

## COUNCILLOR CONDUCT REGISTER

Councillor's Name	Date of Complaint	Summary of Complaint	Category of Complaint: <ul style="list-style-type: none"> <li>• Unsuitable meeting conduct</li> <li>• Inappropriate conduct</li> <li>• Misconduct</li> <li>• Corrupt conduct</li> </ul>	Referral to: <ul style="list-style-type: none"> <li>• Mayor</li> <li>• Independent Assessor</li> <li>• CCC</li> </ul>	Summary of Decision & Reasons for Decision
Not required to be published under S150DZ(2)	22 December 2020 and 23 December 2020	It was alleged a Councillor had committed perjury by knowingly providing false or misleading evidence during hearings for a Queensland Civil and Administrative Tribunal (QCAT) matter, that did not relate to the councillor's role as a councillor.			The OIA dismissed this matter pursuant to section 150X(c)(i) of the <i>Local Government Act 2009</i> (the Act), because further dealing with this complaint is not in the public interest. This decision was made on the basis that the matter is currently subject to ongoing litigation.

### Councillor Conduct Register

A Local Government must keep a register about the following matters:

- orders made about unsuitable meeting conduct
- decisions about suspected inappropriate conduct referred to the Local Government
- decisions made by the CCT about whether Councillors engaged in misconduct
- decisions by the IA about dismissed complaints
- decisions by the IA to take no further action about complaint.

The Register helps the Mayor to keep track of the number of orders made for unsuitable meeting conduct in a 12 month period.