**Government Response to the Parliamentary Crime and Misconduct Committee Report No. 86, May 2012, *Three yearly review of the Crime and Misconduct Commission***

**Attorney-General and Minister for Justice**

1. Section 292(f) of the *Crime and Misconduct Act 2001* requires the Parliamentary Crime and Misconduct Committee (PCMC) to conduct a three yearly review of the activities of the Crime and Misconduct Commission (CMC). The PCMC must report to the Legislative Assembly about any further action that should be taken in relation to the *Crime and Misconduct Act 2001* or the functions, powers and operations of the CMC.
2. On 11 May 2012, the PCMC tabled Report No. 86 *Three Yearly Review of the Crime and Misconduct Commission* (PCMC Report) in the Legislative Assembly. The PCMC Report makes 38 recommendations that include changes to the operations and procedures of the CMC, directions to successive PCMCs about matters that require close monitoring in the future and requests for additional resources to the CMC for certain functions. The Government’s interim response to the PCMC Report was tabled on 18 July 2012.
3. The final Government response addresses all 38 recommendations of the PCMC Report No. 86.
4. Cabinet approved the tabling in the Legislative Assembly of the Government Response to the Parliamentary Crime and Misconduct Commission Report No. 86, May 2012, *Three Yearly Review of the Crime and Misconduct Commission*.
5. *Attachments:*

* [Government Response to the Parliamentary Crime and Misconduct Commission Report No. 86, May 2012, *Three Yearly Review of the Crime and Misconduct Commission*](Attachments/Govt%20response%20to%20the%20PCMC%20%20Report%2086%20-%20Three%20Yearly%20Report%20of%20the%20CMC.PDF).