
Act 38 of 2002

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Act No. XXXVIII of 2002.

[Received the assent of the Governor on 13th December, 2002 and published in the Government Gazette dated 16th December, 2002].

An Act to provide for the establishment of the Institution of Accountability Commission to inquire into grievances and allegations against public functionaries and for matters connected therewith.

Be it enacted by the State Legislature in the Fifty-third Year of the Republic of India as follows:

1. Short title, extent and commencement. — (1) This Act may be called the Jammu and Kashmir Accountability Commission Act, 2002.

(2) It extends to the whole of the State of Jammu and Kashmir.

(3) It shall come into force on such date as the Government may, by notification in the Government Gazette, appoint.

2. Definitions.—In this Act, unless the context otherwise requires,—

(1) "Accountability Commission" means the institution established under section 3;

(2) "action" means action taken by way of decision, recommendation or finding or in any other manner and includes failure to act and all other expressions connoting action shall be construed accordingly;

(3) "allegations" in relation to a public functionary includes any affirmation that such public functionary in his capacity as such —

(a) is guilty of corruption, favouritism, nepotism or lack of integrity;
(b) was actuated in the discharge of his functions by personal interest or improper or corrupt motive;

(c) has abused or misused his position to obtain any gain or favour to himself or to any other person to cause loss or undue harm or hardship to any other person;

(d) has failed to act in accordance with the norms of integrity and conduct which ought to be followed by the public functionaries of the class to which he belongs; or

(e) or any person on his behalf is in possession or has at any time during the period of his office been in possession, for which the public functionary cannot satisfactorily account, of pecuniary resources or property disproportionate to his known sources of income.

(4) “Chairperson” means the Chairperson of the Accountability Commission appointed under clause (a) of sub-section (2) of section 3;

(5) “Chief Minister” means the Chief Minister of the State;

(6) “Competent Authority” in relation to a public functionary means—

(i) in the case of the Chief Minister, of a Minister or an Advisor to Government/Chief Minister and of a Member of either House of the State Legislature;

(ii) in the case of a Vice-Chancellor of a University; — the Governor of the State;

(i) in the case of the Chief Minister, of a Minister or an Advisor to Government/Chief Minister and of a Member of either House of the State Legislature;

(ii) in the case of a Vice-Chancellor of a University; — the Chancellor of the University;
(iii) in the case of any — such authority as other public functionary may be prescribed.

(7) "corruption" includes anything made punishable as such under Chapter IX of the Jammu and Kashmir State Ranbir Penal Code, Samvat 1989, or under the Jammu and Kashmir Prevention of Corruption Act, Samvat 2006 or any other law in force;

(8) "Governor" means the Governor of the State;

(9) "grievance" includes a claim by a person that he sustained injustice or undue hardship in consequence of maladministration; provided it shall not include any claim of an employee of a public authority with respect to his service matters;

(10) "maladministration" includes action taken or purporting to have been taken in exercise of constitutional/administrative functions in any case, where—

(a) such action is illegal, unreasonable, unjust, oppressive or unreasonably discriminatory;

(b) there has been negligence or undue delay in taking such action.

Explanation:—For the purpose of this sub-clause,—

(i) 'negligence' means failure to exercise that reasonable and proper care and caution which having regard to all circumstances out of which the allegation and grievance has arisen, it was the imperative duty of such person to have adopted;

(ii) 'undue delay' means failure to take an action within such period as a prudent and reasonable man would consider it sufficient having regard to all the circumstances of the case;
(11) "Member" means a member of the Accountability Commission appointed under clause (b) of sub-section (2) of section 3;

(12) "Minister" means a member (other than the Chief Minister) of the Council of Ministers and includes a Deputy Chief Minister, a Minister, a Minister of State and a Deputy Minister or Advisor to Government/Chief Minister;

(13) "Notification" means a notification published in the Government Gazette and the expression "notified" shall be construed accordingly;

(14) "Officer" means a person appointed to a civil or public service or post in connection with the affairs of the State;

(15) "prescribed" means prescribed by rules made under this Act;

(16) "public functionary" means a person who is or was at any time—

(i) the Chief Minister or a Minister;

(ii) a Member of the State Legislature;

(iii) an Officer referred to in Clause 14;

(iv) a Chairman, Vice-Chairman, a Member of a local authority or a Chairman of its Standing or Subject Committee;

(v) a Vice-Chancellor or Registrar of a University established or deemed to have been established by law made by the State Legislature;

(vi) a Chairman, Vice-Chairman, Managing Director or a Member of the Board of Directors (by whatever name called) in respect of,—

(a) any statutory body or corporation (not being a local authority) established by or under a State or Central Act and owned or controlled by the State Government;
(b) any society registered under the Jammu and Kashmir Societies Registration Act, Samvat 1989 which is subject to the control of the State Government;

(c) any co-operative society registered or deemed to be registered under the relevant law for the time being in force which is subject to the control of the State Government and which is notified in this behalf in the Gazette;

(d) any Government company within the meaning of section 617 of the Companies Act, 1956 in which not less than 51 per cent of its paid-up share capital is held by the State Government or any company which is a subsidiary of such a company in which not less than 51 per cent of its paid-up share capital is held by the State Government;

(e) such other body or corporation owned or controlled by the State Government as the State Government may having regard to its financial interest therein, by notification from time to time specify; or

(vii) a person in the service or pay of a local authority, university, statutory body or corporation, society, Government company or other institution as is referred to in sub-clauses (iv) to (vi);

Explanation:—For the purpose of this clause, ‘local authority’ shall include an authority constituted under any Act for running the affairs of the cities or towns and includes designated authority for any area;


3. Establishment of Accountability Commission.—(1) As from the commencement of this Act, there shall be established, for the purpose of conducting investigations and inquiries in respect of complaints under his Act, an institution to be called the “Accountability Commission”.
(2) The Accountability Commission shall consist of,—

(a) a Chairperson who has been a Judge of the Supreme Court or Chief Justice of a High Court; and

(b) such other Members, if any, as may be prescribed:

Provided that a person shall not be qualified for being appointed as a Member unless he has been a Judge of the Supreme Court or the Chief Justice of a High Court or a permanent Judge of a High Court.

(3) The Chairperson and every other Member shall, before entering upon his office, make and subscribe before the Governor or any person nominated in this behalf by him, an oath or affirmation in the form set out in the Schedule.

(4) A vacancy occurring in the institution of Accountability Commission shall be filled in as soon as possible.

4. Appointment of Chairperson and Members.— (1) The Chairperson and Members, if any, shall be appointed by the Governor by warrant under his hand and seal:

Provided that every appointment under this sub-section shall be made after obtaining the recommendation of a Committee consisting of—

(a) the Chief Justice; and

(b) two senior most puisne Judges of the High Court of Jammu and Kashmir.

(2) No appointment of a Chairperson or a Member shall be invalid merely by reason of any vacancy in the Committee.

5. Chairperson and Members to be ineligible to hold other office.— The Chairperson or a Member shall not be a member of Parliament or a member of the Legislature of any State or Union Territory and shall not hold any office of trust or profit (other than
his office as such Chairperson or Member) or be connected with
any political party or carry on any business or practise any profession
and accordingly, before he enters upon his office, a person appointed
as the Chairperson or a Member, as the case may be, shall, if—

(a) he is a member of Parliament or of the Legislature of
any State or Union Territory, resign from such
membership; or

(b) he holds any office of trust or profit, resign from such
office; or

(c) he is connected with any political party, sever his connection
with it; or

(d) he is carrying on any business, sever his connection (short
of divesting himself of ownership) with the conduct and
management of such business; or

(e) he is practising any profession, cease to practise such
profession.

6. Term of office and other conditions of service of
Chairperson and Members.—(1) The Chairperson and every other
Member shall hold office as such for a term of three years from
the date on which he enters upon his office or until he attains the
age of seventy years, whichever is earlier:

Provided that he may,—

(a) by writing under his hand addressed to the Governor, resign
his office; or

(b) be removed from his office in the manner provided in
section 7.

(2) On ceasing to hold office, the Chairperson and every other
Member shall be ineligible for—

(i) reappointment in the Accountability Commission;
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(ii) any other assignment or appointment which is required by law to be made by the Governor by warrant under his hand and seal; and

(iii) further employment to any other office of profit under the Government of India or the Government of a State.

(3) The salary, allowances and other conditions of service of—

(i) the Chairperson shall be the same as those of the Chief Justice of the High Court; and

(ii) a Member shall be the same as those of a sitting Judge of the High Court:

Provided that if the Chairperson or a Member is, at the time of his appointment, in receipt of a pension (other than a disability or wound pension) in respect of any previous service under the Government of India or under the Government of a State, his salary in respect of service as the Chairperson or, as the case may be, as a Member, be reduced—

(a) by the amount of that pension; and

(b) if he has, before such appointment, received, in lieu of a portion of the pension due to him in respect of such previous service, the commuted value thereof, by the amount of that portion of the pension:

Provided further that the salary, allowances and other conditions of service of, the Chairperson or a Member shall not be varied to his disadvantage after his appointment.

7. Removal of Chairperson or Members.— The Chairperson or a Member shall not be removed from his office except by an order made by the Governor on the ground of proved misbehaviour or incapacity after an inquiry made by a Committee consisting of the Chief Justice of the High Court of Jammu and Kashmir and two other Judges of the High Court next to the Chief Justice in seniority,
in which the Chairperson or the Member, as the case may be, had been informed of the charges against him and given a reasonable opportunity of being heard in respect of those charges.

8. **Member to act as Chairperson or to discharge his functions in certain circumstances.**—(1) In the event of the occurrence of any vacancy in the office of the Chairperson by reason of his death, resignation or otherwise the Governor may, by notification, authorise a Member to act as the Chairperson until the appointment of a new Chairperson to fill such vacancy.

   (2) When the Chairperson is unable to discharge his functions owing to absence on leave or otherwise a Member authorised by Governor, by notification, shall discharge the functions of the Chairperson until the date on which the Chairperson resumes his duties.

9. **Jurisdiction of Accountability Commission.**—(1) Subject to the provisions of this Act, the Accountability Commission may investigate any action which is taken by or with the general or specific approval of a public functionary as defined in clause (16) of section 2.

   Provided that the Accountability Commission shall not inquire into any matter involved in, or arising from, or connected with, any such allegation against the Chief Minister in so far as it is in the interest of the security of the State and/or maintenance of public order.

   (2) The Accountability Commission may inquire into any act or conduct of any person other than a public functionary in so far as it considers it necessary so to do for the purpose of its inquiry into any such allegations:

   Provided that the Accountability Commission shall give such person a reasonable opportunity of being heard and to produce evidence in his defence.

   (3) No matter in respect of which a complaint may be made under this Act shall be referred for inquiry under the Jammu and Kashmir Commission of Inquiry Act, 1962.
10. **Matters not subject to jurisdiction of Accountability Commission.**—(1) The Accountability Commission shall not inquire into any matter concerning any person if the Chairperson or any Member has any bias in respect of such matter or person and if any dispute arises in this behalf, the Governor shall, on an application made by the party aggrieved, obtain, in such manner as may be prescribed, the opinion of the Chief Justice of the High Court of Jammu and Kashmir and decide the dispute in conformity with such opinion.

(2) In the case of any complaint involving a grievance, nothing in this Act shall be construed as empowering the Accountability Commission to question any administrative action involving the exercise of a discretion except where he is satisfied that the elements involved in the exercise of the discretion are absent to such an extent that the discretion can prima facie be regarded, as having been improperly exercised.

11. **Provisions relating to complaints.**—(1) Subject to the provisions of this Act, a complaint may be made under this Act, to the Accountability Commission; in the case of an allegation, by any person, and in the case of a grievance, by a person aggrieved:

Provided that where the person aggrieved is dead or, is for any reason unable to act for himself, the complaint may be made or continued by his legal representative or by any other person who is authorised by him in writing in this behalf.

(2) Every complaint shall be made in such form and in such manner and shall be accompanied by such affidavit as may be prescribed, however that the Accountability Commission, as the case may be, may dispense with such affidavit in any appropriate case.

12. **Preliminary scrutiny of complaints by Accountability Commission.**—(1) If the Accountability Commission is satisfied, after considering a complaint and after making such verification as it deems appropriate that the complaint is manifestly false and vexatious, the Accountability Commission shall dismiss the complaint after recording its reasons therefor and communicate the same to the complainant and to the competent authority.
(2) The procedure for verification in respect of a complaint under sub-section (1) shall be such as the Accountability Commission deems appropriate in the circumstances of the case and in particular, the Accountability Commission may, if it deems it necessary so to do, call for the comments of the public functionary concerned.

13. Procedure in respect of inquiries.—(1) If, after the consideration and verification under section 12 in respect of a complaint, the Accountability Commission proposes to conduct any inquiry, it—

(a) shall forthwith forward a copy of the complaint to the competent authority;

(b) may make such orders as to the safe custody of documents relevant to the inquiry as it deems fit; and

(c) shall, at such time as it considers appropriate, forward a copy of the complaint to the public functionary concerned and afford him an opportunity to represent his case.

(2) Every inquiry shall be conducted by the Chairperson and the Members, if any, sitting jointly and the place in which such inquiry is conducted shall be deemed to be an open court to which the public generally may have access so far as the same can conveniently contain them:

Provided that in exceptional circumstances and for reasons to be recorded in writing, such inquiry may be conducted in camera.

(3) The Accountability Commission shall hold every such inquiry as expeditiously as possible and in any case complete the inquiry within a period of six months from the date of receipt of the complaint:

Provided that the Accountability Commission may, for reasons to be recorded in writing, complete the inquiry within a further period of six months.

(4) Save as aforesaid, the procedure for conducting any such inquiry shall be such as the Accountability Commission considers appropriate in the circumstances of the case.
14. **Evidence.**—(1) Subject to the provisions of this section, for the purpose of any inquiry (including the verification under section 12), the Accountability Commission—

(a) may require any public servant or any other person who, in its opinion, is able to furnish information or produce documents relevant to such inquiry, to furnish any such information or produce any such document; and

(b) shall have all the powers of civil court under the Code of Civil Procedure, Samvat 1977, while trying a suit in respect of the following matters, namely:

(i) summoning and enforcing the attendance of any person and examining him on oath;

(ii) requiring the discovery and production of any document;

(iii) receiving evidence on affidavits;

(iv) requisitioning any public record or copy thereof from any court or office;

(v) issuing commissions for the examination of witnesses or documents; and

(vi) such other matters as may be prescribed.

(2) Every proceeding before the Accountability Commission shall be deemed to be a judicial proceeding within the meaning of section 193 of the Jammu and Kashmir State Ranbir Penal Code, Samvat 1989.

(3) No obligation to maintain secrecy or other restriction upon the disclosure of information obtained by or furnished to Government or any public servant, whether imposed by any enactment or by any provision of law whatever shall apply to the disclosure of information for the purposes of any inquiry (including the verification under section 12) under this Act.
(4) The Government or any public servant shall not be entitled, in relation to any such inquiry or verification under section 12, to any such privilege in respect of the production of documents or the giving of evidence as is allowed by any enactment or by any provision of law whatever in legal proceedings.

(5) Notwithstanding anything contained in the foregoing sub-sections, no person shall be required or authorised by virtue of this Act to furnish any such information or answer any such question or produce so much of any document, —

(a) as might prejudice the security of State; or

(b) as might involve the disclosure of proceedings of the Cabinet of the State Government or any committee of the Cabinet:

Provided that the privilege to this effect is claimed by the concerned person or functionary in accordance with the law.

Explanation.—For the purposes of this section, “public servant” shall have the same meaning as is in section 21 of the Ranbir Penal Code.

15. Search and seizure.—(1) If the Accountability Commission has reason to believe that any document which, in its opinion, shall be useful for, or relevant to, any inquiry under this Act, are secreted in any place, it may authorise any officer subordinate to it, or any officer of an investigating agency referred to in sub-section (1) of section 26, to search for and to seize such documents.

(2) If the Accountability Commission is satisfied that any document seized under sub-section (1) would be evidence for the purpose of any inquiry under this Act and that it would be necessary to retain the document in its custody, it may so retain the said document till the completion of such inquiry:

Provided that where any document is required to be returned, the Accountability Commission shall return the same after retaining copies of such document duly authenticated thereof.
(3) The provisions of the Code of Criminal Procedure, Samvat 1989, relating to searches shall, so far as may be, apply to searches under this section subject to the modification that sub-section (5) of section 165 of the said Code shall have effect as if for the word “Magistrate”, wherever it occurs therein, the words “Accountability Commission or any officer authorised by it” were substituted.

16. Interim recommendations.—If during the course of preliminary inquiry or investigation under this Act, the Accountability Commission is prima facie satisfied that allegation or grievance against any action or decision is likely to be substantiated either wholly or partly, he may, by a report in writing recommend to the public functionary concerned to stay the implementation or enforcement of the decision or action complained against or to take such mandatory or preventive action on such terms and conditions, as it may specify in its report.

17. Power of inspection.—The Accountability Commission or any officer authorised by it shall have the power to inspect any office of the Government, local authority, corporation, Government company, society, university as is referred to in sub-clauses (iv) to (vi) of clause (16) of section 2, in connection with preliminary inquiry or investigation of any complaint involving a grievance or an allegation under this Act.

18. Secrecy of preliminary inquiry or investigation.—Every preliminary inquiry or investigation under this Act shall be conducted in private and in particular, the identity of the complainant and the public functionary affected by the preliminary inquiry or investigation shall not be made public during such enquiry or investigation.

19. Secrecy of information.—(1) Any information obtained by the Accountability Commission or its staff or any other officer, person or agency in the course of or for the purpose of any preliminary inquiry or any investigation under this Act, and any evidence recorded or collected in relation to such information shall be treated as confidential and notwithstanding anything contained in the Evidence Act, Samvat 1977, no court shall be entitled to compel the Accountability Commission or any such officer, person or agency or any public
functionary to give evidence relating to such information or to produce
the evidence so recorded or collected.

(2) Nothing in sub-section (1) shall apply to the disclosure of
such information or evidence,—

(a) for the purpose of any report to be made under this Act; or
for the purposes of any action or proceeding to be taken
on such report; or

(b) for the purpose of any proceedings, for an offence under
the State Official Secrets Act, Samvat 1977, or for an
offence of giving or fabricating false evidence under section
193 of the Jammu and Kashmir State Ranbir Panel Code,
Samvat 1989, or for the purpose of trial of any offence under
section 20 or section 23;

(c) for such other purpose as may be prescribed.

20 Power to punish for contempt.—(1) The Accountability
Commission shall have and exercise the same jurisdiction, powers and
authority in respect of contempt of itself as a High Court
has, and, for this purpose, the provisions of the Jammu and Kashmir
Contempt of Courts Act, 1997, shall have effect subject to
the modification that the references therein to High Court shall
be construed as including a reference to the Accountability
Commission.

(2) The Accountability Commission shall be deemed to be
Court within the meaning of Jammu and Kashmir Contempt of Courts

21. Reports of Accountability Commission.—(1) After the
conclusion of inquiry under section 13 the Accountability Commission
shall determine whether all or any of the grievances or allegations
made in the complaint have or has been proved to its satisfaction
and by report in writing shall communicate its findings to the
complainant, the public functionary and the competent authority.

(2) The Accountability Commission shall in its report recommend
to the competent authority concerned that such injustice or hardship
shall be remedied or redressed in such manner and within such time as may be specified in the report.

(3) The competent authority shall examine the report forwarded to it under sub-section (1) and communicate to the Accountability Commission, within a period of ninety days from the date of receipt of the report, the action taken or proposed to be taken on the basis of the report.

(4) The competent authority in the case of a public functionary other than the Chief Minister, a Minister, Advisor to Government/Chief Minister or a Member of the State Legislature, shall examine the report forwarded to it under sub-section (1) and without any further inquiry, take action on the basis of the recommendation and within ninety days from the date of receipt of the report, intimate or cause to be intimated to the Accountability Commission the action taken or proposed to be taken on the basis of the report.

(5) The Accountability Commission shall send its report in respect of a complaint against the Chief Minister, a Minister, Advisor to Government/Chief Minister or the Member of State Legislature with his recommendations to the Governor who shall take such action as he may deem fit or expedient on the report.

(6) If the Accountability Commission is satisfied with the action taken or proposed to be taken on his recommendations referred to in sub-section (3) or sub-section (4), it shall close the case under information to the complainant if any, the public functionary and the competent authority concerned; but where it is not so satisfied and considers that the case so deserves, it may make a special report upon the case to the Governor and also inform the competent authority concerned and the complainant, if any.

(7) Notwithstanding anything to the contrary contained in any other law for the time being in force—

(a) if any sanction is required under any law for taking cognizance of any case or for initiating any proceedings against any public functionary on the basis of the report of the Accountability Commission, the sanctioning authority shall
take a decision within a period of three months from the
date a copy of the report is received from the competent
authority for such sanction and in the event of its failure
to take a decision within the said period, it would be deemed
that the sanction has been accorded and same shall be
sufficient for taking cognizance of the case or initiation of
such proceedings:

Provided that the period shall stand extended to
the extent required by the sanctioning authority for
seeking further information from the Accountability
Commission;

(b) where a Court of competent jurisdiction finds that any public
functionary has acquired any property, moveable or
immoveable, or other assets illegally or through illegal means,
such property or assets shall stand confiscated to the State
free from all encumbrances and without any compensation
to be utilised for a public purpose.

22. Intentional insult or interruption to Accountability
Commission.—(1) Whoever intentionally offers any insult, or causes
any interruption, to the Accountability Commission while the
Accountability Commission or any of its Members is making any
verification or conducting any inquiry under this Act, shall be punished
with simple imprisonment for a term which may extend to six months,
or with fine, or with both.

(2) The provisions of section 198-B of the Code of Criminal
Procedure, Samvat 1989, shall apply in relation to an offence
referred to in sub-section (1) as they apply in relation to an offence
referred to in section 198 of the said Code, subject to the modification
that no complaint in respect of such offence shall be made by the
Public Prosecutor except with the previous sanction of the Accountability
Commission.

23. Power of Accountability Commission to try certain
offences.—(1) When any such offence as is described in sub-section
(1) of section 22 is committed in the view or presence of the
Accountability Commission, the Accountability Commission may cause the offender to be detained in custody and may, at any time on the same day, take cognizance of the offence and, after giving the offender a reasonable opportunity of showing cause why he should not be punished under this section, try such offender summarily, so far as may be, in accordance with the procedure specified for summary trials under the Code of Criminal Procedure, Samvat 1989, and sentence him to simple imprisonment for a term which may extend to six months, or with fine or with both.

(2) In every case tried under this section, the Accountability Commission shall record the facts constituting the offence with the statement, if any, made by the offender as well as the finding and the sentence.

(3) Any person convicted on a trial held under this section may appeal to the High Court which shall be heard and decided by a Division Bench of the High Court.

(4) The provisions of this section shall have effect notwithstanding anything contained in the Code of Criminal Procedure, Samvat 1989.

24. *Penalty for malafide complaint.*—(1) Every person who makes any complaint which he knows or has reason to believe that the same is false, frivolous or vexatious upon finding to that effect recorded by the Accountability Commission shall be punishable as provided in sub-section (2).

(2) When any offence under sub-section (1) is committed, the Accountability Commission may take cognizance of the offence and after giving the offender a reasonable opportunity of showing cause why he should not be punished for such offence, try such offender summarily, so far as may be, in accordance with the procedure specified for summary trials under the Code of Criminal Procedure, Samvat 1989, and if such offender is found guilty of committing the offence, sentence him to imprisonment for a term which shall not be less than one year but which may extend to three years and also to fine which may extend to fifty thousand rupees and may also award where fine is imposed, out of the amount of
the fine, to the public functionary against whom such false complaint has been made, such amount of compensation as the Accountability Commission thinks fit:

Provided that this shall not debar the public functionary to pursue any other remedy or relief under any law against the complaint.

25. **Staff of Accountability Commission.**—(1) The Accountability Commission shall, for the purpose of assisting it in the discharge of its functions (including verification and inquiries in respect of complaints) under this Act, be provided by the Government, a Secretary and such other officers and employees as the Governor may determine, from time to time, in consultation with the Accountability Commission.

(2) The terms and conditions of service of the officers and employees referred to in sub-section (1) shall be such as the Governor may determine, from time to time.

(3) In the discharge of their functions under this Act, the officers and employees referred to in sub-section (1) shall be subject to the exclusive administrative control and direction of the Accountability Commission.

26. **Utilisation of services of other persons.**—(1) The Accountability Commission may for the purpose of conducting a preliminary inquiry or an investigation under this Act, utilize the services of,—

(a) any officer or investigation agency of the State Government; or

(b) any other person or agency:

Provided that the investigation agency required for the purpose shall be headed by an officer not below the rank of a Deputy Inspector General of Police:

Provided further that the investigation agency shall have the powers of search and seizure and the provisions of the Code of
Criminal Procedure, Samvat, 1989, relating to searches and seizure shall apply accordingly.

(2) Any officer, agency or person whose services are utilized under sub-section (1) may subject to the direction and control of the Accountability Commission as the case may be,—

(a) summon and enforce the attendance of any person and examine him;

(b) require the discovery and production of any document; and

(c) requisition any public record or copy thereof from any office.

(3) The officer, agency or person whose services are utilized under sub-section (1) shall enquire into the matter and submit a report to Accountability Commission within such period as may be specified by Accountability Commission in this behalf.

(4) Any officer, agency or person whose services are utilized under sub-section (1) shall act under the directions of the Accountability Commission and they may be paid such remuneration and expenses as may be allowed by the Accountability Commission.

(5) The officer, agency or person whose services are utilized under sub-section (1) shall, in discharge of his or its functions under the Act, be subject to the exclusive control of the Accountability Commission.

27. Persons likely to be prejudicially affected to be heard.—If, at any stage of the inquiry, the Accountability Commission,—

(a) considers it necessary to inquire into the conduct of any person; or

(b) is of opinion that the reputation of any person is likely to be prejudicially affected by the inquiry,

the Accountability Commission shall give to that person a reasonable opportunity of being heard in the inquiry and to produce evidence in his defence:
Provided that nothing in this section shall apply where the credit of a witness is being impeached.

28. Protection of action taken in good faith.—(1) No suit, prosecution or other legal proceedings shall lie against the Accountability Commission or against any officer, employee, agency or person referred to in section 26, in respect of anything which is in good faith done or intended to be done under this Act.

(2) Save as otherwise provided in this Act, no proceedings or decision of the Accountability Commission shall be called in question in any Court.

29. Power to delegate.—The Accountability Commission may, by general or special order in writing, and subject to such conditions and limitations as may be specified therein, delegate to any person referred to in sub-section (1) of section 26, any power which does not involve its discretion or its judicial or quasi-judicial functions under the Act.


(2) In particular and without prejudice to the generality of the foregoing provisions such rules may provide for—

(a) the competent authority to be prescribed under sub-clause (iii) of clause (6) of section 2;

(b) the matters in respect of which the Accountability Commission shall have powers of a civil court under clause (b) of sub-section (1) of section 14;

(c) the other purposes in relation to disclosure of any information or evidence to be prescribed under clause (c) of sub-section (2) of section 19; or

(d) any other matter which is to be or may be prescribed or in respect of which this Act makes no provision or makes
insufficient provision and provision is, in the opinion of the State Government, necessary for the proper implementation of this Act.

(3) Every rule made under this section shall immediately after it is made, be laid, before each House of the State Legislature while it is in session for a total period of thirty days which may be comprised in one session or in two successive sessions, and if, before the expiry of the session in which it is so laid or the session immediately following, both Houses agree in making any modification in the rule, or both Houses agree in the annulment of the rule, the rule shall, from the date on which such modification or annulment is notified, or be of no effect, as the case may be; so however that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

31. Power of Accountability Commission to make Regulations.—(1) The Accountability Commission may, by notification, make such regulations as it may deem necessary for carrying out the purposes of this Act.

(2) In particular and without prejudice to the generality of the foregoing power, such regulations may provide for all or any of the matters, namely :

(a) holding of sittings of the Accountability Commission ;

(b) holding of sittings of the Accountability Commission at other than the place of ordinary sittings ;

(c) procedure which may be followed by the Accountability Commission for conducting proceedings including inquiry and investigation ;

(d) forms in which complaints may be made and the affidavits which may accompany such complaint and the fees if any which may be charged in respect thereof ;

(e) such forms and notices as may be necessary in the opinion of the Chairman of the Accountability Commission for carrying out the inquiry and investigation.
THE SCHEDULE

[See section 3 (3)]

I, A.B, having been appointed Chairperson (or a Member) of the Accountability Commission, do swear in the name of God/solemnly affirm that I will bear true faith and allegiance to the Constitution of India and the Constitution of Jammu and Kashmir as by law established, that I will duly and faithfully and to the best of my ability, knowledge and judgment perform the duties of my office without fear or favour, affection or ill-will.