

# Local Government (Councillor Complaints) and Other Legislation Amendment Bill 2018



#### Queensland

# Local Government (Councillor Complaints) and Other Legislation Amendment Bill 2018

			Page
Part 1	Prelimina	ry	
1	Short title		10
2	Commenc	ement	10
Part 2	Amendme	ent of Local Government Act 2009	
3	Act amend	led	10
4	Amendme	nt of s 5 (Relationship with City of Brisbane Act 2010)	10
5	Amendme	nt of s 120 (Precondition to remedial action)	10
6	Amendme	nt of s 122 (Removing a councillor)	11
7	Amendme	nt of s 123 (Dissolving a local government)	11
8	Amendme	nt of s 148H (Referral to department)	11
9		nt of s 149 (Obstructing enforcement of Local Governm	ent 11
10		nt of s 150 (Impersonating authorised persons and autho	orised 12
11	Amendme	nt of s 150A (Duty to make documents available)	12
12	Insertion o	f new ch 5A	12
	Chapter 5/	A Councillor conduct	
	Part 1	Preliminary	
	Division 1	Introductory matters	
	150B	Overview of chapter	13
	150C	Definitions for chapter	14
	Division 2	Code of conduct	
	150D	Minister to make code of conduct	15
	150E	Approval and publication of code of conduct	15
	Part 2	Conduct at local government meetings	

Division 1	Requirement for meeting procedures	
150F	Department's chief executive to make model procedures	16
150G	Adopting meeting procedures	16
Division 2	Unsuitable meeting conduct	
150H	What is unsuitable meeting conduct	17
150I	Chairperson may deal with unsuitable meeting conduct	17
150J	Unsuitable meeting conduct that becomes inappropriate conduct	18
Part 3	Dealing with inappropriate conduct, misconduct and corrupt conduct	t
Division 1	Preliminary	
150K	What is inappropriate conduct	18
150L	What is misconduct	19
150M	Application to former councillors	21
150N	Duty to notify Crime and Corruption Commission about suspected corrupt conduct not affected	21
Division 2	Complaints about councillor conduct	
1500	Complaints about councillor conduct	21
150P	Complaints about councillor conduct must be referred to assessor	22
150Q	Further information about complaints	23
Division 3	Local government duties to notify assessor about particular conduct	
150R	Local government official must notify assessor about particular conduct	24
150S	Local government must notify assessor about misconduct	t
		24
Division 4	Investigation of councillor conduct	
150T	Assessor must investigate conduct of councillor	25
150U	Assessor may initiate investigation	26
150V	Investigative powers	26
150W	Decision about conduct	27
150X	Decision to dismiss complaint	27
150Y	Decision to take no further action	28
150Z	Notice about decision to dismiss complaint or take no furth action	ner 29
150AA	Notice and opportunity for councillor to respond	30
Division 5	Referral of conduct to local government	

150AB	Application of division	31
150AC	Referral of suspected inappropriate conduct	31
150AD	Notice about referral	32
150AE	Local government must adopt investigation policy	32
150AF	Investigating suspected inappropriate conduct	33
150AG	Decision about inappropriate conduct	34
150AH	Disciplinary action against councillor	35
Division 6	Application to conduct tribunal about misconduct	
150AI	Application of division	36
150AJ	Application to conduct tribunal about alleged misconduct	36
150AK	Copy of application must be given to councillor	36
150AL	Conduct tribunal must conduct hearing	37
150AM	Constitution of conduct tribunal	37
150AN	Role of the assessor	37
150AO	Respondent	38
150AP	Conduct of hearing	38
150AQ	Deciding about misconduct	38
150AR	Disciplinary action against councillor	39
150AS	Notices and publication of decisions and orders	41
150AT	Review by QCAT	43
Division 7	Offences	
150AU	Frivolous complaint	43
150AV	Other improper complaints	44
150AW	Protection from reprisal	44
Part 4	Investigation and enforcement powers	
Division 1	General provisions about investigators	
Subdivision	n 1 Appointment	
150AX	Investigators	46
150AY	Functions of investigators	46
150AZ	Assessor is an investigator	47
150BA	Appointment and qualifications	47
150BB	Appointment conditions and limit on powers	47
150BC	When office ends	48
Subdivision	n 2 Identity cards	
150BD	Issue of identity card	48
150BE	Production or display of identity card	49

150BF	Returr	n of identity card	49
Subdivision	า 3	Miscellaneous provisions	
150BG	Refere	ences to exercise of powers	49
150BH		ence to document includes reference to reproduction electronic document	ns 50
Division 2		Entry of places by investigators	
Subdivision	า 1	Power to enter	
150BI	Gener	al power to enter places	50
Subdivision	n 2	Entry by consent	
150BJ	Applic	ation of subdivision	51
150BK	Incide	ntal entry to ask for access	51
150BL	Matter	rs investigator must tell occupier	52
150BM	Conse	ent acknowledgement	52
Subdivision	า 3	Entry under warrant	
150BN	Applic	ation for warrant	53
150BO	Issue	of warrant	54
150BP	Electro	onic application	55
150BQ	Additio	onal procedure if electronic application	55
150BR	Defect	t in relation to a warrant	57
150BS	Entry	procedure	57
Division 3		General powers of investigators after entering place	s
150BT	Applic	ation of division	58
150BU	Gener	ral powers	58
150BV	Power	to require reasonable help	60
150BW	Offend	ce to contravene help requirement	60
Division 4		Seizure by investigators	
Subdivision	า 1	Power to seize	
150BX		g evidence at a place that may be entered only with nt or warrant	61
150BY	Seizur	re of property subject to security	61
Subdivision	n 2	Powers to support seizure	
150BZ	Power	to secure seized thing	62
150CA	Offend	ce to contravene seizure requirement	63
150CB	Offend	ce to interfere	63
Subdivision	n 3	Safeguards for seized things	
150CC	Recei	ot and information notice for seized thing	63

150CD	Access to seized thing	65
150CE	Return of seized thing	65
Subdivision	n 4 Forfeiture	
150CF	Forfeiture by assessor decision	66
150CG	Dealing with property forfeited to State	67
Division 5	Other information-obtaining powers of investigators	
150CH	Power to require information	67
150CI	Offence to contravene information requirement	68
150CJ	Power to require attendance	68
150CK	Notice about confidentiality	69
Division 6	Miscellaneous provisions relating to investigators	
150CL	Duty to avoid inconvenience and minimise damage .	70
150CM	Notice about damage	71
150CN	Compensation	72
Division 7	Review	
Subdivision	n 1 Internal review	
150CO	Who may apply for review	73
150CP	Application for review	73
150CQ	Review decision	74
Subdivision	n 2 External review	
150CR	External review by QCAT	75
150CS	No power to stay decision	75
Part 5	Administration	
Division 1	Independent Assessor and Office of the Independent Assessor	nt
Subdivision	n 1 Independent Assessor	
150CT	Establishment	76
150CU	Functions	76
150CV	Appointment	76
150CW	Qualifications for appointment	77
150CX	Term of office	77
150CY	Conditions of appointment	77
150CZ	Preservation of rights	78
150DA	Restriction on local government employment etc	78
150DB	Conflict of interest	78
150DC	Vacancy of office	79

	150DD	Acting assessor	79
	150DE	Assessor not subject to outside direction	80
	150DF	Delegation	80
	Subdivision	n 2 Office of the Independent Assessor	
	150DG	Establishment	80
	150DH	Function	80
	150DI	Staff	81
	150DJ	Control of office	81
	Division 2	Councillor Conduct Tribunal	
	150DK	Establishment	81
	150DL	Functions	81
	150DM	Membership of conduct tribunal	82
	150DN	Appointment of president and casual members	82
	150DO	Qualifications for membership	82
	150DP	Term of office	83
	150DQ	Conditions of appointment	83
	150DR	Vacancy of office	84
	150DS	Acting president	84
	150DT	Conflict of interest	84
	150DU	Costs of conduct tribunal to be met by local government	85
	150DV	Practice directions	86
	150DW	Assistance from departmental staff	86
	Part 6	Miscellaneous	
	Division 1	Councillor conduct register	
	150DX	Local governments to keep and publish register	86
	150DY	Content of register—decisions	87
	150DZ	Content of register—dismissed complaints	89
	Division 2	Other provisions	
	150EA	Secrecy	90
	150EB	Annual report	91
	150EC	Approved forms	92
3	Amendme	nt of s 153 (Disqualification for certain offences)	92
4	Amendme	nt of s 162 (When a councillor's office becomes vacant)	92
5	Amendme	nt of s 170A (Requests for assistance or information)	93
16	Amendme	nt of s 171 (Use of information by councillors)	93
17	Omission of	of ch 6, pt 2, div 6 (Conduct and performance of councillors	s)

			93
18	Replacer	nent of ch 6, pts 3 and 4	93
	Part 3	Local Government Remuneration Commission	
	176	Establishment	93
	177	Functions	94
	178	Membership of remuneration commission	94
	179	Constitution of remuneration commission	94
	180	Appointment of chairperson and casual commissioners	94
	181	Qualifications to be commissioner	95
	182	Term of office	96
	183	Conditions of appointment	96
	184	Vacancy of office	96
	185	Assistance from departmental staff	97
19	Amendm	ent of s 212 (What this part is about)	97
20	Amendm	ent of s 213 (Procedures at hearing)	97
21	Amendm	ent of s 214 (Witnesses at hearings)	97
22	Amendm	ent of s 215 (Contempt at hearing)	98
23	Amendm	ent of ch 7, pt 4, hdg (Legal provisions)	98
24	Insertion	of new ch 7, pt 4, div 1	98
	Division <sup>3</sup>	Offences relating to State officials	
	233A	Obstructing State officials	98
	233B	Impersonating particular persons	99
25	Amendm	ent of s 234 (False or misleading information)	99
26	Insertion	of new ch 7, pt 4, div 2, hdg	100
27		ent of s 235 (Administrators who act honestly and without ce are protected from liability)	100
28	Replacer	nent of s 242 (Types of offences under this Act)	101
	242	Proceedings for indictable offences	101
29	Amendm	ent of s 257 (Delegation of local government powers) .	102
30	Insertion	of new ss 260A and 260B	102
	260A	Criminal history report	102
	260B	New convictions must be disclosed	103
31	Amendm	ent of s 270 (Regulation-making power)	104
32	Insertion	of new ch 9, pt 12	104
	Part 12	Transitional provisions for Local Government (Councillor Complaints) and Other Legislation Amendment Act 2018	

	316	Definitions for pt 12	104
	317	Existing complaints not assessed	105
	318	Existing inappropriate conduct complaints	105
	319	Existing misconduct complaints	106
	320	Existing orders taken into account	106
	321	Existing recommendations continue	107
	322	Dealing with particular pre-commencement complaints conduct	or 108
	323	Model procedures apply until procedures adopted	109
	324	Process if no investigation policy	109
33	Amendi	ment of sch 4 (Dictionary)	110
34	Amendi	ment of various sections	115
Part 3	Amend	ment of Public Service Act 2008	
35	Act ame	ended	116
36	Amendi	ment of sch 1 (Public service offices and their heads)	116

### 2018

## **A Bill**

for

An Act to amend the *Local Government Act 2009* and the *Public Service Act 2008* for particular purposes

[s	1]
----	----

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title  This Act may be cited as the <i>Local Government (Councillor</i>	3
		Complaints) and Other Legislation Amendment Act 2018.	4 5
Clause	2	Commencement	6
		This Act commences on a day to be fixed by proclamation.	7
	Part	2 Amendment of Local Government Act 2009	8 9
Clause	3	Act amended	10
		This part amends the Local Government Act 2009.	11
Clause	4	Amendment of s 5 (Relationship with City of Brisbane Act 2010)	12 13
		Section 5—	14
		insert—	15
		(c) the way complaints about councillors of the Brisbane City Council are to be dealt with.	16 17
Clause	5	Amendment of s 120 (Precondition to remedial action)	18
		Section 120(2)(b), from 'tribunal' to 'section 180'—	19
		omit, insert—	20

[s 6]	
-------	--

		conduct tribunal has made a recommendation under section 150AR	1 2
Clause	6	Amendment of s 122 (Removing a councillor)	3
		(1) Section 122(1)(a), 'tribunal recommends under section 180'—	4 5
		omit, insert—	6
		conduct tribunal recommends under section 150AR	7 8
		(2) Section 122(2)(a), before 'tribunal'—	9
		insert—	10
		conduct	11
Clause	7	Amendment of s 123 (Dissolving a local government)	12
		Section 123(1)(a), 'tribunal recommends under section 180'—	13 14
		omit, insert—	15
		conduct tribunal recommends under section 150AR	16 17
Clause	8	Amendment of s 148H (Referral to department)	18
		Section 148H(3), from 'Crime' to 'CCC'—	19
		omit, insert—	20
		Crime and Corruption Act 2001 to notify the Crime and Corruption Commission	21 22
Clause	9	Amendment of s 149 (Obstructing enforcement of Local Government Acts etc.)	23 24
		(1) Section 149, heading—	25
		omit, insert—	26

[s	1	0]
----	---	----

		149 Obstructing local government officials	1
		(2) Section 149(1) and (4), 'an official'—	2
		omit, insert—	3
		a local government official	4
		(3) Section 149(2)—	5
		omit, insert—	6
		(2) A <i>local government official</i> is any of the following persons—	7 8
		(a) the mayor;	9
		(b) the chief executive officer;	10
		(c) an authorised person.	11
Clause	10	Amendment of s 150 (Impersonating authorised persons and authorised officers)	12 13
		(1) Section 150, heading, 'and authorised officers'—	14
		omit.	15
		(2) Section 150(2)—	16
		omit.	17
Clause	11	Amendment of s 150A (Duty to make documents available)	18 19
		Section 150A, example—	20
		omit.	21
Clause	12	Insertion of new ch 5A	22
		After section 150A—	23
		insert—	24
		Chapter 5A Councillor conduct	25

Part 1		Preliminary	
Division 1		Introductory matters	2
150B O	vervi	iew of chapter	3
(1)	This	s chapter is about—	4
	(a)	setting appropriate standards for the behaviour of councillors; and	5 6
	(b)	dealing with the conduct of councillors at local government meetings that does not meet the standards; and	7 8 9
	(c)	investigating and dealing with complaints about the conduct of councillors; and	10 11
	(d)	disciplinary action that may be taken against councillors who engage in inappropriate conduct or misconduct; and	12 13 14
	(e)	the entities that investigate and deal with complaints about the conduct of councillors.	15 16
(2)	This	s chapter provides—	17
	(a)	that the conduct of councillors at local government meetings that does not meet appropriate standards of behaviour is generally to be dealt with by the chairperson of the meeting; and	18 19 20 21 22
	(b)	that complaints about the conduct of councillors are to be made, or referred, to the assessor for investigation; and	23 24 25
	(c)	that the assessor, after investigating a councillor's conduct—	26 27
		(i) may refer the suspected inappropriate conduct of a councillor to the local government to be dealt with; or	28 29 30

	decide whether the councillor engaged in misconduct and, if the conduct tribunal decides the councillor engaged in misconduct, the action to be taken to discipline the councillor; and	2 3 4 5 6
	(d) that the assessor is to notify the Crime and Corruption Commission about suspected corrupt conduct as required under the <i>Crime and Corruption Act 2001</i> .	7 8 9 10
150C De	efinitions for chapter	11
	In this chapter—	12
	assessor means the Independent Assessor appointed under section 150CV.	13 14
	<b>behavioural standard</b> means a standard of behaviour for councillors set out in the code of conduct approved under section 150E.	15 16 17
	conduct includes—	18
	(a) failing to act; and	19
	(b) a conspiracy, or attempt, to engage in conduct.	20 21
	inappropriate conduct see section 150K.	22
	<i>investigation policy</i> , of a local government, see section 150AE(1).	23 24
	local government meeting means a meeting of—	25
	(a) a local government; or	26
	(b) a committee of a local government.	27
	misconduct see section 150L.	28
	model procedures see section 150F.	29
	referral notice see section 150AC.	30
	unsuitable meeting conduct see section 150H.	31

(ii) may apply to the conduct tribunal to

1

Divisio	n 2 Code of conduct	1
150D Mi	nister to make code of conduct	2
(1)	The Minister must make a code of conduct that sets out the standards of behaviour for councillors in performing their functions as councillors under this Act.	3 4 5 6
	Notes—	7
	1 See section 4 which requires the Minister, in making a code of conduct under this section, to do so in a way that is consistent with, and provides results that are consistent with, the local government principles.	8 9 10 11 12
	2 Also, see the obligations imposed on councillors under chapter 6, part 2, division 5 which apply to councillors in performing their functions as councillors under this Act.	13 14 15 16
(2)	The code of conduct may also contain anything the Minister considers necessary for, or incidental to, the standards of behaviour.	17 18 19
150E Ap	proval and publication of code of conduct	20
(1)	The code of conduct does not take effect until it is approved by a regulation.	21 22
(2)	The approved code of conduct must be—	23
	(a) tabled in the Legislative Assembly with the regulation approving the code; and	24 25
	(b) published on the department's website.	26
Part 2	Conduct at local	27
	government meetings	28

Divisio	on 1 Requirement for meeting procedures	1 2
	epartment's chief executive to make model cedures	3 4
(1)	The department's chief executive must make procedures (the <i>model procedures</i> ) for the conduct of meetings of a local government and its committees.	5 6 7 8
(2)	Without limiting subsection (1), the model procedures must state—	9 10
	(a) how the chairperson of a local government meeting may deal with a councillor's unsuitable meeting conduct; and	11 12 13
	(b) how the suspected inappropriate conduct of a councillor referred to the local government by the assessor must be dealt with at a local government meeting.	14 15 16 17
(3)	The department's chief executive must publish the model procedures on the department's website.	18 19 20
150G A	dopting meeting procedures	21
(1)	A local government must either—	22
	(a) adopt the model procedures; or	23
	(b) prepare and adopt other procedures for the conduct of its meetings and meetings of its committees.	24 25 26
(2)	If the local government prepares and adopts procedures under subsection (1)(b)—	27 28
	(a) the procedures must not be inconsistent with the model procedures; and	29 30

s	121	

	(b)	if there is an inconsistency, the local government is taken to have adopted the model procedures to the extent of the inconsistency.	1 2 3 4
Divisio	n 2	Unsuitable meeting conduct	5 6
150H Wh	nat is	s unsuitable meeting conduct	7
		conduct of a councillor is <i>unsuitable meeting duct</i> if the conduct—	8 9
	(a)	happens during a local government meeting; and	10 11
	(b)	contravenes a behavioural standard.	12
150l Cha		erson may deal with unsuitable meeting	13 14
	mee	section applies if, at a local government ting, the chairperson of the meeting onably believes the conduct of a councillor ng the meeting is unsuitable meeting conduct.	15 16 17 18
		chairperson may make 1 or more of the owing orders—	19 20
	(a)	an order reprimanding the councillor for the conduct;	21 22
	(b)	an order requiring the councillor to leave the place at which the meeting is being held, including any area set aside for the public, and stay away from the place for the rest of the meeting;	23 24 25 26 27
	(c)	if the councillor fails to comply with an order to leave and stay away from the	28 29

s	1	2

	place—an order that the councillor be removed from the place.	1 2	
(3)	If the chairperson makes an order under subsection (2), the chairperson must ensure details of the order are recorded in the minutes of the meeting.	3 4 5 6	
	Note—	7	
	See also sections 150DX and 150DY about recording orders made by the chairperson of a local government meeting under this section in the councillor conduct register.	8 9 10 11	
150J Un inap	suitable meeting conduct that becomes opropriate conduct	12 13	
	If the conduct of a councillor at a local government meeting is inappropriate conduct under section 150K(2), the local government—	14 15 16	
	(a) is not required to notify the assessor about the conduct; and	17 18	
	(b) may deal with the conduct under section 150AG.	19 20	
Part 3	Dealing with	21	
	inappropriate conduct,	22	
	misconduct and	23	
	corrupt conduct	24	
Divisio	on 1 Preliminary	25	
150K W	hat is <i>inappropriate conduct</i>	26	
(1) The conduct of a councillor is <i>inappropriate conduct</i> if the conduct contravenes—			

s	1	21

	(a)	a behavioural standard; or	1
	(b)	a policy, procedure or resolution of the local government.	2 3
(2)	Also, the conduct of a councillor is <i>inappropriate</i> conduct if—		
	(a)	the conduct contravenes an order of the chairperson of a local government meeting for the councillor to leave and stay away from the place at which the meeting is being held; or	6 7 8 9
	(b)	it is part of a course of conduct at local government meetings leading to orders for the councillor's unsuitable meeting conduct being made on 3 occasions within a period of 1 year.	11 12 13 14 15
(3)	For subsection (2)(b), the conduct that led to the orders being made, taken together, is the inappropriate conduct.		16 17 18
(4)	However, inappropriate conduct does not include conduct that is—		19 20
	(a)	unsuitable meeting conduct, to the extent the conduct is not conduct mentioned in subsection (2); or	21 22 23
	(b)	misconduct; or	24
	(c)	corrupt conduct.	25
150L W	hat i	s misconduct	26
(1)		conduct of a councillor is <i>misconduct</i> if the duct—	27 28
	(a)	involves or adversely affects, directly or indirectly, the honest and impartial performance of the councillor's functions, or the exercise of the councillor's powers; or	29 30 31 32
	(b)	is or involves—	33

		(i)	a breach of the trust placed in the councillor, either knowingly or recklessly; or	1 2 3
		(ii)	a misuse of information or material acquired in, or in connection with, the performance of the councillor's functions, whether the misuse is for the benefit of the councillor or for the benefit, or to the detriment, of another person; or	4 5 6 7 8 9 10
	(c)	cont	ravenes any of the following—	11
		(i)	an order of the local government or the conduct tribunal;	12 13
		(ii)	the acceptable requests guidelines of the local government under section 170A;	14 15 16
		(iii)	a policy of the local government about the reimbursement of expenses;	17 18
		(iv)	section 150R, 170(2), 171(3) or 173(4) or (5).	19 20
(2)		o, the condu	conduct of a councillor is <i>misconduct</i> if uct—	21 22
	(a)	loca the	art of a course of conduct leading to the l government taking action to discipline councillor for inappropriate conduct on casions within a period of 1 year; or	23 24 25 26
	(b)	loca enga	f the same type stated in an order of the l government that if the councillor ages in the same type of conduct again, it be dealt with as misconduct.	27 28 29 30
(3)	For subsection (2)(a), the conduct that led to the 3 occasions of disciplinary action, taken together, is the misconduct.		s of disciplinary action, taken together, is	31 32 33
(4)	_	oes no State.	ot matter if the conduct happened outside	34 35

s	121	

150M A	pplication to former councillors	1
(1)	This chapter applies in relation to a person who was, but is no longer, a councillor if the person was a councillor when conduct the subject of a complaint or investigation is alleged to have happened.	2 3 4 5 6
(2)	For subsection (1), a reference in this chapter to a councillor includes a reference to the person.	7 8
Co	uty to notify Crime and Corruption mmission about suspected corrupt conduct affected	9 10 11
	To remove any doubt, it is declared that nothing in	12
	this part limits the assessor's duty under section	13
	38 of the <i>Crime and Corruption Act 2001</i> to notify	14
	the Crime and Corruption Commission about suspected corrupt conduct.	15 16
Division	on 2 Complaints about	17
	councillor conduct	18
1500 C	omplaints about councillor conduct	19
(1)	A person may make a complaint to the assessor about the conduct of a councillor.	20 21
(2)	The complaint may be made to the assessor orally or in writing.	22 23
(3)	Subsection (1) does not limit who a person can complain to about the conduct of a councillor.	24 25
	Examples—	26
	A person may complain to the Crime and Corruption Commission or the department's chief executive about a councillor's conduct	27 28 29

	omplaints about councillor conduct must referred to assessor	1 2
(1)	This section applies if a government entity, other than the assessor, receives a complaint about the conduct of a councillor.	3 4 5
(2)	The government entity must—	6
	(a) refer the complaint to the assessor; and	7
	(b) give the assessor all information held by the entity that relates to the complaint.	8 9
(3)	However, subsection (2) does not apply if—	10
	(a) the government entity has a duty to notify the Crime and Corruption Commission of the complaint under section 38 of the <i>Crime</i> and Corruption Act 2001; or	11 12 13 14
	Note—	15
	Sections 38 to 40 of the <i>Crime and Corruption Act</i> 2001 state the duties of a public official to notify the Crime and Corruption Commission about corrupt conduct, subject to a direction by the Crime and Corruption Commission.	16 17 18 19 20
	(b) the government entity has the power to investigate the complaint or the councillor's conduct under another law and decides to carry out the investigation under that law.	21 22 23 24
	Example—	25
	The police service receives and investigates a complaint alleging a councillor engaged in fraud.	26 27
(4)	The assessor must, as soon as practicable after receiving the complaint, give the person who made the complaint a notice that states—	28 29 30
	(a) the assessor has received the complaint from the government entity; and	31 32
	(b) the assessor will deal with the complaint under this chapter.	33 34
(5)	In this section—	35

s	12]

	government entity includes the following—	1
	(a) a local government;	2
	(b) a mayor;	3
	(c) a councillor;	4
	(d) the chief executive officer of a local government.	5 6
150Q F	urther information about complaints	7
(1)	This section applies if—	8
	(a) a complaint about the conduct of a councillor was made or referred to the assessor under this division; and	9 10 11
	(b) in the assessor's opinion, the complaint does not include sufficient information for the assessor to properly investigate the conduct.	12 13 14
(2)	The assessor may give a notice to the person who made the complaint asking the person to give the assessor further information about the complaint within a stated reasonable period.	
(3)	The assessor may decide not to investigate the conduct if—	19 20
	(a) the person does not comply with the notice; or	21 22
	(b) the person complies with the notice but, in the assessor's opinion, there is still insufficient information to investigate the conduct.	23 24 25 26
(4)	If the assessor decides not to investigate the conduct under subsection (3), the assessor must give the person who made the complaint a notice that states the assessor has decided not to investigate the conduct because there is insufficient information to do so.	27 28 29 30 31 32

Divisio	on 3 Local government duties	1		
	to notify assessor about	2		
	particular conduct	3		
	ocal government official must notify sessor about particular conduct	4 5		
(1)	This section applies if a local government official becomes aware of information indicating a councillor may have engaged in conduct that would be inappropriate conduct or misconduct other than—	6 7 8 9 10		
	(a) conduct mentioned in section 150J; and	11		
	(b) by receiving a complaint to which section 150P applies.	12 13		
(2)	The local government official must give the assessor a notice about the councillor's conduct.			
(3)	In this section—			
	local government official means the following persons—	17 18		
	(a) a mayor;	19		
	(b) a councillor;	20		
	(c) a chief executive officer of a local government.	21 22		
	ocal government must notify assessor out misconduct	23 24		
(1)	This section applies if a local government—	25		
	(a) in relation to a course of conduct by a councillor, takes action under section 150AG to discipline the councillor for inappropriate conduct on 3 occasions during a period of 1 year; or	26 27 28 29 30		

s	121	

	(b)	if the local government has previously made an order that a particular type of conduct engaged in by a councillor will be dealt with as misconduct—reasonably suspects the councillor has engaged in the same type of conduct again.	1 2 3 4 5 6
(2)	The	local government must give the assessor—	7
	(a)	a notice about the councillor's conduct; and	8
	(b)	all information held by the local government that relates to the conduct.	9 10
Divisio	on 4	Investigation of councillor conduct	11 12
	ssess incill	sor must investigate conduct of lor	13 14
(1)		assessor must investigate the conduct of a ncillor if the conduct is the subject of—	15 16
	(a)	a complaint made or referred to the assessor under division 2; or	17 18
	(b)	a notice given to the assessor under division 3; or	19 20
	(c)	information given to the assessor under section 150AF(4); or	21 22
	(d)	a complaint referred to the assessor by the Crime and Corruption Commission.	23 24
		Note—	25
		The Crime and Corruption Commission may decide, under chapter 2, part 3 of the <i>Crime and Corruption Act 2001</i> , to refer a complaint to the assessor to deal with, whether or not in cooperation with the commission.	26 27 28 29 30
(2)		vever, subsection (1)(a) does not apply if the essor decided, under section 150Q(3), not to	31 32

	investigate the conduct.		
	investigate the conduct.	1	
150U A	ssessor may initiate investigation	2	
(1)	This section applies if—	3	
	(a) the assessor is aware of information indicating a councillor may have engaged in conduct that would be inappropriate conduct or misconduct; and	4 5 6 7	
	Examples—	8	
	<ul> <li>a media report alleging a councillor has behaved inappropriately</li> </ul>	9 10	
	<ul> <li>while investigating a councillor for alleged misconduct, the assessor receives information that indicates another councillor has engaged in the same conduct</li> </ul>	11 12 13 14	
	(b) the assessor has not received a complaint about the conduct; and	15 16	
	(c) the assessor reasonably believes—	17	
	(i) it is in the public interest to investigate the information; and	18 19	
	(ii) the conduct is not likely to involve corrupt conduct.	20 21	
(2)	The assessor may, on the assessor's own initiative, investigate the conduct.	22 23	
150V In	vestigative powers	24	
(1)	The assessor may exercise the assessor's powers as an investigator under part 4 for an investigation under section 150T or 150U.		
(2)	Subject to part 4, the assessor may—	28	
	(a) conduct an investigation in the way the assessor considers appropriate; and	29 30	

	(b) make any inquiries the assessor considers appropriate.	1 2
(3)	However, the assessor must conduct the investigation in a way that ensures the investigation is kept confidential to the extent practicable.	3 4 5 6
150W D	Decision about conduct	7
	After investigating the conduct of a councillor, the assessor may decide to—	8 9
	(a) if the conduct was the subject of a complaint made or referred to the assessor under division 2—dismiss the complaint about the conduct under section 150X; or	10 11 12 13
	(b) if the assessor reasonably suspects the councillor's conduct is inappropriate conduct—refer the suspected inappropriate conduct to the local government to deal with; or	14 15 16 17 18
	(c) if the assessor is reasonably satisfied the councillor's conduct is misconduct—make an application to the conduct tribunal about the conduct; or	19 20 21 22
	(d) take no further action in relation to the conduct under section 150Y.	23 24
150X D	ecision to dismiss complaint	25
	The assessor may decide to dismiss a complaint about the conduct of a councillor if the assessor is satisfied—	26 27 28
	(a) the conduct—	29
	(i) has already been, or is being, dealt with by another entity; or	30 31

ſs	1	2

		(ii)	does not constitute inappropriate conduct or misconduct; or	1 2
(	(b)	the o	complaint—	3
		(i)	is frivolous or vexatious; or	4
		(ii)	was not made in good faith; or	5
			Examples—	6
			a complaint made for a mischievous purpose, recklessly or maliciously	7 8
		(iii)	lacks substance or credibility; or	9
(	(c)	deal	ing with the complaint—	10
		(i)	would not be in the public interest; or	11
		(ii)	would be an unjustifiable use of resources.	12 13
150Y Dec	cisic	on to	take no further action	14
			ssor may decide to take no further action conduct of a councillor if—	15 16
(	(a)	com	conduct was not the subject of a plaint made or referred to the assessor er division 2; and	17 18 19
(	(b)	the a	assessor is satisfied—	20
		(i)	the conduct does not constitute inappropriate conduct or misconduct; or	21 22 23
		(ii)	there is insufficient information to properly investigate the conduct or form an opinion about whether the conduct is, or may be, inappropriate conduct or misconduct; or	24 25 26 27 28
		(iii)	taking further action would be an unjustifiable use of resources.	29 30

_	4	$\alpha$	
۷.	- 1	-	

		about decision to dismiss complaint no further action	1 2
(1)	This	s section applies if the assessor decides to—	3
	(a)	dismiss a complaint about the conduct of a councillor under section 150X; or	4 5
	(b)	take no further action about the conduct of a councillor under section 150Y.	6 7
(2)	The to—	assessor must give a notice about the decision	8 9
	(a)	for a decision to dismiss a complaint—the person who made the complaint, if the assessor has the person's contact details; and	10 11 12
	(b)	the councillor; and	13
	(c)	the local government.	14
(3)	The	notice must—	15
	(a)	for a decision to dismiss a complaint—state the date the complaint was made; and	16 17
	(b)	briefly summarise the conduct; and	18
	(c)	briefly state the decision and the reasons for the decision; and	19 20
	(d)	for a complaint dismissed because it is frivolous—advise the person who made the complaint that, if the person makes the same or substantially the same complaint to the assessor again, the person commits an offence punishable by a fine of up to 85 penalty units.	21 22 23 24 25 26 27
		Note—	28
		See section 150AU about the offence of making a frivolous complaint.	29 30

	A Noticespond	e and opportunity for councillor to	1 2
(1		s section applies if, under section 150W, the ssor is considering making a decision to—	3 4
	(a)	refer a councillor's conduct to the local government to be dealt with; or	5 6
	(b)	make an application to the conduct tribunal to decide whether the councillor's conduct is misconduct.	7 8 9
(2		ore making the decision, the assessor must a notice to the councillor that—	10 11
	(a)	states the assessor received a complaint, notice or information about the councillor's conduct or, on the assessor's own initiative, investigated the councillor's conduct; and	12 13 14 15
	(b)	describes the nature of the conduct; and	16
	(c)	states the assessor is considering making a decision to—	17 18
		(i) refer the conduct to the local government to be dealt with; or	19 20
		(ii) make an application to the conduct tribunal to decide whether the conduct is misconduct; and	21 22 23
	(d)	states that the councillor may give a statement or information to the assessor about—	24 25 26
		(i) the conduct; and	27
		(ii) why the assessor should not make the decision; and	28 29
	(e)	states the reasonable period in which the councillor may provide the statement or information.	30 31 32
(3	) The	assessor must consider any statement or	33

ſs	1	21

	information given to the assessor by the councillor under the notice before making a decision under section 150W.	1 2 3
Divisio	on 5 Referral of conduct to local government	4 5
150AB	Application of division	6
	This division applies if the assessor—	7
	(a) reasonably suspects a councillor has engaged in inappropriate conduct; and	8 9
	(b) decides, under section 150W(b), to refer the conduct to the local government to deal with under this division.	10 11 12
	Referral of suspected inappropriate nduct	13 14
(1)	The assessor refers the councillor's conduct to the local government to deal with by giving a notice (a <i>referral notice</i> ) to the local government.	15 16 17
(2)	The referral notice must—	18
	(a) include details of the conduct and any complaint received about the conduct; and	19 20
	(b) state why the assessor reasonably suspects the councillor has engaged in inappropriate conduct; and	21 22 23
	(c) include information about the facts and circumstances forming the basis for the assessor's reasonable suspicion.	24 25 26
(3)	The referral notice may be accompanied by a recommendation from the assessor about how the local government may investigate or deal with the conduct, including, for example—	27 28 29 30

[s 1	2
------	---

	(a)	the conduct should be referred to another entity for consideration; or	1 2
	(b)	additional information is required about the conduct; or	3 4
	(c)	the conduct should be dealt with by mediation.	5 6
(4)	may	recommendation made under subsection (3) be inconsistent with the local government's estigation policy.	7 8 9
150AD	Notic	ce about referral	10
		soon as practicable after referring the ncillor's conduct to the local government, the essor must give the councillor a notice that—	11 12 13
	(a)	states the assessor has referred the councillor's conduct to the local government to deal with under this division; and	14 15 16
	(b)	attaches a copy of the referral notice.	17
150AE I pol		l government must adopt investigation	18 19
(1)	poli with cour	cy (an <i>investigation policy</i> ) about how it deals in the suspected inappropriate conduct of incillors referred, by the assessor, to the local ernment to be dealt with.	20 21 22 23 24
(2)	The	policy must—	25
	(a)	include a procedure for investigating the suspected inappropriate conduct of councillors; and	26 27 28
	(b)	state the circumstances in which another entity may investigate the conduct; and	29 30

	(c) be consistent with the principles of natural justice; and	1 2
	(d) require councillors and persons who make complaints about councillors' conduct to be given notice about the outcome of investigations.	3 4 5 6
(3)	The policy may allow the local government to ask the president of the conduct tribunal to—	7 8
	(a) investigate the conduct of a councillor; and	9
	(b) make recommendations to the local government about dealing with the conduct.	10 11
	Note—	12
	See section 150DU about paying the costs of a conduct tribunal member.	13 14
(4)	The policy must be published on the local government's website.	15 16
	nvestigating suspected inappropriate	17 18
(1)	The local government must investigate the councillor's conduct.	19 20
(2)	The investigation must be conducted—	21
	(a) in a way that is consistent with—	22
	(i) any recommendation of the assessor	23
	made under section 150AC(3); and	24
	(ii) to the extent the local government's investigation policy is not inconsistent with a recommendation of the assessor—the investigation policy; or	24 25 26 27 28
	(ii) to the extent the local government's investigation policy is not inconsistent with a recommendation of the	26 27

ſs	1	2

(4)	If, in investigating the conduct, the local government obtains information indicating the councillor may have engaged in misconduct, the local government must—	1 2 3 4
	(a) give the information to the assessor for further investigation under division 4; and	5 6
	(b) take no further action in relation to the conduct.	7 8
150AG	Decision about inappropriate conduct	9
(1)	After conducting the investigation, the local government must decide—	10 11
	(a) whether or not the councillor has engaged in inappropriate conduct; and	12 13
	(b) if the local government decides the councillor has engaged in inappropriate conduct—what action the local government will take under section 150AH to discipline the councillor.	14 15 16 17 18
	Note—	19
	See section 257(2) which limits delegation of the local government's power to make decisions under this section.	20 21 22
(2)	In deciding what action to take, the local government may consider—	23 24
	(a) any previous inappropriate conduct of the councillor; and	25 26
	(b) any allegation made in the investigation that—	27 28
	(i) was admitted, or not challenged; and	29
	(ii) the local government is reasonably satisfied is true.	30 31

150AH	DISC	ıplına	ary action against councillor	1
(1)	For may		on 150AG(1)(b), the local government	2 3
	(a)		er that no action be taken against the acillor; or	4 5
	(b)	mak	e 1 or more of the following orders—	6
		(i)	an order that the councillor make a public admission that the councillor has engaged in inappropriate conduct;	7 8 9
		(ii)	an order reprimanding the councillor for the conduct;	10 11
		(iii)	an order that the councillor attend training or counselling to address the councillor's conduct, including at the councillor's expense;	12 13 14 15
		(iv)	an order that the councillor be excluded from a stated local government meeting;	16 17 18
		(v)	an order that the councillor is removed, or must resign, from a position representing the local government, other than the office of councillor;	19 20 21 22
			Example—	23
			The councillor is ordered to resign from an appointment representing the local government on a State board or committee.	24 25 26
		(vi)	an order that if the councillor engages in the same type of conduct again, it will be treated as misconduct;	27 28 29
		(vii)	an order that the councillor reimburse the local government for all or some of the costs arising from the councillor's inappropriate conduct.	30 31 32 33
(2)			, the local government may not make an antioned in subsection (1)(b)(iii) (iv) (v)	34 35

ſs	1	2

	or (vi) in relation to a person who is no longer a councillor.	1 2
Divisio	on 6 Application to conduct tribunal about misconduct	3 4
150AI A	pplication of division	5
	This division applies if the assessor is reasonably satisfied a councillor has engaged in misconduct.	6 7
	Application to conduct tribunal about eged misconduct	8
(1)	The assessor may apply to the conduct tribunal to decide whether the councillor has engaged in misconduct.	10 11 12
(2)	The application must—	13
	(a) be in writing; and	14
	(b) include details of the alleged misconduct and any complaint received about the misconduct; and	15 16 17
	(c) state why the assessor is reasonably satisfied the councillor has engaged in misconduct; and	18 19 20
	(d) include information about the facts and circumstances forming the basis for the assessor's reasonable satisfaction.	21 22 23
150AK (	Copy of application must be given to uncillor	24 25
(1)	The assessor must—	26

	(a) write on a copy of the application the day, time and place of the hearing of the application; and	1 2 3
	(b) give the copy of the application to the councillor.	4 5
(2)	The assessor must make all reasonable attempts to give the copy of the application to the councillor at least 7 days before the hearing starts.	6 7 8
(3)	If the assessor is unable to give the copy of the application to the councillor, the assessor may take other reasonable steps to ensure the councillor is aware of the day, time and place of the hearing, including, for example, by giving the copy to the local government to give to the councillor.	9 10 11 12 13 14 15
150AL (	Conduct tribunal must conduct hearing	16
	The conduct tribunal must conduct a hearing about the application.	17 18
150AM	Constitution of conduct tribunal	19
	The conduct tribunal is to be constituted by—	20
	(a) the president; or	21
	(b) not more than 3 members of the conduct tribunal chosen by the president.	22 23
150AN	Role of the assessor	24
(1)	The assessor is a party to the hearing.	25
(2)	The onus of proof is on the assessor to prove the councillor engaged in misconduct.	26 27

150AO	Respondent	1
	The councillor is—	2
	(a) the respondent to the application; and	3
	(b) a party to the hearing.	4
150AP (	Conduct of hearing	5
(1)	The hearing must be conducted in the way set out in chapter 7, part 1.	6 7
(2)	The conduct tribunal may conduct the hearing from the documents brought before the conduct tribunal, without the parties or the witnesses appearing, if—	8 9 10 11
	(a) the conduct tribunal considers it appropriate in all the circumstances; or	12 13
	(b) the parties agree.	14
(3)	The hearing may be about the conduct of more than 1 councillor, unless the conduct tribunal is satisfied doing so may prejudice the defence of any of the councillors.	15 16 17 18
(4)	The standard of proof in the hearing is the balance of probabilities.	19 20
(5)	The conduct tribunal must keep a written record of the hearing, in which it records—	21 22
	(a) the statements of the councillor and all witnesses; and	23 24
	(b) any reports relating to the councillor that are tendered at the hearing.	25 26
150AQ	Deciding about misconduct	27
(1)	After conducting the hearing, the conduct tribunal must decide—	28

s	1	2]
---	---	----

	(a)	whether or not the councillor has engaged in misconduct; and	1 2
	(b)	if the conduct tribunal decides the councillor has engaged in misconduct—what action the conduct tribunal will take under section 150AR to discipline the councillor.	3 4 5 6
(2)		deciding what action to take, the conduct bunal may consider—	7 8
	(a)	any previous misconduct of the councillor; and	9 10
	(b)	any allegation made in the hearing that—	11
		(i) was admitted, or not challenged; and	12
		(ii) the conduct tribunal is reasonably satisfied is true.	13 14
150AR	Disc	iplinary action against councillor	15
(1)		section 150AQ(1)(b), the conduct tribunal y decide—	16 17
	(a)	that no action be taken against the councillor; or	18 19
	(b)	to make 1 or more of the following orders or recommendations—	20 21
		(i) an order that the councillor make a public admission that the councillor has engaged in misconduct;	22 23 24
		(ii) an order reprimanding the councillor for the conduct;	25 26
		(iii) an order that the councillor attend training or counselling to address the councillor's conduct, including at the expense of the councillor;	27 28 29 30

	more than the monetary value of 50 penalty units;	1 2
(v)	an order that the councillor reimburse the local government for all or some of the costs arising from the councillor's misconduct;	3 4 5 6
(vi)	an order that the councillor is not to act as the deputy mayor or the chairperson of a committee of the local government for the remainder of the councillor's term;	7 8 9 10 11
(vii)	an order that the councillor is not to attend a stated number of local government meetings, up to a maximum of 3 meetings;	12 13 14 15
(viii	or must resign, from a position representing the local government, other than the office of councillor;	16 17 18 19
	Example—  The councillor is ordered to resign from an appointment representing the local government on a State board or committee.	20 21 22 23
(ix)	an order that the councillor forfeit an allowance, benefit, payment or privilege paid or provided to the councillor by the local government;	24 25 26 27
(x)	an order that the councillor is to forfeit, for a stated period, access to equipment or a facility provided to the councillor by the local government;	28 29 30 31
(xi)	a recommendation to the Minister that the councillor be suspended from office for a stated period or from performing particular functions of the office;	32 33 34 35

		Examples of particular functions—	1
		<ul> <li>attending council meetings or offices</li> </ul>	2
		<ul> <li>representing the council at public functions</li> </ul>	3 4
		(xii) a recommendation to the Minister that the councillor be dismissed from office.	5 6 7
	(2)	A recommendation mentioned in subsection (1)(b)(xi) may include a recommendation about the details of the suspension, including, for example, whether the councillor should be remunerated during the period of the suspension.	8 9 10 11 12
	(3)	However, the conduct tribunal may not make an order or recommendation mentioned in subsection (1)(b)(iii) or (vi) to (xii) in relation to a person who is no longer a councillor.	13 14 15 16
150	AS N ord	Notices and publication of decisions and ers	17 18
	(1)	This section applies to a decision made by the conduct tribunal—	19 20
		(a) under section 150AQ(1)(a) about whether or not a councillor has engaged in misconduct; or	21 22 23
		(b) to take action mentioned in section 150AR(1)(b) to discipline the councillor for the misconduct.	24 25 26
	(2)	The conduct tribunal must—	27
		(a) keep a written record of the decision and the reasons for the decision; and	28 29
		(b) give a notice that states the decision and briefly states the reasons for the decision to—	30 31 32
		(i) the assessor; and	33

	(11) the councillor; and	1
	(iii) the local government; and	2
	<ul><li>(iv) if the conduct tribunal's decision relates to the conduct of a councillor that was the subject of a complaint— the person who made the complaint; and</li></ul>	3 4 5 6 7
	(c) give a summary of the decision, including the reasons for the decision, to the department's chief executive for publication on the department's website.	8 9 10 11
(3)	A notice about a decision, other than a decision to recommend the councillor's suspension or dismissal, given to the assessor or councillor under subsection (2)(b) must be a QCAT information notice for the decision.	12 13 14 15 16
(4)	Also, a notice about a decision given to a local government under subsection (2)(b) must include the information about the decision that is required to be included in the councillor conduct register under section 150DY.	17 18 19 20 21
(5)	The conduct tribunal must not—	22
	(a) give another entity any information that is part of a public interest disclosure under the <i>Public Interest Disclosure Act 2010</i> , unless giving the information is required or permitted by another Act; or	23 24 25 26 27
	(b) if a decision relates to the conduct of a councillor that was the subject of a complaint—include in a summary of the decision to be published on the department's website—	28 29 30 31 32
	(i) the name of the person who made the complaint; or	33 34

ſs	1	21

	(ii)	information that could reasonably be expected to result in identification of the person.	1 2 3
150AT F	Review b	y QCAT	4
	to be gi decision QCAT, a	who is entitled under section 150AS(3) wen a QCAT information notice for a of the conduct tribunal may apply to as provided under the QCAT Act, for a f the decision.	5 6 7 8 9
Divisio	on 7	Offences	10
150AU	Frivolous	s complaint	11
(1)	given a n person t substanti	tion applies to a person who has been otice under section 150Z that advises the hat if the person makes the same or ally the same complaint to the assessor e person commits an offence.	12 13 14 15 16
(2)	substanti	rson must not make the same or ally the same complaint to the assessor eless the person has a reasonable excuse.	17 18 19
	Maximu	m penalty—85 penalty units.	20
(3)	In this se	ection—	21
	<i>make</i> , a	complaint to the assessor, means—	22
	. ,	te a complaint to the assessor under ion 150O; or	23 24
	that	is required, under section 150P, to refer complaint to the assessor; or	25 26 27
	` '	se a complaint to be referred to the essor.	28 29

150AV (	Other improper complaints	1
(1)	A person must not—	2
	(a) make a complaint about the conduct of a councillor to the assessor—	3
	(i) vexatiously; or	5
	(ii) not in good faith; or	6
	Examples—	7
	a complaint made for a mischievous purpose, recklessly or maliciously	8 9
	(b) counsel or procure another person to make a complaint mentioned in paragraph (a) to the assessor.	10 11 12
	Maximum penalty—85 penalty units.	13
(2)	In this section—	14
	make, a complaint to the assessor, means—	
	(a) make a complaint to the assessor under section 150O; or	16 17
	(b) make a complaint to a government entity that is required, under section 150P, to refer the complaint to the assessor; or	18 19 20
	(c) cause a complaint to be referred to the assessor.	21 22
150AW	Protection from reprisal	23
(1)	A councillor must not take detrimental action against a protected person in reprisal for a complaint or notification about the councillor's conduct.	24 25 26 27
	Maximum penalty—167 penalty units or 2 years imprisonment.	28 29
(2)	A councillor takes detrimental action in reprisal for a complaint or notification about the	30

ſs	1	21

	councillor's conduct if—	1
	(a) the councillor takes, threatens to take, or attempts to take the action because—	2 3
	(i) a protected person has made, or intends to make, a complaint or notification about the councillor's conduct; or	4 5 6
	(ii) the councillor believes a protected person has made, or intends to make, a complaint or notification about the councillor's conduct; or	7 8 9 10
	(b) the councillor incites, permits or conspires with another person to take or threaten to take the action for either of those reasons.	11 12 13
(3)	In determining whether a councillor takes detrimental action in reprisal, it does not matter whether a reason stated in subsection (2)(a)(i) or (ii) is the only or main reason for taking the action, as long as it is a substantial reason.	14 15 16 17 18
(4)	An offence against subsection (1) is an indictable offence that is a misdemeanour.	19 20
(5)	In this section—	21
	<i>notification</i> , about a councillor's conduct, means a notice about the conduct given under section 150R.	22 23 24
	protected person means—	25
	(a) a councillor; or	26
	(b) a local government employee.	27
art 4	3011 0 1 <b>3</b> 011 0 1 1 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1	28
	enforcement powers	29

P

Divisio	on 1		1 2
Subdiv	visio	on 1 Appointment	3
150AX I	Inve	estigators	4
(1)	inve	vestigators and gives investigators particular	5 6 7
(2)	has help	s appropriately qualified persons available to p the assessor perform the assessor's functions	8 9 10 11
150AY I	Fund	ctions of investigators	12
	An	investigator has the following functions—	13
	(a)	6	14 15
	(b)	committed against any of the following	16 17 18
		150BW, 150CA, 150CB, 150CI,	19 20 21
			22 23
		offence involves obstructing or impersonating the assessor, an investigator or a member of the	24 25 26 27 28
			29 30

s	1	21

	assessor, a staff member of the Office of the Independent Assessor, an investigator or a member of the conduct tribunal;	1 2 3 4
	(c) to enforce compliance with the conduct provisions;	5 6
	(d) to investigate whether an occasion has arisen for the exercise of powers in relation to a conduct provision.	7 8 9
150AZ A	Assessor is an investigator	10
(1)	The assessor is an investigator for this part.	11
(2)	However, sections 150BB and 150BC do not apply to the assessor.	12 13
150BA	Appointment and qualifications	14
(1)	The assessor may, by instrument in writing, appoint any of the following persons as investigators—	15 16 17
	(a) a staff member of the Office of the Independent Assessor;	18 19
	(b) a public service employee;	20
	(c) another person prescribed by regulation.	21
(2)	However, the assessor may appoint a person as an investigator only if the assessor is satisfied the person is appropriately qualified.	22 23 24
	Appointment conditions and limit on vers	25 26
(1)	An investigator holds office on the conditions stated in—	27 28
	(a) the investigator's instrument of appointment; or	29 30

s	1	2

	(b) a signed notice given to the investigator; or	1
	(c) a regulation.	2
(2)	The instrument of appointment, a signed notice	3
	given to the investigator or a regulation may limit	4
(2)	the investigator's powers.	5
(3)	In this section—	6
	signed notice means a notice signed by the assessor.	7 8
150BC	When office ends	9
(1)	The office of a person as an investigator ends if—	10
	(a) the term of office stated in a condition of office ends; or	11 12
	(b) under another condition of office, the office ends; or	13 14
	(c) the investigator resigns by signed notice given to the assessor.	15 16
(2)	Subsection (1) does not limit the ways the office of a person as an investigator ends.	17 18
(3)	In this section—	19
	condition of office means a condition under which the investigator holds office.	20 21
Subdiv	vision 2 Identity cards	22
150BD	Issue of identity card	23
(1)	The assessor must issue an identity card to each investigator.	24 25
(2)	This section does not prevent the issue of a single identity card to a person for this chapter and other purposes.	26 27 28

s	1	21

150BE I	Production or display of identity card	1
(1)	In exercising a power in relation to a person in the person's presence, an investigator must—	2 3
	(a) produce the investigator's identity card for the person's inspection before exercising the power; or	4 5 6
	(b) have the identity card displayed so it is clearly visible to the person when exercising the power.	7 8 9
(2)	However, if it is not practicable to comply with subsection (1), the investigator must produce the identity card for the person's inspection at the first reasonable opportunity.	10 11 12 13
(3)	For subsection (1), an investigator does not exercise a power in relation to a person only because the investigator has entered a place as mentioned in section 150BI(1)(b).	
150BF F	Return of identity card	18
	If the office of a person as an investigator ends, the person must return the person's identity card to the assessor within 21 days after the office ends, unless the person has a reasonable excuse.	19 20 21 22
	Maximum penalty—10 penalty units.	23
Subdiv	vision 3 Miscellaneous provisions	24
150BG	References to exercise of powers	25
(1)	This section applies if—	26
	(a) a provision of this chapter refers to the exercise of a power by an investigator; and	27 28
	(b) there is no reference to a specific power.	29

	The reference is to the exercise of all or any investigators' powers under this part or a warrant, to the extent the powers are relevant.	1 2 3
	eference to document includes reference productions from electronic document	4 5
	A reference in this part to a document includes a reference to an image or writing—	6 7
	(a) produced from an electronic document; or	8
	(b) not yet produced, but reasonably capable of being produced, from an electronic document, with or without the aid of another article or device.	9 10 11 12
Division 2 Entry of places by		
	investigators	14
Subdivi	sion 1 Power to enter	15
150Bl Ge	neral power to enter places	16
(1)	An investigator may enter a place if—	17
	(a) an occupier at the place consents under subdivision 2 to the entry and section 150BL has been complied with for the occupier; or	18 19 20 21
	(b) it is a public place and the entry is made when the place is open to the public; or	22 23
	(c) the entry is authorised under a warrant and, if there is an occupier of the place, section 150BS has been complied with for the occupier.	24 25 26 27
(2)	If the power to enter arose only because an	28

s	1	21

	occupier of the place consented to the entry, the power is subject to any conditions of the consent and ceases if the consent is withdrawn.	1 2 3
(3)	If the power to enter is under a warrant, the power is subject to the terms of the warrant.	4 5
(4)	In this section—	6
	public place means a place, or part of a place—	7
	(a) that the public is entitled to use, that is open to members of the public or that is used by the public, whether or not on payment of money; or	8 9 10 11
	Examples of a place that may be a public place under paragraph (a)—	12 13
	a beach, a park, a road	14
	(b) the occupier of which allows, whether or not on payment of money, members of the public to enter.	15 16 17
	Examples of a place that may be a public place under paragraph (b)—	18 19
	a saleyard, a showground	20
Subdi	vision 2 Entry by consent	21
150BJ	Application of subdivision	22
	This subdivision applies if an investigator intends to ask an occupier of a place to consent to the investigator or another investigator entering the place under section 150BI(1)(a).	23 24 25 26
150BK	Incidental entry to ask for access	27
JODIN	For the purpose of asking the occupier for the	28
	consent, an investigator may, without the occupier's consent or a warrant—	28 29 30

s	1	2

	(a)	exte	or land around premises at the place to an ent that is reasonable to contact the apier; or	1 2 3
	(b)	reas ordi	onably considers members of the public narily are allowed to enter when they in to contact an occupier of the place.	4 5 6 7
150BL I	Matte	ers ir	nvestigator must tell occupier	8
	Befo mus		sking for the consent, the investigator	9 10
	(a)	entr	lain to the occupier the purpose of the y, including the powers intended to be cised; and	11 12 13
	(b)	tell	the occupier that—	14
		(i)	the occupier is not required to consent; and	15 16
		(ii)	the consent may be given subject to conditions and may be withdrawn at any time.	17 18 19
150BM	Cons	sent	acknowledgement	20
(1)	the		nsent is given, the investigator may ask pier to sign an acknowledgement of the	21 22 23
(2)	The	ackn	owledgement must state—	24
	(a)		purpose of the entry, including the vers to be exercised; and	25 26
	(b)	expl	the occupier has been given an lanation about the purpose of the entry, uding the powers to be exercised; and	27 28 29
	(c)	that	the occupier has been told—	30

s	1	21

	(i) that the occupier is not required to consent; and	1 2
	(ii) that the consent may be given subject to conditions and may be withdrawn at any time; and	3 4 5
	(d) that the occupier gives the investigator or another investigator consent to enter the place and exercise the powers; and	6 7 8
	(e) the day and time the consent was given; and	9
	(f) any conditions of the consent.	10
(3)	If the occupier signs the acknowledgement, the investigator must immediately give a copy to the occupier.	11 12 13
(4)	If—	14
	(a) an issue arises in a proceeding about whether the occupier consented to the entry; and	15 16 17
	(b) a signed acknowledgement complying with subsection (2) for the entry is not produced in evidence;	18 19 20
	the onus of proof is on the person relying on the lawfulness of the entry to prove the occupier consented.	21 22 23
Subdiv	rision 3 Entry under warrant	24
150BN A	Application for warrant	25
(1)	An investigator may apply to a magistrate for a warrant for a place.	26 27
(2)	The investigator must prepare a written application that states the grounds on which the warrant is sought.	28 29 30

(3)	The written application must be sworn.	1
(4)	The magistrate may refuse to consider the application until the investigator gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires.	2 3 4 5 6
	Example—	7
	The magistrate may require additional information supporting the written application to be given by statutory declaration.	8 9 10
150BO	Issue of warrant	11
(1)	The magistrate may issue the warrant for the place only if the magistrate is satisfied there are reasonable grounds for suspecting that a particular thing or activity that may provide evidence of an offence against a conduct provision—	12 13 14 15 16
	(a) is at the place; or	18
	(b) will be at the place within the next 7 days.	19
(2)	The warrant must state—	20
	(a) the place to which the warrant applies; and	21
	(b) that a stated investigator may with necessary and reasonable help and force—	22 23
	(i) enter the place and any other place necessary for entry to the place; and	24 25
	(ii) exercise the investigator's powers; and	26
	(c) particulars of the offence that the magistrate considers appropriate; and	27 28
	(d) the name of the person suspected of having committed the offence, unless the name is unknown or the magistrate considers it inappropriate to state the name; and	29 30 31 32

	(e)	the evidence that may be seized under the warrant; and	1 2
	(f)	the hours of the day or night when the place may be entered; and	3 4
	(g)	the magistrate's name; and	5
	(h)	the day and time of the warrant's issue; and	6
	(i)	the day, within 14 days after the warrant's issue, the warrant ends.	7 8
150BP I	Elect	tronic application	9
(1)	mac vide com	application under section 150BN may be de by phone, fax, email, radio, ecconferencing or another form of electronic munication if the investigator reasonably siders it necessary because of—	10 11 12 13 14
	(a)	urgent circumstances; or	15
	(b)	other special circumstances, including, for example, the investigator's remote location.	16 17
(2)	The	application—	18
	(a)	may not be made before the investigator prepares the written application under section 150BN(2); but	19 20 21
	(b)	may be made before the written application is sworn.	22 23
	Addi olica	tional procedure if electronic tion	24 25
(1)	mag	an application made under section 150BP, the gistrate may issue the warrant (the <i>original trant</i> ) only if the magistrate is satisfied—	26 27 28
	(a)	it was necessary to make the application under section 150BP; and	29 30

	(b)	the way the application was made under section 150BP was appropriate.	1 2
(2)	Afte	er the magistrate issues the original warrant—	3
	(a)	if there is a reasonably practicable way of immediately giving a copy of the warrant to the investigator, including, for example, by sending a copy by fax or email, the magistrate must immediately give a copy of the warrant to the investigator; or	4 5 6 7 8 9
	(b)	otherwise—	10
		(i) the magistrate must tell the investigator the information mentioned in section 150BO(2); and	11 12 13
		(ii) the investigator must complete a form of warrant, including by writing on it the information mentioned in section 150BO(2) provided by the magistrate.	14 15 16 17
(3)	(2)( subs	a), or the form of warrant completed under section (2)(b) (in either case the <i>duplicate trant</i> ), is a duplicate of, and as effectual as, the ginal warrant.	18 19 20 21 22
(4)		investigator must, at the first reasonable ortunity, send to the magistrate—	23 24
	(a)	the written application complying with section 150BN(2) and (3); and	25 26
	(b)	if the investigator completed a form of warrant under subsection (2)(b), the completed form of warrant.	27 28 29
(5)	Des	pite subsection (3), if—	30
	(a)	an issue arises in a proceeding about whether an exercise of a power was authorised by a warrant issued under this section; and	31 32 33 34

	(b) the original warrant is not produced in evidence;	1
	the onus of proof is on the person relying on the lawfulness of the exercise of the power to prove a warrant authorised the exercise of the power.	2
(6)	This section does not limit section 150BN.	(
150BR	Defect in relation to a warrant	7
(1)	A warrant is not invalidated by a defect in—	8
	(a) the warrant; or	ç
	(b) compliance with this subdivision;	1
	unless the defect affects the substance of the warrant in a material particular.	1 1
(2)	In this section—	1
	<i>warrant</i> includes a duplicate warrant mentioned in section 150BQ(3).	1
150BS	Entry procedure	1
(1)	This section applies if an investigator named in a warrant issued under this subdivision for a place is intending to enter the place under the warrant.	1 1 1
(2)	Before entering the place, the investigator must do or make a reasonable attempt to do the following things—	
	(a) identify himself or herself to a person who is an occupier of the place and is present by producing the investigator's identity card or another document evidencing the investigator's appointment;	
	(b) give the person a copy of the warrant;	2
	(c) tell the person the investigator is permitted by the warrant to enter the place;	2

ſs	1	2

	(d) give the person an opportunity to allow the investigator immediate entry to the place without using force.	1 2 3
(3)	However, the investigator need not comply with subsection (2) if the investigator reasonably believes that entry to the place without compliance is required to ensure the execution of the warrant is not frustrated.	4 5 6 7 8
(4)	In this section—	9
	<i>warrant</i> includes a duplicate warrant mentioned in section 150BQ(3).	10 11
Divisio	•	12
	investigators after entering	13
	places	14
150BT /	Application of division	15
(1)	The powers under this division may be exercised if an investigator enters a place under section 150BI(1).	16 17 18
(2)	However, if the investigator enters under section 150BI(1)(a) or (c), the powers under this division are subject to any conditions of the consent or terms of the warrant.	19 20 21 22
150BU	General powers	23
(1)	The investigator may do any of the following (each a <i>general power</i> )—	24 25
	(a) search any part of the place;	26
	(b) inspect, examine or film any part of the place or anything at the place;	27 28

	(c)	or from a thing, at the place;	1 2
	(d)	place an identifying mark in or on anything at the place;	3 4
	(e)	take an extract from, or copy, a document at the place, or take the document to another place to copy;	5 6 7
	(f)	produce an image or writing at the place from an electronic document or, to the extent it is not practicable, take a thing containing an electronic document to another place to produce an image or writing;	8 9 10 11 12 13
	(g)	take to, into or onto the place and use any person, equipment and materials the investigator reasonably requires for exercising the investigator's powers under this chapter;	14 15 16 17 18
	(h)	remain at the place for the time necessary to achieve the purpose of the entry.	19 20
(2)		investigator may take a necessary step to w the exercise of a general power.	21 22
(3)	plac doc	the investigator takes a document from the see to copy it, the investigator must copy the sument and return it to the place as soon as eticable.	23 24 25 26
(4)	or of doctor	ne investigator takes from the place an article device reasonably capable of producing a ument from an electronic document to duce the document, the investigator must duce the document and return the article or ice to the place as soon as practicable.	27 28 29 30 31 32
(5)	In th	nis section—	33
		mine includes analyse, test, account, measure, gh, grade, gauge and identify.	34 35

s	1	2

	<i>film</i> includes photograph, videotape and record an image in another way.	1 2
	<i>inspect</i> , a thing, includes open the thing and examine its contents.	3 4
150BV F	Power to require reasonable help	5
(1)	The investigator may make a requirement (a <i>help requirement</i> ) of an occupier of the place or a person at the place to give the investigator reasonable help to exercise a general power, including, for example, to produce a document or to give information.	6 7 8 9 10 11
(2)	When making the help requirement, the investigator must give the person an offence warning for the requirement.	12 13 14
150BW	Offence to contravene help requirement	15
(1)	A person of whom a help requirement has been made must comply with the requirement, unless the person has a reasonable excuse.	16 17 18
	Maximum penalty—50 penalty units.	19
(2)	It is a reasonable excuse for an individual not to comply with a help requirement if complying might tend to incriminate the individual or expose the individual to a penalty.	20 21 22 23
Divisio	on 4 Seizure by investigators	24
Subdiv	vision 1 Power to seize	25

	Seizing evidence at a place that may be ered only with consent or warrant	1 2
(1)	This section applies if—	3
	(a) an investigator is authorised to enter a place only with the consent of an occupier of the place or a warrant; and	4 5 6
	(b) the investigator enters the place after obtaining the consent or under a warrant.	7 8
(2)	If the investigator enters the place with the occupier's consent, the investigator may seize a thing at the place only if—	9 10 11
	(a) the investigator reasonably believes the thing is evidence of an offence against a conduct provision; and	12 13 14
	(b) seizure of the thing is consistent with the purpose of entry as explained to the occupier when asking for the occupier's consent.	15 16 17 18
(3)	If the investigator enters the place under a warrant, the investigator may seize the evidence for which the warrant was issued.	19 20 21
(4)	The investigator may also seize anything else at the place if the investigator reasonably believes—	22 23
	(a) the thing is evidence of an offence against a conduct provision; and	24 25
	(b) the seizure is necessary to prevent the thing being hidden, lost or destroyed.	26 27
150BY 9	Seizure of property subject to security	28
(1)	An investigator may seize a thing, and exercise powers relating to the thing, despite a lien or other security over the thing claimed by another person.	29 30 31
(2)	However, the seizure does not affect the other person's claim to the lien or other security against	32 33

ſs	1	2

	a person other than the investigator or a person acting under the direction or authority of the investigator.	1 2 3
Subdi	vision 2 Powers to support seizure	4
150BZ	Power to secure seized thing	5
(1)	Having seized a thing under this division, an investigator may—	6 7
	(a) leave it at the place it was seized (the <i>place</i> of seizure) and take reasonable action to restrict access to it; or	8 9 10
	(b) move it from the place of seizure.	11
(2)	For subsection (1)(a), the investigator may, for example—	12 13
	(a) seal the thing, or the entrance to the place of seizure, and mark the thing or place to show access to the thing or place is restricted; or	14 15 16
	(b) for equipment—make it inoperable; or	17
	Example—	18
	make it inoperable by dismantling it or removing a component without which the equipment can not be used	19 20 21
	(c) require a person the investigator reasonably believes is in control of the place or thing to do an act mentioned in paragraph (a) or (b) or anything else an investigator could do under subsection (1)(a).	22 23 24 25 26
(3)	When making a requirement of a person under subsection (2)(c), the investigator must give the person an offence warning for the requirement.	27 28 29

s 1	21
-----	----

150CA	Offence to contravene seizure requirement	1
	A person must comply with a requirement made of the person under section 150BZ(2)(c), unless the person has a reasonable excuse.	2 3 4
	Maximum penalty—50 penalty units.	5
150CB (	Offence to interfere	6
(1)	If access to a seized thing is restricted under section 150BZ, a person must not tamper with the thing or with anything used to restrict access to the thing without—	7 8 9 10
	(a) an investigator's approval; or	11
	(b) a reasonable excuse.	12
	Maximum penalty—50 penalty units.	13
(2)	If access to a place is restricted under section 150BZ, a person must not enter the place in contravention of the restriction or tamper with anything used to restrict access to the place without—	14 15 16 17 18
	(a) an investigator's approval; or	19
	(b) a reasonable excuse.	20
	Maximum penalty—50 penalty units.	21
Subdiv	vision 3 Safeguards for seized things	22 23
150CC I	Receipt and information notice for seized	24 25
(1)	This section applies if an investigator seizes anything under this division, unless—	26 27

	(a)	the investigator reasonably believes there is no-one apparently in possession of the thing or it has been abandoned; or	1 2 3
	(b)	because of the condition, nature and value of the thing it would be unreasonable to require the investigator to comply with this section.	4 5 6
(2)	seiz	e investigator must, as soon as practicable after sing the thing, give an owner or person in trol of the thing before it was seized—	7 8 9
	(a)	a receipt for the thing that generally describes the thing and its condition; and	10 11
	(b)	an information notice about the decision to seize it.	12 13
(3)	thin rece leav reas	wever, if an owner or person from whom the g is seized is not present when it is seized, the cipt and information notice may be given by ring them in a conspicuous position and in a conably secure way at the place at which the g is seized.	14 15 16 17 18 19
(4)	The	receipt and information notice may—	20
	(a)	be given in the same document; and	21
	(b)	relate to more than 1 seized thing.	22
(5)	info susp hind	e investigator may delay giving the receipt and ormation notice if the investigator reasonably pects giving them may frustrate or otherwise der an investigation by the investigator under chapter.	23 24 25 26 27
(6)	inve susp at v	wever, the delay may be only for so long as the estigator continues to have the reasonable picion and remains in the vicinity of the place which the thing was seized to keep the place er observation.	28 29 30 31 32

150CD /	Access to seized thing	1
(1)	Until a seized thing is returned, the investigator who seized the thing must allow an owner of the thing—	2 3 4
	(a) to inspect it at any reasonable time and from time to time; and	5 6
	(b) if it is a document—to copy it.	7
(2)	Subsection (1) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.	8 9 10
(3)	The inspection or copying must be allowed free of charge.	11 12
150CE F	Return of seized thing	13
(1)	This section applies if a seized thing is not forfeited under subdivision 4.	14 15
(2)	As soon as the assessor stops being satisfied there are reasonable grounds for retaining the thing, the assessor must return it to its owner.	16 17 18
(3)	If the thing is not returned to its owner within 3 months after it was seized, the owner may apply to the assessor for its return.	19 20 21
(4)	Within 30 days after receiving the application, the assessor must—	22 23
	(a) if the assessor is satisfied there are reasonable grounds for retaining the thing and decides to retain it—give the owner a notice about the decision, including the grounds for retaining the thing; or	24 25 26 27 28
	(b) otherwise—return the thing to the owner.	29
(5)	For this section, there are reasonable grounds for retaining a seized thing if—	30 31

	(a) the thing is being, or is likely to be, examined; or	1 2
	(b) the thing is needed, or may be needed, for the purposes of—	3
	<ul> <li>(i) a proceeding for an offence against a conduct provision that is likely to be started or that has been started but not completed; or</li> </ul>	5 6 7 8
	(ii) an appeal from a decision in a proceeding for an offence against a conduct provision; or	9 10 11
	(c) it is not lawful for the owner to possess the thing.	12 13
(6)	Subsection (5) does not limit the grounds that may be reasonable grounds for retaining the seized thing.	14 15 16
(7)	Nothing in this section affects a lien or other security over the seized thing.	17 18
(8)	In this section—	19
	<i>examine</i> includes analyse, test, measure, weigh, grade, gauge and identify.	20 21
Subdi	vision 4 Forfeiture	22
150CF	Forfeiture by assessor decision	23
(1)	The assessor may decide a seized thing is forfeited to the State if an investigator—	24 25
	(a) after making reasonable inquiries, can not find an owner; or	26 27
	(b) after making reasonable efforts, can not return it to an owner.	28 29
(2)	However, the investigator is not required to—	30

s	1	21

	(a) make inquiries if it would be unreasonable to make inquiries to find an owner; or	1 2
	(b) make efforts if it would be unreasonable to make efforts to return the thing to an owner.	3 4
	Example—	5
	The owner of the thing has migrated to another country.	6 7
(3)	Regard must be had to the thing's condition, nature and value in deciding—	8 9
	(a) whether it is reasonable to make inquiries or efforts; and	10 11
	(b) if inquiries or efforts are made—what	12
	inquiries or efforts, including the period	13
	over which they are made, are reasonable.	14
150CG	Dealing with property forfeited to State	15
(1)	A thing becomes the property of the State if the	16
(1)	thing is forfeited to the State under section	17
	150CF(1).	18
(2)	The assessor may deal with the thing as the	19
	assessor considers appropriate, including, for	20
	example, by destroying it or giving it away.	21
Divisi	on 5 Other	22
2.0.0.	information-obtaining	23
	•	
	powers of investigators	24
150CH	Power to require information	25
(1)	This section applies if an investigator reasonably	26
(-)	believes—	27
	(a) an offence against a conduct provision has been committed and a person may be able to	28 29

ſs	1	2

	give the investigator information about the commission of the offence; or	1 2
	(b) a person has information reasonably necessary for the investigator to investigate the conduct of a councillor.	3 4 5
(2)	The investigator may, by notice given to the person, require the person to give the investigator the information by a stated reasonable time.	6 7 8
(3)	When making a requirement of a person under subsection (2), the investigator must give the person an offence warning for the requirement.	9 10 11
(4)	For information that is an electronic document, compliance with the requirement requires the giving of a clear image or written version of the electronic document.	12 13 14 15
(5)	In this section—	16
	information includes a document.	17
	offence to contravene information uirement	18 19
(1)	A person of whom a requirement is made under section 150CH(2) must comply with the requirement, unless the person has a reasonable excuse.	20 21 22 23
	Maximum penalty—50 penalty units.	24
(2)	It is a reasonable excuse for an individual not to give the information if giving the information might tend to incriminate the individual or expose the individual to a penalty.	25 26 27 28
150CJ F	Power to require attendance	29

	(a) attend a meeting with the investigator at a stated reasonable time and place; and	1 2
	(b) answer questions, related to the investigation of the conduct of a councillor or an offence against a conduct provision, asked by the investigator.	3 4 5 6
(2)	When making a requirement of a person under subsection (1), the investigator must give the person an offence warning for the requirement.	7 8 9
(3)	A person of whom a requirement is made under subsection (1) must comply with the requirement, unless the person has a reasonable excuse.	10 11 12
	Maximum penalty—50 penalty units.	13
(4)	It is a reasonable excuse for an individual to fail to answer a question if answering the question might tend to incriminate the individual or expose the individual to a penalty.	14 15 16 17
150CK	Notice about confidentiality	18
(1)	This section applies if an investigator intends to, or does, exercise a power—	19 20
	(a) under section 150CH requiring a person to give information to the investigator; or	21 22
	(b) under section 150CJ requiring a person to attend a place and answer questions.	23 24
(2)	The assessor may give a notice to the person stating that the fact of the person's attendance, or information given by the person, is confidential information.	25 26 27 28
(3)	However, the assessor may give the notice to the person only if the assessor reasonably believes the notice is necessary—	29 30 31
	(a) to prevent the commission of an offence; or	32

s	1	2

	(b) to ensure the investigation of a councillor's conduct is kept confidential.	1 2
(4)	The person must not disclose the confidential information to another person, unless the disclosure is permitted under subsection (5) or the person has a reasonable excuse.	3 4 5 6
	Maximum penalty—85 penalty units.	7
(5)	The person may disclose the confidential information if—	8 9
	(a) the disclosure was made before the person received the notice; or	10 11
	(b) the disclosure is made to—	12
	(i) obtain legal advice; or	13
	(ii) obtain information to comply with the investigator's requirement; or	14 15
	(iii) comply with another lawful obligation to disclose the information.	16 17
(6)	However, disclosure by a person (the <i>discloser</i> ) under subsection (5)(b)(ii) is permitted only if the discloser informs another person to whom the disclosure is made that the information is confidential information under this section.	
Divisio	on 6 Miscellaneous provisions	23
	relating to investigators	24
	Outy to avoid inconvenience and minimise nage	25 26
	In exercising a power, an investigator must take all reasonable steps to cause as little inconvenience, and do as little damage, as possible.	27 28 29 30

[s 12	21
-------	----

	Note:	ee also section 150CN.	1 2
		as also seeded 150°C.	2
150CM	Notic	ce about damage	3
(1)	This	s section applies if—	4
	(a)	an investigator damages something when exercising, or purporting to exercise, a power; or	5 6 7
	(b)	a person (the <i>assistant</i> ) acting under the direction or authority of an investigator damages something.	8 9 10
(2)	the i	vever, this section does not apply to damage investigator reasonably considers is trivial or e investigator reasonably believes—	11 12 13
	(a)	there is no-one apparently in possession of the thing; or	14 15
	(b)	the thing has been abandoned.	16
(3)	dam inve	investigator must give a notice about the tage to a person who appears to the estigator to be an owner, or person in control, the thing.	17 18 19 20
(4)		vever, if for any reason it is not practicable to aply with subsection (3), the investigator it—	21 22 23
	(a)	leave the notice at the place at which the damage happened; and	24 25
	(b)	ensure it is left in a conspicuous position and in a reasonably secure way.	26 27
(5)	subs susp frus	investigator may delay complying with section (3) or (4) if the investigator reasonably sects complying with the subsection may trate or otherwise hinder an investigation by investigator.	28 29 30 31 32

(6)	The delay may be only for so long as the investigator continues to have the reasonable suspicion and remains in the vicinity of the place at which the damage happened.	1 2 3 4
(7)	If the investigator believes the damage was caused by a latent defect in the thing or other circumstances beyond the control of the investigator or the assistant, the investigator may state the belief in the notice.	5 6 7 8 9
(8)	The notice must state—	10
	(a) particulars of the damage; and	11
	(b) that the person who suffered the damage may claim compensation under section 150CN.	12 13 14
150CN (	Compensation	15
(1)	A person may claim compensation from the State if the person incurs loss because of the exercise, or purported exercise, of a power by or for an investigator, including a loss arising from compliance with a requirement made of the person under division 3, 4 or 5.	16 17 18 19 20 21
(2)	The compensation may be claimed and ordered in a proceeding—	22 23
	(a) brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	24 25 26
	(b) for an offence against a conduct provision, or another offence relating to the conduct of a councillor, the investigation of which gave rise to the claim for compensation.	27 28 29 30
(3)	A court may order the payment of compensation only if it is satisfied it is just to make the order in the circumstances of the particular case.	31 32 33

(4)	In considering whether it is just to order compensation, the court must have regard to—	1 2
	(a) any relevant offence committed by the claimant; and	3 4
	(b) whether the loss arose from a lawful seizure or lawful forfeiture.	5 6
(5)	A regulation may prescribe other matters that may, or must, be taken into account by the court when considering whether it is just to order compensation.	7 8 9 10
(6)	Section 150CL does not provide for a statutory right of compensation other than as provided by this section.	11 12 13
(7)	In this section—	14
	loss includes costs and damage.	15
Divisio	on 7 Review	16
Subdiv	vision 1 Internal review	17
150CO	Who may apply for review	18
(1)	This section applies to a person who is given, or is entitled to be given, an information notice under section 150CC about a decision to seize a thing (the <i>original decision</i> ).	19 20 21 22
(2)	If the person is dissatisfied with the decision, the person may apply to the assessor for a review (an <i>internal review</i> ) of the decision.	23 24 25
150CP		
	Application for review	26
(1)	Application for review  The application must be—	26 27

	notice ab	out the decision—the person he information notice; or	2 3
	(ii) otherwise becomes	—the person otherwise aware of the decision; and	4 5
	(b) in writing; and		6
		enough information to enable decide the application.	7 8
(2)	application if, withi	xtend the time for making the in the 30-day period applying ), the person asks the assessor	9 10 11 12
150CQ	Review decision		13
(1)		r made the original decision assessor must ensure the ealt with by—	14 15 16
	(a) the person who	o made the original decision;	17 18
	of the Indepen	ess senior office in the Office dent Assessor than the person original decision.	19 20 21
(2)	•	er the application is made, the ew the original decision and the <i>review decision</i> )—	22 23 24
	(a) confirming the	original decision; or	25
	(b) amending the o	original decision; or	26
	(c) substituting an decision.	other decision for the original	27 28
(3)	the material that lea	make the review decision on d to the original decision and he assessor considers relevant.	29 30 31
(4)	The assessor must,	as soon as practicable after	32

-	
Is	121

		- 1
		e review decision, give the applicant he review decision.
(5)		ew decision is not the decision sought plicant, the notice must be a QCAT on notice.
Subdiv	ision 2	External review
150CR I	External re	eview by QCAT
		plicant is dissatisfied with a review
		nade by the assessor, the applicant may provided under the QCAT Act, to
		a review of the review decision.
150CS I	No power	to stay decision
		n applies to QCAT for a review of a cision, QCAT may not—
	(a) stay t	he operation of the review decision; or
	(b) grant review	an injunction in the proceeding for the w.
Part 5	;	Administration
Divisio	on 1	Independent Assessor and
		Office of the Independent
		Assessor
Subdiv	ision 1	Independent Assessor
-uvui (	,	masponaom Accocco

150CT I	Establishment	1
	There is to be an Independent Assessor.	2
150CU	Functions	3
(1)	The functions of the assessor are—	4
	(a) to investigate and deal with the conduct of councillors if it is alleged or suspected to be inappropriate conduct, misconduct or, when referred to the assessor by the Crime and Corruption Commission, corrupt conduct; and	5 6 7 8 9
	(b) to provide advice, training and information to councillors, local government employees and other persons about dealing with alleged or suspected inappropriate conduct, misconduct or corrupt conduct; and	11 12 13 14 15
	(c) to prosecute offences against the conduct provisions; and	16 17
	(d) to investigate other matters decided by the Minister; and	18 19
	(e) another function related to a function mentioned in paragraph (a), (b), (c), (d) or (f) directed, in writing, by the Minister; and	20 21 22
	(f) any other functions given to the assessor under this Act.	23 24
(2)	The assessor is the public official responsible for dealing with a complaint about the corrupt conduct of a councillor for the purposes of consultation about, or a referral of, the complaint under the <i>Crime and Corruption Act 2001</i> .	25 26 27 28 29
150CV	Appointment	30
(1)	The Governor in Council may appoint a qualified	31
(1)	nerson to be the Independent Assessor	31

(2)		assessor is appointed under this Act and not <i>Public Service Act 2008</i> .	1 2
150CW	Qua	lifications for appointment	3
(1)	Αp	erson is qualified to hold the office of assessor	4
		he person has extensive knowledge of, and	5
	exp	erience in, any of the following areas—	6
	(a)	local government;	7
	(b)	investigations;	8
	(c)	law;	9
	(d)	public administration;	10
	(e)	public sector ethics.	11
(2)	_	erson is not qualified to hold the office of the essor if the person—	12 13
	(a)	has a conviction for an indictable offence, other than a spent conviction; or	14 15
	(b)	is an insolvent under administration; or	16
	(c)	is guilty of misconduct of a type that could warrant dismissal from the public service if the assessor were an officer of the public service.	17 18 19 20
150CX	Term	n of office	21
	Sub	ject to this division, the assessor holds office	22
		the term, of not more than 5 years, stated in the	23
	asse	essor's instrument of appointment.	24
150CY	Cond	ditions of appointment	25
		assessor—	26
	(a)	is to be paid the remuneration and	27
	(u)	allowances decided by the Governor in	28
		Council; and	29

	(b) holds office on the terms and conditions decided by the Governor in Council, to the extent the terms and conditions are not provided for by this Act.	1 2 3 4
150CZ I	Preservation of rights	5
(1)	This section applies if a public service officer is appointed as the assessor.	6 7
(2)	The person keeps all rights accrued or accruing to the person as a public service officer as if service as the assessor were a continuation of service as a public service officer.	8 9 10 11
(3)	At the end of the person's term of office or on resignation as the assessor, the person's service as the assessor is taken to be service of a like nature in the public service for deciding the person's rights as a public service officer.	12 13 14 15 16
	Restriction on local government ployment etc.	17 18
	The assessor must not, without the Minister's approval in each particular case, hold office or be engaged in any way by a local government, whether or not for profit.	19 20 21 22
150DB	Conflict of interest	23
(1)	This section applies if the assessor has an interest that may conflict with a fair and impartial investigation into the conduct of a councillor.	24 25 26
(2)	The assessor must not take part, or take further part, in consideration of the matter.	27 28
	Maximum penalty—35 penalty units.	29
(3)	As soon as practicable after the assessor becomes aware this section applies, the assessor must give	30 31

3 12]	s	1	2]
-------	---	---	----

	<u> </u>	
	a notice about the matter to the Minister.	1
	Maximum penalty—35 penalty units.	2
(4)	If the assessor gives a notice to the Minister about a conflict of interest in relation to a matter, the Minister must nominate a person to act as the assessor under section 150DD in relation to the matter.	3 4 5 6 7
150DC \	Vacancy of office	8
	The office of the assessor becomes vacant if the person holding the office—	9 10
	(a) completes a term of office and is not reappointed; or	11 12
	(b) is not qualified under section 150CW to hold the office; or	13 14
	(c) is removed from office by the Governor in Council for misbehaviour or physical or mental incapacity; or	15 16 17
	(d) resigns from the office by signed notice given to the Minister.	18 19
150DD /	Acting assessor	20
(1)	The Minister may appoint a person to act as the assessor during—	21 22
	(a) a vacancy in the office of the assessor; or	23
	(b) a period the assessor is absent, or can not perform the duties of the office, for any reason.	24 25 26
(2)	The person can not be appointed for more than 6 months in a 12-month period.	27 28
(3)	However, the person may be appointed only if the person is qualified under section 150CW to hold the office of the assessor.	29 30 31

150DE	Assessor not subject to outside direction	1
	The assessor is not subject to direction by another person about—	2 3
	(a) the way the assessor's powers in relation to an investigation under this Act are to be exercised; or	4 5 6
	(b) the priority given to investigations.	7
150DF I	Delegation	8
(1)	The assessor may delegate any of the assessor's functions to an appropriately qualified staff member of the Office of the Independent Assessor.	9 10 11 12
(2)	However, the assessor may not delegate the assessor's power to give a notice under section 150CK.	13 14 15
(3)	In this section—	16
	functions includes powers.	17
Subdiv	vision 2 Office of the Independent Assessor	18 19
150DG	Establishment	20
(1)	An office called the Office of the Independent Assessor is established.	21 22
(2)	The office consists of the assessor and the staff of the office.	23 24
150DH	Function	25
	The office's function is to help the assessor perform the assessor's functions.	26 27

150DI S	toff		1
150015		he office are employed under the <i>Public</i> Act 2008.	1 2 3
150DJ (	Control o	f office	4
(1)	The asses	ssor controls the office.	5
(2)	the office ensuring administr	on (1) does not prevent the attachment of e to the department for the purpose of the office is supplied with the rative support services it requires to carry notions effectively and efficiently.	6 7 8 9 10
Divisio	on 2	Councillor Conduct Tribunal	11 12
150DK	Establish	ment	13
		ncillor Conduct Tribunal (the <i>conduct</i> is established.	14 15
150DL I	Functions	5	16
(1)	The func	tions of the conduct tribunal are—	17
	(a) at the	ne request of a local government—	18
	(i)	to investigate the suspected inappropriate conduct of a councillor referred to the local government, by the assessor, to be dealt with by the local government; and	19 20 21 22 23
	(ii)	to make recommendations to the local government about dealing with the conduct: and	24 25 26

s	1	2

	(b) another function related to a function mentioned in paragraph (a) or (c) directed, in writing, by the Minister; and	1 2 3
	(c) any other functions given to the conduct tribunal under this Act.	4 5
(2)	A member of the conduct tribunal chosen by the president may constitute the conduct tribunal to perform the functions mentioned in subsection (1)(a) for a particular request.	6 7 8 9
150DM	Membership of conduct tribunal	10
	The members of the conduct tribunal are—	11
	(a) the president; and	12
	(b) the casual members.	13
	Appointment of president and casual mbers	14 15
(1)	The Governor in Council may appoint a person to be the president of the conduct tribunal.	16 17
(2)	The Governor in Council may appoint the number of casual members the Governor in Council considers appropriate.	18 19 20
(3)	The Minister may recommend the appointment of a person as a member of the conduct tribunal only if the person is qualified under section 150DO to be a member.	21 22 23 24
150DO	Qualifications for membership	25
(1)	A person is qualified to be a member of the conduct tribunal only if the person has extensive knowledge of, and experience in, any of the following—	26 27 28 29
	(a) local government;	30

3 12]	s	1	2]
-------	---	---	----

	(b)	investigations;	1
	(c)	law;	2
	(d)	public administration;	3
	(e)	public sector ethics.	4
(2	•	wever, a person is not qualified to be a member ne person—	5 6
	(a)	is a councillor; or	7
	(b)	is a nominee for election as a councillor; or	8
	(c)	accepts an appointment as a councillor; or	9
	(d)	is an employee of a local government; or	10
	(e)	is a contractor of a local government; or	11
	(f)	is a consultant engaged by a local government; or	12 13
	(g)	is a member of an Australian Parliament; or	14
	(h)	is a nominee for election as a member of an Australian Parliament; or	15 16
	(i)	is a member of a political party; or	17
	(j)	has a conviction for an indictable offence, other than a spent conviction; or	18 19
	(k)	is an insolvent under administration; or	20
	(1)	is a person prescribed by regulation for this subsection.	21 22
150D	P Term	of office	23
	the	ject to this division, a member holds office for term, of not more than 4 years, stated in the mber's instrument of appointment.	24 25 26
150D	Q Cond	ditions of appointment	27
	A m	nember—	28

ſs	1	2

	(a)	is to be paid the remuneration and allowances decided by the Governor in Council; and	1 2 3
	(b)	holds office on the terms and conditions decided by the Governor in Council, to the extent the terms and conditions are not provided for by this Act.	4 5 6 7
150DR \	Vaca	ncy of office	8
		office of a member becomes vacant if the son holding the office—	9 10
	(a)	completes a term of office and is not reappointed; or	11 12
	(b)	is not qualified under section 150DO to hold the office; or	13 14
	(c)	is removed from office by the Governor in Council for misbehaviour or physical or mental incapacity; or	15 16 17
	(d)	resigns the office by signed notice given to the Minister.	18 19
150DS /	Actir	ng president	20
(1)		Minister may appoint a casual member to act ne president during—	21 22
	(a)	a vacancy in the office of the president; or	23
	(b)	a period the president is absent, or can not perform the duties of the office because of a conflict of interest or for any other reason.	24 25 26
(2)		casual member can not be appointed for more a 3 months in a 12-month period.	27 28
150DT (	Conf	lict of interest	29
(1)	This	s section applies if a member has an interest	30

	that may conflict with a fair and impartial hearing about the conduct of a councillor.	1 2
(2)	The member must not take part, or take further part, in consideration of the matter.	3 4
	Maximum penalty—35 penalty units.	5
(3)	As soon as practicable after the member becomes aware this section applies, the member must give a notice about the matter—	6 7 8
	(a) if the member is the president—to the Minister; or	9 10
	(b) otherwise—to the president.	11
	Maximum penalty—35 penalty units.	12
(4)	If the president gives the Minister a notice about a conflict of interest in relation to a matter, the Minister must nominate a casual member to act as the president under section 150DS in relation to the matter.	13 14 15 16 17
	Costs of conduct tribunal to be met by local vernment	18 19
(1)	A local government must pay the costs of the conduct tribunal in relation to the conduct tribunal—	20 21 22
	(a) conducting a hearing about the misconduct of a councillor under part 3, division 6; or	23 24
	(b) at the request of the local government, investigating the suspected inappropriate conduct of a councillor and making recommendations to the local government about dealing with the conduct.	25 26 27 28 29
(2)	For subsection (1), the costs of the conduct tribunal include the remuneration, allowances and expenses paid to a member of the conduct tribunal conducting the hearing or investigation, or	30 31 32 33

[s	1	2
----	---	---

	making the recommendations.	1
150DV F	Practice directions	2
(1)	The president may issue practice directions for conducting a hearing.	3 4
(2)	A practice direction must not be inconsistent with this Act or any requirements prescribed by regulation about procedures for a hearing.	5 6 7
(3)	The practice directions must be published on the department's website.	8 9
150DW	Assistance from departmental staff	10
	The department's chief executive must make available to the conduct tribunal the help from public service employees employed in the department that the conduct tribunal needs to effectively perform its functions.	11 12 13 14 15
Part 6	Miscellaneous	16
Divisio	on 1 Councillor conduct	17
	register	18
	ocal governments to keep and publish ister	19 20
(1)	A local government must keep an up-to-date register (a <i>councillor conduct register</i> ) about the following matters for the local government—	21 22 23
	(a) orders made about the unsuitable meeting conduct of councillors at its local government meetings;	24 25 26

	(b) decisions about the suspected inappropriate conduct of councillors referred to the local government under part 3, division 5;	1 2 3
	(c) decisions about whether or not councillors engaged in misconduct made by the conduct tribunal under part 3, division 6;	4 5 6
	(d) complaints about the conduct of councillors dismissed by the assessor;	7 8
	<ul><li>(e) decisions to take no further action in relation to the conduct of councillors investigated by the assessor.</li></ul>	9 10 11
(2)	The local government must—	12
	(a) publish the register on the local government's website; and	13 14
	(b) ensure the public may inspect the register, or purchase a copy of an entry in the register, at the local government's public office.	15 16 17
(3)	However, subsection (2) does not apply to information recorded in the register that is part of a public interest disclosure under the <i>Public Interest Disclosure Act 2010</i> .	18 19 20 21
150DY	Content of register—decisions	22
(1)	•	23 24
	(a) a decision by a chairperson of a local government meeting to make an order against a councillor under section 150I(2) for unsuitable meeting conduct;	25 26 27 28
	(b) a decision by the local government about the suspected inappropriate conduct of a councillor referred to the local government under part 3, division 5 and any action taken to discipline the councillor;	29 30 31 32 33

	(c)	a decision about the misconduct of a councillor made by the conduct tribunal under part 3, division 6 and any action taken to discipline the councillor;	1 2 3 4
	(d)	a decision by the assessor to take no further action in relation to the conduct of a councillor after conducting an investigation.	5 6 7
(2)		councillor conduct register must include the owing details for the decision—	8 9
	(a)	a summary of the decision and the reasons for the decision;	10 11
	(b)	the name of the councillor about whom the decision was made;	12 13
	(c)	the date of the decision.	14
	Note	s—	15
	1	See section 150AS(2)(b) and (4) for the conduct tribunal's obligation to give the local government a notice about a decision of the conduct tribunal.	16 17 18
	2	Also, see section 150Z for the assessor's obligation to give the local government a notice about a decision to take no further action.	19 20 21
(3)	condinct	wever, the name of the councillor whose duct is the subject of the decision may be uded in the entry in the register for the ision only if—	22 23 24 25
	(a)	the local government or conduct tribunal decided the councillor engaged in inappropriate conduct or misconduct; or	26 27 28
	(b)	the councillor agrees to the councillor's name being included.	29 30
(4)	that the	decision relates to the conduct of a councillor was the subject of a complaint, a summary of decision included in the register must not ude—	31 32 33 34

s	1	21

Divisio	on 2 Other provisions	31
	(b) information that could reasonably be expected to result in identification of the person.	28 29 30
	(a) the name of the person who made the complaint; or	26 27
(3)	A summary of a complaint included in the register must not include—	24 25
(2)	However, the name of the councillor against whom the complaint was made is not to be included in the entry in the register for the complaint, unless the councillor agrees to the councillor's name being included.	19 20 21 22 23
	See section 150Z for the assessor's obligation to give a notice about the dismissal of a complaint to the local government.	16 17 18
	Note—	15
	(c) a statement about why the complaint was dismissed.	13 14
	(b) a summary of the complaint;	12
	(a) the date the complaint was made;	11
	following particulars for each complaint about the conduct of a councillor dismissed by the assessor—	8 9 10
(1)	The councillor conduct register must include the	7
150DZ (	Content of register—dismissed complaints	6
	expected to result in identification of the person.	4 5
	(b) information that could reasonably be	3
	(a) the name of the person who made the complaint; or	1 2

150EA S	Secrecy	1
(1)	This section applies to a person who—	2
	(a) is, or has been, the assessor, an investigator or a staff member of the Office of the Independent Assessor; and	3 4 5
	(b) obtains confidential information in the course of performing, or because of, the person's functions under this Act.	6 7 8
(2)	The person must not—	9
	(a) make a record of the confidential information; or	10 11
	(b) directly or indirectly disclose the confidential information to another person; or	12 13 14
	(c) use the confidential information to benefit a person or cause detriment to a person.	15 16
	Maximum penalty—100 penalty units.	17
(3)	However, subsection (2) does not apply to a person if the record is made, or the confidential information is disclosed or used—	18 19 20
	(a) in the performance of the person's functions under this Act; or	21 22
	(b) with the consent of the person to whom the information relates; or	23 24
	(c) as otherwise required or permitted by law.	25
(4)	In this section—	26
	confidential information means information, other than information that is publicly available—	27 28
	(a) about a person's personal affairs or reputation; or	29 30

	(b)	com	would be likely to damage the mercial activities of a person to whom nformation relates.	1 2 3
150EB	Annı	ıal re	port	4
(1)	fina end the of the	ncial of th Minis	as practicable after the end of each year, but no later than 3 months after the e financial year, the assessor must give ster a written report about the operation fice of the Independent Assessor during	5 6 7 8 9 10
(2)		hout ude—	limiting subsection (1), the report must	11 12
	(a)	a de year	scription of the following matters for the	13 14
		(i)	complaints made, or referred, to the assessor about the conduct of councillors;	15 16 17
		(ii)	complaints dismissed by the assessor;	18
		(iii)	investigations conducted by the office;	19
		(iv)	decisions made by the assessor to take no further action after conducting an investigation;	20 21 22
		(v)	suspected corrupt conduct notified to the Crime and Corruption Commission by the assessor;	23 24 25
		(vi)	suspected inappropriate conduct referred by the assessor to local governments to be dealt with;	26 27 28
		(vii)	decisions about whether councillors engaged in misconduct made by the conduct tribunal; and	29 30 31
	(b)		ils about the number of times each er under part 4 was exercised by the	32 33

[s 1	131
------	-----

		assessor and other investigators during the year; and	1 2
		(c) details of other functions performed by the assessor during the year.	3 4
	(3)	The report must be prepared in a way that does not disclose the identity of a person investigated.	5 6
	(4)	The Minister must ensure a copy of the report is tabled in the Legislative Assembly as soon as practicable after the report is given to the Minister.	7 8 9 10
	150EC	Approved forms	11
		The assessor may approve forms for use under this chapter.	12 13
lause 13	Amendment o offences)	f s 153 (Disqualification for certain	14 15
	Section 153	s(5)(a), after 'section'—	16
	insert—		17
		150AW,	18
lause 14	Amendment o vacant)	f s 162 (When a councillor's office becomes	19 20
	Section 162	2(1)(e)—	21
	omit, insert	<u> </u>	22
		(e) is absent from 2 or more consecutive ordinary meetings of the local government over a period of at least 2 months, unless the councillor is absent—	23 24 25 26
		(i) in compliance with an order made by the conduct tribunal, the local government or the chairperson of a	27 28 29

[s	15]
----	-----

	meeting of the local government or a committee of the local government; or
	(ii) with the local government's leave; or
15	Amendment of s 170A (Requests for assistance or information)
	Section 170A(3)(a)—
	omit, insert—
	(a) that is a record of the conduct tribunal; or
16	Amendment of s 171 (Use of information by councillors)
	Section 171(3), note—
	omit.
17	Omission of ch 6, pt 2, div 6 (Conduct and performance of councillors)
	Chapter 6, part 2, division 6—
	omit.
18	Replacement of ch 6, pts 3 and 4
	Chapter 6, parts 3 and 4—
	omit, insert—
	Part 3 Local Government
	Remuneration
	Commission
	176 Establishment
	The Local Government Remuneration Commission (the <i>remuneration commission</i> ) is established.
	16 17

177 Func	tions	1
	The functions of the remuneration commission re—	2 3
(	a) to establish the categories of local governments; and	4 5
	b) to decide the category to which each local government belongs; and	6 7
((	c) to decide the maximum amount of remuneration payable to the councillors in each of the categories; and	8 9 10
((	d) another function related to the remuneration of councillors directed, in writing, by the Minister.	11 12 13
178 Meml	bership of remuneration commission	14
	The commissioners of the remuneration commission are—	15 16
(:	a) the chairperson; and	17
(1	b) the casual commissioners.	18
179 Cons	titution of remuneration commission	19
	The remuneration commission is constituted for a natter by—	20 21
(:	a) the chairperson; or	22
(	b) no more than 3 commissioners of the remuneration commission chosen by the chairperson for the matter.	23 24 25
	intment of chairperson and casual nissioners	26 27
_	The Governor in Council may appoint a person to be the chairperson of the remuneration	28 29

[s	18]
----	-----

		commission.	1
	(2)	The Governor in Council may appoint—	2
	(=)	(a) a person to be a casual commissioner of the remuneration commission; and	
		(b) the number of casual commissioners to Governor in Council considers appropriate	_
	(3)	The Minister may recommend the appointment a person as a commissioner only if the person qualified under section 181 to be a commissioner	is 8
181	Qua	alifications to be commissioner	10
	(1)	A person is qualified to be a commissioner only the person—	if 11 12
		(a) has extensive knowledge of, and experien in, any of the following—	ce 13
		(i) local government;	15
		(ii) community affairs;	16
		(iii) industrial relations;	17
		(iv) public administration;	18
		(v) public finance; or	19
		(b) has other knowledge and experience to Governor in Council considers appropriate	
	(2)	However, a person is not qualified to be commissioner if the person—	a 22 23
		(a) is a councillor; or	24
		(b) is a nominee for election as a councillor; of	or 25
		(c) accepts appointment as a councillor; or	26
		(d) is an employee of a local government; or	27
		(e) is a contractor of a local government; or	28

s	1	8

,	(f)	is a consultant engaged by a local government; or	1 2
	(g)	is a member of an Australian Parliament; or	3
	(h)	is a nominee for election as a member of an Australian Parliament; or	4 5
	(i)	is a member of a political party; or	6
	(j)	has a conviction for an indictable offence, other than a spent conviction; or	7 8
	(k)	is an insolvent under administration; or	9
	(1)	is a person prescribed by regulation.	10
182 Tern	n of	office	11
:	for t	ject to this part, a commissioner holds office he term, of not more than 4 years, stated in the missioner's instrument of appointment.	12 13 14
		ommissioner—	16
	(a)	is to be paid the remuneration and allowances decided by the Governor in Council; and	17 18 19
	(a) (b)	allowances decided by the Governor in	18
	(b)	allowances decided by the Governor in Council; and holds office on the terms and conditions decided by the Governor in Council, to the extent the terms and conditions are not	18 19 20 21 22
184 Vaca	(b) ancy The	allowances decided by the Governor in Council; and holds office on the terms and conditions decided by the Governor in Council, to the extent the terms and conditions are not provided for by this Act.	18 19 20 21 22 23

		(b) is not qualified under section 181 to hold the office; or
		(c) is removed from office by the Governor in Council for misbehaviour or physical or mental incapacity; or
		(d) resigns the office by signed notice given to the Minister.
		185 Assistance from departmental staff
		The department's chief executive must make available to the remuneration commission the help from public service employees employed in the department that the commission needs to effectively perform its functions.
use	19	Amendment of s 212 (What this part is about)
		Section 212(2), 'investigator'—
		omit, insert—
		decision-maker
use	20	Amendment of s 213 (Procedures at hearing)
		(1) Section 213, 'investigator'—
		omit, insert—
		decision-maker
		(2) Section 213(3), from 'rules'—
		omit, insert—
		requirements prescribed by regulation.
use	21	Amendment of s 214 (Witnesses at hearings)
		Section 214, 'investigator'—

[s :	22]
------	-----

		omit, insert—		1
		de	ecision-maker	2
Clause	22	Amendment of s	215 (Contempt at hearing)	3
		Section 215, 'ii	nvestigator'—	4
		omit, insert—		5
		de	ecision-maker	6
Clause	23	Amendment of ch	h 7, pt 4, hdg (Legal provisions)	7
		Chapter 7, part	4, heading—	8
		omit, insert—		9
		Part 4	Offences and legal	10
			provisions	11
Clause	24	Insertion of new	ch 7, pt 4, div 1	12
		Chapter 7, part	4, before section 234—	13
		insert—		14
		Division	1 Offences relating to State	15
			officials	16
		233A Obst	ructing State officials	17
		ex he	person must not obstruct a State official tercising a power under this Act, or a person elping a State official exercise a power, unless e person has a reasonable excuse.	18 19 20 21
		Ma	aximum penalty—50 penalty units.	22
		pe	a person has obstructed a State official, or a erson helping a State official, and the official ecides to proceed with the exercise of the power,	23 24 25

s	25]
---	-----

				the o	official must warn the person that—	I
				(a)	it is an offence to cause an obstruction unless the person has a reasonable excuse; and	2 3 4
				(b)	the official considers the person's conduct is an obstruction.	5 6
			(3)	In th	nis section—	7
				Stat	e official means the following persons—	8
				(a)	the Minister;	9
				(b)	the department's chief executive;	10
				(c)	an authorised officer;	11
				(d)	the assessor;	12
				(e)	an investigator;	13
				(f)	the president or a casual member of the conduct tribunal;	14 15
				(g)	a member of the change commission.	16
			233B Im	pers	sonating particular persons	17
				_	person must not impersonate an authorised cer, the assessor or an investigator.	18 19
				Max	simum penalty—50 penalty units.	20
Clause	25	Am	nendment o	f s 2	34 (False or misleading information)	21
		(1)	Section 234	(1)(f)	)—	22
			omit, insert-			23
				(f)	the assessor or a member of the staff of the Office of the Independent Assessor;	24 25
				(fa)	an investigator;	26
				(fb)	the conduct tribunal;	27
		(2)	Section 234	(1)(g	)—	28
					_	

s	26]
---	-----

		omit, insert—	1
		(g) the remuneration commission;	2
		(3) Section 234(1)(fa) to (h)—	3
		renumber as section 234(1)(g) to (j).	4
lause	26	Insertion of new ch 7, pt 4, div 2, hdg	5
		After section 234—	6
		insert—	7
		Division 2 Legal matters	8
lause	27	<b>,</b>	9 10
		(1) Section 235(2)—	11
		insert—	12
		(ca) the assessor; or	13
		(cb) an investigator; or	14
		(cc) a member of the conduct tribunal; or	15
		(2) Section 235(2)(f) and (g)—	16
		omit, insert—	17
		* *	18 19
		(3) Section 235(2)(h), 'or (c)'—	20
		omit, insert—	21
		, (c), (d) or (e)	22
		(4) Section 235(2)(ca) to (i)—	23
		renumber as section 235(2)(d) to (k).	24
		(5) Section 235(8), from '(including'—	25
		omit, insert——	26

_	201
5	∠01

		Dis- 200		1 2 3
		e	or protection from civil liability in relation to State mployees—see the <i>Public Service Act 2008</i> , section 6C.	4 5 6 7
lause 28	Replacement	of s	242 (Types of offences under this Act)	8
	Section 242	2—		9
	omit, insert	<u> </u>		10
	242 Pro	cee	dings for indictable offences	11
	(1)	offe	ject to subsection (2), a charge of an indictable ence against this Act must be heard and ided summarily.	12 13 14
	(2)	with satis	Magistrates Court must not deal summarily n a charge mentioned in subsection (1) if sfied, on an application made by the secution or the defence, that because of eptional circumstances the charge should not neard and decided summarily.	15 16 17 18 19 20
	(3)	If su	ubsection (2) applies to a Magistrates Court—	21
		(a)	the court must stop treating the proceeding as a proceeding to hear and decide the charge summarily and start treating the proceeding as a committal proceeding; and	22 23 24 25
		(b)	the defendant's plea at the start of the hearing must be disregarded; and	26 27
		(c)	the evidence already heard by the court must be taken to be evidence in the committal proceeding; and	28 29 30
		(d)	to avoid any doubt, it is declared that the <i>Justices Act</i> 1886, section 104 must be	31 32

[s :	29]
------	-----

	complied with for the committal proceeding.	1 2
Clause 29	Amendment of s 257 (Delegation of local government powers)	3 4
	(1) Section 257—	5
	insert—	6
	(1A) However, a local government may only delegate a power to make a decision about a councillor's conduct under section 150AG to—	7 8 9
	(a) the mayor; or	10
	(b) a standing committee of the local government.	11 12
	(2) Section 257(2), 'However,'—	13
	omit, insert—	14
	Also,	15
	(3) Section 257(1A) to (4)—	16
	renumber as section 257(2) to (5).	17
Clause 30	Insertion of new ss 260A and 260B	18
	Chapter 7, part 6—	19
	insert—	20
	260A Criminal history report	21
	(1) This section applies if the Minister is deciding whether a person is qualified to hold, or to continue to hold, the office of assessor, a member of the conduct tribunal or a commissioner of the remuneration commission.	22 23 24 25 26
	(2) The Minister may ask the police commissioner for a written report about the criminal history of the person including a brief description of the	27 28 29

s	30]

	circumstances of a conviction mentioned in the criminal history.	1 2
(3)	However, the Minister may make the request only if the person has given the Minister written consent for the request.	3 4 5
(4)	The police commissioner must comply with the request.	6 7
(5)	However, the duty to comply applies only to information in the police commissioner's possession or to which the police commissioner has access.	8 9 10 11
(6)	The Minister must ensure the report is destroyed as soon as practicable after it is no longer needed for the purpose for which it was requested.	12 13 14
260B Ne	ew convictions must be disclosed	15
(1)	This section applies if a person who holds the office of the assessor, a member of the conduct tribunal or a commissioner of the remuneration commission is convicted of an indictable offence during the term of the person's appointment.	16 17 18 19 20
(2)	The person must, unless the person has a reasonable excuse, immediately give the Minister a notice about the conviction.	21 22 23
	Maximum penalty—100 penalty units.	24
(3)	The notice must include the following information—	25 26
	(a) the existence of the conviction;	27
	(b) when the offence was committed;	28
	(c) sufficient details to identify the offence;	29
	(d) the sentence imposed on the person.	30

[s	31	1

Clause	31	Amendment of	of s 27	'0 (Regulation-making power)	1
		(1) Section 27	0(2), 'I	For example, a'—	2
		omit, inser	t—		3
			A		4
		(2) Section 27	0(2)(a)	, 'tribunal'—	5
		omit, inser	t		6
			cond	uct tribunal or remuneration commission	7
Clause	32	Insertion of n	ew ch	9, pt 12	8
		Chapter 9–	_		9
		insert—			10
		Part <sup>2</sup>	12	Transitional provisions	11
				for Local Government	12
				(Councillor	13
				Complaints) and Other	14
				Legislation	15
				Amendment Act 2018	16
		316 De	finitio	ns for pt 12	17
			In th	is part—	18
				esed, in relation to a complaint about the uct or performance of a councillor, means—	19 20
				a preliminary assessment of the complaint was conducted under former section 176B; or	21 22 23
			, ,	the department's chief executive decided, under former section 177, that the complaint is about inappropriate conduct or misconduct.	24 25 26 27
			exist	ing complaint means a complaint about the	28

S	321
_	~-1

	conduct or performance of a councillor made to any of the following entities before the	1 2
	commencement—	3
	(a) the local government;	4
	(b) the department's chief executive;	5
	(c) the mayor of the local government;	6
	(d) the chief executive officer of the local government.	7 8
	<i>former</i> , for a provision of this Act, means as in force immediately before the commencement of the section in which the provision is mentioned.	9 10 11
	local government official see section 150R(3).	12
317 Exi	sting complaints not assessed	13
(1)	This section applies if, immediately before the commencement, an existing complaint about a councillor's conduct had not been assessed.	14 15 16
(2)	The assessor must deal with the existing complaint under chapter 5A as if the existing complaint was made or referred to the assessor under chapter 5A.	17 18 19 20
(3)	An entity holding information relating to the existing complaint must, as soon as practicable after the commencement, give the information to the assessor.	21 22 23 24
(4)	This section is subject to section 322.	25
318 Exi	sting inappropriate conduct complaints	26
(1)	This section applies if, immediately before the commencement—	27 28
	(a) an existing complaint about a councillor was assessed as being about inappropriate conduct; and	29 30 31

s 32	s	32
------	---	----

	(b) a final decision dealing with the complaint had not been made.	1 2
(2)	Former chapter 6, part 2, division 6 continues to apply in relation to the existing complaint as if the provisions had not been repealed by the <i>Local Government (Councillor Complaints) and Other Legislation Amendment Act 2018.</i>	3 4 5 6 7
(3)	This section applies despite section 322.	8
319 Exi	sting misconduct complaints	9
(1)	This section applies if, immediately before the commencement—	10 11
	(a) an existing complaint about a councillor was assessed to be about misconduct; and	12 13
	(b) a final decision dealing with the complaint had not been made.	14 15
(2)	The assessor must deal with the existing complaint under chapter 5A as if the existing complaint was made or referred to the assessor under chapter 5A.	16 17 18 19
(3)	An entity holding relevant information relating to the existing complaint must, as soon as practicable after the commencement, give the information to the assessor.	20 21 22 23
(4)	This section is subject to section 322.	24
320 Exi	sting orders taken into account	25
(1)	This section applies if, before the commencement—	26 27
	(a) an order was made against a councillor under section 180 or 181 as in force from time to time before the commencement; and	28 29 30

	(1.)		
	(b)	the order is substantially the same as an order that may be made under chapter 5A.	1 2
(2)		order may be taken into account for the owing purposes—	3 4
	(a)	the local government or a local government official deciding whether—	5 6
		(i) to notify the assessor about a councillor's conduct under chapter 5A, part 3, division 3; or	7 8 9
		(ii) to give information about a councillor's conduct to the assessor under section 150AF;	10 11 12
	(b)	the assessor deciding how to deal with the conduct of a councillor, or a complaint about the conduct of a councillor, under section 150W;	13 14 15 16
	(c)	the local government or conduct tribunal deciding what action to take in relation to any inappropriate conduct or misconduct of the councillor.	17 18 19 20
321 Ex	istinç	g recommendations continue	21
(1)	This	s section applies if—	22
	(a)	before the commencement, the Local Government Remuneration and Discipline Tribunal had recommended the suspension or dismissal of a councillor to the Minister under former section 180; and	23 24 25 26 27
	(b)	immediately before the commencement, the Minister had not considered or made a decision in relation to the recommendation.	28 29 30
(2)	reco	sections 120, 122 and 123, the emmendation is taken to be a recommendation le by the conduct tribunal under section	31 32 33

	150AR.				
	aling with particular pre-commencement mplaints or conduct				
(1)	This section applies in relation to conduct engaged in by a councillor before the commencement, including conduct that is the subject of an existing complaint mentioned in section 317(1) or 319(1).				
(2)	In deciding how to deal with the conduct, the assessor, a local government official, the local government and the conduct tribunal must—				
	(a) apply the former conduct definitions to the conduct; and				
	(b) if the conduct is referred to the local government—only make an order that is substantially the same as an order that could have been made under former section 181; and				
	(c) if the conduct is referred to the conduct tribunal—only make an order that is substantially the same as an order that could have been made under former section 180.				
(3)	To remove any doubt, it is declared that chapter 5A otherwise applies in relation to an order mentioned in subsection (2).				
(4)	In this section—				
	former conduct definitions means—				
	(a) the definition of <i>misconduct</i> under former section 176(3); and				
	(b) the definition of <i>inappropriate conduct</i> under former section 176(4); and				
	(c) the qualification of those definitions under former section 177A(5) and (6); and				

	(d) the extension of the definition of <i>misconduct</i> under former section 181(3) and (4).	1 2
	del procedures apply until procedures	3 4
(1)	If, immediately before the commencement, a local government has not adopted the model procedures or other procedures under section 150G, on the commencement the local government is taken to have adopted the model procedures.	5 6 7 8 9
(2)	Subsection (1) applies until the local government adopts the model procedures or other procedures under section 150G.	11 12 13
324 Pro	cess if no investigation policy	14
(1)	This section applies if, on or after the commencement—	15 16
	(a) a local government is required to deal with the inappropriate conduct of a councillor under chapter 5A, part 3, division 5; and	17 18 19
	(b) the local government has not adopted an investigation policy under section 150AE.	20 21
(2)	The local government must decide, by resolution, the procedure for investigating the conduct.	22 23
(3)	However, subsections (4) and (5) apply if the assessor has recommended, under section 150AC(3), how the conduct may be dealt with.	24 25 26
(4)	The local government must follow the process recommended by the assessor or decide, by resolution, to deal with the complaint in another way.	27 28 29 30
(5)	The local government must state the reasons for its decision in the resolution.	31 32

[s 33]

lause	33	Am	endment of	f scł	n 4 (Dictionary)	1
		(1)	Schedule 4,	defi	nition <i>approved form</i> —	2
			omit.			3
		(2)	inappropria	ite c	finitions CCC, Crime and Corruption Act, onduct, investigator, misconduct, occupier, essment, regional conduct review panel and	4 5 6 7
			omit.			8
		(3)	Schedule 4-	_		9
			insert—			10
				app	roved form means—	11
				(a)	for chapter 5A, a form approved by the assessor under section 150EC; or	12 13
				(b)	otherwise, a form approved by the department's chief executive under section 266.	14 15 16
				asse	essor see section 150C.	17
				trib	<i>mal member</i> , in relation to the conduct unal, means a person appointed to be a casual mber of the conduct tribunal under section DN(2).	18 19 20 21
				con	duct tribunal see section 150DK.	22
					<b>Advent under administration</b> see the porations Act, section 9.	23 24
				men	<i>nber</i> means—	25
				(a)	in relation to the grants commission—the chairperson, deputy chairperson or another person appointed as a member of the grants commission under section 231; or	26 27 28 29
				(b)	in relation to the conduct tribunal—the president or a casual member of the conduct tribunal.	30 31 32

		pers	<i>ident</i> , of the conduct tribunal, means the on appointed as the president of the conduct anal under section 150DN(1).	1 2 3
(4)	Schedule 4-	_		4
	insert—			5
		<b>beh</b> e	avioural standard, for chapter 5A, see section C.	6 7
		cası	ual commissioner means—	8
		(a)	in relation to the change commission—a person appointed as a casual commissioner of the change commission under section 23(2); or	9 10 11 12
		(b)	in relation to the remuneration commission—a person appointed as a casual commissioner of the remuneration commission under section 180(2).	13 14 15 16
		chai	irperson means—	17
		(a)	in relation to the grants commission—the person appointed to be the chairperson of the grants commission under section 231; or	18 19 20
		(b)	in relation to the remuneration commission—the person appointed to be the chairperson of the remuneration commission under section 180(1).	21 22 23 24
			<i>missioner</i> , in relation to the remuneration mission, means—	25 26
		(a)	the chairperson of the remuneration commission; or	27 28
		(b)	a casual commissioner of the remuneration commission.	29 30
		con	duct, for chapter 5A, see section 150C.	31
		<i>con</i> (150)	duct provision, for chapter 5A, see section AY	32

<i>corrupt conduct</i> see the <i>Crime and Corruption Act 2001</i> , section 15.	1 2
<pre>councillor conduct register see section 150DX(1).</pre>	3 4
decision-maker see section 212(2).	5
<i>deputy chairperson</i> , in relation to the grants commission, means the person appointed as the deputy chairperson of the grants commission under section 231.	6 7 8 9
electronic document, for chapter 5A, means a document of a type mentioned in the Acts Interpretation Act 1954, schedule 1, definition document, paragraph (c).	10 11 12 13
general power, for chapter 5A, see section 150BU.	14 15
<i>help requirement</i> , for chapter $5A$ , see section $150BV(1)$ .	16 17
<i>inappropriate conduct</i> , for chapter 5A, see section 150K.	18 19
<i>information notice</i> , for a decision, means a notice that states the following information—	20 21
(a) the decision;	22
(b) the reasons for the decision;	23
(c) the rights of review under this Act for the decision;	24 25
(d) how, and the period within which, a review under this Act for the decision may be started;	26 27 28
(e) how a stay of the operation of the decision may be applied for under this Act.	29 30
<i>investigation policy</i> , of a local government, for chapter 5A, see section 150AE(1).	31 32
investigator means a person who holds office	33

under chapter 5A as an investigator.	1	
<i>local government meeting</i> , for chapter 5A, see section 150C.	2 3	
misconduct, for chapter 5A, see section 150L.	4	
<i>model procedures</i> , for chapter 5A, see section 150F.	5 6	
notice means a written notice.	7	
occupier—	8	
(a) of a place, for chapter 5A, includes—	9	
<ul><li>(i) if there is more than 1 person who apparently occupies the place—any of the persons; and</li></ul>	10 11 12	
(ii) a person at the place who is apparently acting with the authority of a person who apparently occupies the place; and	13 14 15	
(iii) if no person apparently occupies the place—a person who is an owner of the place; or	16 17 18	
(b) of property, other than for chapter 5A, see section 125(6).	19 20	
of, a place, for chapter 5A, includes at or on the place.	21 22	
offence warning, for a direction or requirement by an investigator under chapter 5A, means a warning that, without a reasonable excuse, it is an offence for the person to whom the direction is given, or of whom the requirement is made, not to comply with it.	23 24 25 26 27 28	
owner, of a thing that has been seized under chapter 5A, includes a person who would be entitled to possession of the thing had it not been seized.		
place, for chapter 5A, includes—	33	

	(a)	premises; and	1
	(b)	vacant land; and	2
	(c)	a place in Queensland waters; and	3
	(d)	a place held under more than 1 title or by more than 1 owner; and	4 5
	(e)	the land or water on which a building or other structure, or a group of buildings or other structures, is situated.	6 7 8
	pre	mises, for chapter 5A, includes—	9
	(a)	a building or other structure; and	10
	(b)	a part of a building or other structure; and	11
	(c)	a caravan or vehicle; and	12
	(d)	a cave or tent; and	13
	(e)	premises held under more than 1 title or by more than 1 owner.	14 15
		AT information notice means a notice applying with the QCAT Act, section 157(2).	16 17
		sonably believes means believes on grounds tare reasonable in the circumstances.	18 19
		sonably satisfied means is satisfied on unds that are reasonable in the circumstances.	20 21
		sonably suspects means suspects on grounds tare reasonable in the circumstances.	22 23
		erral notice, for chapter 5A, see section OAC.	24 25
	ren	nuneration commission see section 176.	26
		tion 150H. see	27 28
(5)	Schedule 4, de 'person as an'—	efinition identity card, paragraph (a), after	29 30
	insert—		31

1001
------

		investigator,	1
lause	34	Amendment of various sections	2
		Each of the following provisions is amended by omitting 'written notice' and inserting 'notice'—	3 4
		• section 16(b)	5
		• section 62(7)	6
		• section 68(2) and (7)	7
		• section 70(3)(b) and (5)	8
		• section 71(1)	9
		• section 77(1) and (3)(a)	10
		• section 78(4)	11
		• section 85(4), (5) and (6)	12
		• section 120(2)	13
		• section 133(3) and (4)	14
		• section 136(2)	15
		• section 138AA(1) and (3)	16
		• section 142(6) and (8)	17
		• section 165(4)	18
		• section 166(7) and (8)	19
		• section 202(5)(b)	20
		• section 204D(2)(b)	21
		• section 214(1)	22
		• section 216B(1)(b) and (3)	23
		• section 216C(b)	24
		• section 219(2)	25
		• section 219A(1)	26
		• section 222(2)	27

[s 35]

		• section 269(1).		1
	Part	3 Amendr Act 200	ment of Public Service 8	2
Clause	35	Act amended  This part amends the Pu	blic Service Act 2008.	4 5
Clause	36	Amendment of sch 1 (Pulheads) Schedule 1— insert—	blic service offices and their	6 7 8 9
		of the Independent Assessor the Local Government Act	Independent Assessor	9

© State of Queensland 2018