1. The Public Interest Monitor is appointed by the Governor in Council under section 740 of the *Police Powers and Responsibilities Act 2000* and section 324 of the *Crime and Corruption Act 2001*.
2. The role of the Public Interest Monitor includes (among other matters) appearing at court hearings to test the validity of applications by law enforcement authorities for surveillance device warrants, retrieval warrants, approvals of the use of surveillance devices under emergency authorisations, covert search warrants, control orders and preventative detention orders.
3. In addition, the Public Interest Monitor performs monitoring, reporting and statistics- gathering functions in relation to the relevant applications, including with respect to compliance/noncompliance by law enforcement officers with the applicable legislative requirements.
4. Cabinet endorsed that Mr David Adsett be recommended to the Governor in Council for appointment as the Public Interest Monitor for a term of two years commencing on
2 October 2020.
5. *Attachments*
	* Nil.