

**REPORT ON AN ADMINISTRATIVE MATTER:
JOINT CONFERENCE OF PARLIAMENTARY
INSPECTORS 7 MAY 2015**

Sections 199 and 201 of the Corruption and Crime Commission Act 2003 (WA)

17 June 2015

This is a short report to inform the Joint Standing Committee for the Corruption and Crime Commission of Western Australia of a conference held in Melbourne on 7 May 2015 with my counterparts and their key staff from New South Wales, Victoria and Queensland.

In November 2014 I proposed to my counterparts a conference in order to build a cooperative relationship between, to discuss individual and common oversight issues, to gain a better understanding of the functions and powers we share and those we do not and to use our collective standing to progress matters which affect all of us, including the absence of an audit power of warrants obtained and used by anti-corruption agencies under the Telecommunications (Interception and Access) Act 1979 (Com).

My proposal was well received by the Hon David Levine AO QC, Inspector of the Independent Commission Against Corruption and the Inspector of the Police Integrity Commission in New South Wales, Mr Robin Brett QC, Inspector of the Victorian Inspectorate and Mr Paul Flavell, Parliamentary Inspector of the Crime and Corruption Commission in Queensland. It appears in the following documents: 2 (m)-2 (i)-2 (sm)-001b31Men us,pl, ilgri4

