

Queensland

Telecommunications Interception Bill 2009



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2009

A Bill

for

An Act to enhance law enforcement in Queensland by enabling the Queensland Police Service and the Crime and Misconduct Commission to be declared agencies under the *Telecommunications (Interception and Access) Act 1979* (Cwlth)

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The P	arlia	ment of Queensland enacts—	1
Part	1	Preliminary	2
1	Sho	ort title	3
		This Act may be cited as the <i>Telecommunications Interception Act</i> 2009.	4 5
2	Coı	mmencement	6
		This Act commences on a day to be fixed by proclamation.	7
3	Dic	tionary	8
		The dictionary in the schedule defines particular words used in this Act.	9 10
4	Me	aning of expressions used in Commonwealth Act	11
		Unless the contrary intention appears, a word or expression used in this Act that is not defined in this Act has the meaning given by the Commonwealth Act.	12 13 14
5	Obj	jective	15
	(1)	The main objective of this Act is to enable the use by the police service and the CMC of telecommunications interception as a tool for the investigation of serious offences.	16 17 18
	(2)	The main objective is to be achieved by establishing a recording, reporting and inspection regime required under the Commonwealth Act for the Commonwealth Minister to be able to declare the police service and the CMC to be agencies under the Commonwealth Act.	19 20 21 22 23

Part	2		Notification to and appearance of PIM	1 2
6	Ар	plica	tion of pt 2	3
			s part applies if an officer of an eligible authority intends pply under the Commonwealth Act for a part 2-5 warrant.	4 5
7	PIN	/I mus	st be notified	6
	(1)		officer must notify the PIM of the application under ngements decided by the PIM.	7 8
	(2)		ne officer intends to make the application in writing, the cer must give the PIM—	9 10
		(a)	a copy of the written application; and	11
		(b)	a copy of the affidavit required under section 42 of the Commonwealth Act to accompany the written application.	12 13 14
	(3)	offic secti	the officer intends to make the application by telephone, the cer must give the PIM the information required under ion 43 of the Commonwealth Act to be given on a phone application.	15 16 17 18
В	Ful	ll disc	closure to PIM	19
		whic	officer must also fully disclose to the PIM all matters of ch the officer is aware, both favourable and adverse to the ing of the warrant.	20 21 22
9	PIN	/I to b	oe given further information	23
		Con	urther information is required under section 44 of the amonwealth Act to be given to the eligible Judge or ainated AAT member in connection with the application, officer must also give the PIM the information.	24 25 26 27

10	PIN	/I entitled to appear	1
	(1)	The PIM is entitled to appear at the hearing of the application to test the validity of the application and, for that purpose at the hearing, to—	2 3 4
		(a) ask questions of any person giving information to the eligible Judge or nominated AAT member; and	5 6
		(b) make submissions to the eligible Judge or nominated AAT member about the following matters—	7 8
		(i) in relation to an application for a warrant in relation to a telecommunications service—the matters mentioned in section 46(2)(a) to (f) of the Commonwealth Act;	9 10 11 12
		(ii) in relation to an application for a warrant in relation to a person—the matters mentioned in section 46A(2)(a) to (f) of the Commonwealth Act.	13 14 15
	(2)	Without limiting subsection (1), the PIM is entitled to make submissions to the eligible Judge or nominated AAT member in the presence of the eligible Judge or nominated AAT member, or by phone, fax, email or any other reasonable way.	16 17 18 19
	(3)	As soon as practicable after the application is heard, the PIM must return to the officer any documents given by the officer to the PIM under section 7, 8 or 9 in relation to the application.	20 21 22 23
11	Со	nfidentiality obligations not to apply	24
	(1)	This section applies to—	25
		(a) an officer of an eligible authority; and	26
		(b) a person mentioned in section 10(1)(a).	27
	(2)	An obligation to maintain secrecy in relation to, or that otherwise restricts, the disclosure of information or the production of documents in the possession of the person, whether imposed under an Act or by a rule of law, does not apply to the disclosure of information or the production of a document under this part	28 29 30 31 32

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PIN	I to report to Minister about noncompliance
(1)	Whenever the PIM considers it appropriate, the PIM may give the Minister a report on noncompliance by an eligible authority with this Act or the Commonwealth Act.
(2)	The report must not contain information mentioned in section 63 of the Commonwealth Act.
(3)	The PIM must give a copy of the report to—
	(a) if the eligible authority is the CMC—the parliamentary commissioner and the parliamentary committee; or
	(b) if the eligible authority is the police service—the Police Minister.
	lationship of provisions of other Acts to PIM and outy PIMs
de	The <i>Police Powers and Responsibilities Act 2000</i> , section 740 and the <i>Crime and Misconduct Act 2001</i> , section 324 provide
de	The <i>Police Powers and Responsibilities Act 2000</i> , section 740 and the <i>Crime and Misconduct Act 2001</i> , section 324 provide
de (1)	The <i>Police Powers and Responsibilities Act 2000</i> , section 740 and the <i>Crime and Misconduct Act 2001</i> , section 324 provide for the appointment of a PIM and 1 or more deputy PIMs (each an <i>appointment provision</i> of an <i>appointment Act</i>). However, despite the functions and powers of a PIM or deputy
	The <i>Police Powers and Responsibilities Act 2000</i> , section 740 and the <i>Crime and Misconduct Act 2001</i> , section 324 provide for the appointment of a PIM and 1 or more deputy PIMs (each an <i>appointment provision</i> of an <i>appointment Act</i>). However, despite the functions and powers of a PIM or deputy PIM mentioned in an appointment provision or any other

Part	3	Record-keeping and related functions of eligible authorities	1 2
14		le authority to keep documents connected with of warrants	3 4
		he chief officer of an eligible authority must cause the ollowing to be kept in the authority's records—	5 6
	(2	each approval to exercise the authority conferred by warrants given under section 55(3) of the Commonwealth Act;	7 8 9
	(t	each appointment of an officer of the eligible authority to be an approving officer made under section 55(4) of the Commonwealth Act;	10 11 12
	(0	e) each warrant issued to the authority;	13
	(0	a copy of each document, other than a document mentioned in section 10(3), given by the PIM to an officer of the eligible authority under part 2;	14 15 16
	(6	a copy of each notification given to the secretary of the Commonwealth department under section 59A(2) of the Commonwealth Act;	17 18 19
	(f	each instrument revoking a warrant;	20
	(§	a copy of each certificate issued under section 61(4) of the Commonwealth Act by a certifying officer of the authority;	21 22 23
	(ł	each authorisation by the chief officer under section 66(2) of the Commonwealth Act.	24 25
15		records to be kept by eligible authority in ection with interceptions	26 27
		he chief officer of an eligible authority must cause to be corded in writing—	28

(a)	warı	iculars of each telephone application for a part 2-5 rant made by the authority, including, for example, iculars of—	1 2 3
	(i)	the information given to the eligible Judge or nominated AAT member on the application; and	4 5
	(ii)	the further information, if any, required by the eligible Judge or nominated AAT member to be given in connection with the application; and	6 7 8
(b)		each application by the authority for a part 2-5 rant, a statement as to whether—	9 10
	(i)	the application was withdrawn or refused; or	11
	(ii)	a warrant was issued on the application; and	12
(c)		each part 2-5 warrant whose authority is exercised he eligible authority, particulars of—	13 14
	(i)	the warrant; and	15
	(ii)	the day and time each interception under the warrant began; and	16 17
	(iii)	how long each interception lasted; and	18
	(iv)	the name of the person who carried out each interception; and	19 20
	(v)	for a named person warrant—each service to or from which communications have been intercepted under the warrant; and	21 22 23
(d)		each restricted record that has at any time been in the ority's possession, particulars of—	24 25
	(i)	if the restricted record is a record obtained by an interception under a warrant issued to the authority—that warrant; and	26 27 28
	(ii)	each occasion when the restricted record came, whether by its making or otherwise, to be in the authority's possession; and	29 30 31

		stopped, whether by its destruction or otherwise, being in the authority's possession; and 3
		(iv) each other agency or other body, if any, from or to which, or other person, if any, from or to whom, the authority received or supplied the restricted record; and 7
		(e) particulars of each use made by the authority of lawfully intercepted information; and 9
		(f) particulars of each communication by an officer of the authority to a person or body other than an officer of the authority of lawfully intercepted information; and
		(g) particulars of each occasion when, to the knowledge of an officer of the authority, lawfully intercepted information was given in evidence in a relevant proceeding in relation to the authority.
	(2)	The record must be made as soon as practicable after the happening of the events to which the particulars relate or the statement relates.
	(3)	If a part 2-5 warrant is a named person warrant, the particulars mentioned in subsection (1)(c)(ii) must indicate the service in relation to which each interception happened.
	(4)	The chief officer of an eligible authority must cause to be kept in the authority's records each record that the chief officer has caused to be made under this section.
16	Do Mii	cuments to be given by eligible authority to State 20 21
		The chief officer of an eligible authority must give the Minister— 29
		(a) within 3 months after a warrant issued to the authority stops being in force, a written report about— 30 31
		(i) the use made by the authority of information obtained by interceptions under the warrant; and 33

			(ii)	the communication of that information to persons other than officers of the authority; and	1 2
		(b)	after	oon as practicable, and in any event within 3 months r each 30 June, a written report that sets out the rmation that—	3 4 5
			(i)	part 2-8, division 2 of the Commonwealth Act requires to be set out in the Commonwealth Minister's report under part 2-8, division 2 for the year ending on that 30 June; and	6 7 8 9
			(ii)	can be derived from the authority's records.	10
17				to be given by State Minister to alth Minister	11 12
	(1)			ster must give the Commonwealth Minister a copy of nentioned in section 16(a) or (b).	13 14
	(2)			of the report must be given to the Commonwealth as soon as practicable after it is given to the Minister.	15 16
18	Ke	eping	of re	estricted records by eligible authority	17
		other Com	icted r thar imony	f officer of an eligible authority must cause a record in the possession of the authority to be kept, a when it is being otherwise dealt with under the wealth Act and this Act, in a secure place where it is sible to persons other than persons who are entitled th it.	18 19 20 21 22 23
19	De	struc	tion (of restricted records by eligible authority	24
	(1)	must 18 to the r	t caus be d estric	section 20, the chief officer of an eligible authority are a restricted record of a type mentioned in section destroyed immediately if the chief officer is satisfied ted record is not likely to be required for a permitted in relation to the eligible authority.	25 26 27 28 29
	(2)			ection (1), a permitted purpose does not include a connected with—	30 31

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	(a) an i	nspection of a type mentioned in section 22(1)(a); or	1
	(b	*	port on an inspection of a type mentioned in section 1)(a).	2 3
20			alth Minister and inspecting entity to inspect cord before destruction	4 5
			f officer of an eligible authority must not cause a record to be destroyed under section 19 unless—	6 7
	(a	Cor in t whi	chief officer has received from the secretary of the mmonwealth department written notice that the entry the general register relating to the warrant under ch the restricted record was obtained has been sected by the Commonwealth Minister; and	8 9 10 11 12
	(b) the	chief officer first—	13
		(i)	notifies the eligible authority's inspecting entity that the chief officer intends to destroy the record; and	14 15 16
		(ii)	gives the inspecting entity the opportunity to inspect the record.	17 18
Daut	4		Functions and newspeed	
Part	4		Functions and powers of	19
			inspecting entity for inspections	20 21
21	Defini	tion fo	r pt 4	22
	In	this pa	rt—	23
	•	•	f an eligible authority, includes a person employed aged in the authority.	24 25

Ge	eneral functions and powers	1
(1)	An eligible authority's inspecting entity—	2
	(a) must inspect the eligible authority's records as required under section 23 to ascertain the extent of compliance by the authority's officers with sections 14 to 16 and 18 to 20; and	3 4 5 6
	(b) must report in writing to the Minister about the results of the inspections; and	7 8
	(c) may do anything necessary or convenient for the performance of the functions mentioned in paragraphs (a) and (b).	9 10 11
(2)	However, a person who performs a function or exercises a power under part 2 in relation to a particular application by an eligible authority for a warrant must not undertake an inspection of the eligible authority's records for the purpose mentioned in subsection (1)(a) in relation to a record of the eligible authority that relates to the application.	12 13 14 15 16 17
(3)	If the PIM is unable, under subsection (2), to undertake an inspection of the eligible authority's records in relation to a record of the eligible authority that relates to a particular application, the inspection must be undertaken by a deputy PIM nominated by the PIM and for the purposes of the inspection—	18 19 20 21 22 23
	(a) the deputy PIM is not acting under a delegation of the PIM; and	24 25
	(b) the deputy PIM is taken to be the inspecting entity.	26
(4)	A deputy PIM must, if asked by a person affected by the exercise of a power by the deputy PIM under this part, produce the instrument of nomination, or a copy of the instrument, for the person's inspection.	27 28 29 30
Re	gular inspections of eligible authority's records	31
(1)	The inspecting entity must inspect the eligible authority's records at least once before the end of the financial year in which the eligible authority is declared to be an agency under	32 33 34

		authority's officers have complied with sections 14 to 16 and	1 2 3
	(2)	inspecting entity must inspect the eligible authority's records at least twice during each financial year to find out the extent to which the authority's officers have complied with sections 14 to 16 and 18 to 20 since the inspecting entity last inspected	4 5 6 7 8 9
	(3)	authority's records to find out the extent to which the authority's officers have complied with sections 14 to 16 and	10 11 12 13
24	Re	ports to Minister	14
	(1)	within 3 months after the end of each financial year, must report to the Minister in writing, in relation to the eligible authority, about the results of an inspection under section 23 of the authority's records to find out the extent to which the authority's officers have complied with sections 14, 15, 18	15 16 17 18 19 20 21
	(2)		22 23
		• •	24 25
		the integrity of the telecommunications interception	26 27 28
			29 30
		Note—	31
		bound by the obligations imposed by section 63 of the Commonwealth Act relating to disclosure of intercepted	32 33 34 35

	(3)	any	inspecting entity may report to the Minister in writing at time about the results of an inspection under this part and t do so if requested by the Minister.	1 2 3
	(4)	men	inspecting entity must give the information in a report ationed in subsection (1) or (3), other than information ationed in section 63 of the Commonwealth Act, to—	4 5 6
		(a)	the chief officer of the eligible authority; and	7
		(b)	if the eligible authority is the CMC—the parliamentary committee; and	8 9
		(c)	if the eligible authority is the police service—the Police Minister.	10 11
25	Ins	pecti	ing entity may report on other contraventions	12
	(1)	auth of that 16 o	because of an inspection under this part of an eligible cority's records, the inspecting entity considers an officer he authority has contravened the Commonwealth Act or the chief officer of the authority has contravened section or 20 of this Act, the inspecting entity may include a report he contravention in the report on the inspection.	13 14 15 16 17 18
	(2)	insp auth	vever, before making a report on the contravention, the secting entity must give the chief officer of the eligible sority an opportunity to make comments in writing on the ort and must include in the report any comments made.	19 20 21 22
26	Ins	pecti	ing entity's general powers for inspections	23
	(1)		an inspection under this part of an eligible authority's ords, the inspecting entity—	24 25
		(a)	may, after notifying the chief officer of the authority, enter at any reasonable time premises occupied by the authority; and	26 27 28
		(b)	is entitled to have full and free access at all reasonable times to all records of the authority; and	29 30
		(c)	despite any other law, may make copies of, and take extracts from, records of the authority; and	31 32

		(d) may require an officer of the authority to give the inspecting entity the information the inspecting entity considers necessary, being information that is in the officer's possession, or to which the officer has access, and that is relevant to the inspection.	1 2 3 4 5
	(2)	The chief officer of the eligible authority must ensure that the authority's officers give the inspecting entity the help in connection with the performance of the inspecting entity's functions under this part that the inspecting entity reasonably requires.	6 7 8 9 10
27	Ins	pecting entity's power to obtain relevant information	11
	(1)	Subsections (2) and (3) apply if the inspecting entity has reason to believe that an officer of the eligible authority is able to give information relevant to an inspection under this part of the eligible authority's records.	12 13 14 15
	(2)	The inspecting entity may, by writing given to the officer, require the officer to give the information to the inspecting entity—	16 17 18
		(a) by writing signed by the officer; and	19
		(b) at a stated place and within a stated period.	20
	(3)	The inspecting entity may, by writing given to the officer, require the officer to attend—	21 22
		(a) before the inspecting entity; and	23
		(b) at a stated place; and	24
		(c) within a stated period or at a stated time on a stated day;	25
		to answer questions relevant to the inspection.	26
	(4)	Subsection (5) applies if the inspecting entity has reason to believe that an officer of the eligible authority is able to give information relevant to an inspection under this part of the eligible authority's records but the inspecting entity does not know the officer's identity.	27 28 29 30 31

	(5)	The inspecting entity may, by writing given to the chief officer of the authority, require the chief officer, or a person nominated by the chief officer, to attend—	1 2 3
		(a) before the inspecting entity; and	4
		(b) at a stated place; and	5
		(c) within a stated period or at a stated time on a stated day;	6
		to answer questions relevant to the inspection.	7
	(6)	The place, the period or the time and day, stated in a requirement under this section must be reasonable, having regard to the circumstances in which the requirement is made.	8 9 10
28		pecting entity to be given information and access spite other laws	11 12
	(1)	Despite any other law, a person is not excused from giving information, answering a question, or giving access to a document, as and when required under this part, on the ground that giving the information, answering the question, or giving access to the document—	13 14 15 16 17
		(a) would contravene a law; or	18
		(b) would be contrary to the public interest; or	19
		(c) might tend to incriminate the person or make the person liable for a penalty.	20 21
	(2)	However—	22
		(a) the information, the answer, or the fact that the person has given access to the document; and	23 24
		(b) any information or thing, including a document, obtained as a direct or indirect consequence of giving the information, answering the question or giving access to the document;	25 26 27 28
		is not admissible in evidence against the person other than in a prosecution for an offence against section 35.	29 30
	(3)	Nothing in any other law prevents an officer of an eligible authority from—	31 32

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		(a) giving information to the inspecting entity, whether orally or in writing and whether or not in answer to a question; or	
		(b) giving the inspecting entity access to a record of the authority; 5	
		for an inspection under this part of the authority's records.	
	(4)	Nothing in any other law prevents an officer of an eligible authority from making a record of information, or causing a record of information to be made, for the purposes of giving the information to a person as permitted by subsection (3).	
29	De: rep		2
		If— 1	3
		(a) information is given to the inspecting entity, as permitted by section 28(3) or this section, for an inspection, or for a report on an inspection, under this part of an eligible authority's records; or	5
		(b) the inspecting entity obtains information because of being given access to a record of the eligible authority, as permitted by section 28(3), for an inspection under this part of an authority's records;	9
		the inspecting entity may, despite any other law, give to another inspecting entity, make use of, or make a record of, the information for an inspection, or for a report on an inspection, under this part of the authority's records.	3 4
30		change of information between inspecting entity and mmonwealth ombudsman 2	
	(1)	The inspecting entity may give the Commonwealth 2 ombudsman information that—	
		(a) relates to a Commonwealth agency; and 3	0
		(b) was obtained by the inspecting entity under this Act. 3	1

	(2)	The inspecting entity may give information to the Commonwealth ombudsman under subsection (1) only if the inspecting entity is satisfied the giving of the information is necessary to enable the ombudsman to perform the ombudsman's functions in relation to the Commonwealth agency.	1 2 3 4 5 6
	(3)	The inspecting entity may receive from the Commonwealth ombudsman information relevant to the performance of the inspecting entity's functions under this Act.	7 8 9
Part 5 Miscellan		Miscellaneous	10
31	Со	pies of reports for Commonwealth Minister	11
		As soon as practicable after a report is given to the Minister under section 24(1), the Minister must give the Commonwealth Minister a copy of the report.	12 13 14
32	Del	legation by parliamentary commissioner	15
	(1)	The parliamentary commissioner may delegate any of the parliamentary commissioner's powers under this Act to a legal practitioner engaged by the Speaker under the <i>Crime and Misconduct Act 2001</i> , section 315(2).	16 17 18 19
	(2)	A delegate must, if asked by a person affected by the exercise of a power delegated to the delegate, produce the instrument of delegation, or a copy of the instrument, for the person's inspection.	20 21 22 23
	(3)	To remove any doubt, and without limiting the power of the parliamentary commissioner to delegate under this section, a reference in sections 27(3)(a) and (5)(a), 28(3) and 29 to the parliamentary commissioner includes a reference to a legal practitioner acting under a delegation.	24 25 26 27 28

33	De	legation by PIM	1
	(1)	The PIM may delegate to a deputy PIM any of the PIM's powers under this Act, other than a power to report to the Minister.	2 3 4
	(2)	A delegate must, if asked by a person affected by the exercise of a power delegated to the delegate, produce the instrument of delegation, or a copy of the instrument, for the person's inspection.	5 6 7 8
	(3)	To remove any doubt, and without limiting the power of the PIM to delegate under this section, a reference in sections 14(d), 27(3)(a) and (5)(a), 28(3) and 29 to the PIM includes a reference to a deputy PIM acting under a delegation.	9 10 11 12
	(4)	This section is subject to section 22(3).	13
34	Ge	neral confidentiality provision	14
	(1)	A person must not disclose any information or record obtained by the person because he or she is or was engaged in the administration of this Act, unless the disclosure is made—	15 16 17
		(a) under the Commonwealth Act; or	18
		(b) for the discharge of the person's functions under this Act; or	19 20
		(c) to the PIM for the discharge of the PIM's functions under part 2; or	21 22
		(d) to an inspecting entity for the discharge of the inspecting entity's functions under part 4.	23 24
		Maximum penalty—100 penalty units or 2 years imprisonment.	25 26
		Note—	27
		See also sections 63 (No dealing in intercepted information or interception warrant information) and 105 (Contravention of section 7 or 63) of the Commonwealth Act.	28 29 30
	(2)	Subsection (1) applies despite the provisions of another Act that may allow a person to disclose the information or a record	31 32

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	obtained by the person because he or she is or was engaged in the administration of the other Act.	1 2
(3)	Subsection (1) does not apply to information received—	3
	(a) from the PIM under section 12; or	4
	(b) from an inspecting entity under section 24(4).	5
(4)	In this section—	6
	<i>disclose</i> , in relation to any information or record, includes communicate to another person, make use of, make a record of, or give in evidence in a proceeding.	7 8 9
Off	ences relating to inspections under pt 4	10
(1)	A person must not, without reasonable excuse, refuse or fail to do any of the following when required to do so under section 27—	11 12 13
	(a) attend before a person;	14
	(b) give information;	15
	(c) answer a question.	16
	Maximum penalty—20 penalty units or 6 months imprisonment.	17 18
(2)	A person must not—	19
	(a) without reasonable excuse, wilfully obstruct a person in connection with the exercise of the inspecting entity's functions under part 4; or	20 21 22
	(b) give the inspecting entity, in connection with an inspection under part 4, information or a statement that the person knows to be false or misleading in a material particular.	23 24 25 26
	Maximum penalty—20 penalty units or 6 months imprisonment.	27 28
(3)	A complaint for an offence against subsection (2)(b) may state that information or a statement was 'false or misleading', without stating which.	29 30 31

36	Pro	oceed	ding for offence	1
	(1)		roceeding for an offence against this Act must be taken in mmary way under the <i>Justices Act 1886</i> .	2 3
	(2)	A pı	roceeding may be started within—	4
		(a)	1 year after the offence is committed; or	5
		(b)	1 year after the offence comes to the complainant's knowledge, but within 2 years after the offence is committed.	6 7 8
37	Pro	otecti	on from liability etc.	9
	(1)	This	s section applies to the following persons—	10
		(a)	the PIM;	11
		(b)	a deputy PIM;	12
		(c)	a parliamentary commissioner officer;	13
		(d)	a legal practitioner mentioned in section 32(1).	14
	(2)	The person does not incur civil liability for an act done, or omission made, honestly and without negligence under this Act.		
	(3)	If subsection (2) prevents a civil liability attaching to a person, the liability instead attaches to the State.		
	(4)	The person may not be called to give evidence or produce any document in any court, or in any judicial proceedings, in relation to any matter coming to the person's knowledge while performing functions under this Act.		
	(5)	In th	nis section—	24
		parl	liamentary commissioner officer means—	25
		(a)	the parliamentary commissioner; or	26
		(b)	an officer or employee of the parliamentary service assigned to the parliamentary commissioner; or	27 28
		(c)	a person engaged to provide the parliamentary commissioner with services, information or advice.	29 30

s	38]
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	plication of Judicial Review Act 1991 to decisions de under Act
(1)	The <i>Judicial Review Act 1991</i> does not apply to a decision made, or purportedly made, under this Act.
(2)	Nothing in subsection (1) affects the <i>Judicial Review Act</i> 1991, section 41 or 42.
(3)	In this section—
	decision includes a decision affected by jurisdictional error.
	plication of Public Records Act 2002 to particular ivities and records
	ivities and records
act	ivities and records The Public Records Act 2002 does not apply to an activity or a

Schedule	Dictionary
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1

section 3

section 3	2
Editor's note—	3
See section 4 (Meaning of expressions used in Commonwealth Act).	4
chief officer, of an eligible authority, means—	5
(a) for the CMC—the chairperson of the commission; or	6
(b) for the police service—the police commissioner.	7
CMC means the Crime and Misconduct Commission.	8
Commonwealth Act means the Telecommunications (Interception and Access) Act 1979 (Cwlth).	9 10
Commonwealth Minister means the Minister administering the Commonwealth Act.	11 12
deputy PIM means a person appointed as a deputy public interest monitor under—	13 14
(a) the Police Powers and Responsibilities Act 2000; or	15
(b) the Crime and Misconduct Act 2001.	16
eligible authority means—	17
(a) the CMC; or	18
(b) the police service.	19
inspecting entity, for an eligible authority, means—	20
(a) for the CMC—the parliamentary commissioner; or	21
(b) for the police service—the PIM.	22
<i>in the possession of</i> , in relation to a document, record or copy, includes in the custody or under the control of.	23 24
<i>lawfully intercepted information</i> means lawfully intercepted information under section 6E of the Commonwealth Act.	25 26
obstruct includes the following—	27
(a) hinder or resist;	28

(b)	attempt to obstruct.	1		
offic	er, of an eligible authority, means—	2		
(a)	generally—			
	(i) for the CMC—a commission officer under the <i>Crime and Misconduct Act 2001</i> ; or	4 5		
	(ii) for the police service—a police officer; or	6		
(b)	for part 4—see section 21.	7		
	<i>famentary commissioner</i> means the parliamentary missioner under the <i>Crime and Misconduct Act 2001</i> .	8 9		
Misc	<i>famentary committee</i> means the Parliamentary Crime and conduct Committee of the Legislative Assembly under the <i>ne and Misconduct Act 2001</i> .	10 11 12		
_	2-5 warrant means a warrant issued under part 2-5 of the monwealth Act.	13 14		
PIM	means the public interest monitor.	15		
_	ce commissioner means the commissioner of the police ce under the <i>Police Service Administration Act 1990</i> .	16 17		
	ce Minister means the minister administering the Police ice Administration Act 1990.	18 19		
polic	ee service means the Queensland Police Service.	20		
poss	ession includes the following—	21		
(a)	custody;	22		
(b)	control.	23		
pren	ises see section 5 of the Commonwealth Act.	24		
Edito	r's note—	25		
Un	der section 5 of the Commonwealth Act—	26		
pre	mises includes—	27		
(a)	any land;	28		
(b)	any structure, building, aircraft, vehicle, vessel or place (whether built on or not); and	29 30		
(c)	any part of such a structure, building, aircraft, vehicle, vessel or place.	31 32		

		atterest monitor means the person appointed as the terest monitor under—	1 2
(a)	the	Police Powers and Responsibilities Act 2000; or	3
(b)	the	Crime and Misconduct Act 2001.	4
recor	d se	e section 5 of the Commonwealth Act.	5
Editor	's no	rte—	6
Unc	der se	ection 5 of the Commonwealth Act—	7
reco	ord n	neans—	8
(a)	in relation to information—a record or copy, whether in writing or otherwise, of the whole or a part of the information; or		
(b)	in relation to an interception, whether or not in contravention of subsection 7(1), of a communication—		11 12
	(i)	a record or copy, whether in writing or otherwise, of the whole or a part of the communication, being a record or copy made by means of the interception; or	13 14 15
	(ii)	a record or copy, whether in writing or otherwise, of the whole or a part of a record or copy that is, by virtue of any other application or applications of this definition, a record obtained by the interception.	16 17 18 19
		<i>proceeding</i> means a relevant proceeding under L of the Commonwealth Act.	20 21
		Iffence means a serious offence under section 5D of monwealth Act.	22 23
warre Act.	ant	means a warrant issued under the Commonwealth	24 25

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