First print



New South Wales

Ombudsman and Public Interest Disclosures Legislation Amendment Bill 2014

Contents

		Page
1	Name of Act	2
2	Commencement	2
3	Explanatory notes	2
Schedule 1	Amendment of Ombudsman Act 1974 No 68	3
Schedule 2	Amendment of Public Interest Disclosures Act 1994 No 92	4

Clerk of the Parliaments

Legislative Council

Schedules 1 and 2 originate from Schedules 1.18 and 1.24 to the Statute Law (Miscellaneous Provisions) Bill (No 2) 2014, respectively, which was divided by the Legislative Council on 19 November 2014.



New South Wales

Ombudsman and Public Interest Disclosures Legislation Amendment Bill 2014

No , 2014

A Bill for

An Act to amend the *Ombudsman Act 1974* with respect to the giving of evidence; and to amend the *Public Interest Disclosures Act 1994* with respect to reporting requirements and the referral of matters.

Ombudsman and Public Interest Disclosures Legislation Amendment Bill 2014 [NSW]

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Schedule 1 Amendment of Ombudsman Act 1974 No 68

Section 35	Omb	udsman, officer or expert as witness	2
Omit section 35 (3). Insert instead:			
(3)	Subsection (1) applies to the following persons in the same way as it applies to the Ombudsman and officers of the Ombudsman:		
	(a)	a former Ombudsman,	6
	(b)	a former officer of the Ombudsman,	7
	(c)	an Australian legal practitioner who is or was appointed under section 19 (4) to assist the Ombudsman,	8 9
	(d)	a person whose services are or were engaged under section 23.	10
(4)	subs	ection (3) extends to information obtained by those persons before its titution by the <i>Ombudsman and Public Interest Disclosures Legislation indment Act 2014.</i>	11 12 13
Explanatory	/ note		14
the Ombude practitioners produce any office or set	sman), appoir docum rvice w assist t	ndment to the <i>Ombudsman Act</i> 1974 ensures that former office holders (including experts formerly engaged to assist the Ombudsman and Australian legal need or formerly appointed to assist the Ombudsman cannot give evidence or ment in legal proceedings in respect of any information obtained in the course of ith the Ombudsman. At present, current office holders and experts currently the Ombudsman cannot give such evidence or produce such documents in legal	15 16 17 18 19 20 21

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Sch	edule 2	Amendment of Public Interest Disclosures Act 1994 No 92	1 2
[1]	Section 6C	A Reports to Ombudsman by public authorities	3
	Insert after	section 6CA (4):	4
	(4A)	The regulations may exempt any specified public authority (or any specified class of public authorities) from the requirements of this section.	5 6
[2]	Section 25	Referral of disclosures by investigating authorities	7
		nvestigating authority referring a matter to another investigating authority may rrangements with the other authority:" from section 25 (7).	8 9
	authority re	ad "Despite any other Act or law (including section 22), an investigating eferring, or considering whether to refer, a matter to another investigating may exchange information or enter into arrangements (or both) with the other	10 11 12 13
[3]	Section 31	Reports to Parliament by public authorities	14
	Insert after	section 31 (3):	15
	(3A)	The regulations may exempt any specified public authority (or any specified class of public authorities) from the requirements of this section.	16 17
	regulations u authorities) f public author Item [2] ena another inve investigating arrangement	d [3] of the proposed amendments to the <i>Public Interest Disclosures Act 1994</i> enable under the Act to exempt specified public authorities (or specified classes of public rom requirements to provide reports to the Ombudsman and to Parliament about the ity's obligations under the Act. bles an investigating authority referring, or considering whether to refer, a matter to stigating authority to exchange information or enter into arrangements with the other authority. In particular, the investigating authority may exchange information or enter into s with the other authority to avoid duplication of action, to allow the efficient and effective authorities' resources and to ensure that action is taken in a manner providing the most	 18 19 20 21 22 23 24 25 26 27 28