the transaction of business started before the commencement of the subsection; and 	1 2 3
(b) does not apply to the transaction of business that ended before the commencement of the subsection.	4 5
(7) Subject to subsection (6), the <i>Legislative Assembly Act 1867</i> , section $7B^{50}$ continues to apply, despite the repeal of that Act, to the transaction of business and the performance of any duty or service	6 7 8

(8) Section 72(1)(i) to (n) applies in relation to circumstances of 10 conviction, imprisonment, bankruptcy, breach of terms of a deed of 11 arrangement or composition, or absence mentioned in the subsection even 12 if they happened, or any act, omission or other circumstance to which they 13 relate happened, before the commencement of the subsection.

160 Continuation of existing statutory committees

(1) Each statutory committee established under section 80⁵¹ is a 16 continuation of the corresponding committee established under the 17 *Parliamentary Committees Act 1995*.

(2) From the repeal of the *Parliamentary Committees Act 1995*, the 19 membership of each statutory committee before the repeal continues as the 20 membership of the same committee continued under subsection (1). 21

(3) A statutory committee that, immediately before the repeal of the *Parliamentary Committees Act 1995* was dealing with an issue within its areas of responsibility under that Act, from the repeal may continue to deal with the issue under this Act.

mentioned in the section.

15

⁵⁰ *Legislative Assembly Act 1867*, section 7B (Eligibility of members to perform services)

⁵¹ Section 80 (Establishment of statutory committees)

SCHEDULE	1
DICTIONARY	2
section 3	3
"Annual Appropriation Act" for chapter 5, see section 79.	4
"Assembly" means the Legislative Assembly.	5
"authorised committee" means—	6
(a) a statutory committee; or	7
(b) a committee of the Assembly authorised by the Assembly or an Act to call for persons, documents and other things.	8 9
"authorising person" for chapter 3, part 3, see section 48.	10
"Bill" means a Bill for an Act proposed for enactment by the Parliament.	11
"candidate", for election, see <i>Electoral Act 1992</i> , section 3, definition "candidate".	12 13
"Chairperson of Committees" means the Chairperson of Committees in the Assembly.	14 15
"chief reporter" means the chief reporter, parliamentary reporting staff.	16
"Clerk" means the Clerk of the Parliament.	17
"commercial entity" for chapter 5, see section 79.	18
"committee" means a committee of the Assembly, whether or not a statutory committee.	19 20
"Committee of the Whole House" means the Committee of the Whole House of the Legislative Assembly.	21 22
"community service obligation" for chapter 5, see section 79.	23
"consider" for chapter 5, see section 79.	24
"constructing authority" for chapter 5, see section 79.	25
"corrective services facility" see the <i>Corrective Services Act 2000</i> , schedule 3, definition "corrective services facility".	26 27

SCHEDULE (continued)

	onding law of another jurisdiction'' means a corresponding law nother jurisdiction, whether inside or outside Australia.	1 2
	" means any voting of the Assembly or any Committee of the ble House for which a division is called on any question.	3 4
"entity",	of a State, means—	5
(a)	the relevant State; or	6
(b)	the Governor or Governor in Council of the relevant State; or	7
(d)	a Minister of the relevant State; or	8
(c)	a department, service, agency, authority, commission, corporation, instrumentality, board, office, or other entity, established for a government purpose of the relevant State; or	9 10 11
(d)	an entity a majority or more of members of which, or of the governing body of which, are appointed by—	12 13
	(i) an entity of the relevant State; or	14
	(ii) a Minister of, or a person holding a paid public appointment under, the relevant State; or	15 16
(e)	a part of an entity mentioned in paragraph (c) or (d).	17
"entity",	of the Commonwealth, means—	18
(a)	the Commonwealth; or	19
(b)	the Governor-General or the Governor-General in Council of the Commonwealth; or	20 21
(c)	a Minister of the Commonwealth; or	22
(c)	a department, service, agency, authority, commission, corporation, instrumentality, board, office, or other entity, established for a Commonwealth government purpose; or	23 24 25
(d)	an entity a majority or more of members of which, or of the governing body of which, are appointed by—	26 27
	(i) an entity of the Commonwealth; or	28
	(ii) a Minister of, or a person holding a paid public appointment under, the Commonwealth; or	29 30
(e)	a part of an entity mentioned in paragraph (c) or (d).	31

SCHEDULE (continued)

"expiry tim	", of the Assembly, means expiry of the Assembly by passage of e.	1 2
	mental legislative principles " see the <i>Legislative Standards Act</i> 92, section 4.	3 4
	l election " see the <i>Electoral Act 1992</i> , section 3, definition eneral election".	5 6
"govern	ment financial documents" for chapter 5, see section 79.	7
Assor	ment printer'' , in relation to a document or evidence that the sembly or a committee orders or otherwise authorises to be printed, that is taken to be printed by the Assembly, includes a person horised by the Assembly to print the document or evidence.	8 9 10 11
"inquir	y" means an inquiry held under the authority of the Assembly.	12
"major	GOC works" for chapter 5, see section 79.	13
"memb	er" means a member of the Assembly.	14
"office"	, held by a person, includes position.	15
"paid p	ublic appointment" see section 65(1).	16
"paid S	tate appointment" see section 65(2).	17
"posses	sion"—	18
(a)	for a document in the possession of the Assembly, or a committee or an inquiry, includes a document tabled in, or presented or submitted to, the Assembly, the committee or the inquiry; and	19 20 21
(b)	generally includes the following—	22
	(i) control;	23
	(ii) power.	24
"procee	dings in the Assembly" see section 9.	25
"propos	sed national scheme legislation" for chapter 5, see section 79.	26
"public	works" for chapter 5, see section 79.	27
"reware	1" includes fee.	28
"rights"	'includes privileges.	29
"Speak	er" means the Speaker of the Assembly.	30

SCHEDULE (continued)

"standing rules and orders" means the standing rules and orders adopted under section 11.	1 2
"statutory committee" means a statutory committee established under section 80.	3 4
"tabled" in or at, includes laid before.	5
"temporary Chairperson of Committees" means a member appointed or recognised as a temporary Chairperson of Committees under the standing rules and orders.	6 7 8
"works" for chapter 5, see section 79.	9 10

© State of Queensland 2001