

Crime and Corruption and Other Legislation Amendment Bill 2024



Queensland

Crime and Corruption and Other Legislation Amendment Bill 2024

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2024

A Bill

for

An Act to amend the *Crime and Corruption Act 2001*, the *Public Interest Disclosure Act 2010*, the *Public Sector Act 2022*, the *Right to Information Act 2009* and the *Telecommunications Interception Act 2009* for particular purposes

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	The Parli	ament of Queensland enacts—	1
	Part 1	Preliminary	2
Clause	1 Sh	nort title	3
		This Act may be cited as the <i>Crime and Corruption and Other Legislation Amendment Act</i> 2024.	4 5
Clause	2 Co	ommencement	6
		The following provisions commence on a day to be fixed by proclamation—	7 8
		• sections 5 to 15	9
		• sections 17 to 21	10
		• section 22 to the extent it inserts new sections 182B and 182C	11 12
		• sections 23 to 38	13
		• sections 40 and 42	14
		• section 47 to the extent it inserts new sections 459 to 461 and 463 to 467	15 16
		• section 48.	17
	Part 2	Amendment of Crime and	18
		Corruption Act 2001	19
Clause	3 Ac	ct amended	20
		This part amends the Crime and Corruption Act 2001.	21

S 4

lause 4	Amendment of administration	s 20 (Meaning of <i>unit of public</i>)	1 2
	Section 20—	_	3
	insert—		4
	(3)	The Minister may recommend to the Governor in Council the making of a regulation under subsection (1)(h) prescribing an entity to be a unit of public administration only if the Minister—	5 6 7 8
		(a) is satisfied the entity—	9
		(i) is supported directly or indirectly by government funds or other government assistance; or	10 11 12
		(ii) is an entity over which government is in a position to exercise control; or	13 14
		(iii) is established under an Act; or	15
		(iv) is given public functions under an Act; and	16 17
		(b) considers it is in the public interest for the entity to be prescribed as a unit of public administration.	18 19 20
	(4)	In deciding whether it would be in the public interest for the entity to be prescribed as a unit of public administration, the Minister may have regard to each of the following matters—	21 22 23 24
		(a) if the entity is a company, whether it is a company limited by shares;	25 26
		(b) the size of the entity, having regard to the number of the entity's employees or the entity's turnover;	27 28 29
		(c) the purpose of the entity, including whether it is performing functions that are generally identified with the functions of government;	30 31 32

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			(d) the extent to which functions of the entity have previously been performed by government;	1 2 3
			(e) the extent to which the entity has been the subject of an adverse comment by a regulatory or investigatory body such as the auditor-general or the commission;	4 5 6 7
			(f) any other relevant matter.	8
		(5)	Also, for subsection (1)(h), an entity may be prescribed under a regulation to be a unit of public administration in relation to only a part of the entity's functions.	9 10 11 12
Clause	5	Insertion of r	new ch 2, pt 3, div 5, sdiv 1, hdg	13
		Before sec	ction 49—	14
		insert—		15
		Cubd	iviaion 1 Panarta about corruntian	1.0
		Subu	ivision 1 Reports about corruption complaints	16 17
Clause	6		complaints of s 49 (Reports about complaints dealt with	
Clause	6	Amendment	complaints of s 49 (Reports about complaints dealt with ission)	17 18
Clause	6	Amendment by the comm	complaints of s 49 (Reports about complaints dealt with hission) $9(2)(a)$ —	17 18 19
Clause	6	Amendment by the comm (1) Section 49	complaints of s 49 (Reports about complaints dealt with hission) $9(2)(a)$ —	17 18 19 20
Clause	6	Amendment by the comm (1) Section 49	complaints of s 49 (Reports about complaints dealt with hission) $\theta(2)(a)$ — rt— (a) a prosecuting authority, for the purpose of	17 18 19 20 21 22
Clause	6	Amendment by the comm (1) Section 49	complaints of s 49 (Reports about complaints dealt with hission) 9(2)(a)— rt— (a) a prosecuting authority, for the purpose of any prosecution proceedings;	17 18 19 20 21 22 23
Clause	6	Amendment by the comm (1) Section 49	complaints of s 49 (Reports about complaints dealt with hission) 9(2)(a)— rt— (a) a prosecuting authority, for the purpose of any prosecution proceedings; Note— Section 49B applies if the commission intends reporting to a prosecuting authority in relation to a corruption offence arising from a corruption investigation.	17 18 19 20 21 22 23 24 25 26
Clause	6	Amendment by the comm (1) Section 49 omit, insert	complaints of s 49 (Reports about complaints dealt with hission) 9(2)(a)— rt— (a) a prosecuting authority, for the purpose of any prosecution proceedings; Note— Section 49B applies if the commission intends reporting to a prosecuting authority in relation to a corruption offence arising from a corruption investigation.	17 18 19 20 21 22 23 24 25 26 27

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	given the commission written advice under section 49B in relation to an investigation, a report made under subsection (2)(a) or (3) about the investigation must be accompanied by the advice.	1 2 3 4 5
(3)	Section 49(5), definition prosecuting authority—	6
	omit, insert—	7
	prosecuting authority—	8
	(a) includes a police officer seconded to the commission under section 255; but	9 10
	(b) does not include the director of public prosecutions.	11 12
(4)	Section 49(4A) and (5)—	13
	renumber as section 49(5) and (6).	14
Ins	ertion of new ch 2, pt 3, div 5, sdiv 2	15
	After section 49—	16
	insert—	17
	Subdivision 2 Prosecution of corruption offences	18 19
	49A Definitions for subdivision	20
	In this subdivision—	21
	commence, a prosecution against a person, means—	22 23
	(a) arrest the person; or	24
	(b) make a complaint under the <i>Justices Act</i> 1886, section 42 in relation to the person; or	25 26
	(c) serve a notice to appear on the person.	27
	prosecuting authority—	28

Clause 7

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	(a) includes a police officer seconded to the commission under section 255; but	1 2
	(b) does not include the director of public prosecutions.	3 4
	<i>prosecuting entity</i> means the entity prosecuting a person, including, for example, the director of public prosecutions.	5 6 7
49B Cor	mmencing prosecution	8
(1)	This section applies if the commission intends reporting on a corruption investigation, under section 49(2)(a), to a prosecuting authority for consideration by the authority as to whether to commence a prosecution against a person for a corruption offence arising from the investigation.	9 10 11 12 13 14
(2)	Before the commission reports to the prosecuting authority, the commission must—	15 16
	(a) provide a report on the investigation to the director of public prosecutions; and	17 18
	(b) seek the written advice of the director of public prosecutions as to whether the person should be prosecuted for 1 or more corruption offences arising from the investigation and, if so, for which corruption offence or offences the person should be prosecuted.	19 20 21 22 23 24 25
(3)	A report under subsection (2)(a) must contain, or be accompanied by, all relevant information known to the commission that—	26 27 28
	(a) supports a charge that may be brought against the person; or	29 30
	(b) supports a defence that may be available to the person.	31 32
(4)	For subsection (3), the reference to all relevant	33

	information known to the commission includes a reference to evidence, documents and things—	1 2
	(a) obtained by the commission through the exercise of the commission's powers under this Act; and	3 4 5
	(b) that would, other than for the exercise of those powers, be unobtainable by the commission because of the operation of a privilege.	6 7 8 9
(5)	Despite any other law, including sections 174(2) and 255, but subject to section 49C, the prosecuting authority may commence a prosecution against the person for a corruption offence arising from the investigation only if—	10 11 12 13 14
	(a) the commission has acted under subsection (2) in relation to the investigation; and	15 16
	(b) the director of public prosecutions has given the commission written advice that the person should be prosecuted for the corruption offence.	17 18 19 20
	mmencing prosecution in exceptional cumstances	21 22
(1)	The prosecuting authority may commence a prosecution against the person for a corruption offence arising from the investigation without the commission acting under section 49B(2) if, in the opinion of the authority, there are exceptional circumstances.	23 24 25 26 27 28
	Example of exceptional circumstances—	29
	an emergent situation where an immediate arrest is essential	30 31
(2)	If the prosecuting authority commences a prosecution against the person in the circumstances mentioned in subsection (1), the commission must, as soon as reasonably	32 33 34 35

	practicable—			1
	(a)	-	vide a report on the investigation to the ector of public prosecutions; and	2 3
	(b)	pub	the written advice of the director of lic prosecutions in relation to the charge inst the person.	4 5 6
(3)	be a	ccon	under subsection (2)(a) must contain, or apanied by, the information mentioned in 9B(3).	7 8 9
(4)	the pros	writ secuti	as reasonably practicable after receiving ten advice of the director of public ions, the commission must give a copy of en advice—	10 11 12 13
	(a)	to th	ne prosecuting entity; and	14
	(b)	for	ne written advice relates to a prosecution an offence under the Criminal Code, ion 57—to the Attorney-General.	15 16 17
(5)			as reasonably practicable after receiving en advice, the prosecuting entity must—	18 19
	(a)	whi the	orm the person and the court before ch the person is required to attend that written advice has been received by the amission; and	20 21 22 23
	(b)	eith	er—	24
		(i)	if the charge against the person is consistent with the written advice—inform the person and the court of that fact; or	25 26 27 28
		(ii)	if the charge against the person is inconsistent with the written advice—take steps consistent with the written advice.	29 30 31 32
			Examples of steps—	33
			amend or withdraw the charge	34

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(6)	pros	sectic secuti secuti	ng entity is the director of public	1 2 3
49D Pro	cess	s afte	er commencing prosecution	4
(1)	offe pros prac file	secuti nce secuti cticab a not	rosecuting authority commences a on against the person for a corruption arising from the investigation, the ng entity must, as soon as reasonably le after the prosecution is commenced, ice in the court before which the person d to attend stating that—	5 6 7 8 9 10 11
	(a)	for a	a prosecution commenced under section	12 13
		(i)	the charge against the person is in accordance with the written advice of the director of public prosecutions; and	14 15 16
		(ii)	the written advice is subject to legal professional privilege and will not be given to the person; or	17 18 19
	(b)	for a	a prosecution commenced under section	20 21
		(i)	the written advice of the director of public prosecutions about the charge against the person was not obtained by the commission before the prosecution was commenced; and	22 23 24 25 26
		(ii)	the prosecuting authority was of the opinion that exceptional circumstances applied; and	27 28 29
		(iii)	the prosecuting entity will inform the person when the written advice is received by the commission; and	30 31 32

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	(iv) the written advice will be subject to legal professional privilege and will not be given to the person.	1 2 3
(2)	The notice must be in the form approved by the chief executive.	4 5
(3)	The prosecuting entity must give a copy of the notice to the person.	6 7
(4)	The prosecuting entity may—	8
	(a) electronically file the notice in the court under subsection (1); and	9 10
	(b) electronically give a copy of the notice to the person under subsection (3).	11 12
49E Pro	cess if charge recommended but not laid	13
(1)	This section applies if—	14
	(a) the director of public prosecutions provides written advice to the commission in response to a request by the commission under section 49B(2)(b); and	15 16 17 18
	(b) the written advice states that a prosecution should be commenced against the person for a corruption offence; and	19 20 21
	(c) the commission reports to a prosecuting authority for consideration by the authority as to whether to commence a prosecution against the person for the offence; and	22 23 24 25
	(d) the prosecuting authority declines to commence a prosecution against the person for the offence.	26 27 28
(2)	The commission must inform the parliamentary committee and the parliamentary commissioner of the matters mentioned in subsection (1).	29 30 31

	com	olication of legal professional privilege to nmunications between commission and ector of public prosecutions	1 2 3
((1)	This section applies to communications made in or for the performance of the director of public prosecutions' function of giving the commission written advice under this subdivision—	4 5 6 7
		(a) as to whether the person should be prosecuted for a corruption offence; or	8 9
		(b) in relation to the charge for a corruption offence against the person.	10 11
•	(2)	Confidential communications between the commission and the director of public prosecutions are subject to legal professional privilege.	12 13 14 15
((3)	If legal professional privilege attaches to a confidential communication under this section, the commission does not waive the privilege only because the commission complies with a provision of this Act that requires the commission to disclose the communication.	16 17 18 19 20 21
		Examples of provisions requiring the commission to disclose a confidential communication— • section 49(5)	22 23 24
		• section 49C(4)	24 25
((4)	To remove any doubt, it is declared that this section does not affect the operation of any law imposing an obligation on the prosecuting entity to disclose material to the person in the course of the prosecution.	26 27 28 29 30
49G	Men	norandum of understanding	31
((1)	The commission and the director of public prosecutions must enter into a memorandum of understanding to facilitate the operation of this subdivision.	32 33 34 35

(2)	Without limiting subsection (1), the memorandum of understanding must provide for the following matters—				
	(a)	the information that must be included in a request by the commission for the director of public prosecutions' written advice, including, for example—	4 5 6 7		
		(i) the commission's view on the appropriate charges to be laid in a case; and	8 9 10		
		(ii) any legal issues identified by the commission in a case;	11 12		
	(b)	processes to avoid unreasonable delays in the making of requests for written advice by the commission and the giving of written advice by the director of public prosecutions, including the setting of timeframes for requests and advices;	13 14 15 16 17 18		
	(c)	processes for how the director of public prosecutions will deal with information received in a report given by the commission to the director of public prosecutions under this subdivision for the purposes of giving advice;	19 20 21 22 23 24		
	(d)	how the commission and the director of public prosecutions will communicate and liaise, including how contrary views of the commission and the director of public prosecutions will be resolved;	25 26 27 28 29		
	(e)	processes for the provision of additional information by the commission to the director of public prosecutions;	30 31 32		
	(f)	the information that must be included in a written advice from the director of public prosecutions, including, for example,	33 34 35		

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	reasons for recommending a particular charge be laid against a person.
(3)	Also without limiting subsection (1), the memorandum of understanding may provide guidance on circumstances that are exceptional circumstances for the purposes of section 49C(1).
(4)	The commission must publish a copy of the memorandum of understanding on the commission's website.
(5)	As soon as practicable after the memorandum of understanding is entered into, the commission must advise the Minister of the fact.
(6)	The commission must report at regular intervals to the Minister, the parliamentary committee and the parliamentary commissioner on the effectiveness and utility of the memorandum.
(7)	A report under subsection (6) must include information about the timeliness of written advice provided by the director of public prosecutions under this subdivision.
sertion of ne	ew ch 2, pt 3, div 5, sdiv 3, hdg
Before sect	ion 50—
insert—	
Subdiv	vision 3 Applications to QCAT about corrupt conduct
mendment o	f s 50 (Commission may prosecute corrupt
Section 50,	heading—
omit, insert	<u> </u>

Clause 8

Clause 9

[s ⁻	10]
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		50 Commission conduct	may apply to QCAT about corrupt	1 2
Clause	10	Insertion of new ch 2, p	3, div 5, sdiv 4, hdg	3
		Before section 51—		4
		insert—		5
		Subdivision 4	General	6
Clause	11	Amendment of s 69 (Co	mmission reports to be tabled)	7
		Section 69(2), after 'se	ction 49'—	8
		insert—		9
		, 49B(2)(a), 49C(2)(a)	10
Clause	12	Replacement of ch 3, pt	1, divs 1–3	11
		Chapter 3, part 1, divis	ions 1 to 3—	12
		omit, insert—		13
		Division 1	Production powers	14
		Subdivision 1	Power to require	15
			production for particular	16
			investigations, operations	17
			and functions	18
		72 Application of	f subdivision	19
		This subdi	vision applies for the following—	20
		(a) a crir	ne investigation;	21
		(b) a spe	cific intelligence operation (crime);	22
		(c) a corr	ruption investigation;	23

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		(d) a specific intelligence operation (corruption);
		(e) the witness protection function.
73	No	tice to produce
	(1)	This section applies if the chairperson reasonably suspects a person possesses a document or thing relevant to an investigation, operation or function.
	(2)	The chairperson may require the person, by giving the person a notice (a <i>notice to produce</i>), to give an identified commission officer the document or thing.
	(3)	A reference to a document in subsection (2) includes a reference to a copy of the document.
	(4)	The notice to produce must state a reasonable period within which, and the way, the person is required to produce the document or thing under the notice.
	(5)	The notice to produce may be given whether or not the commission is conducting a hearing for the investigation, operation or function.
	(6)	If the notice to produce is given in the context of the witness protection function, the notice may be given only if the chairperson considers it is necessary to protect—
		(a) the security of a protected person; or
		(b) the integrity of the witness protection program or other witness protection activities of the commission.
74	lmr	mediate production
		Despite section 73(4), a notice to produce may require a document or thing to be produced immediately if the chairperson believes on

reasonable grounds that—

	(a)	may result in—	3
		(i) its destruction, removal or concealment; or	4 5
		(ii) serious prejudice to the conduct of the investigation, operation or function; or	6 7
	(b)	for a notice given in the context of a specific intelligence operation (crime), delay in producing the document or thing may result in loss of an opportunity to obtain timely intelligence—	8 9 10 11 12
		(i) before a significant event; or	13
		(ii) that may help prevent a risk to public safety; or	14 15
	(c)	for a notice given in the context of the witness protection function, delay in producing the document or thing may threaten—	16 17 18 19
		(i) the security of a protected person; or	20
		(ii) the integrity of the witness protection program or other witness protection activities of the commission.	21 22 23
For	m of	f notice to produce	24
(1)	A no	otice to produce must state that it relates to—	25
	(a)	a crime investigation; or	26
	(b)	a specific intelligence operation (crime); or	27
	(c)	a corruption investigation; or	28
	(d)	a specific intelligence operation (corruption); or	29 30

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	(e)	for a notice to produce in relation to the witness protection function—a crime investigation.	1 2 3
(2)	The	notice to produce may state—	4
	(a)	that a person acting for the person to whom the notice is directed may comply with the notice; and	5 6 7
	(b)	the person or class of person who may act for the person to whom the notice is directed.	8 9 10
(3)	The	notice to produce must—	11
	(a)	identify the document or thing sufficiently to enable the person to know what is required; and	12 13 14
	(b)	state how the person may make a claim of reasonable excuse.	15 16
Off	ence	not to comply with notice to produce	17
(1)	73 r	erson given a notice to produce under section must comply with the notice unless the person a reasonable excuse.	18 19 20
		ximum penalty—85 penalty units or 1 year's risonment.	21 22
	Note	_	23
		a claim of reasonable excuse is made, the claim is ealt with under chapter 4A.	24 25
(2)	subs	person does not commit an offence against section (1) if the person has made a claim of sonable excuse and 1 of the following lies—	26 27 28 29
	(a)	the commission withdraws the requirement the subject of the notice to produce:	30 31

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		(b) the commission is ordered by the Supreme Court to withdraw the requirement the subject of the notice to produce.	1 2 3
	(3)	It is not a reasonable excuse for subsection (1) that complying with the notice to produce might tend to incriminate the person.	4 5 6
		Note—	7
		If a claim of self-incrimination privilege is made, the claim is dealt with under chapter 4A.	8
77	Mis	cellaneous	10
	(1)	A person does not, by complying with a notice to produce in relation to a document or thing—	11 12
		(a) contravene a provision of an Act or a law imposing a statutory or commercial obligation or restriction to maintain secrecy in relation to the document or thing; or	13 14 15 16
		(b) incur any civil liability in relation to the document or thing.	17 18
	(2)	A document or thing produced under this subdivision is taken to have been seized under a search warrant under part 2.	19 20 21
Su	bdiv	vision 2 Power to require	22
		production for	23
		confiscation related	24
		investigation	25
78	App	olication of subdivision	26
		This subdivision applies for a confiscation related investigation.	27 28

79	Not	ice t	o produce	1
	(1)	reas doci	s section applies if the chairperson believes on onable grounds that a person possesses a ument or thing relevant to a confiscation ted investigation.	2 3 4 5
	(2)	givi to §	chairperson may require the person, by ng the person a notice (a <i>notice to produce</i>), give an identified commission officer the ument or thing.	6 7 8 9
	(3)	peri requ	notice to produce must state a reasonable od within which, and the way, the person is nired to produce the document or thing under notice.	10 11 12 13
80	lmn	nedia	ate production	14
		requireas	pite section 79(3), a notice to produce may aire a document or thing to be produced nediately if the chairperson believes on onable grounds that delay in producing the ument or thing may result in—	15 16 17 18 19
		(a)	its destruction, removal or concealment; or	20
		(b)	serious prejudice to the conduct of the investigation.	21 22
81	For	m of	notice to produce	23
	(1)	The	notice to produce may state—	24
		(a)	that a person acting for the person to whom it is directed may comply with the notice; and	25 26 27
		(b)	the person or class of person who may act for the person to whom the notice is directed.	28 29 30
	(2)	The	notice to produce must—	31

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	(a) identify the document or thing sufficiently to enable the person to know what is required; and	1 2 3
	(b) state how the person may make a claim of reasonable excuse.	4 5
81A Off	ence not to comply with notice to produce	6
(1)	A person given a notice to produce under section 79 must comply with the notice unless the person has a reasonable excuse.	7 8 9
	Maximum penalty—85 penalty units or 1 year's imprisonment.	10 11
	Note—	12
	If a claim of reasonable excuse based on privilege is made, the claim is dealt with under chapter 4A, part 6.	13 14
(2)	A person does not commit an offence against subsection (1) if the person has made a claim of reasonable excuse based on privilege and 1 of the following applies—	15 16 17 18
	(a) the commission withdraws the requirement the subject of the notice to produce;	19 20
	(b) the commission is ordered by the Supreme Court to withdraw the requirement the subject of the notice to produce.	21 22 23
(3)	It is not a reasonable excuse for subsection (1) that complying with the notice to produce might tend to incriminate the person.	24 25 26
	Note—	27
	If a claim of self-incrimination privilege is made, the claim is dealt with under chapter 4A, part 6.	28 29
81B Mis	scellaneous	30
(1)	A person does not, by complying with a notice to	31
(1)	produce in relation to a document or thing—	31

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	(a) contravene a provision of an Act or a law imposing a statutory or commercial obligation or restriction to maintain secrecy in relation to the document or thing; or	1 2 3 4
	(b) incur any civil liability in relation to the document or thing.	5 6
(2)	A document or thing produced under this subdivision is taken to have been seized under a search warrant under part 2.	7 8 9
Subdiv	vision 3 Power to require immediate production at hearing	10 11 12
81C App	olication of subdivision	13
	This subdivision applies for the following—	14
	(a) a crime investigation;	15
	(b) a specific intelligence operation (crime);	16
	(c) a corruption investigation;	17
	(d) a specific intelligence operation (corruption).	18 19
81D Pov	ver to require immediate production	20
(1)	This section applies if the presiding officer at a commission hearing believes on reasonable grounds that a witness at the hearing possesses a document or thing relevant to the investigation or operation.	21 22 23 24 25
(2)	The presiding officer may require the witness to produce the document or thing immediately (an <i>immediate production requirement (hearing)</i>).	26 27 28

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	Note—	1
	For the offence of refusal to produce the document or thing, see section 185.	2 3
(3)	The presiding officer may adjourn the hearing to allow the witness to comply with the immediate production requirement (hearing).	4 5 6
(4)	The witness does not, by complying with the immediate production requirement (hearing)—	7 8
	(a) contravene a provision of an Act or a law imposing a statutory or commercial obligation or restriction to maintain secrecy in relation to the document or thing; or	9 10 11 12
	(b) incur any civil liability in relation to the document or thing.	13 14
Divisi	on 2 Discovery powers	1.5
DIVISI	on 2 Discovery powers	15
	otice to discover—crime investigation or ecific intelligence operation (crime)	16 17
(1)	This section applies if the chairperson reasonably suspects that a unit of public administration possesses information relevant to a crime investigation or specific intelligence operation (crime).	18 19 20 21 22
(2)	The chairperson may require a person holding an appointment in the unit of public administration, by giving the person a notice (a <i>notice to discover</i>), to give an identified commission officer an oral or written statement of the information.	23 24 25 26 27 28
(3)	The notice to discover may be given whether or not the commission is conducting a hearing for the investigation or operation.	29 30 31
(4)	The chairperson may require the person—	32

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	(a) to give an oral statement of information under oath; or	1 2	
	(b) to give a written statement of information by way of statutory declaration.	3 4	
	tice to discover—corruption investigation specific intelligence operation (corruption)	5 6	
(1)	This section applies if the chairperson reasonably suspects a person possesses information relevant to a corruption investigation or specific intelligence operation (corruption).	7 8 9 10	
(2)	The chairperson may require the person, by giving the person a notice (a <i>notice to discover</i>), to give an identified commission officer an oral or written statement of the information.	11 12 13 14	
(3)	The notice to discover may be given whether or not the commission is conducting a hearing for the investigation or operation.	15 16 17	
(4)	The chairperson may require the person—		
	(a) to give an oral statement of information under oath; or	19 20	
	(b) to give a written statement of information by way of statutory declaration.	21 22	
81G For	m of notice to discover	23	
(1)	A notice to discover must—	24	
	(a) state that it relates to—	25	
	(i) a crime investigation; or	26	
	(ii) a specific intelligence operation (crime); or	27 28	
	(iii) a corruption investigation; or	29	

	(iv) a specific intelligence operation (corruption); and	1 2
	(b) identify the general nature of the information sought by reference to a particular matter or particular type of information; and	3 4 5 6
	(c) state a reasonable period within which the information is to be given; and	7 8
	(d) without limiting section 81E(4) or 81F(4), state the way in which the information is to be given; and	9 10 11
	(e) state how the person given the notice may make a claim of reasonable excuse.	12 13
(2)	A notice to discover may state—	14
	(a) that a person acting for the person to whom it is directed may comply with the notice; and	15 16 17
	(b) the person or class of person who may act for the person to whom the notice is directed.	18 19 20
81H Offe	ence not to comply with notice to discover	21
(1)	A person given a notice to discover under section 81E or 81F must comply with the notice unless the person has a reasonable excuse.	22 23 24
	Maximum penalty—85 penalty units or 1 year's imprisonment. Note—	25 26 27
	If a claim of reasonable excuse is made, the claim is dealt with under chapter 4A.	28 29
(2)	A person does not commit an offence against subsection (1) if the person has made a claim of reasonable excuse and 1 of the following applies—	30 31 32 33

	(a)	the commission withdraws the requirement the subject of the notice to discover;	1 2
	(b)	the commission is ordered by the Supreme Court to withdraw the requirement the subject of the notice to discover.	3 4 5
(3)	com	not a reasonable excuse for subsection (1) that applying with the notice to discover might tend acriminate the person.	6 7 8
	Note	_	9
		a claim of self-incrimination privilege is made, the aim is dealt with under chapter 4A.	10 11
811 Mis	cella	aneous	12
	-	erson does not, by complying with a notice to ever in relation to information—	13 14
	(a)	contravene a provision of an Act or a law imposing a statutory or commercial obligation or restriction to maintain secrecy in relation to the information; or	15 16 17 18
	(b)	incur any civil liability in relation to the information.	19 20
Divisio	n 3	Legal professional	21
		privilege	22
81J Wai	iver	of claim of legal professional privilege	23
	reas	laim of legal professional privilege is not a conable excuse for a person for an offence inst section 76(1), 81A(1) or 81H(1) if—	24 25 26
	(a)	the person has authority to waive the privilege and waives it; or	27 28
	(b)	the privilege is waived by a person having authority to waive it.	29 30

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	Note—	1
	See chapter 4A, part 5 for the procedure for a claim of legal professional privilege by a person where the person has no authority to waive the privilege.	2 3 4
Divisio	on 3A Entry and search powers	5
81K Ap	plication of division	6
	This division applies for a corruption investigation.	7 8
	thorisation of entry and search of official mises	9 10
(1)	The chairperson may, by notice, authorise a commission officer to enter and search official premises for the purposes of the corruption investigation.	11 12 13 14
(2)	<i>Official premises</i> are premises occupied or used by, or for the official purposes of, a unit of public administration, but do not include any part of premises occupied or used by, or for the purposes of, a State court.	15 16 17 18 19
(3)	If asked by the occupier of the official premises, or a person acting for the occupier, a commission officer who exercises powers under the chairperson's authority must produce the authority for inspection by the occupier or person.	20 21 22 23 24
81M Po	wer to enter and search etc.	25
(1)	A commission officer authorised to enter and search official premises under section 81L may—	26 27
	(a) enter and search the official premises: or	28

	(b) inspect any document or thing found in or on official premises that is, or might be, relevant to the corruption investigation; or	1 2 3
	(c) seize and remove from official premises any document or thing found in or on the premises that is relevant to a corruption investigation; or	4 5 6 7
	(d) make copies of or take extracts from a document mentioned in paragraph (b) or (c); or	8 9 10
	(e) require a person holding an appointment in a unit of public administration to give the officer reasonable help to exercise the powers mentioned in paragraphs (b) to (d).	11 12 13 14
(2)	However, the commission officer must not exercise a power under subsection (1)(b), (c) or (d) if the chief executive officer of the unit of public administration, or a person authorised by the chief executive officer for the purpose, claims that the document or thing is subject to privilege. *Note- If a claim of privilege is made, the claim is dealt with under chapter 4A.	15 16 17 18 19 20 21 22 23
81N Mis	scellaneous	24
	A person does not, by allowing the exercise of a power under section 81M in relation to a document or thing—	25 26 27
	(a) contravene a provision of an Act or a law imposing a statutory or commercial obligation or restriction to maintain secrecy in relation to the document or thing; or	28 29 30 31
	(b) incur any civil liability in relation to the document or thing.	32 33

[s 13]

lause	13 An	nendment of s 82 (Notice to attend hearing—general)	1
	(1)	Section 82(1)(a)(iii) and (b)—	2
		omit.	3
	(2)	Section 82(1)(c)—	4
		renumber as section 82(1)(b).	5
	(3)	Section 82(1)—	6
		insert—	7
		Note—	8
		For a reasonable excuse for not producing the document or thing, see section 186.	9 10
	(4)	Section 82(2)(a)(ii)—	11
		omit.	12
	(5)	Section 82(2)(a)(iii) and (iv)—	13
		renumber as section 82(2)(a)(ii) and (iii).	14
	(6)	Section 82(4)(b)—	15
		omit.	16
	(7)	Section 82(4)(c)—	17
		renumber as section 82(4)(b).	18
	(8)	Section 82—	19
		insert—	20
		(5A) An offence against subsection (5) is a misdemeanour.	21 22
	(9)	Section 82(7), 'subsection (6)'—	23
		omit, insert—	24
		subsection (7)	25
	(10)	Section 82(5A) to (7)—	26
		renumber as section 82(6) to (8).	27

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Section 84(2) and (3)— omit. Clause 15 Amendment of s 85 (Notices requiring immediate attendance may be issued only by or with the approval of a Supreme Court judge)	3 4 5 6
Clause 15 Amendment of s 85 (Notices requiring immediate attendance may be issued only by or with the approval of a Supreme Court judge)	5 6
attendance may be issued only by or with the approval of a Supreme Court judge)	6
(1) G (1) 05(1A) (2)(1) (4) 1(5)	7
(1) Section 85(1A), (2)(b), (4) and (5)—	8
omit.	9
(2) Section 85(2)(c), note, 'section 82(6)'—	10
omit, insert—	11
section 82(7)	12
(3) Section 85(2)(c)—	13
renumber as section 85(2)(b).	14
(4) Section 85(3), 'Subsection (3A)'—	15
omit, insert—	16
Subsection (4)	17
(5) Section 85(3A)—	18
renumber as section 85(4).	19
Clause 16 Insertion of new ch 3, pt 1, div 7	20
Chapter 3, part 1—	21
insert—	22
Division 7 Giving notices	23
85AA Giving notices by email	24
(1) This section applies in relation to a notice that may be given under division 1, 2 or 4 in relation	25 26

	to a		estig	ation, c	perati	on or fun	ction, o	ther	1 2
	(a)			equiring t or thir	_	ediate pro	duction	of a	3 4
	(b)					requiring ssion hear		liate	5 6
(2)			_	_	_	he notice ail to—	to a per	rson	7 8
	(a)	the p	oerso	n's ema	iil addı	ess; or			9
	(b)		email perso		ss of a	lawyer 1	epresen	ting	10 11
(3)	und		bsect	_		may give			12 13 14
	(a)		it is il; an		oriate t	o give th	e notice	by	15 16
	(b)	that-	_						17
		(i)	personal address person	on's enteress of on for t	mail a a law the pur	the commended distributed distributed the commended distributed distri	the enting ecciving	nail the	18 19 20 21 22
		(ii)	the addr	commi	ssion the p	ting the parties the lawy	yer's ei	nail	23 24 25 26
			(A)			or the infunction;		ion,	27 28
			(B)		rvestig	a particuation, op		for or	29 30 31
			(C)	all n		given period	during for	a the	32 33

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or	operation	investigation, function.			
		g whether it is appr email, the chairperso	_	n	
ntial		ner the notice in the ment under section 8	/	(8	
mail	ount of the e ommission by	access to the access given to the con or the person's law	have addres	(ł	
the	of the notice to	elevance of the demation the subject of tigation, operation of	inforn	(0	
ders	airperson consi	other matter the cha ant.	d) any o releva	(0	
f the	-	on does not limit the pretation Act 1954, 1			
	, —	ronic Transactions not apply to the section.		2	
ers	warrant pow	itation on search	94 (Lim vestigat		
		ay withdraw'—	, from 'ma	on 94(2),	Section
				insert—	omit, i
			nay—	n	
t in	-	e to withdraw the on to which the claim		(8	
of , the	, for a clain nalist privilege	e not to withdraw the the person that ege other than journ may apply to,	advise privile	(1)	

		attend before, the Supreme Court to	1
		establish the claim under section 205ZW.	2
		Note—	3
		For a claim of journalist privilege, see the <i>Evidence Act</i> 1977, part 2, division 2B,	4 5
		subdivision 3.	6
(2)	Section 94(3), fr	om 'does not'—	7
	omit, insert—		8
	deci	ides not to withdraw the requirement—	9
	(a)	for which a claim of journalist privilege has been made—the <i>Evidence Act 1977</i> , part 2,	10 11
		division 2B, subdivision 3 applies; or	12
	(b)	1 0	13
		been made—chapter 4A, part 4, division 3 applies.	14 15
(3)	Section 94(4), de	efinition privilege, after 'confidentiality'—	16
	insert—		17
	or s	elf-incrimination privilege	18
		10A (General power to seize	19
		eation related investigation)	20
(1)	Section 110A(3)	(a) and (b)—	21
	omit, insert—		22
	(a)	decide to withdraw the requirement in relation to which the claim is made; or	23 24
	(b)	decide not to withdraw the requirement and	25
		advise the person that the person may apply	26
		to, or be required to attend before, the Supreme Court to establish the claim under	27
		section 205ZZH.	28 29
(2)	Section 110A(4)	, 'section 78C'—	30
	omit insert—		31

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			chaj	pter 4A	, part 6, division 3	1
Clause	19	Amendment of s 111 (General power to seize evidence—corruption investigation)				2 3
		(1)	Section 111(3)(a	a) and (l	p)—	4
			omit, insert—			5
			(a)		to withdraw the requirement in n to which the claim is made; or	7
			(b)	advise to, or Supre	not to withdraw the requirement and the person that the person may apply be required to attend before, the me Court to establish the claim under a 205ZW.	8 9 1 1 1
		(2)	Section 111(4), 1	from 'd	pes not'—	1
			omit, insert—			1
					to withdraw the requirement, chapter division 3 applies.	1 1
		(3)	Section 111(5), o	definitio	on <i>privilege</i> , after 'confidentiality'—	1
			insert—			1
			or s	elf-incr	imination privilege	1
Clause	20	Re	placement of ch	4, hd	g and ch 4, pt 1, hdg	2
			Chapter 4, headi	ng and	chapter 4, part 1, heading—	2
			omit, insert—			2
			Chapter	4	Hearings and claims	2
			_		of reasonable	2
					excuse, including	2
					privilege	2

		Part 1 Hearings	1
Clause	21	Amendment of s 177 (Whether hearings are to be open or closed)	2 3
		(1) Section 177(2)(b)—	4
		omit.	5
		(2) Section 177(2)(c), 'or (b)'—	6
		omit.	7
		(3) Section 177(2)(c)—	8
		renumber as section 177(2)(b).	9
Clause	22	Insertion of new ss 182A-182C	10
		After section 182—	11
		insert—	12
		182A Use of audiovisual link or audio link for remote attendance	13 14
		(1) This section applies to a person who is required to attend a commission hearing under an attendance notice other than an attendance notice requiring immediate attendance at a commission hearing.	15 16 17 18
		(2) The person may attend the hearing by an audiovisual link or audio link if the presiding officer is satisfied the requirements in subsection (3) are met.	19 20 21 22
		(3) The requirements are—	23
		(a) the person agrees to attend by an audiovisual link or audio link; and	24 25
		(b) if the person's lawyer is present at the place where the presiding officer is presiding—both that place and the place where the person is located have facilities that will allow private communication	26 27 28 29 30

		between the person and the person's lawyer; and	1 2
	(c)	it is appropriate for the person to attend the hearing by an audiovisual link or audio link.	3 4
(4)	sub	eciding whether the requirement mentioned in section (3)(c) is met, the presiding officer may e regard to—	5 6 7
	(a)	the nature of the hearing and the importance of the hearing for the investigation to which it relates; and	8 9 10
	(b)	the ability of the person to comprehend and effectively participate in the hearing; and	11 12
	(c)	whether the person is represented by a lawyer or has received legal advice about attendance by an audiovisual link or audio link; and	13 14 15 16
	(d)	the desirability of attendance by an audiovisual link rather than an audio link, if an audiovisual link is available.	17 18 19
(5)	pres	section (6) applies if the person's lawyer is sent at the place where the presiding officer is siding.	20 21 22
(6)	pers inac com the	communication between the person and the son's lawyer is as confidential and as dmissible in any proceeding as the munication would be if it took place between person and the person's lawyer while in each er's presence.	23 24 25 26 27 28
(7)		section (6) does not limit any other protection lying to the communication.	29 30
(8)	that	tion 60 does not apply to a communication is confidential under subsection (6) or a ording of such a communication.	31 32 33
(9)		visions of this Act applying to a hearing apply	34 35

	und	er this section.	1	
(10)	In this section—			
	that con	tio link means facilities, including a telephone, enable reasonably contemporaneous and tinuous audio communication between sons at different places.	3 4 5 6	
	aud	iovisual link—	7	
	(a)	means facilities that enable reasonably contemporaneous and continuous audio and visual communication between persons at different places; and	8 9 10 11	
	(b)	includes videoconferencing.	12	
ded hea	isio: iring	of sealed documents or things for non claim of reasonable excuse at mreturn to person	13 14 15	
(1)	This	s section applies if—	16	
	(a)	a person has given a commission officer a sealed document or thing; and	17 18	
	(b)	the commission has given the person a notice to attend a hearing to produce the sealed document or thing.	19 20 21	
(2)	or to	commission must return the sealed document hing to the person at the hearing before the son is required at the hearing to produce the ed document or thing.	22 23 24 25	
ded	isio	n of sealed documents or things for n on claim of reasonable excuse at —return to another person	26 27 28	
(1)	This	s section applies if—	29	
	(a)	a person has given the commission a sealed document or thing; and	30 31	

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	[6-5]	
	(b) the commission has given another person a notice to attend a hearing to produce the sealed document or thing.	1 2 3
	(2) The commission must give the sealed document or thing to the other person before the other person is required at the hearing to produce the sealed document or thing.	4 5 6 7
	Example—	8
	A lawyer has given the commission a sealed document or thing on behalf of a person. The commission gives the person a notice to attend a hearing to produce the sealed document or thing. The commission must give the sealed document or thing to the person before the person is required at the hearing to produce the sealed document or thing.	9 10 11 12 13 14 15
23	Amendment of ch 4, pt 2, hdg (Refusals and claims of privilege and reasonable excuse)	16 17
	Chapter 4, part 2, heading, from 'claims'—	18
	omit, insert—	19
	restrictions on use	20
24	Amendment of s 183 (Refusal to take oath)	21
	Section 183—	22
	insert—	23
	(2) An offence against subsection (1) is a misdemeanour.	24 25
25	Replacement of ch 4, pt 2, divs 2–4	26
	Chapter 4, part 2, divisions 2 to 4—	27
	omit, insert—	28
	Division 2 Refusal to produce	29
	24	notice to attend a hearing to produce the sealed document or thing. (2) The commission must give the sealed document or thing to the other person before the other person is required at the hearing to produce the sealed document or thing. **Example**— A lawyer has given the commission a sealed document or thing on behalf of a person. The commission gives the person a notice to attend a hearing to produce the sealed document or thing. The commission must give the sealed document or thing to the person before the person is required at the hearing to produce the sealed document or thing. 23 Amendment of ch 4, pt 2, hdg (Refusals and claims of privilege and reasonable excuse) Chapter 4, part 2, heading, from 'claims'— **omit, insert**— (2) Amendment of s 183 (Refusal to take oath) Section 183— **insert**— (2) An offence against subsection (1) is a misdemeanour. 25 Replacement of ch 4, pt 2, divs 2–4 Chapter 4, part 2, divisions 2 to 4— **omit, insert**—

184 Ap	plication of division	1						
	This division applies for the following—							
	(a) a crime investigation;							
	(b) a specific intelligence operation (crime);							
	(c) a corruption investigation;	5						
	(d) a specific intelligence operation (corruption).	6 7						
185 Ref	fusal to produce document or thing	8						
(1)	A person required to produce a document or thing at a commission hearing under an attendance notice or immediate production requirement (hearing) must—	9 10 11 12						
	(a) if the document or thing is in the person's possession, bring the document or thing to the hearing, regardless of whether the person has a reasonable excuse for paragraph (b); and	13 14 15 16 17						
	(b) produce the document or thing at the hearing unless the person has a reasonable excuse.	18 19 20						
	Maximum penalty—200 penalty units or 5 years imprisonment.	21 22						
	Note— If a claim of reasonable excuse is made, the claim is dealt with under chapter 4A.	23 24 25						
(2)	An offence against subsection (1) is a misdemeanour.	26 27						
(3)	It is not a reasonable excuse for subsection (1) that complying with the notice or requirement might tend to incriminate the person.	28 29 30						

If a claim of self-incrimination privilege is made, the

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claim is dealt with under chapter 4A.	3
186 Claim of reasonable excuse	4
A person does not commit an offence against section 185(1) if the person has made a claim of reasonable excuse and 1 of the following applies—	5 6 7 8
(a) the commission withdraws the requirement the subject of the attendance notice or immediate production requirement (hearing);	9 10 11 12
(b) the commission is ordered by the Supreme Court to withdraw the requirement the subject of the attendance notice or immediate production requirement (hearing).	13 14 15 16 17
187 Waiver of claim of legal professional privilege	18
A claim of legal professional privilege is not a reasonable excuse for a person for an offence against section 185(1) if—	19 20 21
(a) the person has authority to waive the privilege and waives it; or	22 23
(b) the privilege is waived by a person having authority to waive it.	24 25
Note—	26
See chapter 4A, part 5 for the procedure for a claim of legal professional privilege by a person where the person has no authority to waive the privilege.	27 28 29
Division 3 Refusal to answer	30

188 Ap	plication of division	1						
	This division applies for the following—							
	(a) a crime investigation;	3						
	(b) a specific intelligence operation (crime);							
	(c) a corruption investigation;	5						
	(d) a specific intelligence operation (corruption).	6 7						
189 Ref	fusal to answer question	8						
(1)	A witness at a commission hearing must answer a question, including a question about a claim of reasonable excuse made at the hearing, put to the person at the hearing by the presiding officer unless the person has a reasonable excuse.	9 10 11 12 13						
	Maximum penalty—200 penalty units or 5 years imprisonment.	14 15						
(2)	An offence against subsection (1) is a misdemeanour.	16 17						
(3)	It is not a reasonable excuse for subsection (1) that answering the question might tend to incriminate the person.	18 19 20						
	Note—	21						
	If a claim of self-incrimination privilege is made, the claim is dealt with under chapter 4A.	22 23						
(4)	A person commits an offence under subsection (1) if the person remains silent.	24 25						
190 Cla	im of reasonable excuse	26						
	A person does not commit an offence against section 189(1) if the person has made a claim of reasonable excuse and 1 of the following applies—	27 28 29 30						
	(a) the commission withdraws the question;	31						

	(b) the commission is ordered by the Supreme Court to withdraw the question.
191 Cla	aim of legal professional privilege
(1)	A claim of legal professional privilege is not a reasonable excuse for a person for an offence against section 189(1) if—
	(a) the person has authority to waive the privilege and waives it; or
	(b) the privilege is waived by a person having authority to waive it.
(2)	Subsection (3) applies if—
	(a) a person mentioned in section 189(1) refuses to answer a question on the ground the answer to the question would disclose a communication to which legal professional privilege attaches; and
	(b) the person has no authority to waive the privilege.
(3)	The person must, if required by the presiding officer, tell the officer the name and address of the person to whom or by whom the communication was made.
	Maximum penalty—200 penalty units or 5 years imprisonment.
(4)	An offence against subsection (3) is a misdemeanour.
answers, doc	of s 197 (Restriction on use of privileged uments, things or statements disclosed or der compulsion)
Section 19	7(1)—
insert—	

10 41

(d) for a document or thing produced of	
the context of a corruption inves	stigation. 3
Clause 27 Amendment of s 198 (Contempt of person concommission hearing)	ducting 4 5
(1) Section 198(4)(b)—	6
omit, insert—	7
(b) a failure by a person, under sec produce a document or t commission hearing under an notice or immediate production (hearing) without reasonable ex-	hing at a 9 attendance 10 requirement 11
(2) Section 198(4)(c), '190 or 192'—	13
omit, insert—	14
189	15
Clause 28 Amendment of s 199 (Punishment of contempt) 16
(1) Section 199(8A)(a)(ii)—	17
omit, insert—	18
(ii) a failure by a person, un 185, to produce a documer a commission hearing attendance notice or production requirement without reasonable excuse;	nt or thing at under an immediate (hearing) 20
(2) Section 199(8A)(a)(iii), '190 or 192'—	25
omit, insert—	26
189	27

Clause	29	Amendment of s 200A (Confidentiality of particular proceedings)	1 2
		Section 200A(1)(a) to (c)—	3
		omit, insert—	4
		(a) a proceeding for contempt under s 199;	section 5
		(b) an application under section 205ZH, or 205ZK;	205ZJ 7 8
		(c) an appeal against a decision in a proceed mentioned in paragraph (a) or (b).	eeding 9
Clause	30	Amendment of s 202 (Publication of names, evidencetc.)	e 11
		(1) Section 202, heading, 'Publication'—	13
		omit, insert—	14
		Disclosure	15
		(2) Section 202(1), 'publish'—	16
		omit, insert—	17
		disclose to anyone else	18
		(3) Section 202(1)—	19
		insert—	20
		(c) information that might enable the exi of a notice that is a confidential doc	cument 22
		under section 84 to be ascertained.	23
		(4) Section 202(2), (3)(a) and (4), 'publication'—	24
		omit, insert—	25
		disclosure	26
		(5) Section 202—	27
		insert—	28
		(3A) In subsection (3), a reference to a witner	ss is a 29

		rece	eived	to a witness other than a witness who a notice that is a confidential document tion 84.	1 2 3
	(3B)			a person does not contravene subsection he person has a reasonable excuse.	4 5
	(3C)	the	exist	asonable excuse for a person to disclose ence of a notice that is a confidential t under section 84 if—	6 7 8
		(a)	the o	disclosure is made for the purpose of—	9
			(i)	seeking legal advice in relation to the document or an offence against subsection (1)(c); or	10 11 12
			(ii)	obtaining information in order to comply with the document; or	13 14
			(iii)	making a complaint to the parliamentary committee about the document; or	15 16 17
			(iv)	the administration of this Act; and	18
		(b)	disc to d	person informs the person to whom the losure is made that it may be an offence isclose the existence of the document to one else.	19 20 21 22
(6)	Section 202	2(5)—	_		23
	omit.				24
(7)	Section 202	2(3A)	to (4)—	25
	renumber a	s sec	tion 2	02(4) to (7).	26
Am	endment o	fs2	05 (L	egal assistance)	27
(1)	Section 205	5(1)(t	o)—		28
	omit, insert				29

(6)

(7)

(1)

	(b)	has been given notice under section	1
		205G(b), 205I(b) or 205T(b) in the context of—	2 3
		(i) a crime investigation; or	4
		(ii) an intelligence function; or	5
		(iii) the witness protection function; or	6
	(c)	wishes to apply, or has applied, to the Supreme Court under section 205ZH or 205ZJ in the context of—	7 8 9
		(i) a crime investigation; or	10
		(ii) an intelligence function; or	11
		(iii) the witness protection function.	12
	(2) Section 205(2),	for appeal'—	13
	omit, insert—		14
	, wr	itten submissions or application	15
Clause 32	Insertion of new cl	n 4A	16
	After chapter 4—	_	17
	insert—		18
	Chapter	4A Procedure on claims	19
		of reasonable	20
		excuse, including	21
		privilege	22
	Part 1	Preliminary	23
	205A Definit	ions for chapter	24
	In the	nis chapter—	25

injo	rmant see section 205D(1)(c).	1
jour	rnalist see section 205C(1).	2
v	<i>malist privilege</i> means the privilege blished under section 205D.	3 4
	es medium means a medium for the emination of news and observations on news ne public or a section of the public.	5 6 7
priv	ilege see section 205B.	8
rele	vant person, for a journalist, means—	9
(a)	a current or previous employer of the journalist; or	10 11
(b)	a person who has engaged the journalist on a contract for services; or	12 13
(c)	a person who—	14
	(i) is or has been involved in the publication of a news medium; and	15 16
	(ii) works or has worked with the journalist in relation to publishing information in the news medium.	17 18 19
205B Meani	ng of <i>privilege</i>	20
	<i>rilege</i> , in relation to an answer, information, amunication, document or thing, means—	21 22
(a)	parliamentary privilege; or	23
(b)	legal professional privilege; or	24
(c)	public interest immunity; or	25
(d)	a claim on the ground of confidentiality; or	26
(e)	self-incrimination privilege; or	27
(f)	journalist privilege.	28

205C W	ho is	a journalist	1
(1)	-	erson is a <i>journalist</i> if the person is engaged active in—	2 3
	(a)	gathering and assessing information about matters of public interest; and	4 5
	(b)	preparing the information, or providing comment or opinion on or analysis of the information, for publication in a news medium.	6 7 8 9
(2)	deci	leciding whether a person is a journalist, a ding officer, presiding officer or the Supreme rt may consider the following matters—	10 11 12
	(a)	whether the person is regularly engaged and active in the activities mentioned in subsection (1);	13 14 15
	(b)	whether the person complies with a recognised professional standard or code of practice in carrying out the activities;	16 17 18
	(c)	whether the publisher of the news medium complies with a recognised professional standard or code of practice in publishing information in the news medium;	19 20 21 22
	(d)	any other matter the officer or court considers relevant.	23 24
205D Jo	urna orma	alist privilege relating to identity of nts	25 26
(1)	This	s section applies if—	27
	(a)	a person makes a claim of reasonable excuse based on journalist privilege for not complying with a requirement to—	28 29 30
		(i) produce a document, thing or information to the commission; or	31 32

	(ii) provide information in answer to a question at a commission hearing; and	1 2
	(b) the person is a journalist or a relevant person for a journalist; and	3
	(c) another person (the <i>informant</i>) gave the document, thing or information to the journalist, in the normal course of the journalist's activities as a journalist, in the expectation the document, thing or information may be published in a news medium; and	5 6 7 8 9 10 11
	(d) the journalist promised the informant not to disclose the informant's identity as the source of the document, thing or information.	12 13 14 15
(2)	Subject to this chapter, the journalist or the relevant person can not be compelled to comply with the requirement if complying with the requirement would—	16 17 18 19
	(a) disclose the identity of the informant as the source of the document, thing or information; or	20 21 22
	(b) enable the identity of the informant as the source of the document, thing or information to be ascertained.	23 24 25
(3)	However, this section applies in relation to a relevant person for the journalist only if the relevant person became aware of the identity of the informant as the source of the document, thing or information—	26 27 28 29 30
	(a) in the normal course of the relevant person's work with the journalist; or	31 32
	(b) in the course of, or as a result of, an investigation or proceeding under this Act.	33 34
(4)	To remove any doubt, it is declared that this	35

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	the	infor	bes not prevent a person from disclosing mant's identity as the source of the t, thing or information.	1 2 3
205E Pa	art of	doc	ument or thing	4
(1)	doc:	ument Act r	of reasonable excuse in relation to a tor thing required to be produced under may be made in relation to only part of ment or thing.	5 6 7 8
(2)		udes a	ce in this chapter to a document or thing a reference to a part of the document or	9 10 11
Part 2)		Claims dealt with by	12
			commission	13
Divisia	4		Olaima mada autaida af	
Divisio	on i		Claims made outside of hearings	14 15
Subdiv	/isic	on 1	Dealing with claims	16
205F Ap	plic	ation	of subdivision	17
(1)	This	subd	livision applies if—	18
	(a)	a pei	rson claims a reasonable excuse—	19
		(i)	under section 76(1) in relation to a requirement to produce a document or thing under a notice to produce; or	20 21 22
		(ii)	under section 81H(1) in relation to a requirement to give a statement of information under a notice to discover; and	23 24 25 26

	(b) the document, thing or information was not required to be produced at a commission hearing.	1 2 3
(2)	This subdivision also applies if a person claims privilege under section 81M(2) in relation to a document or thing found in or on official premises that a commission officer proposed, under an authorisation under section 81L—	4 5 6 7 8
	(a) to inspect; or	9
	(b) to seize and remove; or	10
	(c) for a document—to make copies of or take extracts from.	11 12
(3)	In this subdivision, a reference to a requirement in relation to a document or thing includes a reference to a commission officer exercising a power under section 81M(1) in relation to the document or thing.	13 14 15 16 17
205G C	ommission officer to consider claim	18
(1)	The commission officer who required the document, thing or information to be given must consider the claim and may—	19 20 21
	(a) decide to withdraw the requirement in relation to which the claim is made; or	22 23
	(b) decide not to withdraw the requirement and advise the person by notice—	24 25
	(i) that the claim will be dealt with under this part; and	26 27
	(ii) that the person may make written submissions to the commission; and	28 29
	(iii) the day by which the submissions must be made, which must be at least 7 days after the notice is given.	30 31 32
(2)	When considering the claim the commission	22

				nust not access the document, thing or on the subject of the claim.	1 2
20		ecidi cide (fficer to decide claim or decline to	3 4
	(1)			tion applies if the commission officer withdraw the requirement.	5 6
	(2)			rperson or a senior officer (the <i>deciding</i> must—	7 8
		(a)	cons	sider the claim; and	9
		(b)		sider any written submissions made by person; and	10 11
		(c)	eithe	er—	12
			(i)	decide the claim under section 205J or division 3; or	13 14
			(ii)	for a claim of reasonable excuse based on privilege—in the circumstances, decline to decide the claim.	15 16 17
				Example of circumstances in which a deciding officer may decline to decide a claim—	18 19
				The deciding officer is unable to decide the claim because the officer does not have enough information to decide the claim.	20 21 22
	(3)	mus	t no	nsidering the claim, the deciding officer of access the document, thing or on the subject of the claim.	23 24 25
	(4)		deci editio	ding officer must deal with the claim ously.	26 27
	(5)	In th	nis se	ction—	28
		seni	or of	ficer means a senior officer who—	29
		(a)	inve	ot the commission officer or part of the estigation, operation or function to which requirement relates; and	30 31 32

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		olds a position at a level equivalent to or pove the commission officer's level; and	1 2
		appropriately qualified to decide the aim.	3 4
		officer declines to decide claim of e excuse based on privilege	5 6
	of rea	deciding officer declines to decide a claim sonable excuse based on privilege, the must give the person—	7 8 9
	(a) re	easons for the decision; and	10
	m Si	notice advising the person that the person hay be required to attend before the upreme Court under section 205ZK to stablish the claim.	11 12 13 14
205J Re	asona	ble excuse not based on privilege	15
(1)	reason	deciding officer decides a claim of able excuse not based on privilege is shed, the officer may—	16 17 18
		mend the requirement to which the claim clates; or	19 20
		ithdraw the requirement to which the aim relates.	21 22
(2)	reason	deciding officer decides a claim of able excuse not based on privilege is not shed, the officer must—	23 24 25
	C	equire the person making the claim to comply with the requirement to which the aim relates; and	26 27 28
	(b) gi	ive the person—	29
	(i) reasons for the decision; and	30
	(i	i) an application notice for the decision.	31

Subdiv	vision 2 Procedures for documents and things	1 2
205K A	pplication of subdivision	3
	This subdivision applies if—	4
	(a) a person makes a claim of reasonable excuse in relation to a document or thing the person is required to give or produce to the commission, other than at a commission hearing; and	5 6 7 8 9
	(b) the person acknowledges that the document or thing is in the person's possession; and	10 11
	(c) the commission officer who required the document or thing to be given decides not to withdraw the requirement under section 205G(b); and	12 13 14 15
	(d) section 205ZZC does not apply.	16
	ocedure for claims made outside of arings	17 18
(1)	The commission officer must require the person to seal the document or thing immediately and give it to the commission officer for safekeeping.	19 20 21
(2)	The person must immediately seal the document or thing and give it to the commission officer for safekeeping.	22 23 24
	Maximum penalty—85 penalty units or 1 year's imprisonment.	25 26
(3)	The commission officer must—	27
	(a) give the person a receipt for the sealed document or thing; and	28 29

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	(b) place it in safe custody at the commission's place of business at the earliest reasonable opportunity.	1 2 3
(4)	A person must not open the sealed document or thing unless authorised to open it under this Act or a court order.	4 5 6
	Maximum penalty—85 penalty units or 1 year's imprisonment.	7 8
205M P	rocedure if requirement is withdrawn	9
(1)	This section applies if the requirement to give a document or thing sealed under section 205L is withdrawn under section 205J or division 3.	10 11 12
(2)	The commission must return the sealed document or thing to the person within 7 days after the requirement is withdrawn.	13 14 15
Su	rocedure if chairperson does not apply to oreme Court after deciding officer declines decide claim	16 17 18
(1)	This section applies if—	19
	(a) a document or thing sealed under section 205L is the subject of a decision by a deciding officer to decline to decide a claim under section 205I; and	20 21 22 23
	(b) the chairperson fails to apply to the Supreme Court under section 205ZK within the period allowed under that section.	24 25 26
(2)	The commission must return the sealed document or thing to the person within 7 days after the end of the period mentioned in subsection (1)(b).	27 28 29

		dure le Co	if person does not apply to ourt	1 2
(1)	Thi	s sect	ion applies if—	3
	(a)		ocument or thing sealed under section L is the subject of—	4 5
		(i)	a decision by a deciding officer under section 205J in relation to which the officer advised the person of their right to apply to the Supreme Court under section 205ZH; or	6 7 8 9 10
		(ii)	a decision by a deciding officer under division 3 in relation to which the officer advised the person of their right to apply to the Supreme Court under section 205ZJ; and	11 12 13 14 15
	(b)	Cou	person fails to apply to the Supreme art under section 205ZH or 205ZJ within period allowed under the relevant ion.	16 17 18 19
(2)		com	mission may access the sealed document	20 21
		dure ie Co	if person or chairperson applies to ourt	22 23
(1)	This section applies if—			
	(a)		ocument or thing sealed under section L is the subject of—	25 26
		(i)	a decision by a deciding officer under section 205J in relation to which the officer advised the person of their right to apply to the Supreme Court under section 205ZH; or	27 28 29 30 31
		(ii)	a decision by a deciding officer under division 3 in relation to which the officer advised the person of their right	32 33 34

	to apply to the Supreme Court under section 205ZJ; and	1 2
	(b) the person applies to the Supreme Court under section 205ZH or 205ZJ within the period allowed under the relevant section.	3 4 5
(2)	This section also applies if—	6
	(a) a document or thing sealed under section 205L is the subject of a decision by a deciding officer to decline to decide a claim under section 205I; and	7 8 9 10
	(b) the chairperson applies to the Supreme Court under section 205ZK within the period allowed under that section.	11 12 13
(3)	The commission's representative must immediately deliver the sealed document or thing to a registrar of the Supreme Court to be held in safe custody.	14 15 16 17
	Maximum penalty—85 penalty units or 1 year's imprisonment.	18 19
(4)	The commission's representative must notify the person that the sealed document or thing has been delivered to the registrar.	20 21 22
(5)	A person must not open the sealed document or thing unless authorised to open it under this Act or a court order.	23 24 25
	Maximum penalty—85 penalty units or 1 year's imprisonment.	26 27
205Q A	ction by registrar	28
(1)	This section applies if a sealed document or thing has been delivered to a registrar of the Supreme Court under section 205P.	29 30 31
(2)	The registrar must keep the sealed document or thing in safe custody until—	32 33

	(a)	the application under section 205ZH, 205ZJ or 205ZK is decided by the Supreme Court; or	1 2 3
	(b)	the person and the commission's representative give the registrar notice that agreement has been reached on the disposal of the sealed document or thing.	4 5 6 7
(3)	The	registrar must—	8
	(a)	if the application under section 205ZH, 205ZJ or 205ZK is decided by the Supreme Court—dispose of the sealed document or thing in the way ordered by the court; or	9 10 11 12
	(b)	if the person and the commission's representative give the registrar notice that agreement on the disposal of the sealed document or thing has been reached—dispose of the sealed document or thing in the way agreed.	13 14 15 16 17 18
Divisio	n 2	Claims made in hearings	19
Subdiv	visio	on 1 Dealing with claims	20
205R Ap	plic	ation of subdivision	21
(1)	-	subdivision applies if—	22
	(a)	a person claims a reasonable excuse under section 81H(1) in relation to a requirement to give a statement of information under a notice to discover; and	23 24 25 26
	(b)	the statement was required to be given at a commission hearing.	27 28
(2)		subdivision also applies if a person claims a onable excuse—	29 30

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	(a)	under section 185(1) in relation to a document or thing required to be produced under an attendance notice or immediate production requirement (hearing); or	1 2 3 4
	(b)	under section 189(1) in relation to a requirement to answer a question.	5 6
		ing officer to decide claim or decline to claim	7 8
(1)	The	presiding officer must—	9
	(a)	consider the claim; and	10
	(b)	hear the person's submissions; and	11
	(c)	either—	12
		(i) decide the claim under section 205U or division 3; or	13 14
		(ii) for a claim of reasonable excuse based on privilege—in the circumstances, decline to decide the claim.	15 16 17
		Example of circumstances in which a presiding officer may decline to decide a claim—	18 19
		The presiding officer is unable to decide the claim because the officer does not have enough information to decide the claim.	20 21 22
(2)	mus	en considering the claim, the presiding officer et not access the document, thing or ermation the subject of the claim.	23 24 25
		ing officer declines to decide claim of able excuse based on privilege	26 27
	of i	ne presiding officer declines to decide a claim reasonable excuse based on privilege, the cer must give the person—	28 29 30
	(a)	reasons for the decision; and	31

	(b) a notice advising the person that the person may be required to attend before the Supreme Court under section 205ZK to establish the claim.	1 2 3 4
205U R	easonable excuse not based on privilege	5
(1)	If the presiding officer decides a claim of reasonable excuse not based on privilege is established, the officer may—	6 7 8
	(a) amend the requirement to which the claim relates; or	9 10
	(b) withdraw the requirement to which the claim relates.	11 12
(2)	If the presiding officer decides a claim of reasonable excuse not based on privilege is not established, the officer must—	13 14 15
	(a) require the person making the claim to comply with the requirement to which the claim relates; and	16 17 18
	(b) give the person—	19
	(i) reasons for the decision; and	20
	(ii) an application notice for the decision.	21
Subdiv	vision 2 Procedures for documents and things	22 23
205V A	pplication of subdivision	24
(1)	This subdivision applies if—	25
	(a) a person makes a claim of reasonable excuse in relation to a document or thing the person is required to give or produce at a commission hearing; and	26 27 28 29

	(b)					at the docu ossession; a		1 2
	(c)		of t	ne requir n (2) is me	rements et; and	mentioned	d in	3 4
	(d)	sect	ion 2	05ZZC do	es not ap	ply.		5
(2)	The	requ	ireme	ents are—				6
	(a)		-	ling office ler section		es to decid r	e the	7 8
	(b)	both	of th	e followin	ıg—			9
		(i)	the	_		section 205		10 11 12
		(ii)	the 1		orms the	presiding of	fficer	13 14
			(A)	Supreme application under second	Court on to the tion 205	to apply to conside Supreme (ZH or 205) cument or to	er an Court ZJ in	15 16 17 18 19 20
			(B)	-		not inten equirement		21 22
205W P	roce	dure	for	claims m	ade in h	nearings		23
(1)	seal	the o	docur		ng imme	re the persolition that diately and keeping.		24 25 26
(2)		hing			•	al the docu of the pres		27 28 29
			n pei ment	•	penalty 1	units or 1 y	ear's	30 31
(3)	The	co	mmi	ssion's r	epresent	ative and	l, if	32

	practicable, the person must immediately deliver the sealed document or thing to a registrar of the Supreme Court to be held in safe custody.	1 2 3
	Maximum penalty—85 penalty units or 1 year's imprisonment.	4 5
	etion by registrar—if presiding officer lined to decide claim	6 7
(1)	This section applies if—	8
	(a) the commission's representative and, if applicable, the person delivered a sealed document or thing to a registrar of the Supreme Court under section 205W(3); and	9 10 11 12
	(b) the requirement mentioned in section 205V(2)(a) applies.	13 14
(2)	The registrar must keep the sealed document or thing in safe custody until the first of the following happens—	15 16 17
	(a) the person and the commission's representative give the registrar notice that agreement has been reached on the disposal of the sealed document or thing;	18 19 20 21
	(b) an application is made to the Supreme Court under section 205ZK to decide the claim of reasonable excuse;	22 23 24
	(c) the end of the period in which an application may be made to the Supreme Court under section 205ZK.	25 26 27
(3)	The registrar must—	28
	(a) if the person and the commission's representative give the registrar notice that agreement has been reached on the disposal of the sealed document or thing—dispose of the sealed document or thing in the way agreed; or	29 30 31 32 33 34

	(b)	if an application is made to the Supreme Court under section 205ZK to decide the claim of reasonable excuse—dispose of the sealed document or thing in the way ordered by the court; or	1 2 3 4 5
	(c)	if subsection (2)(a) does not apply and an application is not made by the end of the period in which the chairperson may apply to the Supreme Court under section 205ZK—give the sealed document or thing to the person.	6 7 8 9 10 11
		by registrar—if presiding officer did ndraw requirement	12 13
(1)	This	s section applies if—	14
	(a)	the commission's representative and, if applicable, the person delivered a sealed document or thing to a registrar of the Supreme Court under section 205W(3); and	15 16 17 18
	(b)	the requirement mentioned in section 205V(2)(b) applies.	19 20
(2)	thin	registrar must keep the sealed document or g in safe custody until the first of the owing happens—	21 22 23
	(a)	the person and the commission's representative give the registrar notice that agreement has been reached on the disposal of the sealed document or thing;	24 25 26 27
	(b)	an application is made to the Supreme Court under section 205ZH or 205ZJ to decide the claim of reasonable excuse;	28 29 30
	(c)	the end of the period in which the person may apply to the Supreme Court under section 205ZH or 205ZJ.	31 32 33
(3)	The	registrar must—	34

	(a)	representative give the registrar notice that agreement has been reached on the disposal of the sealed document or thing—dispose of the sealed document or thing in the way agreed; or	1 2 3 4 5 6
	(b)	if an application is made to the Supreme Court under section 205ZH or 205ZJ to decide the claim of reasonable excuse—dispose of the sealed document or thing in the way ordered by the court; or	7 8 9 10 11
	(c)	if subsection (2)(a) does not apply and an application is not made by the end of the period in which the person may apply to the Supreme Court under section 205ZH or 205ZJ—give the sealed document or thing to the commission, who may access it.	12 13 14 15 16 17
Division 3			
Divisio	n 3	Deciding claims of privilege	18 19
		•	
	rpos	privilege	19
205Z Pu	rpos	privilege se and application of division	19 20

	Note—	1
	See section 197 for a restriction on the use of an answer, document, thing or statement disclosed or produced where a person claims self-incrimination privilege in relation to the answer, document, thing or statement.	2 3 4 5 6
(2)	In this division, a reference to a requirement in relation to a document or thing includes a reference to a commission officer exercising a power under section 81M(1) in relation to the document or thing.	7 8 9 10 11
205ZA I	Parliamentary privilege	12
(1)	If the deciding officer or presiding officer decides a claim on the ground of parliamentary privilege is established, the officer must withdraw the requirement to which the claim relates.	13 14 15 16
(2)	If the deciding officer or presiding officer decides a claim on the ground of parliamentary privilege is not established, section 205ZG(2) applies.	17 18 19
205ZB I	Legal professional privilege	20
(1)	If the deciding officer or presiding officer decides a claim on the ground of legal professional privilege is established, the officer must withdraw the requirement to which the claim relates.	21 22 23 24
(2)	If the deciding officer or presiding officer decides a claim on the ground of legal professional privilege is established but the privilege has been waived by a person having authority to waive it, the person must comply with the requirement to which the claim relates.	25 26 27 28 29 30
(3)	If the deciding officer or presiding officer decides a claim on the ground of legal professional privilege is not established, section 205ZG(2) applies.	31 32 33 34

205ZC I	Public interest immunity	1
(1)	If the deciding officer or presiding officer decides a claim on the ground of public interest immunity is established, the officer must withdraw the requirement to which the claim relates.	2 3 4 5
(2)	If the deciding officer or presiding officer decides a claim on the ground of public interest immunity is not established, section 205ZG(2) applies.	6 7 8
205ZD (Confidentiality	9
(1)	Subsection (2) applies if the deciding officer or presiding officer decides a claim on the ground of confidentiality is established and it would not be against the public interest—	10 11 12 13
	(a) for a claim related to a requirement to produce a document, thing or information—for the document, thing or information to be produced; or	14 15 16 17
	(b) for a claim related to a requirement to answer a question—for the question to be answered.	18 19 20
(2)	The deciding officer or presiding officer must require the person to comply with the requirement to which the claim relates.	21 22 23
(3)	If the deciding officer or presiding officer makes a requirement of the person under subsection (2), section 205ZG(2) applies.	24 25 26
(4)	If the deciding officer or presiding officer decides a claim on the ground of confidentiality is established and it would be against the public interest for the document, thing or information to be produced or question to be answered, the officer must withdraw the requirement to which the claim relates.	27 28 29 30 31 32 33
(5)	If the deciding officer or presiding officer decides	34

	a claim on the ground of confidentiality is not established, section 205ZG(2) applies.	1 2
205ZE \$	Self-incrimination privilege	3
(1)	If the deciding officer or presiding officer decides a claim on the ground of self-incrimination privilege is established, the person must comply with the requirement to which the claim relates. Note—	4 5 6 7 8
	See section 197 for a restriction on the use of an answer, document, thing or statement disclosed or produced where a claim of self-incrimination privilege in relation to the answer, document, thing or statement is established.	9 10 11 12 13
(2)	If the deciding officer or presiding officer decides a claim on the ground of self-incrimination privilege is not established, section 205ZG(2) applies.	14 15 16 17
205 ZF J	lournalist privilege	18
(1)	Subsections (2) and (3) apply if the deciding officer or presiding officer decides a claim made by a journalist or a relevant person for a journalist on the ground of journalist privilege is established in relation to a requirement to produce a document, thing or information or provide information in answer to a question and the public interest in disclosing the identity of the informant the subject of the claim outweighs—	19 20 21 22 23 24 25 26 27
	(a) any likely adverse effect of the disclosure on the informant or another person; and	28 29
	(b) the public interest in—	30
	(i) the communication of facts and opinion to the public by the news media; and	31 32

		(ii) the ability of the news media to access sources of facts.	1 2		
(2)	The deciding officer or presiding officer—				
	(a)	may require the journalist or relevant person to comply with the requirement to which the claim relates; or	4 5 6		
	(b)	otherwise—must withdraw the requirement to which the claim relates.	7 8		
(3)	the offi	deciding whether to make the requirement of journalist or relevant person, the deciding cer or presiding officer may have regard to the owing matters—	9 10 11 12		
	(a)	whether the document, thing or information is a matter of public interest;	13 14		
	(b)	the nature and subject matter of the investigation, operation or function to which the requirement relates;	15 16 17		
	(c)	the importance of the document, thing or information, and the informant's identity, to the investigation, operation or function to which the requirement relates and the availability of other evidence in relation to the document, thing or information;	18 19 20 21 22 23		
	(d)	any likely adverse effect of disclosing the informant's identity on the informant or another person and whether the effect can be mitigated;	24 25 26 27		
	(e)	whether the informant's identity as the source of the document, thing or information is already in the public domain;	28 29 30		
	(f)	any decision previously made by the commission or a court about a claim, objection or application in relation to the document, thing or information;	31 32 33 34		

(g)	info jour	rmation has been used or kept by the malist, including whether the malist—	2 3 4
	(i)	verified the document, thing or information; or	5 6
	(ii)	used the document, thing or information in a way that is fair and accurate and minimised any likely adverse effect on another person;	7 8 9 10
(h)	reco	ether the journalist complied with a ognised professional standard or code of etice in obtaining, using or receiving the ument, thing or information;	11 12 13 14
(i)	rece	ether obtaining, using, giving or viving the document, thing or rmation—	15 16 17
	(i)	involved an offence or misconduct by the informant or the journalist; or	18 19
	(ii)	poses a risk to national security or the security of the State;	20 21
(j)	is li	extent to which making the requirement kely to deter other persons from giving rmation to journalists;	22 23 24
(k)		other matter the deciding officer or siding officer considers relevant.	25 26
the the i	journ equi	riding officer or presiding officer requires talist or relevant person to comply with rement to which the claim relates, section applies.	27 28 29 30
a cla	aim o	eiding officer or presiding officer decides in the ground of journalist privilege is not education 2057G(2) applies	31 32 33

(4)

(5)

205ZG C	Claim not established or requirement made	1
(1)	This section applies if the deciding officer or presiding officer—	2 3
	(a) decides that the claim is not established; or	4
	(b) requires the person to comply with the requirement to which the claim relates.	5 6
(2)	The deciding officer or presiding officer must give the person—	7 8
	(a) reasons for the decision; and	9
	(b) an application notice for the decision.	10
Part 3	Claims dealt with by	11
	Supreme Court	12
	•	
Divisio	n 1 Claims of reasonable	13
	excuse not based on	14
	privilege	15
	applications about decisions of deciding cers and presiding officers	16 17
(1)	This section applies in relation to—	18
	(a) a decision of a deciding officer under section 205J(2) that a claim by a person of reasonable excuse not based on privilege is not established; or	19 20 21 22
	(b) a decision of a presiding officer under section 205U(2) that a claim by a person of reasonable excuse not based on privilege is not established.	23 24 25 26
(2)	The person may apply to the Supreme Court for the court to decide the claim of reasonable excuse	27 28

	not based on privilege if—	1
	(a) the person applies for leave to apply within 7 days after the day the person receives the application notice under the relevant section; and	2 3 4 5
	(b) the Supreme Court grants leave to make the application.	6 7
(3)	The Supreme Court may grant leave to make the application only if the court is satisfied—	8 9
	(a) if the application relates to a document or thing that the person has acknowledged is in the person's possession—the document or thing has been delivered to a registrar of the Supreme Court; and	10 11 12 13 14
	(b) in all cases—	15
	(i) the application has a significant prospect of success; or	16 17
	(ii) there is some important question of law involved.	18 19
(4)	An application for leave to make an application must state the grounds of the application for leave.	20 21
205ZI S	upreme Court to decide claim	22
(1)	This section applies if leave to make an application about a decision of a deciding officer or presiding officer is granted under section 205ZH.	23 24 25 26
(2)	The burden of proof in the application is on the person making the application.	27 28
(3)	The Supreme Court must—	29
	(a) consider the claim of reasonable excuse the subject of the decision; and	30 31

	(b) hear the person's submissions and the commission's submissions.	1 2	
(4)	The Supreme Court must deal with the application expeditiously.		
(5)	The Supreme Court may hear the application in any way it considers appropriate, including, for example, by hearing the matter afresh, in whole or part.		
(6)	When considering the claim, the Supreme Court may access the document, thing or information the subject of the claim.	9 10 11	
(7)	The application is to be heard in closed court. Note—	12 13	
	See also section 200A in relation to the confidentiality of proceedings under this section.	14 15	
(8)	However, the Supreme Court may permit another person to be present at a hearing for the application if the court considers it is in the interests of justice to do so.	16 17 18 19	
(9)	On hearing the application, the Supreme Court may—	20 21	
	(a) order the person to produce the document, thing or information or answer the question; or	22 23 24	
	(b) order the commission to withdraw the requirement to which the claim relates.	25 26	
(10)	The Supreme Court must give reasons for the court's decision, which may be given orally.	27 28	
(11)	Costs of the application are to be borne by the commission, unless otherwise ordered by the Supreme Court on the ground that the claim is frivolous or vexatious	29 30 31 32	

Division 2			
		excuse based on privilege	2
		cations about decisions of deciding and presiding officers	3 4
(1)	This	s section applies in relation to—	5
	(a)	a decision of a deciding officer or presiding officer under part 2, division 3 that a claim of reasonable excuse based on privilege is not established; or	6 7 8 9
	(b)	a decision of a deciding officer or presiding officer under any of the following sections to make a requirement of a person—	10 11 12
		(i) section 205ZD(2);	13
		(ii) section 205ZF(2)(a).	14
(2)	the c	person may apply to the Supreme Court for court to decide the claim of reasonable excuse ed on privilege the subject of the decision.	15 16 17
(3)	the j	person must apply within 7 days after the day person receives the application notice under relevant section.	18 19 20
(4)		person may apply only once under subsection n relation to a particular requirement—	21 22
	(a)	to produce information or a document or thing; or	23 24
	(b)	to answer a question.	25
		cations after deciding officer or ng officer declines to decide claim	26 27
(1)		s section applies if—	28

	(a) a deciding officer declines under section 205I to decide a claim of reasonable excuse based on privilege; or	1 2 3
	(b) a presiding officer declines under section 205T to decide a claim of reasonable excuse based on privilege.	4 5 6
(2)	The chairperson may apply to the Supreme Court or the court to decide the claim.	
(3)	The chairperson must apply within 7 days after the day the person making the claim receives the notice under the relevant provision.	
205ZL S	Supreme Court to decide claim	12
(1)	This section applies in relation to an application made under section 205ZJ or 205ZK.	13 14
(2)	Other than for a claim on the ground of journalist privilege, the burden of proof on the application is on the person who seeks—	15 16 17
	(a) to withhold the document, thing or information; or	18 19
	(b) not to answer the question; or	20
	(c) to prevent the exercise of authority.	21
(3)	For a claim on the ground of journalist privilege—	22 23
	(a) the burden of proof for establishing the claim is on the journalist or relevant person for the journalist; and	24 25 26
	(b) the burden of proof in relation to the matters mentioned in section 205ZS(1), other than the establishment of the claim, is on the commission.	27 28 29 30
(4)	The Supreme Court must—	31

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	(a) consider the claim of reasonable excuse based on privilege the subject of the application; and	1 2 3	
	(b) hear the person's submissions and the commission's submissions; and	4 5	
	(c) decide the claim under division 3.	6	
(5)	The Supreme Court must deal with the application expeditiously.	7 8	
(6)	The Supreme Court may hear the application in any way it considers appropriate, including, for example, by hearing the matter afresh, in whole or part.	9 10 11 12	
(7)	When considering the claim, the Supreme Court may access the document, thing or information the subject of the claim.	13 14 15	
(8)	The application is to be heard in closed court. Note— See also section 200A in relation to the confidentiality	16 17 18	
(9)	of proceedings under this section. However, the Supreme Court may permit another person to be present at a hearing for the application if the court considers it is in the interests of justice to do so.	19 20 21 22 23	
(10)	The Supreme Court must give reasons for the court's decision, which may be given orally.	24 25	
(11)	Costs of the application are to be borne by the commission, unless otherwise ordered by the Supreme Court on the ground that the claim is frivolous or vexatious.	26 27 28 29	
Division 3 Deciding claims of privilege			

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205ZM	Purpose of division	1
	This division provides for how claims of privilege being considered by the Supreme Court under the following provisions are decided—	2 3 4
	(a) division 2;	5
	(b) part 4, division 2;	6
	(c) part 6, division 2.	7
205ZN I	Parliamentary privilege	8
(1)	If the Supreme Court decides a claim on the ground of parliamentary privilege is established, the court must order the commission to withdraw the requirement to which the claim relates.	9 10 11 12
(2)	If the Supreme Court decides a claim on the ground of parliamentary privilege is not established, the court must order the person to produce the document, thing or information or answer the question.	13 14 15 16 17
205ZO I	Legal professional privilege	18
(1)	If the Supreme Court decides a claim on the ground of legal professional privilege is established, the court must order the commission to withdraw the requirement to which the claim relates.	19 20 21 22 23
(2)	If the Supreme Court decides a claim on the ground of legal professional privilege is established but the privilege has been waived by a person having authority to waive it, the court must order the person to produce the document, thing or information or answer the question.	24 25 26 27 28 29
(3)	If the Supreme Court decides a claim on the ground of legal professional privilege is not established, the court must order the person to	30 31 32

	produce the document, thing or information or answer the question.	1 2
205ZP P	Public interest immunity	3
(1)	If the Supreme Court decides a claim on the ground of public interest immunity is established, the court must order the commission to withdraw the requirement to which the claim relates.	4 5 6 7
(2)	If the Supreme Court decides a claim on the ground of public interest immunity is not established, the court must order the person to produce the document, thing or information or answer the question.	8 9 10 11 12
205ZQ (Confidentiality	13
(1)	Subsection (2) applies if the Supreme Court decides a claim on the ground of confidentiality is established and it would not be against the public interest—	14 15 16 17
	(a) for a claim related to a requirement to produce a document, thing or information—for the document, thing or information to be produced; or	18 19 20 21
	(b) for a claim related to a requirement to answer a question—for the question to be answered.	22 23 24
(2)	The Supreme Court must order the person—	25
	(a) to produce the document, thing or information; or	26 27
	(b) to answer the question.	28
(3)	If the Supreme Court decides the claim is established and it would be against the public interest for the document, thing or information to be produced or question to be answered, the court	29 30 31

	must order the commission to withdraw the requirement to which the claim relates.	1 2
(4)	If the Supreme Court decides a claim on the ground of confidentiality is not established, the court must order the person to produce the document, thing or information or answer the question.	3 4 5 6 7
(5)	This section does not apply to a claim under section 94(2)(b) or 111(3)(b).	8 9
205ZR 9	Self-incrimination privilege	10
(1)	Whether or not the Supreme Court decides a claim on the ground of self-incrimination privilege is established, the court must order the person to produce the document, thing or information or answer the question.	11 12 13 14 15
	Note—	16
	See section 197 for a restriction on the use of an answer, document, thing or statement disclosed or produced where a claim of self-incrimination privilege in relation to the answer, document, thing or statement is established.	17 18 19 20 21
(2)	This section does not apply to a claim under section 94(2)(b) or 111(3)(b).	22 23
205ZS J	Journalist privilege	24
(1)	Subsections (2) and (3) apply if the Supreme Court decides a claim made by a journalist or a relevant person for a journalist on the ground of journalist privilege is established in relation to a requirement to produce a document, thing or information or provide information in answer to a question and the public interest in disclosing the identity of the informant the subject of the claim outweighs—	25 26 27 28 29 30 31 32 33

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	(a) any likely adverse effect of the disclosure on the informant or another person; and	1 2
	(b) the public interest in—	3
	(i) the communication of facts and opinion to the public by the news media; and	4 5 6
	(ii) the ability of the news media to access sources of facts.	7 8
(2)	The Supreme Court—	9
	(a) may order the person—	10
	(i) to produce the document, thing or information; or	11 12
	(ii) answer the question; or	13
	(b) otherwise—must order the commission to withdraw the requirement to which the claim relates.	14 15 16
(3)	In deciding whether to make the order, the Supreme Court may have regard to—	17 18
	(a) the matters mentioned in section 205ZF(3)(a) to (j); and	19 20
	(b) any other matter the court considers relevant.	21 22
(4)	If the Supreme Court decides a claim on the ground of journalist privilege is not established, the court must order the person to produce the document, thing or information or answer the question.	23 24 25 26 27
(5)	This section does not apply to a claim under section 94(2)(b).	28 29
Divisio	on 4 Other orders	30

205ZT A	Access to, or return of, documents and ngs	1 2
(1)	This section applies if a document or thing was delivered to a registrar of the Supreme Court under section 205P or 205W.	3 4 5
(2)	The Supreme Court must make an order directing that the document or thing be given to the commission if—	6 7 8
	(a) the Supreme Court declines to grant leave to make an application under section 205ZH(2) in relation to the document or thing; or	9 10 11 12
	(b) the Supreme Court orders a person under section 205ZI(9)(a) to produce the document or thing to the commission; or	13 14 15
	(c) the Supreme Court orders a person under division 3 to produce the document or thing to the commission.	16 17 18
(3)	If the Supreme Court orders the commission under section 205ZI(9)(b) or division 3 to withdraw a requirement in relation to the document or thing, the court must also make an order directing that the document or thing be given to the person.	19 20 21 22 23 24
205ZU A	Ancillary orders	25
(1)	In addition to any order the Supreme Court may make under this part, the court may make any order the court considers appropriate in the circumstances.	26 27 28 29
(2)	Without limiting subsection (1), the Supreme Court may make an order restricting access to any material, including a document, thing or information given to the court in the proceedings for the application (the <i>relevant material</i>), including an order that the relevant material—	30 31 32 33 34 35

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	(a)		ot required to be disclosed to another y; and	1 2
	(b)	is no	ot to be publicly accessible.	3
	subs rega	ectio	ing whether to make an order under in (2), the Supreme Court may have by whether disclosure of the relevant would—	4 5 6 7
	(a)	or in	udice a proceeding, or an investigation ntelligence operation of the commission ne police service; or	8 9 10
	(b)	caus	e harm or detriment to a person; or	11
	(c)	not	be in the public interest; or	12
	(d)	excu	he context of a claim of reasonable use based on journalist privilege, or a m of journalist privilege—	13 14 15
		(i)	disclose the identity of the informant as the source of the relevant material; or	16 17
		(ii)	enable the identity of the informant as the source of the relevant material to be ascertained.	18 19 20
Part 4			Claims made in relation	21
			to search warrants and	22
			seizures	23
Divisio	n 1		Preliminary	24
205ZV A _l	ppli	catio	on of part	25
			applies in relation to a decision of a	26
			ion officer under section 94(2)(b) or	27
			not to withdraw a requirement of a relation to a document or thing.	28 29

Divisio	on 2 Supreme Court to decide claim	1 2
205ZW	Applications to Supreme Court	3
(1)	The chairperson or the person making the claim of privilege in relation to the document or thing may apply to the Supreme Court to decide whether the claim is established and, if established, whether it is to be upheld.	4 5 6 7 8
(2)	The burden of proof on the application is on the person who seeks to withhold the document or thing or to prevent the exercise of authority.	9 10 11
(3)	The Supreme Court must—	12
	(a) consider the claim of privilege; and	13
	(b) hear the submissions of the person making the claim and the commission's submissions; and	14 15 16
	(c) decide the claim—	17
	(i) for a claim under section 94(2)(b)—under part 3, division 3, other than sections 205ZQ to 205ZS; or	18 19 20
	(ii) for a claim under section 111(3)(b)—under part 3, division 3, other than sections 205ZQ and 205ZR.	21 22 23
(4)	The Supreme Court may hear the application in any way it considers appropriate.	24 25
(5)	The Supreme Court must give reasons for the court's decision, which may be given orally.	26 27
(6)	Costs of an application are to be borne by the commission, unless otherwise ordered by the Supreme Court on the ground that the claim is frivolous or vexatious.	28 29 30 31

	Access to, or return of, documents and ings	1 2
(1)	If the Supreme Court orders a person under part 3, division 3 to produce a document or thing to the commission and the document or thing was delivered to a registrar of the Supreme Court under section 205ZZ, the court must also make an order directing that the document or thing be given to the commission.	3 4 5 6 7 8 9
(2)	If the Supreme Court orders the commission under part 3, division 3 to withdraw a requirement in relation to a document or thing and the document or thing was delivered to a registrar of the Supreme Court under section 205ZZ, the court must also make an order directing that the document or thing be given to the person mentioned in section 205ZZ(1).	10 11 12 13 14 15 16 17
205ZY	Ancillary orders	18
(1)	In addition to any order the Supreme Court may make under this part or part 3, division 3, the court may make any order the court considers appropriate in the circumstances.	19 20 21 22
(2)	Without limiting subsection (1), the Supreme Court may make an order restricting access to any material, including a document or thing given to the court in the proceedings for the application (the <i>relevant material</i>), including an order that the relevant material—	23 24 25 26 27 28
	(a) is not required to be disclosed to another party; and	29 30
	(b) is not to be publicly accessible.	31
(3)	In deciding whether to make an order under subsection (2), the Supreme Court may have regard to whether disclosure of the relevant material would—	32 33 34 35

	(a)	prejudice a proceeding, or an investigation or intelligence operation of the commission or the police service; or	1 2 3
	(b)	cause harm or detriment to a person; or	4
	(c)	not be in the public interest; or	5
	(d)	in the context of a claim of reasonable excuse based on journalist privilege, or a claim of journalist privilege—	6 7 8
		(i) disclose the identity of the informant as the source of the relevant material; or	9 10
		(ii) enable the identity of the informant as the source of the relevant material to be ascertained.	11 12 13
Divisio	n 3	Procedure for documents and things	14 15
		edure for documents and things to claim	16 17
	a pe	s section applies if the document or thing is in erson's possession or a person acknowledges the document or thing is in the person's session.	18 19 20 21
	the 1	subsection (1), the person may or may not be person claiming privilege in relation to the ament or thing.	22 23 24
	to se	commission officer must require the person eal the document or thing immediately and it to the commission officer for safekeeping.	25 26 27
		person must immediately seal the document	28 29
	or com	thing under the supervision of the mission's representative.	30

	imprisonment.	1
(5)	The commission's representative and, if practicable, the person must immediately deliver the sealed document or thing to a registrar of the Supreme Court to be held in safe custody.	2 3 4 5
	Maximum penalty—85 penalty units or 1 year's imprisonment.	6 7
205ZZA	Action by registrar	8
(1)	This section applies if the commission's representative and, if applicable, the person delivered a sealed document or thing to a registrar of the Supreme Court under section 205ZZ.	9 10 11 12
(2)	The registrar must keep the sealed document or thing in safe custody until the first of the following happens—	13 14 15
	(a) the person and the commission's representative give the registrar notice that agreement has been reached on the disposal of the sealed document or thing;	16 17 18 19
	(b) an application is made to the Supreme Court under section 205ZW to decide the claim of privilege;	20 21 22
	(c) the end of 3 business days after the day on which the sealed document or thing is given to the registrar.	23 24 25
(3)	The registrar must—	26
	(a) if the person and the commission's representative give the registrar notice that agreement has been reached on the disposal of the sealed document or thing—dispose of the sealed document or thing in the way agreed: or	27 28 29 30 31

	(b)	if an application is made to the Supreme Court under section 205ZW to decide the claim of privilege—dispose of the sealed document or thing in the way ordered by the court; or	1 2 3 4 5
	(c)	if subsection (2)(a) does not apply and an application is not made by the end of 3 business days after the day on which the sealed document or thing is given to the registrar—return the sealed document or thing to the person.	6 7 8 9 10 11
Part 5		Procedure for claims of legal professional privilege	12 13 14
205ZZB	Арр	lication of part	15
	This	s part applies if—	16
	(a)	a person makes a claim of legal professional privilege in relation to a document or thing the person is required to give or produce to the commission, whether or not at a commission hearing; and	17 18 19 20 21
	(b)	either—	22
		(i) for a document or thing not required to be produced at a commission hearing—the commission officer who required the document or thing to be given decides not to withdraw the requirement under section 205G(b); or	23 24 25 26 27 28
		(ii) for a document or thing required to be produced at a commission hearing—the presiding officer does not	29 30 31

	withdraw the requirement under part 2, division 3; and	1 2
	(c) the person has no authority to waive the privilege.	3 4
	Procedure for claims of legal professional vilege	5 6
(1)	For a document or thing mentioned in section 205ZZB(b)(i), the person must, if required by the commission officer—	7 8 9
	(a) tell the officer the name and address of the person entitled to waive the privilege; and	10 11
	(b) seal the document or thing and give it to the commission for safekeeping.	12 13
	Maximum penalty—85 penalty units or 1 year's imprisonment.	14 15
(2)	For a document or thing mentioned in section 205ZZB(b)(ii), the person must, if required by the presiding officer—	16 17 18
	(a) tell the officer the name and address of the person entitled to waive the privilege; and	19 20
	(b) seal the document or thing and, at the hearing, give it to the commission for safekeeping.	21 22 23
	Maximum penalty—200 penalty units or 5 years imprisonment.	24 25
(3)	An offence against subsection (2) is a misdemeanour.	26 27
(4)	The commission officer or presiding officer must—	28 29
	(a) give the person a receipt for the sealed document or thing; and	30 31

	(b) place it in safe custody at the commission's place of business at the earliest reasonable opportunity.	1 2 3
(5)	A person must not open the sealed document or thing unless authorised to open it under this Act or a court order.	4 5 6
	Maximum penalty—85 penalty units or 1 year's imprisonment.	7 8
205ZZD	Access to sealed document or thing	9
(1)	This section applies in relation to a sealed document or thing given to the commission under section 205ZZC.	10 11 12
(2)	The commission must return the sealed document or thing to the person who gave it to the commission if—	13 14 15
	(a) in the context of a witness protection function—the chairperson or the person entitled to waive the privilege has not, within 3 months after the day on which the sealed document or thing was given to the commission, made an application under subsection (3); or	16 17 18 19 20 21 22
	(b) otherwise—the commission has not, within 3 months after the day on which the sealed document or thing was given to the commission, given the person entitled to waive the privilege a notice to attend a hearing to produce the sealed document or thing.	23 24 25 26 27 28 29
(3)	In the context of a witness protection function, the chairperson or the person entitled to waive the privilege may apply to the Supreme Court for the court to decide whether a claim of legal professional privilege in relation to the sealed document or thing is established.	30 31 32 33 34 35

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(4)	Sections 205ZL and 205ZO apply to an application made under subsection (3).	1 2
(5)	If the Supreme Court decides that the claim of legal professional privilege in relation to the sealed document or thing is established, the court must make an order that the sealed document or thing be given to the person.	3 4 5 6 7
(6)	If the Supreme Court decides that the claim of legal professional privilege in relation to the sealed document or thing is not established, the court must make an order that the commission may access the sealed document or thing.	8 9 10 11 12
Part 6		13
	confiscation related	14
		- '
	investigations	15
Divisio	investigations	
	investigations	15
	investigations on 1 Preliminary	15 16
205ZZE	Investigations In 1 Preliminary Application of part This part applies if a person claims privilege under section 81A(1) in relation to a requirement to produce a document or thing under a notice to produce. This part also applies if a person claims privilege under 110A(3) in relation to a document or thing found at a place that a commission officer proposed to seize.	15 16 17 18 19 20 21 22 23 24 25
205ZZE (1)	investigations In 1 Preliminary Application of part This part applies if a person claims privilege under section 81A(1) in relation to a requirement to produce a document or thing under a notice to produce. This part also applies if a person claims privilege under 110A(3) in relation to a document or thing found at a place that a commission officer	15 16 17 18 19 20 21 22 23 24

		pow	rence to a commission officer exercising a ver under section 110A(2) in relation to the ument or thing.	1 2 3
205			nmission officer to consider claim nder s 81A	4 5
	(1)	und to p	s section applies if the person claims privilege er section 81A(1) in relation to a requirement produce a document or thing under a notice to duce.	6 7 8 9
	(2)		commission officer who required the ument or thing to be given must consider the m and may—	10 11 12
		(a)	decide to withdraw the requirement in relation to which the claim is made; or	13 14
		(b)	decide not to withdraw the requirement and advise the person that the person may apply to, or be required to attend before, the Supreme Court to establish the claim under section 205ZZH.	15 16 17 18 19
205	priv		cedure for claims of legal professional e if person has no authority to waive e	20 21 22
	(1)	This	s section applies if—	23
		(a)	a person makes a claim of legal professional privilege under section 81A(1) in relation to a requirement to produce a document or thing under a notice to produce; and	24 25 26 27
		(b)	the person has no authority to waive the privilege.	28 29
	(2)		person must, if required by the commission cer identified in the notice to produce—	30 31
		(a)	tell the officer the name and address of the person entitled to waive the privilege; and	32 33

	(b)	seal the document or thing and give it to the commission for safekeeping.	1 2
		kimum penalty—85 penalty units or 1 year's risonment.	3 4
(3)	The	commission officer must—	5
	(a)	give the person a receipt for the sealed document or thing; and	6 7
	(b)	place it in safe custody at the commission's place of business at the earliest reasonable opportunity.	8 9 10
(4)	thin	erson must not open the sealed document or g unless authorised to open it under this Act or ourt order.	11 12 13
		kimum penalty—85 penalty units or 1 year's risonment.	14 15
(5)	or com mor doc	commission must return the sealed document thing to the person who gave it to the mission if the chairperson has not, within 3 of the after the day on which the sealed ument or thing was given to the commission, the an application under section 205ZZH.	16 17 18 19 20 21
(6)	appl com deli	the chairperson or the person makes an dication under section 205ZZH, the amission's representative must immediately ver the sealed document or thing to a registrar ne Supreme Court to be held in safe custody.	22 23 24 25 26
		kimum penalty—85 penalty units or 1 year's risonment.	27 28
(7)	pers	commission's representative must notify the son that the sealed document or thing has been wered to the registrar.	29 30 31
(8)		registrar must keep the sealed document or g in safe custody until—	32 33

	(a)	the person and the commission's representative give the registrar notice that agreement has been reached on the disposal of the sealed document or thing; or	1 2 3 4
	(b)	the application under section 205ZZH is decided by the Supreme Court.	5 6
(9)	The	registrar must—	7
	(a)	if the person and the commission's representative give the registrar notice that agreement on the disposal of the sealed document or thing has been reached—dispose of the sealed document or thing in the way agreed; or	8 9 10 11 12 13
	(b)	if the application under section 205ZZH is decided by the Supreme Court—dispose of the sealed document or thing in the way ordered by the court.	14 15 16 17
Divisio	n 2	Supreme Court to decide	18
Divisio	n 2	Supreme Court to decide claim	18 19
		-	
	Appl The oprivition apply claim	claim	19
205ZZH	Appl The oprivition apply claim is to In smaking document waive	claim lications to Supreme Court chairperson or the person making the claim of lege in relation to a document or thing may y to the Supreme Court to decide whether the is established and, if established, whether it	19 20 21 22 23 24

	on doc	rilege, the burden of proof on the application is the person who seeks to withhold the ument or thing or to prevent the exercise of nority.	1 2 3 4
(4)		a claim on the ground of journalist vilege—	5 6
	(a)	the burden of proof for establishing the claim is on the journalist or relevant person for the journalist; and	7 8 9
	(b)	the burden of proof in relation to the matters mentioned in section 205ZS(1), other than the establishment of the claim, is on the commission.	10 11 12 13
(5)	The	Supreme Court must—	14
	(a)	consider the claim of privilege; and	15
	(b)	hear the submissions of the person making the claim and the commission's submissions; and	16 17 18
	(c)	decide the claim—	19
		(i) if the claim was made under section 81A(1)—under part 3, division 3; or	20 21
		(ii) if the claim was made under section 110A(3)—under part 3, division 3, other than sections 205ZQ and 205ZR.	22 23 24
(6)		Supreme Court may hear the application in way it considers appropriate.	25 26
(7)		Supreme Court must give reasons for the rt's decision, which may be given orally.	27 28
(8)	cou	ets of an application are to be borne by the mission, unless otherwise ordered by the rt on the ground that the claim is frivolous or atious.	29 30 31 32

205ZZI thir	Access to, or return of, documents and ngs	1 2
(1)	If the Supreme Court orders a person under part 3, division 3 to produce a document or thing to the commission and the document or thing was delivered to a registrar of the court under section 205ZZG or 205ZZK, the court must also make an order directing that the document or thing be given to the commission.	3 4 5 6 7 8 9
(2)	If the Supreme Court orders the commission under part 3, division 3 to withdraw a requirement in relation to a document or thing and the document or thing was delivered to a registrar of the court under section 205ZZG or 205ZZK, the court must also make an order directing that the document or thing be given to the person mentioned in the relevant section.	10 11 12 13 14 15 16
205 ZZ J	Ancillary orders	18
(1)	In addition to any order the Supreme Court may make under this part and part 3, division 3, the court may make any order the court considers appropriate in the circumstances.	19 20 21 22
(2)	Without limiting subsection (1), the Supreme Court may make an order restricting access to any material, including a document or thing given to the court in the proceedings for the application (the <i>relevant material</i>), including an order that the relevant material—	23 24 25 26 27 28
	(a) is not required to be disclosed to another party; and	29 30
	(b) is not to be publicly accessible.	31
(3)	In deciding whether to make an order under subsection (2), the Supreme Court may have regard to whether disclosure of the relevant material would—	32 33 34 35

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	(a)	prejudice a proceeding, or an investigation or intelligence operation of the commission or the police service; or	1 2 3
	(b)	cause harm or detriment to a person; or	4
	(c)	not be in the public interest; or	5
	(d)	in the context of a claim of reasonable excuse based on journalist privilege, or a claim of journalist privilege—	6 7 8
		(i) disclose the identity of the informant as the source of the relevant material; or	9 10
		(ii) enable the identity of the informant as the source of the relevant material to be ascertained.	11 12 13
Divisio	on 3	Procedure for documents and things	14 15
		cedure for documents and things to claim	16 17
(1)	This	s section applies if—	18
	(a)	the document or thing is in a person's possession or a person acknowledges that the document or thing is in the person's possession; and	19 20 21 22
	(b)	the commission officer decides not to withdraw the requirement in relation to the document or thing under section 110A(3)(b) or 205ZZF(2)(b); and	23 24 25 26
	(c)	section 205ZZG does not apply.	27
(2)	the	subsection (1), the person may or may not be person claiming privilege in relation to the ument or thing.	28 29 30

(3)	The commission officer must require the person to seal the document or thing immediately and give it to the commission officer for safekeeping.	1 2 3
(4)	The person must immediately seal the document or thing under the supervision of the commission's representative.	4 5 6
	Maximum penalty—85 penalty units or 1 year's imprisonment.	7 8
(5)	The commission's representative and, if practicable, the person must immediately deliver the sealed document or thing to a registrar of the Supreme Court to be held in safe custody.	9 10 11 12
	Maximum penalty—85 penalty units or 1 year's imprisonment.	13 14
205 ZZ L	Action by registrar	15
(1)	This section applies if the commission's representative and, if applicable, the person delivered a sealed document or thing to a registrar of the Supreme Court under section 205ZZK.	16 17 18 19
(2)	The registrar must keep the sealed document or thing in safe custody until the first of the following happens—	20 21 22
	(a) the person and the commission's representative give the registrar notice that agreement has been reached on the disposal of the sealed document or thing;	23 24 25 26
	(b) an application is made to the Supreme Court under section 205ZZH to decide the claim of privilege;	27 28 29
	(c) the end of 3 business days after the day on which the sealed document or thing is given to the registrar.	30 31 32
(3)	The registrar must—	33

			(a)	if the person and the commission's representative give the registrar notice that agreement has been reached on the disposal of the sealed document or thing—dispose of the sealed document or thing in the way agreed; or	1 2 3 4 5 6
			(b)	if an application is made to the Supreme Court under section 205ZZH to decide the claim of privilege—dispose of the sealed document or thing in the way ordered by the court; or	7 8 9 10 11
			(c)	if subsection (2)(a) does not apply and an application is not made by the end of 3 business days after the day on which the sealed document or thing is given to the registrar—return the sealed document or thing to the person.	12 13 14 15 16 17
Clause	33	Am	endment of s	211 (Injury or detriment to witness)	18
		(1)		(b) and (c), before 'person'—	19
			insert—		20
			oth	er	21
		(2)	Section 211(c),		22
		(2)	Section 211(c), <i>omit, insert</i> —		22 23
		(2)	omit, insert—		
		(2)	omit, insert—	'section 75'—	23
Clause	34	Am	omit, insert— sec	'section 75'—	23
Clause	34	Am	omit, insert— sec	'section 75'— Ition 81F 225 (Qualifications for lef executive officer and ordinary	23 24 25 26
Clause	34	Am	omit, insert— secondendered secondendered secondendered secondendered secondered seconde	'section 75'— Ition 81F 225 (Qualifications for lef executive officer and ordinary	23 24 25 26 27

[s	35]
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	((a) the person has qualifications, experience or standing appropriate to assist the commission to perform its functions; and	1 2 3
		(b) were the person to be appointed, at least 2 of the ordinary commissioners would have a demonstrated interest, and an ability, in community affairs, public administration or organisational leadership.	4 5 6 7 8
35			9 10
	Section 228–	_	11
	insert—		12
	1	the parliamentary committee, the committee must notify the Minister in writing as to whether the nomination has the bipartisan support of the	13 14 15 16 17
	1 1	the Minister within the 30 days that it requires more time to consider the matter, the committee must notify the Minister in writing within a further 14 days as to whether the nomination has	18 19 20 21 22 23
36	Replacement of	f s 231 (Duration of appointment)	24
	Section 231-	<u> </u>	25
	omit, insert–	_	26
	231 Dura	tion of commissioners' appointments	27
		,	28 29
		35 Amendment of support for app Section 228– insert— (2) (3) (3) 36 Replacement of Section 231– omit, insert— 231 Dura	standing appropriate to assist the commission to perform its functions; and (b) were the person to be appointed, at least 2 of the ordinary commissioners would have a demonstrated interest, and an ability, in community affairs, public administration or organisational leadership. 35 Amendment of s 228 (Prior consultation and bipartisan support for appointments) Section 228— insert— (2) Within 30 days after the Minister consults with the parliamentary committee, the committee must notify the Minister in writing as to whether the nomination has the bipartisan support of the committee. (3) However, if the parliamentary committee informs the Minister within the 30 days that it requires more time to consider the matter, the committee must notify the Minister in writing within a further 14 days as to whether the nomination has the bipartisan support of the committee. 36 Replacement of s 231 (Duration of appointment) Section 231— omit, insert— 231 Duration of commissioners' appointments

			uration of chief executive officer's pointment	1 2
		(1)	The chief executive officer holds office for the term, not longer than 5 years, stated in the officer's instrument of appointment.	3 4 5
		(2)	A person holding office as the chief executive officer may be reappointed to the office for a further term or terms as long as—	6 7 8
			(a) no term of appointment is longer than 5 years; and	9 10
			(b) the person does not hold office for more than 10 years in total.	11 12
		(3)	Subsection (2)(b) has effect despite the <i>Acts Interpretation Act 1954</i> , section 25(1)(c).	13 14
		(4)	Section 228 applies to the appointment of the chief executive officer for a further term under this section.	15 16 17
lause 37	Am	endment o	f s 247 (Duration of appointment)	18
lause 37	Am (1)		of s 247 (Duration of appointment) 7(3) and (3A)—	18 19
lause 37			7(3) and (3A)—	
lause 37		Section 247	7(3) and (3A)—	19
lause 37		Section 247 omit, insert	7(3) and (3A)— However, a person must not hold office in the commission as a senior officer for more than 15	19 20 21 22
lause 37		Section 247 omit, insert	However, a person must not hold office in the commission as a senior officer for more than 15 years in total.	19 20 21 22 23
lause 37		Section 247 omit, insert (3)	However, a person must not hold office in the commission as a senior officer for more than 15 years in total. Example— A person held office as a senior officer for 10 years, comprising an appointment for an initial term of 5 years and a reappointment for a further term of 5 years. The person may be reappointed as a senior officer for a further term of 5 years. However, the person must not continue in, or be reappointed to, the office at the end of	19 20 21 22 23 24 25 26 27 28 29 30

(3)	Section 247	7(3C), 'to (3B)'—	1
	omit, insert	<u>;</u>	2
		and (4)	3
(4)	Section 247	7—	4
	insert—		5
	(3D)	Subsection (7) applies if 10 years have elapsed since a person last held office in the commission as a senior officer and it is proposed to appoint the person as a senior officer in the commission.	6 7 8 9
	(3E)	The period for which the person previously held office is not to be counted in calculating under subsection (3) the total period for which the person may hold office in the commission as a senior officer.	10 11 12 13 14
(5)	Section 247	7(4), '(3C)'—	15
	omit, insert	<u>;</u>	16
		(7)	17
(6)	Section 247	7(3B) to (5)—	18
	renumber a	as section 247(4) to (9).	19
	endment o nmittee)	of s 247A (Notice to parliamentary	20 21
(1)	Section 247	7A(1), 'section 247(3A)'—	22
	omit, insert	<u>;</u>	23
		section 247(2) and the appointment will result in the person holding office in the commission as a senior officer for more than 10 years in total	24 25 26
(2)	Section 247	7A(2)(c)—	27
	omit, insert	-	28

Clause 38

[s 39]

		(c) how the matters mentioned in section 247(2)(a) and (b) apply in relation to the person;	1 2 3
Clause	39	Amendment of s 257 (Commission officers)	4
		Section 257(1)—	5
		omit, insert—	6
		(1) This section applies to commission officers who are—	7 8
		(a) employed under section 254; or	9
		(b) seconded under section 255; or	1
		(c) engaged under section 256.	1
Clause	40	Amendment of s 270 (Delegation—chairperson)	1
		Section 270(2)(a), 'section 82(6)'—	1
		omit, insert—	1
		section 82(7)	1
Clause	41	Amendment of s 290 (Minutes)	1
		Section 290(2) and (3), 'commission'—	1
		omit, insert—	1
		committee	1
Clause	42	Amendment of s 292 (Functions)	2
		(1) Section 292—	2
		insert—	2
		(ga) to publish, as part of the committee's annual	2
		report under the <i>Parliament of Queensland Act 2001</i> , section 108, information about the	2 2
		committee's involvement in each	2

		nomination of a person for appointment under section 228, including—	t 1 2
		 (i) the number of days within which the committee notified the Minister as to whether the nomination had bipartisan support; and 	4
		(ii) if the committee notified the Minister as to whether the nomination had bipartisan support after the time in which the notification was required under section 228—the reasons for the delay in notification; and	l 8 n 9 l 10
		(iii) if bipartisan support for the nomination was not given—the reasons for the withholding of support;	
(2)	Section 292	2(ga) and (h)—	16
	renumber a	as section 292(h) and (i).	17
(3)	Section 292	2—	18
	insert—		19
	(2)	Information published under subsection (1)(h)(ii) or (iii) must not include personal information or confidential information.	
	(3)	In this section—	23
		confidential information means information the disclosure of which would found an action for breach of confidence.	
		personal information see the Information Privacy Act 2009, section 12.	27 28
	endment o nmissione	of s 314 (Functions of parliamentary r)	29 30
	Section 314	4—	31
	insert—		32

Clause 43

[s 4	ŀ4]
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	(8)	In this section—	1
		corrupt conduct, of a commission officer, means conduct that would, if the officer were an officer in a unit of public administration, be corrupt conduct.	2 3 4 5
lause 44	Insertion of ne	ew s 346C	6
	After section	on 346B—	7
	insert—		8
		ossession of and dealing with data and ords of CJC inquiry	9 10
	(1)	This section applies to the data and records of the CJC inquiry vested in the parliamentary commissioner.	11 12 13
	(2)	The parliamentary commissioner may request the archivist to—	14 15
		(a) keep, store and preserve the data and records; and	16 17
		(b) give persons access to the data and records in accordance with subsection (5).	18 19
	(3)	If the parliamentary commissioner makes a request under subsection (2)—	20 21
		(a) the archivist must comply with the request; and	22 23
		(b) the archivist has the functions mentioned in subsection (2)(a) and (b) on behalf of the parliamentary commissioner.	24 25 26
	(4)	A person may apply to the archivist for access to the data and records.	27 28
		Note—	29
		See also section 469 for particular applications to the parliamentary commissioner for access to the data and records.	30 31 32

(5)	The archivist must give the person access to the data and records if the parliamentary commissioner informs the archivist in writing that the commissioner is satisfied the person has a legitimate need to access them.	1 2 3 4 5
(6)	The archivist may give a person access to the data and records only under subsection (5).	6 7
(7)	The parliamentary commissioner must review, in consultation with the archivist—	8 9
	(a) the appropriateness of the requirement in subsection (5) for the commissioner to be satisfied of a person's legitimate need to access the data and records before giving access to them; and	10 11 12 13 14
	(b) whether the data and records should become public records under the <i>Public Records Act</i> 2002.	15 16 17
(8)	The parliamentary commissioner must carry out the review within 15 years after the commencement and subsequently at least every 5 years.	18 19 20 21
(9)	The parliamentary commissioner must inform the archivist in writing of the outcome of each review.	22 23
(10)	Also, the parliamentary commissioner must inform the Minister in writing if the commissioner is satisfied that the requirement in subsection (5) is no longer appropriate and the data and records should become public records.	24 25 26 27 28
(11)	In this section—	29
	archivist means the archivist under the <i>Public Records Act</i> 2002.	30 31
	CJC inquiry means the commission within the meaning of the Commissions of Inquiry Act 1950 constituted by order in council of 7 October 1996 published in the gazette of that date at pages 475	32 33 34 35

[s	45]
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		and 476.	1		
Clause	45	Insertion of new s 347A			
		After section 347—	3		
		insert—	4		
		347A Corporations legislation displacement	5		
		(1) A regulation may declare a provision of this Act that applies in relation to a prescribed corporation to be a Corporations legislation displacement provision for the purposes of the Corporations Act, section 5G.	6 7 8 9 10		
		(2) A regulation under subsection (1) may be declared to apply in relation to—	11 12		
		(a) the whole of the Corporations legislation or a particular provision of the Corporations legislation; or	13 14 15		
		(b) all prescribed corporations or a particular prescribed corporation.	16 17		
		(3) In this section—	18		
		prescribed corporation means a corporation, within the meaning of the Corporations Act, that is prescribed under section 20 to be a unit of public administration.	19 20 21 22		
Clause	46	Omission of s 374 (Parliamentary commissioner to have possession of and deal with records of the CJC inquiry)	23 24		
		Section 374—	25		
		omit.	26		
Clause	47	Insertion of new ch 8, pt 20	27		
		Chapter 8—	28		
		insert—	29		

Part 2	0		Crime and Corruption and Other Legislation Amendment Act 2024	1 2 3
			of ch 2, pt 3, div 5, sdiv 2 to of corruption offences	4 5
	only	_	2, part 3, division 5, subdivision 2 applies elation to the prosecution of a corruption	6 7 8
	(a)		is commenced against a person after the amencement of this section; and	9 10
	(b)	pros	ether the investigation from which the secution arises commenced before or r the commencement of this section.	11 12 13
460 Cla	ims	of re	asonable excuse	14
(1)	This	s sect	ion applies in relation to a person if—	15
	(a)	befo	ore the commencement—	16
		(i)	the person was given a notice to discover, notice to produce or an attendance notice; and	17 18 19
		(ii)	a requirement was made of the person under the notice to—	20 21
			(A) produce a document, thing or information to the commission; or	22 23
			(B) provide information in answer to a question at a commission hearing; and	24 25 26
	(b)	eith	er of the following applies—	27
		(i)	the period within which the person must produce the document, thing or information ends on or after the	28 29 30

		commencement and the person has not complied with the requirement before the commencement;	1 2 3
	(ii)	the stated time at which the person is required to attend at the commission hearing to produce the document, thing or information, or provide information in answer to a question, is on or after the commencement; and	4 5 6 7 8 9
(make	r after the commencement, the person es a claim of reasonable excuse, iding privilege.	10 11 12
` '		as in force from the commencement the person.	13 14
461 Misd	emeano	urs	15
		82(6) and 183(2) apply only in relation nce committed after the commencement.	16 17
462 Atter 182A		at commission hearings under s	18 19
I 2	oerson a attendanc	182A applies to the attendance of a t a commission hearing under an e notice whether the attendance notice d before or after the commencement.	20 21 22 23
463 Whei journ		nent, thing or information given to	24 25
t i	he infor	on 205D(1)(c), it is irrelevant whether mant gave the document, thing or on to the journalist before or after the	26 27 28

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464	Ref	erence in s 211	1
	(1)	In section 211(c) a reference to section 81F is taken to include a reference to former section 75.	2 3
	(2)	In this section—	4
		former section 75 means the provision of that number as in force from time to time before the commencement.	5 6 7
465	con	olication of s 225 to existing ordinary nmissioners and particular new ointments	8 9 10
	(1)	Section 225(2) as in force immediately before the commencement continues to apply to an ordinary commissioner who holds office on the commencement despite the amendment of that section by the <i>Crime and Corruption and Other Legislation Amendment Act 2024</i> .	11 12 13 14 15 16
	(2)	If, at the time of the appointment of an ordinary commissioner (the <i>appointee</i>), none of the ordinary commissioners holds the qualifications mentioned in section 225(2)(b)—	17 18 19 20
		(a) section 225(2)(b) does not apply to the appointment; and	21 22
		(b) the appointee must hold the qualifications mentioned in section 225(2)(b).	23 24
466		olication of provisions about responses to sultation on nominations under s 228	25 26
	(1)	Section 228(2) and (3) applies to consultation by the Minister on a nomination only if the consultation starts after the commencement.	27 28 29
	(2)	Section 292(1)(h) applies to information about the parliamentary committee's involvement in a nomination only if the Minister's consultation on the nomination starts after the commencement.	30 31 32 33

467 App	plication of former s 231 to commissioners	1
	Section 231 as in force immediately before the commencement continues to apply to a commissioner who holds office on the commencement despite the replacement of that section by the <i>Crime and Corruption and Other Legislation Amendment Act</i> 2024.	2 3 4 5 6 7
	plication of s 257 to particular commission cers	8 9
	Section 257, as amended by the <i>Crime and Corruption and Other Legislation Amendment Act 2024</i> , applies to a commission officer engaged by the commission under section 256 only if—	10 11 12 13 14
	(a) the officer was engaged after the commencement; or	15 16
	(b) if the officer was engaged before the commencement (an existing engagement)—the officer is further engaged after the commencement and the further engagement is a replacement or renewal of the existing engagement.	17 18 19 20 21 22
app	plication of former s 374 to particular plications for access to data and records of C inquiry	23 24 25
(1)	Until the parliamentary commissioner makes a request of the archivist under section 346C(2) in relation to the data and records of the CJC inquiry, a person may apply for access to the data and records under former section 374(2).	26 27 28 29 30
(2)	Subsection (3) applies if an application under former section 374(2)—	31 32
	(a) was made before the commencement and on the commencement is not decided; or	33 34

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		(b) is made after the commencement.	1
	(3)	If the parliamentary commissioner is satisfied the person has a legitimate need to access the data and records, the commissioner must give the person access to them.	2 3 4 5
	(4)	If an application mentioned in subsection (2) is not decided at the time the parliamentary commissioner makes a request of the archivist under section 346C(2), section 346C(5) applies to the application.	6 7 8 9 10
	(5)	In this section—	11
		archivist see section 346C(11).	12
		CJC inquiry see section 346C(11).	13
		former section 374(2) means the provision of that number as in force immediately before the commencement.	14 15 16
Am	endment o	of sch 2 (Dictionary)	17
(1)	Schedule 2 produce, p	, definitions court day, notice to discover, notice to privilege, section 75B requirement and witness function hearing—	18 19 20
	omit.		21
(2)	Schedule 2		22
	insert—		23
		application notice, for a decision, means a notice advising a person that the person may apply to the Supreme Court under section 205ZH or 205ZJ for the court to decide whether the person's claim of reasonable excuse the subject of the decision is established.	24 25 26 27 28 29
		<i>commence</i> , a prosecution against a person, for chapter 2, part 3, division 5, subdivision 2, see section 49A.	30 31 32

Clause 48

	mission's representative, in relation to very of a sealed document or thing, means—	1 2
(a)	a commission officer; or	3
(b)	a person directed by the commission to deliver the sealed document or thing.	4 5
deci	ding officer see section 205H(2).	6
	nediate production requirement (hearing) see ion 81D(2).	7 8
	rmant , for chapter $4A$, see section $D(1)(c)$.	9 10
jour	<i>malist</i> , for chapter 4A, see section 205C(1).	11
<i>jour</i> 205	<i>rnalist privilege</i> , for chapter 4A, see section A.	12 13
new	s medium, for chapter 4A, see section 205A.	14
noti	ce to discover—	15
(a)	for a crime investigation or specific intelligence operation (crime), see section 81E(2); and	16 17 18
(b)	for a corruption investigation or specific intelligence operation (corruption), see section 81F(2).	19 20 21
noti	ce to produce—	22
(a)	for an investigation, operation or function under chapter 3, part 1, division 1, subdivision 1, see section 73(2); and	23 24 25
(b)	for a confiscation related investigation under chapter 3, part 1, division 1, subdivision 2, see section 79(2).	26 27 28
offic	cial premises see section 81L(2).	29
priv	<i>ilege</i> see section 205B.	30
_	secuting authority, for chapter 2, part 3, sion 5, subdivision 2, see section 49A.	31 32

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		<i>prosecuting entity</i> , for chapter 2, part 3, division 5, subdivision 2, see section 49A.
		(3) Schedule 2, definition relevant person—
		insert—
		(d) for a journalist, for chapter 4A, see section
		205A.
	Part	3 Amendment of Public Interest Disclosure Act 2010
iuse	49	Act amended
		This part amends the <i>Public Interest Disclosure Act 2010</i> .
use	50	Amendment of s 13 (Disclosure by a public officer)
		Section 13—
		insert—
		(4) If the other person is a commission officer, subsection (1)(a)(i) applies as though the Crime and Corruption Commission were a unit of public administration.
		(5) In this section—
		commission officer see the Crime and Corruption Act 2001, schedule 2, definition commission officer, paragraph (a).
		unit of public administration see the Crime and Corruption Act 2001, section 20.
use	51	Replacement of ch 8, hdg (Transitional provisions for Public Interest Disclosure Act 2010)
		Chapter 8, heading—

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		omit, insert—		1
		Chapter 8	Transitional provisions	2 3
		Part 1	Transitional provisions for Act No. 38 of 2010	4 5
Clause	52	Amendment of s 73 (De	finitions for ch 8)	6
		(1) Section 73, heading, 'o	ch 8'—	7
		omit, insert—		8
		part		9
		(2) Section 73, 'chapter'-	_	10
		omit, insert—		11
		part		12
Clause	53		dg (Transitional provision for er Legislation Amendment Act	13 14 15
		Chapter 9, heading—		16
		omit, insert—		17
		Part 2	Transitional provision	18
			for Public Service and	19
			Other Legislation	20
			Amendment Act 2012	21
Clause	54	Insertion of new ch 8, p	t 3	22
		Chapter 8—		23
		insert—		24

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		Part 3	Transitional provision for Crime and Corruption and Other Legislation Amendment Act 2024	1 2 3 4 5
		79 Applic	eation of s 13 to conduct of commission	6 7
		Co Ad of	ection 13, as amended by the <i>Crime and</i> corruption and <i>Other Legislation Amendment</i> et 2024, applies to the conduct of a commission ficer whether the conduct occurs before or after, both before and after, the commencement.	8 9 10 11 12
	Part		mendment of Public Sector ct 2022	13 14
Clause	55	Act amended		15
		This part amer	ds the Public Sector Act 2022.	16
Clause	56	Amendment of s	281 (Delegation of Minister's functions)	17
		Section 281(1)	, from 'to'—	18
		omit, insert—		19
		to	<u> </u>	20
		(a	the chief executive of the department in which the <i>Parliament of Queensland Act</i> 2001 is administered; or	21 22 23
		(b	another appropriately qualified person.	24

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	Part	_	dment of Right to nation Act 2009	1 2
Clause	57	Act amended		3
		This part amends the	Right to Information Act 2009.	4
Clause	58	Amendment of sch 1 (not apply)	Documents to which this Act does	5 6
		Schedule 1, section 3	, section 3—	
		insert—		8
		or t CJO	becument to the extent it comprises data, that is or forms part of a record, of the comprise inquiry mentioned in the <i>Crime and cruption Act 2001</i> , section 346C.	9 10 11 12
	Part	6 Amen	dment of	13
		Telec	ommunications	14
		Interc	eption Act 2009	15
Clause	59	Act amended		16
		This part amends the 2009.	e Telecommunications Interception Act	17 18
Clause	60	Amendment of s 25 (In other contraventions)	specting entity may report on	19 20
		Section 25—		21
		insert—		22
		(3) To remo	eve any doubt, it is declared that for the sof subsection (1), a contravention of a nor restriction specified in a warrant is a notion of a provision of the	23 24 25 26

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	Commonwealth Act.	1
Clause 61	Amendment of s 29 (Dealing with information for purposes of inspection and report)	2
	Section 29, after 'the authority's'—	۷
	insert—	4
	part 2-5 warrant	(
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