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*Number 32 of 2003*

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## **OFFICIAL LANGUAGES ACT 2003**

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### **ARRANGEMENT OF SECTIONS**

#### **PART 1**

##### **PRELIMINARY AND GENERAL**

###### **Section**

1. Short title and commencement.
2. Interpretation.
3. Expenses.
4. Regulations.

#### **PART 2**

##### **ORGANS OF STATE**

5. Annual report to Houses of Oireachtas.
6. Use of official languages in Houses of Oireachtas.
7. Acts of the Oireachtas.
8. Administration of justice.

#### **PART 3**

##### **PUBLIC BODIES**

9. Duty of public bodies to use official languages on official stationery, etc.
10. Duty of public bodies to publish certain documents in both official languages simultaneously.
11. Use of official languages by public bodies.
12. Publication of guidelines by Minister.
13. Preparation of draft scheme by public body.



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*Uimhir 32 de 2003*

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## **ACHT NA dTEANGACHA OIFIGIÚLA 2003**

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RIAR NA nALT

CUID 1

RÉAMHRÁITEACH AGUS GINEARÁLTA

Alt

1. Gearrtheideal agus tosach feidhme.
2. Léiriú.
3. Caiteachais.
4. Rialacháin.

CUID 2

ORGAIN STÁIT

5. Tuarascáil bhliantúil do Thithe an Oireachtais.
6. Úsáid na dteangacha oifigiúla i dTithe an Oireachtais.
7. Achtanna an Oireachtais.
8. Riaradh an cheartais.

CUID 3

COMHLACHTAÍ POIBLÍ

9. Dualgas comhlachtaí poiblí na teangacha oifigiúla a úsáid ar stáiseanóireacht oifigiúil, etc.
10. Dualgas comhlachtaí poiblí doiciméid áirithe a fhoilsiú go comhuaineach sa dá theanga oifigiúla.
11. Úsáid na dteangacha oifigiúla ag comhlachtaí poiblí.
12. An tAire d'fhoilsiú treoirlínte.
13. Comhlacht poiblí d'ullmhú dréacht-scéime.

Section

14. Confirmation by Minister of draft schemes.
15. Periodic review of schemes.
16. Amendment of schemes.
17. Failure to prepare a draft scheme.
18. Duty to carry out schemes.
19. Prohibition on imposition of charges by public bodies.

PART 4

AN COIMISINÉIR TEANGA

20. Establishment of Oifig Choimisinéir na dTeangacha Oifigiúla.
21. Functions of Commissioner.
22. Powers of Commissioner.
23. Conduct of investigations.
24. Exclusions.
25. Disclosure of information.
26. Report of findings.
27. Schemes of compensation.
28. Appeals to the High Court.
29. Publication of commentaries by Commissioner on practical application, etc. of Act.
30. Reports of Commissioner.

PART 5

PLACENAMES

31. Definitions.
32. Placenames orders.
33. Construction of words in legal documents.
34. Amendment of Ordnance Survey Ireland Act 2001.
35. Repeal.

PART 6

MISCELLANEOUS

36. Role of Ombudsman.

FIRST SCHEDULE

PUBLIC BODIES

SECOND SCHEDULE

AN COIMISINÉIR TEANGA

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Alt

14. An tAire do dhaingniú dréacht-scéimeanna.
15. Athbhreithniú tréimhsíúil ar scéimeanna.
16. Scéimeanna a leasú.
17. Mainneachtain dréacht-scéim a ullmhú.
18. Dualgas scéimeanna a chur i gcrích.
19. Toirmeasc ar chomhlachtaí poiblí d'fhorchur muirear.

#### CUID 4

##### AN COIMISINÉIR TEANGA

20. Oifig Choimisinéir na dTeangacha Oifigiúla a bhunú.
21. Feidhmeanna an Choimisinéara.
22. Cumhactaí an Choimisinéara.
23. Imscrúduithe a sheoladh.
24. Eisiamh.
25. Faisnéis a nochtadh.
26. Tuarascáil ar fhionnachtana.
27. Scéimeanna cútímh.
28. Achomhairc chuig an Ard-Chúirt.
29. An Coimisinéir d'fhoilsíú tráchtairreachtaí maidir le feidhm phraiticiúil, etc. an Acharta.
30. Tuarascálacha ón gCoimisinéir.

#### CUID 5

##### LOGAINMNEACHA

31. Mínithe.
32. Orduithe logainmneacha.
33. Forléiriú focal i ndoiciméid dhlíthiúla.
34. Leasú ar an Acht um Shuirbhéireacht Ordanáis Éireann 2001.
35. Aisghairm.

#### CUID 6

##### ILGHNÉITHEACH

36. Ról an Ombudsman.

##### AN CHÉAD SCEIDEAL

##### COMHLACHTAÍ POIBLÍ

##### AN DARA SCEIDEAL

##### AN COIMISINÉIR TEANGA

## ACTS REFERRED TO

British-Irish Agreement Act 1999	1999, No. 1
Civil Service Commissioners Act 1956	1956, No. 45
Civil Service Regulation Act 1956	1956, No. 46
Civil Service Regulation Acts 1956 to 1996	
Data Protection Act 1988	1988, No. 25
European Assembly Elections Act 1977	1977, No. 30
European Parliament Elections Act 1993	1993, No. 30
Harbours Act 1946	1946, No. 9
Harbours Act 1996	1996, No. 11
Local Government Act 2001	2001, No. 37
Marriages (Ireland) Act 1844	6 & 7 Vict., c. 81
Ministers and Secretaries Act 1924	1924, No. 16
Ministers and Secretaries (Amendment) Act 1956	1956, No. 21
Ombudsman Act 1980	1980, No. 26
Ordnance Survey Ireland Act 2001	2001, No. 43
Place-Names (Irish Forms) Act 1973	1973, No. 24
Public Service Management Act 1997	1997, No. 27
Tribunals of Inquiry (Evidence) Acts 1921 to 2002	

## NA hACHTANNA DÁ DTAGRAÍTEAR

An tAcht um Chomhaontú na Breataine-na hÉireann 1999	1999, Uimh. 1
Acht Choimisiúnírí na Stát-Sheirbhísé 1956	1956, Uimh. 45
Acht Rialuithe na Stát-Sheirbhísé 1956	1956, Uimh. 46
Achtanna Rialaithe na Státseirbhísé 1956 go 1996	
An tAcht um Chosaint Sonraí 1988	1988, Uimh. 25
An tAcht um Thoghcháin do Thionól na hEorpa 1977	1977, Uimh. 30
An tAcht um Thoghcháin do Pharlaimint na hEorpa 1993	1993, Uimh. 30
An tAcht Cuanta 1946	1946, Uimh. 9
An tAcht Cuanta 1996	1996, Uimh. 11
An tAcht Rialtais Áitiúil 2001	2001, Uimh. 37
<i>Marriages (Ireland) Act 1844</i>	6 & 7 Vict., c. 81
An tAcht Airí agus Rúnaithe 1924	1924, Uimh. 16
An tAcht Airí agus Rúnaithe (Leasú) 1956	1956, Uimh. 21
An tAcht Ombudsman 1980	1980, Uimh. 26
An Acht um Shuirbhéireacht Ordanáis Éireann 2001	2001, Uimh. 43
An tAcht Logainmneacha (Foirmeacha Gaeilge) 1973	1973, Uimh. 24
An tAcht um Bainistíocht na Seirbhísé Poiblí 1997	1997, Uimh. 27
Na hAchtanna um Binsí Fiosrúcháin (Fianaise) 1921 go 2002	



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*Number 32 of 2003*

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## **OFFICIAL LANGUAGES ACT 2003**

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AN ACT TO PROMOTE THE USE OF THE IRISH LANGUAGE FOR OFFICIAL PURPOSES IN THE STATE; TO PROVIDE FOR THE USE OF BOTH OFFICIAL LANGUAGES OF THE STATE IN PARLIAMENTARY PROCEEDINGS, IN ACTS OF THE OIREACHTAS, IN THE ADMINISTRATION OF JUSTICE, IN COMMUNICATING WITH OR PROVIDING SERVICES TO THE PUBLIC AND IN CARRYING OUT THE WORK OF PUBLIC BODIES; TO SET OUT THE DUTIES OF SUCH BODIES WITH RESPECT TO THE OFFICIAL LANGUAGES OF THE STATE; AND FOR THOSE PURPOSES, TO PROVIDE FOR THE ESTABLISHMENT OF OIFIG CHOIMISINÉIR NA dTEANGACHA OIFIGIÚLA AND TO DEFINE ITS FUNCTIONS; TO PROVIDE FOR THE PUBLICATION BY THE COMMISSIONER OF CERTAIN INFORMATION RELEVANT TO THE PURPOSES OF THIS ACT; AND TO PROVIDE FOR RELATED MATTERS. [14th July, 2003]

BE IT ENACTED BY THE OIREACHTAS AS FOLLOWS:

### **PART 1**

#### **PRELIMINARY AND GENERAL**

Short title and commencement.

**1.**—(1) This Act may be cited as the Official Languages Act 2003.

(2) This Act shall come into operation on such day or days not later than 3 years after the passing of this Act as, by order or orders made by the Minister under this section, may be fixed therefor either generally or with reference to any particular purpose or provision, and different days may be so fixed for different purposes and different provisions.



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*Uimhir 32 de 2003*

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## ACHT NA dTEANGACHA OIFIGIÚLA 2003

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ACHT CHUN ÚSÁID NA GAEILGE A CHUR CHUN CINN CHUN CRÍOCH OIFIGIÚIL SA STÁT; CHUN SOCRÚ A DHÉANAMH MAIDIR LE DHÁ THEANGA OIFIGIÚLA AN STÁIT A ÚSÁID IN IMEACHTAÍ PARLAIMINTE, IN ACHTANNA AN OIREACHTAIS, I RIARADH AN CHEARTAIS, LE LINN CUMARSÁID A DHÉANAMH LEIS AN bPOBAL NÓ SEIRBHÍSÍ A SHOLÁTHAR DON PHOBAL AGUS LE LINN OBAIR COMHLACHTAÍ POIBLÍ A DHÉANAMH; CHUN DUALGAIS COMHLACHTAÍ DEN SÓRT SIN I LEITH THEANGA-CHA OIFIGIÚLA AN STÁIT A LEAGAN AMACH; AGUS CHUN NA gCRÍOCH SIN, CHUN SOCRÚ A DHÉANAMH MAIDIR LE BUNÚ OIFIG CHOIMISINÉIR NA dTEANGACHA OIFIGIÚLA AGUS CHUN A FEIDHMEANNA A MHÍNIÚ; CHUN SOCRÚ A DHÉANAMH MAIDIR LEIS AN gCOIMISINÉIR D'FHOILSIÚ FAISNÉIS ÁIRITHE A BHAINNEANN LE CRÍOCHA AN ACHTA SEO; AGUS CHUN SOCRÚ A DHÉANAMH I dTAOBH NITHE GAOLMHARA. [14 Iúil, 2003]

ACHTAÍTEAR AG AN OIREACHTAS MAR A LEANAS:

### CUID 1

#### RÉAMHRÁITEACH AGUS GINEARÁLTA

1.—(1) Féadfar Acht na dTeangacha Oifigiúla 2003 a ghairm den Gearrtheideal agus Acht seo.

(2) Tiocfaidh an tAcht seo i ngníomh cibé lá nō laethanta, nach déanaí ná 3 bliana tar éis an tAcht seo a rith, a shocrófar chuipe sin, le hordú nō le horduithe ón Aire faoin alt seo, i gcoitinne nō faoi threoir aon chríche nō forála áirithe agus féadfar laethanta éagsúla a shocrú amhlaidh chun críoch éagsúil agus le haghaidh forálacha éagsúla.

2.—(1) In this Act, save where the context otherwise requires—  
“Commissioner” means, as the context may require, Oifig Choimisiúir na dTeangacha Oifigiúla established by section 20 or the holder, for the time being, of that office;

“court” includes a tribunal established under the Tribunals of Inquiry (Evidence) Acts 1921 to 2002;

“draft scheme” means a draft scheme to be prepared by a public body under this Act;

“enactment” means a statute or an instrument made under a power conferred by a statute;

“functions” includes powers and duties and references to the performance of functions include, with respect to powers and duties, references to the exercise of the powers and the carrying out of the duties;

“Gaeltacht area” means an area for the time being determined to be a Gaeltacht area by order made under section 2 of the Ministers and Secretaries (Amendment) Act 1956;

“head” means the head of a public body;

“head of a public body” means—

- (a) in relation to a Department of State, the Minister of the Government having charge of it,
- (b) in relation to the Office of the Attorney General, the Attorney General,
- (c) in relation to the Office of the Civil Service Commissioners, the Civil Service Commissioners,
- (d) in relation to the Office of the Comptroller and Auditor General, the Comptroller and Auditor General,
- (e) in relation to the Office of the Director of Public Prosecutions, the Director of Public Prosecutions,
- (f) in relation to the Office of the Houses of the Oireachtas, the Chairman of Dáil Éireann,
- (g) in relation to the Office of the Information Commissioner, the Information Commissioner,
- (h) in relation to the Office of the Local Appointments Commissioners, the Local Appointments Commissioners,
- (i) in relation to the Office of the Ombudsman, the Ombudsman,
- (j) in relation to any other public body, the person who holds, or performs the functions of, the office of chief executive officer (by whatever name called) of the body;

“local authority” has the meaning assigned to it by subsection (1) of section 2 of the Local Government Act 2001;

“the Minister” means the Minister for Community, Rural and Gaeltacht Affairs;

ciallaíonn “Coimisinéir”, de réir mar a éílíonn an comhthéacs, Oifig Choimisinéir na dTeangacha Oifigiúla a bhunaítear le *halt* 20 nó sealbhóir na hoifige sin de thuras na huaire;

folaíonn “cúirt” binse arna bhunú faoi na hAchtanna um Binsí Fios-rúcháin (Fianaise) 1921 go 2002;

ciallaíonn “dréacht-scéim” dréacht-scéim a bheidh le hullmhú ag comhlacht poiblí faoin Acht seo;

ciallaíonn “achtachán” reacht nó ionstraim arna déanamh faoi chumhacht a thugtar le reacht;

folaíonn “feidhmeanna” cumhachtaí agus dualgais, agus aon tagairtí do chomhlónadh feidhmeanna folaíonn siad, maidir le cumhachtaí agus dualgais, tagairtí d’fheidhmiú na gcumhachtaí agus do chomhall na ndualgas;

ciallaíonn “limistéar Gaeltachta” limistéar a mbeidh cinnte de thuras na huaire le hordú arna dhéanamh faoi alt 2 den Acht Airí agus Rúnaithe (Leasú) 1956 gur limistéar Gaeltachta é;

ciallaíonn “ceann” ceann comhlachta phoiblí;

ciallaíonn “ceann comhlachta phoiblí”—

- (a) i ndáil le Roinn Stáit, an tAire den Rialtas atá i bhfeighil na Roinne sin,
- (b) i ndáil le hOifig an Ard-Aighne, an tArd-Aighne,
- (c) i ndáil le hOifig Choimisinéirí na Státseirbhíse, Coimisinéirí na Státseirbhíse,
- (d) i ndáil le hOifig an Ard-Reachtaire Cuntas agus Ciste, an tArd-Reachtaire Cuntas agus Ciste,
- (e) i ndáil le hOifig an Stiúrthóra Ionchúiseamh Poiblí, an Stiúrthóir Ionchúiseamh Poiblí,
- (f) i ndáil le hOifig Thithe an Oireachtais, Cathaoirleach Dháil Éireann,
- (g) i ndáil le hOifig an Choimisinéara Faisnéise, an Coimisinéir Faisnéise,
- (h) i ndáil le hOifig na gCoimisinéirí um Cheapacháin Áitiúla, na Coimisinéirí um Cheapacháin Áitiúla,
- (i) i ndáil le hOifig an Ombudsman, an tOmbudsman,
- (j) i ndáil le haon chomhlacht poiblí eile, an duine atá i seilbh, nó a chomhlónann feidhmeanna, oifig phríomhoifigeach feidhmiúcháin (cibé ainm a thugtar uirthi) an chomhlachta;

tá le “údarás áitiúil” an bhrí a shanntar dó le fo-alt (1) d’alt 2 den Acht Rialtais Áitiúil 2001;

ciallaíonn “an tAire” an tAire Gnóthaí Pobail, Tuaithe agus Gaeltachta;

“the official languages” means the Irish language (being the national language and the first official language) and the English language (being a second official language) as specified in Article 8 of the Constitution;

“prescribed” means prescribed by the Minister by regulations under *section 4*;

“proceedings” means civil or criminal proceedings before any court;

“public body” shall be construed in accordance with the *First Schedule*;

“record” includes any memorandum, book, plan, map, drawing, diagram, pictorial or graphic work or other document, any photograph, film or recording (whether of sound or images or both), any form in which data (within the meaning of the Data Protection Act 1988) are held, any other form (including machine-readable form) or thing in which information is held or stored manually, mechanically or electronically and anything that is a part or a copy, in any form, of any of the foregoing or is a combination of two or more of the foregoing;

“a scheme” means a scheme confirmed by the Minister under *section 14*;

“service” means a service offered or provided (whether directly or indirectly) to the general public or a class of the general public by a public body.

- (2) (a) In this Act a reference to a section or schedule is a reference to a section of or Schedule to this Act unless it is indicated that reference to some other enactment is intended.
- (b) In this Act a reference to a subsection or paragraph or subparagraph is a reference to the subsection or paragraph or subparagraph of the provision in which the reference occurs unless it is indicated that reference to some other provision is intended.

Expenses.

**3.**—The expenses incurred by the Minister and any other Minister of the Government in the administration of this Act shall, to such extent as may be sanctioned by the Minister for Finance, be paid out of moneys provided by the Oireachtas.

Regulations.

**4.**—(1) The Minister may, with the consent of the Minister for Finance—

- (a) by regulations provide, subject to the provisions of this Act, for any matter referred to in this Act as prescribed or to be prescribed,
- (b) in addition to any other power conferred on him or her to make regulations, make regulations generally for the purposes of, and for the purpose of giving full effect to, this Act,
- (c) if, during the first 3 years of application of this Act to a public body specified in *subparagraph (3), (4) or (5)* of *paragraph 1* of the *First Schedule*, any difficulty arises in bringing this Act into operation in so far as it applies to that body, by regulations do anything which appears to

ciallaíonn “na teangacha oifigiúla” an Ghaeilge (ós í an teanga náisiúnaithe agus an phríomhtheanga oifigiúil í) agus an Béarla (ós teanga oifigiúil eile é) mar a shonraítear in Airteagal 8 den Bhunreacht;

ciallaíonn “forordaithe” forordaithe ag an Aire le rialacháin faoi *alt 4*;

ciallaíonn “imeachtaí” imeachtaí sibhialta nó coiriúla os comhair aon chúirte;

déanfar “comhlacht poiblí” a fhорlóiriú de réir an *Chéad Sceidil*;

folaíonn “taifead” aon mheabhrán, leabhar, pleán, léarscaíl, líniocht, léaráid, saothar pictiúrtha nó grafach nó doiciméad eile, aon ghranghraf, scannán nó taifeadadh (cibé acu is taifeadadh fuaimé nó taifeadadh íomhánná nó iad araon é), aon fhoirm ina gcoimeádtar sonraí (de réir bhrí an Acharta um Chosaint Sonraí 1988), aon fhoirm eile (lena n-áirítear foirm mheaisín-inléite) nó rud eile ina ndéantar fainseis a choimeád nó a stóráil de láimh, go meicniúil nó go leictreonach agus aon rud ar cuid nó cóip é, i bhfoirm ar bith, d'aon cheann díobh sin roimhe seo nó ar teaglaim é de dhá cheann nó níos mó díobh sin roimhe seo;

ciallaíonn “scéim” scéim arna daingniú ag an Aire faoi *alt 14*;

ciallaíonn “seirbhís” seirbhís arna tairiscint nó arna soláthar (cibé acu go díreach nó go neamhdhíreach) ag comhlacht poiblí don phobal i gcoitinne nó d'aicme den phobal i gcoitinne.

- (2) (a) San Acht seo aon tagairt d'alt nó do sceideal is tagairt í d'alt den Acht seo nó do Sceideal a ghabhann leis an Acht seo, mura gcuirtear in iúl gur tagairt d'achtachán éigin eile atá beartaithe.
- (b) San Acht seo aon tagairt d'fho-alt nó do mhír nó d'fhomhír is tagairt í don fho-alt nó don mhír nó don fhomhír den fhórláil ina bhfuil an tagairt, mura gcuirtear in iúl gur tagairt d'fhórláil éigin eile atá beartaithe.

**3.**—Déanfar na caiteachais a thabhdóidh an tAire agus aon Aire Caiteachais. eile den Rialtas ag riarradh an Acharta seo a íoc, a mhéid a cheadóidh an tAire Airgeadais é, as airgead a sholáthróidh an tOireachtas.

**4.**—(1) Féadfaidh an tAire, le toiliú an Aire Airgeadais— Rialacháin.

- (a) le rialacháin, foráil a dhéanamh, faoi réir fhórlácha an Acharta seo, le haghaidh aon ní dá dtagraítear san Acht seo mar ní atá forordaithe nó le forordú,
- (b) i dteannta aon chumhachta eile a thugtar dó nó di chun rialacháin a dhéanamh, rialacháin a dhéanamh i gcoitinne chun críocha an Acharta seo agus chun lánéifeacht a thabhairt don Acharta seo,
- (c) más rud é, le linn na chéad 3 bliana d'fheidhm an Acharta seo maidir le comhlacht poiblí a shonraítear i bhfomhír (3), (4) nó (5) de mhír 1 den *Chéad Sceideal*, go n-éireoidh aon deacracht i ndáil leis an Acharta seo a thabhairt i ghníomh a mhéid atá feidhm aige maidir leis an

be necessary or expedient for bringing this Act into operation in so far as it applies to that body and regulations under this paragraph may, in so far only as may appear necessary for carrying the regulations into effect, modify a provision of this Act if the modification is in conformity with the purposes, principles and spirit of this Act, and

(d) if in any other respect any difficulty arises during the period of 3 years from the commencement of this Act in bringing this Act into operation, by regulations do anything which appears to be necessary or expedient for bringing this Act into operation and regulations under this paragraph may, in so far only as may appear necessary for carrying the regulations into effect, modify a provision of this Act if the modification is in conformity with the purposes, principles and spirit of this Act.

(2) Regulations under this Act may contain such incidental, supplementary and consequential provisions as appear to the Minister to be necessary or expedient for the purposes of the regulations.

(3) Where the Minister proposes to make regulations under *paragraph (c)* or *(d)* of *subsection (1)* or for the purposes of *paragraph 1 (5)*, or under *paragraph 3*, of the *First Schedule*, he or she shall cause a draft of the regulations to be laid before each House of the Oireachtas and the regulations shall not be made until a resolution approving of the draft has been passed by each such House.

(4) Where the Minister proposes to make regulations under *subsection (1)(c)*, he or she shall, before doing so, consult with such other (if any) Minister of the Government as the Minister considers appropriate having regard to the functions of that other Minister of the Government in relation to the proposed regulations.

(5) Regulations prescribing a body, organisation or group ("the body") for the purposes of *paragraph 1(5)* of the *First Schedule* may provide that this Act shall apply to the body only as respects specified functions of the body, and this Act shall apply and have effect in accordance with any such provision.

(6) Every regulation under this Act (other than a regulation referred to in *subsection (3)*) shall be laid before each House of the Oireachtas as soon as may be after it is made and, if a resolution annulling the regulation is passed by either such House within the next 21 days on which that House has sat after the regulation is laid before it, the regulation shall be annulled accordingly but without prejudice to the validity of anything previously done thereunder.

## PART 2

### ORGANS OF STATE

gcomhlacht sin, aon ní a dhéanamh le rialacháin ar deal- Cd.1 A.4  
raigtheach gur gá nó gur fóirsteanach é chun an tAcht seo  
a thabhairt i ngníomh a mhéid atá feidhm aige maidir leis  
an gcomhlacht sin agus féadfar, le rialacháin faoin mír  
seo, a mhéid amháin is dealraigtheach gur gá é chun na  
rialacháin a thabhairt in éifeacht, foráil den Acht seo a  
mhodhnú má tá an modhnú i gcomhréir le críocha, prion-  
sabail agus meon an Acharta seo, agus

- (d) más rud é, in aon slí eile, go n-éireoidh aon deacracht le linn  
na tréimhse 3 bliana ó thosach feidhme an Acharta seo i  
ndáil leis an Acht seo a thabhairt i ngníomh, aon ní a  
dhéanamh le rialacháin ar dealraigtheach gur gá nó gur  
fóirsteanach é chun an tAcht seo a thabhairt i ngníomh  
agus féadfar, le rialacháin faoin mír seo, a mhéid amháin  
is dealraigtheach gur gá é chun na rialacháin a thabhairt  
in éifeacht, foráil den Acht seo a mhodhnú má tá an  
modhnú i gcomhréir le críocha, prionsabail agus meon an  
Acharta seo.

(2) Féadfaidh cibé forálacha teagmhasacha, forlíontacha agus  
iarmhartacha a bheith i rialacháin faoin Acht seo is dóigh leis an  
Aire a bheith riachtanach nó fóirsteanach chun críocha na rialachán.

(3) I gcás ina mbeartaíonn an tAire rialacháin a dhéanamh faoi  
*mhír (c)* nó (d) *d'fho-alt (1)* nó chun críocha *mhír 1(5)*, nó faoi *mhír*  
3, den *Céad Sceideal*, cuirfidh sé nó sí faoi deara dréacht de na  
rialacháin a leagan faoi bhráid gach Tí den Oireachtas agus ní dhéan-  
far na rialacháin go dtí go mbeidh rún ag ceadú an dréachta rite ag  
gach Teach acu sin.

(4) I gcás ina mbeartaíonn an tAire rialacháin a dhéanamh faoi  
*fho-alt (1)(c)*, rachaidh sé nó sí, sula ndéanfaidh sé nó sí amhlaidh, i  
gcomhairle le cibé Aire eile (más ann) den Rialtas is cuí leis an Aire  
ag féachaint d'fheidhmeanna an Aire eile sin den Rialtas i ndáil leis  
na rialacháin atá beartaithe.

(5) Féadfari, le rialacháin lena bhforordaítear comhlacht, eagraí-  
ocht nó grúpa (“an comhlacht”) chun críocha *mhír 1 (5)* den *Céad*  
*Sceideal*, a phoráil nach mbeidh feidhm ag an Acht seo maidir leis an  
gcomhlacht ach amháin i leith feidhmeanna sonraithe de chuid an  
chomhlachta, agus beidh feidhm ag an Acht seo agus beidh éifeacht  
leis de réir aon phorála den sórt sin.

(6) Déanfar gach rialachán faoin Acht seo (seachas rialachán dá  
dtagraítear i *bhfo-alt (3)*) a leagan faoi bhráid gach Tí den Oireachtas  
a luaithe is féidir tar éis a dhéanta agus má dhéanann ceachtar Teach  
acu sin, laistigh den 21 lá a shuífidh an Teach sin tar éis an rialachán  
a leagan faoina bhráid, rún a rith ag neamhniú an rialacháin, beidh  
an rialachán ar neamhní dá réir sin, ach sin gan dochar do bhailíocht  
aon ní a rinneadh roimhe sin faoin rialachán.

CUID 2

ORGAIN STÁIT

5.—Déanfaidh an tAire gach bliain, ag tosú an bhliain tar éis  
bhliain thosach feidhme an Acharta seo, tuarascáil a thabhairt do gach  
Teach den Oireachtas maidir le hoibriú an Acharta seo an bhliain  
roimhe sin.

Tuarascáil bhliantúil  
do Thithe an  
Oireactais.

Pt.2

Use of official languages in Houses of Oireachtas.

**6.**—(1) A member of either House of the Oireachtas has the right to use either of the official languages in any debates or other proceedings in that House or of a committee of either House, a joint committee of both Houses or sub-committee of such a committee or joint committee.

(2) A person appearing before either House of the Oireachtas or before such a committee, joint committee or sub-committee as aforesaid has the right to use either of the official languages.

(3) Every official report of the debates and other proceedings of the Houses of the Oireachtas shall be published in each of the official languages, except that contributions (whether oral or in writing) in either of the official languages by persons may be published therein solely in that language.

Acts of the Oireachtas.

**7.**—As soon as may be after the enactment of any Act of the Oireachtas, the text thereof shall be printed and published in each of the official languages simultaneously.

Administration of justice.

**8.**—(1) A person may use either of the official languages in, or in any pleading in or document issuing from, any court.

(2) Every court has, in any proceedings before it, the duty to ensure that any person appearing in or giving evidence before it may be heard in the official language of his or her choice, and that in being so heard the person will not be placed at a disadvantage by not being heard in the other official language.

(3) For the purposes of ensuring that no person is placed at a disadvantage as aforesaid, the court may cause such facilities to be made available, as it considers appropriate, for the simultaneous or consecutive interpretation of proceedings from one official language into the other.

(4) Where the State or a public body is a party to civil proceedings before a court—

(a) the State or the public body shall use in the proceedings, the official language chosen by the other party, and

(b) if two or more persons (other than the State or a public body) are party to the proceedings and they fail to choose or agree on the official language to be used in the proceedings, the State or, as appropriate, the public body shall use in the proceedings such official language as appears to it to be reasonable, having regard to the circumstances.

(5) Notwithstanding any other provision of this section, a person shall not be compelled to give evidence in a particular official language in any proceedings.

(6) In choosing to use a particular official language in any proceedings before a court, a person shall not be put by the court or a public body to any inconvenience or expense over and above that which would have been incurred had he or she chosen to use the other official language.

6.—(1) Beidh ceart ag comhalta de cheachtar Teach den Cd.2

Oireachtas ceachtar de na teangacha oifigiúla a úsáid in aon díospóireachtaí nó in aon imeachtaí eile sa Teach sin nó de chuid coiste de cheachtar Teach, comhchoiste den dá Theach nó fochoiste de choiste nó de chomhchoiste den sórt sin.

Úsáid na  
dteangacha oifigiúla  
i dTithe an  
Oireachtais.

(2) Beidh ceart ag duine a bheidh ag láithriú os comhair ceachtar Tí den Oireachtas nó os comhair coiste, comhchoiste nó fochoiste den sórt sin a dúradh ceachtar de na teangacha oifigiúla a úsáid.

(3) Déanfar gach tuairisc oifigiúil ar dhíospóireachtaí agus ar imeachtaí eile Thithe an Oireachtas a fhoilsíú i ngach ceann de na teangacha oifigiúla, ach amháin go bhféadfar óráidí daoine (cibé acu ó bhéal nó i scríbhinn) i gceachtar de na teangacha oifigiúla a fhoilsíú inti sa teanga sin amháin.

7.—A luaithe is féidir tar éis aon Acht den Oireachtas a achtú, Achtanna an déanfar an téacs den chéanna a chló agus a fhoilsíú go comhuaineach i ngach ceann de na teangacha oifigiúla.

8.—(1) Féadfaidh duine ceachtar de na teangacha oifigiúla a úsáid Riaradh an in aon chuírt nó in aon phléadáil in aon chuírt nó in aon doiciméad cheartais. a eiseofar ó aon chuírt.

(2) Tá dualgas ar gach cúirt, in aon imeachtaí os a comhair, a chinntíú go bhféadfaidh aon duine a bheidh ag láithriú inti nó a bheidh ag tabhairt fianaise os a comhair éisteacht a fháil sa teanga oifigiúil is rogha leis nó léi, agus nach mbeidh an duine, trí éisteacht a fháil amhlaidh, faoi mhíbhuntáiste toisc nach bhfaigheann sé nó sí éisteacht sa teanga oifigiúil eile.

(3) D'fhonn a chinntíú nach mbeidh aon duine faoi mhíbhuntáiste mar a dúradh, féadfaidh an chuírt a chur faoi deara cibé saoráidí is dóigh léi is cuí a chur ar fáil chun ateangaireacht chomhuaineach nó chomhleanúnach ó theanga oifigiúil amháin go dtí an teanga oifigiúil eile a dhéanamh ar imeachtaí.

(4) I gcás inar páirtí in imeachtaí sibhialta os comhair cúirte an Stát nó comhlacht poiblí—

(a) déanfaidh an Stát, nó an comhlacht poiblí, an teanga oifigiúil a bheidh roghnaithe ag an bpáirtí eile a úsáid sna himeachtaí, agus

(b) más rud é gur páirtí sna himeachtaí beirt duine nó níos mó (seachas an Stát nó comhlacht poiblí) agus nach ndéanfaidh siad an teanga oifigiúil a bheidh le húsáid sna himeachtaí a roghnú nó a chomhaontú, déanfaidh an Stát nó, de réir mar is cuí, an comhlacht poiblí, cibé teanga oifigiúil is dealraitheach dó a bheith réasúnach, ag féachaint do na himthosca, a úsáid sna himeachtaí.

(5) D'ainneoin aon fhorála eile den alt seo, ní chuirfear iallach ar dhuine fianaise a thabhairt i dteanga oifigiúil ar leith in aon imeachtaí.

(6) Nuair a bheidh teanga oifigiúil ar leith á roghnú ag duine lena húsáid in aon imeachtaí os comhair cúirte, ní churfidh an chuírt nó comhlacht poiblí aon cheataí nó caiteachas breise air nó uirthi thar mar a thabhdófaí dá roghnódh sé nó sí an teanga oifigiúil eile a úsáid.

## PART 3

## PUBLIC BODIES

Duty of public bodies to use official languages on official stationery, etc.

**9.**—(1) The Minister may by regulations provide that oral announcements (whether live or recorded) made by a public body, the headings of stationery used by a public body and the contents and the lay-out of any signage or advertisements placed by it shall, to such extent as may be specified, be in the Irish language or in the English and Irish languages and different provisions may be made in relation to different classes of body, oral announcements, stationery, signage or advertisements.

(2) Where a person communicates in writing or by electronic mail in an official language with a public body, the public body shall reply in the same language.

(3) Where a public body communicates in writing or by electronic mail with the general public or a class of the general public for the purpose of furnishing information to the public or the class, the body shall ensure that the communication is in the Irish language or in the English and Irish languages.

Duty of public bodies to publish certain documents in both official languages simultaneously.

**10.**—Notwithstanding any other enactment, the following documents made by or under the authority of a public body (other than a body, organisation or group standing prescribed pursuant to regulations for the purposes of clause (b) of paragraph 1(5) of the First Schedule) shall be published by that body in each of the official languages simultaneously:

- (a) any document setting out public policy proposals;
- (b) any annual report;
- (c) any audited account or financial statement;
- (d) any statement of strategy required to be prepared under section 5 of the Public Service Management Act 1997; and
- (e) any document of a description or class standing prescribed for the time being, with the consent of the Minister for Finance and such other (if any) Minister of the Government as the Minister considers appropriate having regard to the functions of that other Minister of the Government, and being a document of a description or class that is, in the opinion of the Minister, of major public importance.

Use of official languages by public bodies.

**11.**—(1) For the purpose of promoting the use of the Irish language for official purposes in the State, the Minister may, by notice in writing to the head of a public body, require the public body to prepare and present to him or her for confirmation within such time (not being more than 6 months from the date of issue of the notice) as is specified in the notice a draft scheme specifying—

- (a) the services which the public body proposes to provide—
  - (i) exclusively through the medium of the Irish language,
  - (ii) exclusively through the medium of the English language, and

## COMHLACHTAÍ POIBLÍ

**9.**—(1) Féadfaidh an tAire, le rialacháin, a phoráil gur i nGaeilge, Dualgas comhlachtaí poiblí nó i mBéarla agus i nGaeilge, a mhéid a bheidh sonraithe, a bheidh fógairtí béal (cibé acu beo nó taifeadta) arna ndéanamh ag comhlacht poiblí, ceannteidil stáiseanóireachta a úsáideann comhlacht poiblí agus ábhar agus leagan amach aon chomharthaí nó fógrán dá chuid agus féadfar forálacha éagsúla a dhéanamh i ndáil le haicmí éagsúla comhlachta, fógairtí béal, stáiseanóireachta, comharthaí nó fógrán.

(2) I gcás ina ndéanfaidh duine cumarsáid i dteanga oifigiúil le comhlacht poiblí, i scríbhinn nó leis an bpost leictreonach, freagróidh an comhlacht poiblí sa teanga chéanna.

(3) I gcás ina ndéanfaidh comhlacht poiblí cumarsáid i scríbhinn nó leis an bpost leictreonach leis an bpobal i gcoitinne nó le haicme den phobal i gcoitinne chun faisnéis a thabhairt don phobal nó don aicme, cinnteoídh an comhlacht gur i nGaeilge, nó i mBéarla agus i nGaeilge, a bheidh an chumarsáid.

**10.**—D'ainneoin aon achtacháin eile, déanfaidh comhlacht poiblí (seachas comhlacht, eagraíocht nó grúpa a bheidh forordaithe de bhun rialachán chun críocha *chlásal (b)* de *mhír 1(5)* den *Chéad Sceideal*) na doiciméid seo a leanas, a dhéanfaidh sé nó a dhéanfar faoina údarás, a fhoilsiú go comhuaineach i ngach ceann de na teangacha oifigiúla:

- (a) aon doiciméad ina leagtar amach tograí beartais phoiblí;
- (b) aon tuarascáil bhliantúil;
- (c) aon chuntas iniúchta nó ráiteas airgeadais;
- (d) aon ráiteas straitéise a cheanglaítear a ullmhú faoi alt 5 den Acht um Bainistíocht na Seirbhise Poiblí 1997; agus
- (e) aon doiciméad de thuairisc nó d'aicme a bheidh forordaithe de thuras na huaire, le toiliú an Aire Airgeadais agus cibé Aire eile (más ann) den Rialtas is cuí leis an Aire ag féachaint d'fheidhmeanna an Aire eile sin den Rialtas, agus is doiciméad de thuairisc nó d'aicme a bhfuil, i dtuairim an Aire, tábhacht mhór phoiblí ag baint leis.

**11.**—(1) D'fhoínn úsáid na Gaeilge a chur chun cinn chun críoch oifigiúil sa Stát, féadfaidh an tAire, le fógra i scríbhinn chuig ceann comhlachta phoiblí, a cheangal ar an gcomhlacht poiblí dréacht-scéim a ullmhú agus a thíolacadh dó nó di lena daingniú laistigh de cibé tréimhse ama (nach faide ná 6 mhí ó dháta eisithe an fhógra) a bheidh sonraithe san fhógra, ar dréacht-scéim í ina sonrófar—

- (a) na seirbhísí a bheartaíonn an comhlacht poiblí a sholáthar—
  - (i) trí mheán na Gaeilge amháin,
  - (ii) trí mheán an Bhéarla amháin, agus

Dualgas  
comhlachtaí poiblí  
na teangacha  
oifigiúla a úsáid ar  
stáiseanóireacht  
oifigiúil, etc.

Dualgas  
comhlachtaí poiblí  
doiciméid áirithe a  
fhoilsiú go  
comhuaineach sa dá  
theanga oifigiúla.

Úsáid na  
dteangacha oifigiúla  
ag comhlachtaí  
poiblí.

(iii) through the medium of both the Irish and English languages,

and

(b) the measures the body proposes to adopt to ensure that any services that are not provided by the body through the medium of the Irish language will be so provided.

(2) (a) A draft scheme referred to in *subsection (1)* shall specify the means of communication that are to be provided exclusively in the Irish language, exclusively in the English language and in both the Irish and English languages.

(b) In this section “means of communication” means the means of communication between the body concerned and the public generally or groups or individual members of the public in relation to the services concerned, the provision of the services and information relating to the services or such provision.

(3) The Minister may, with the consent of the Minister for Finance, in relation to those of its services delivered exclusively through the medium of the English language, direct a public body to draw up a plan for the delivery of those services in addition through the medium of the Irish language together with an estimate of the period of time required to implement the plan.

(4) A notice under *subsection (1)* shall be accompanied by a copy of the current guidelines issued by the Minister under *section 12.*

(5) Different notices may be given to a head of a public body under this section in respect of different services.

Publication of guidelines by Minister.

**12.**—(1) The Minister shall issue to public bodies guidelines in relation to the preparation by public bodies of draft schemes.

(2) As soon as practicable after the commencement of this section the Minister shall prepare a draft of any guidelines that he or she proposes to issue under *subsection (1)* and shall send copies of the draft to—

(a) every other Minister of the Government, and

(b) such other persons (including any other head) as he or she considers appropriate.

(3) The Minister shall, after considering any representations made to him or her about the draft guidelines, confirm the draft guidelines either without amendment or with such amendments as he or she considers appropriate.

(4) The Minister shall, as soon as practicable, lay before each House of the Oireachtas a copy of any guidelines issued under *subsection (1).*

(5) The Minister shall, at such intervals as he or she considers appropriate, revise any guidelines issued under *subsection (1)* and the provisions of this section shall apply to the issuing of such revised guidelines as they apply to the guidelines first issued.

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- (b) na bearta a bheartaíonn an comhlacht a ghlacadh chun a chinntí go ndéanfar aon seirbhísí nach soláthraíonn an comhlacht trí mheán na Gaeilge a sholáthar amhlaidh.
- (2) (a) Sonrófar i ndréacht-scéim dá dtagraítear i *bhfo-alt* (1) na modhanna cumarsáide atá le soláthar sa Ghaeilge amháin, sa Bhéarla amháin agus sa Ghaeilge agus sa Bhéarla araon.
- (b) San alt seo, cialláionn “modhanna cumarsáide” na modhanna cumarsáide idir an comhlacht lena mbaineann agus an pobal i gcoitinne nó grúpaí nó daoine ar leithligh den phobal i ndáil leis na seirbhísí lena mbaineann, i ndáil le soláthar na seirbhísí agus i ndáil le faisnéis a bhaineann leis na seirbhísí nó leis an soláthar sin.
- (3) Féadfaidh an tAire, le toiliú an Aire Airgeadais, a ordú do chomhlacht poiblí, i ndáil leis na seirbhísí sin dá chuid a sheachadtar trí mheán an Bhéarla amháin, plean a tharraingt suas chun na seirbhísí sin a sheachadadh trí mheán na Gaeilge chomh maith, mar aon le meastachán a thabhairt ar an tréimhse ama is gá chun an plean a chur i ngníomh.

(4) Beidh cóip de na treoirlínte reatha arna n-eisiúint ag an Aire faoi *alt 12* ag gabháil le fógra faoi *fho-alt* (1).

(5) Féadfar fógraí éagsúla a thabhairt do cheann comhlachta phoiblí faoin alt seo i leith seirbhísí éagsúla.

**12.**—(1) Eiseoidh an tAire treoirlínte chuig comhlachtaí poiblí i ndáil le hullmhú dréacht-scéimeanna ag comhlachtaí poiblí. An tAire d'fhoilsíú treoirlínte.

(2) A luaithe is indéanta tar éis thosach feidhme an ailt seo, ullmhóidh an tAire dréacht d'aon treoirlínte a bheartaíonn sé nó sí a eisiúint faoi *fho-alt* (1) agus cuirfidh sé nó sí cíopeanna den dréacht—

(a) chuig gach Aire eile den Rialtas; agus

(b) chuig cibé daoine eile (lena n-áirítear aon cheann eile) is cuí leis nó léi.

(3) Déanfaidh an tAire, tar éis breithniú a dhéanamh ar aon uiríll a bheidh déanta chuige nó chuici maidir leis na dréacht-treoirlínte, na dréacht-treoirlínte a dhaingniú gan leasú nó fara cibé leasuithe is cuí leis nó léi.

(4) Déanfaidh an tAire, a luaithe is indéanta, cóip d'aon treoirlínte a eiseofar faoi *fho-alt* (1) a leagan faoi bhráid gach Tí den Oireachtas.

(5) Déanfaidh an tAire, ag cibé eatraimh is cuí leis nó léi, aon treoirlínte a eiseofar faoi *fho-alt* (1) a athmheas agus beidh feidhm ag forálacha an ailt seo maidir le heisiúint na dtreoirlínte athmheasta sin mar atá feidhm acu maidir leis na treoirlínte a eisíodh i gcéaduair.

Pt.3

Preparation of draft  
scheme by public  
body.

**13.**—(1) On receipt of a notice under *section 11*, a public body shall—

- (a) publish notice of its intention to prepare a draft scheme and invite representations from any interested parties, and
- (b) within the time specified in the notice, prepare and present for confirmation to the Minister a draft scheme.

(2) In preparing a draft scheme the public body shall—

- (a) have regard to any guidelines issued under *section 12* and in force,
- (b) have regard to any representations made by any interested party under *subsection (1)*,
- (c) ensure that an adequate number of its staff are competent in the Irish language so as to be able to provide its service through Irish as well as English,
- (d) ensure that the particular Irish language requirements associated with the provision of services in Gaeltacht areas are met,
- (e) ensure that the Irish language becomes the working language in its offices in the Gaeltacht not later than such date as may be determined by it with the consent of the Minister.

(3) A draft scheme shall contain only such matters as are required to be specified under *subsections (1)* and *(2)* of *section 11*.

Confirmation by  
Minister of draft  
schemes.

**14.**—(1) Upon presentation of a draft scheme to the Minister by a public body, the Minister may, after consultation with such other persons including such other (if any) Minister of the Government as the Minister considers ought to be consulted, and with the consent of the head of the public body concerned, confirm the draft scheme either without amendment or with such amendments as he or she considers appropriate.

(2) The Minister shall, after confirmation of any draft scheme under this section, forward a copy of the scheme to the Commissioner.

(3) A scheme shall remain in force for a period of 3 years from the date on which it is confirmed by the Minister or until a new scheme has been confirmed by the Minister pursuant to *section 15*, whichever is the later.

Periodic review of  
schemes.

**15.**—(1) The Minister may, at any time, and shall, no later than 6 months before the expiration of the scheme, by notice in writing to the head of a public body require that body to review, within such period as may be specified in the notice, any scheme in force in relation to it.

(2) Upon receipt of a notice under *subsection (1)*, a public body shall conduct a review of the said scheme and shall, within the time specified in the notice, prepare and present, for confirmation by the Minister, a new draft scheme.

**13.**—(1) Ar fhógra faoi *alt 11* a fháil, déanfaidh comhlacht poiblí— Cd.3

(a) fógra a fhoilsiú á rá go bhfuil ar intinn aige dréacht-scéim a ullmhú agus uiríll a lorg ó aon pháirtithe leasmhara, agus Comhlacht poiblí d'ullmhú dréacht-scéime.

(b) laistigh den tréimhse ama a bheidh sonraithe san fhógra, dréacht-scéim a ullmhú agus a thíolacadh don Aire lena daingniú.

(2) Le linn dréacht-scéim a ullmhú, déanfaidh an comhlacht poiblí—

(a) aird a thabhairt ar aon treoirlínte arna n-eisiúint faoi *alt 12* agus atá i bhfeidhm,

(b) aird a thabhairt ar aon uiríll arna ndéanamh ag aon pháirtí leasmhar faoi *fho-alt (1)*,

(c) a chinntiú go bhfuil líon leordhóthanach dá fhoireann inniúil sa Ghaeilge chun go mbeidh siad in ann a sheirbhís a sholáthar trí Ghaeilge chomh maith lena soláthar trí Bhéarla,

(d) a chinntiú go bhfreastalófar ar na riachtanais áirithe Gaeilge a bhaineann le seirbhísí a sholáthar i limistéir Ghaeltachta,

(e) a chinntiú go mbeidh an Ghaeilge ina teanga oibre ina chuid oifigí sa Ghaeltacht tráth nach déanaí ná cibé dáta a chinnfidh sé le toiliú an Aire.

(3) Ní bheidh i ndréacht-scéim ach cibé nithe a cheanglaítear a shonrú faoi *fho-alt (1)* agus (2) *d'alt 11*.

**14.**—(1) Ar chomhlacht poiblí do thíolacadh dréacht-scéime don Aire, féadfaidh an tAire, tar éis dul i gcomhairle le cibé daoine eile lena n-áirítear cibé Aire eile (más ann) den Rialtas a measfaidh an tAire gur chóir dul i gcomhairle leo, agus le toiliú cheann an chomhlachta phoiblí lena mbaineann, an dréacht-scéim a dhaingniú gan leasú nó fara cibé leasuithe is cuí leis nó léi. An tAire do dhaingniú dréacht-scéimeanna.

(2) Déanfaidh an tAire, tar éis aon dréacht-scéim a dhaingniú faoin alt seo, cóip den scéim a chur ar aghaidh chuig an gCoimisinéir.

(3) Fanfaidh scéim i bhfeidhm ar feadh tréimhse 3 bliana ón dáta a ndaingníonn an tAire í nó go dtí go mbeidh scéim nua daingnithe ag an Aire de bhun *alt 15*, cibé acu is déanaí.

**15.**—(1) Féadfaidh an tAire, aon tráth, agus déanfaidh an tAire, tráth nach déanaí ná 6 mhí sula rachaidh an scéim in éag, trí fhógra i scríbhinn chuig ceann comhlachta phoiblí, a cheangal ar an gcomhlacht sin aon scéim atá i bhfeidhm i ndáil leis a athbhreithniú laistigh de cibé tréimhse a bheidh sonraithe san fhógra. Athbhreithniú tréimhsíúil ar scéimeanna.

(2) Ar fhógra a fháil faoi *fho-alt (1)*, seolfaidh comhlacht poiblí athbhreithniú ar an scéim sin agus déanfaidh sé, laistigh den tréimhse ama a bheidh sonraithe san fhógra, dréacht-scéim nua a ullmhú agus a thíolacadh lena daingniú ag an Aire.

(3) Sections 11, 13 and 14 shall, with any necessary modifications, apply where a notice is given under subsection (1) as they apply where a notice is given under section 11.

Amendment of schemes.

**16.**—(1) Where the Minister is satisfied that, owing to any change—

- (a) in the functions of a public body, or
- (b) in the circumstance in which such functions are performed,

it may be appropriate to amend any scheme in force in relation to it, he or she may, on his or her own initiative or on request by the public body concerned, by notice in writing to the public body propose amendments to the scheme.

(2) The Minister may, after consultation with such other persons, including such other (if any) Minister of the Government as the Minister considers ought to be consulted, and with the consent of the head of the public body concerned, amend a scheme in the manner proposed in any notice under subsection (1) or in such other manner as he or she considers appropriate in the circumstances, and the scheme shall have effect thereafter subject to any such amendments.

(3) The Minister shall forward to the Commissioner a copy of any scheme amended under this section.

Failure to prepare a draft scheme.

**17.**—Where—

- (a) a public body fails or refuses to prepare a draft scheme in accordance with a notice issued under section 11 or 15,
- (b) after presentation by a public body of a draft scheme to the Minister for confirmation, the public body and the Minister are unable to agree the terms of the scheme, or
- (c) after receipt by a public body of a notice of proposed amendments to a scheme, the public body and the Minister are unable to agree on any amendments,

the Minister shall report this failure, refusal or inability to each House of the Oireachtas.

Duty to carry out schemes.

**18.**—(1) Where the Minister confirms a scheme under this Act, the public body shall proceed to carry out the scheme.

(2) Nothing in a scheme shall be construed as prohibiting a public body from implementing further measures to promote the status of an official language within its organisation.

Prohibition on imposition of charges by public bodies.

**19.**—A public body shall not impose any charge on any person by virtue of any requirement imposed on that body by this Act.

## PART 4

### AN COIMISINÉIR TEANGA

Establishment of Oifig Choimisinéir na dTeangacha Oifigiúla.

**20.**—(1) There is established an office to be known as Oifig Choimisinéir na dTeangacha Oifigiúla and the holder of the office shall be known as An Coimisinéir Teanga and is referred to in this Act as the Commissioner.

(3) Beidh feidhm ag *ailt 11, 13 agus 14*, fara aon mhodhnuithe is Cd.3 A.15  
gá, i gcás ina dtabharfar fógra faoi *fho-alt (1)* mar atá feidhm acu i  
gcás ina dtabharfar fógra faoi *alt 11*.

**16.—(1)** I gcás inar deimhin leis an Aire, de bharr aon athrú— Scéimeanna a leasú.

- (a) ar fheidhmeanna comhlachta phoiblí, nó
- (b) ar an imthoisc ina gcomhlíontar na feidhmeanna sin,

go bhféadfaidh gur cuí aon scéim atá i bhfeidhm i ndáil leis an gcomhlacht sin a leasú, féadfaidh sé nó sí, ar a thionscnamh nó ar a tionscnamh féin, nó ar iarraidh ón gcomhlacht poiblí lena mbaineann, trí fhógra i scríbhinn chuig an gcomhlacht poiblí, leasuithe a mholadh ar an scéim.

(2) Féadfaidh an tAire, tar éis dul i gcomhairle le cibé daoine eile, lena n-áirítear cibé Aire eile (más ann) den Rialtas, a measfaidh an tAire gur chóir dul i gcomhairle leo, agus le toiliú cheann an chomhlachta phoiblí lena mbaineann, scéim a leasú sa tslí atá beartaithe in aon fhógra faoi *fho-alt (1)* nó i cibé slí eile is cuí leis nó léi sna himthosca, agus beidh éifeacht leis an scéim dá éis sin faoi réir aon leasuithe den sórt sin.

(3) Déanfaidh an tAire cóip d'aon scéim a bheidh leasaithe faoin alt seo a chur ar aghaidh chuig an gCoimisinéir.

**17.—Más rud é—**

- (a) go mainneoidh nó go ndiúltóidh comhlacht poiblí dréacht-scéim a ullmhú de réir fógra a eiseofar faoi *alt 11* nó *15*,
- (b) tar éis do chomhlacht poiblí dréacht-scéim a thíolacadh don Aire lena daingniú, nach mbeidh an comhlacht poiblí agus an tAire ábalta téarmaí na scéime a chomhaontú, nó
- (c) tar éis do chomhlacht poiblí fógra a fháil maidir le leasuithe beartaithe ar scéim, nach mbeidh an comhlacht poiblí agus an tAire ábalta comhaontú ar aon leasuithe,

Mainneachtain  
dréacht-scéim a  
ullmhú.

déanfaidh an tAire an mhainneachtain, an diúltú nó an neamh-ábaltacht sin a thuairisciú do gach Teach den Oireachtas.

**18.—(1)** I gcás ina ndaingneoidh an tAire scéim faoin Acht seo, Dualgas scéimeanna rachaidh an comhlacht poiblí ar aghaidh leis an scéim a chur i gcrích. a chur i gcrích.

(2) Ní fhordláireofar aon ní i scéim mar ní a thoirmisceann ar chomhlacht poiblí bearta breise a chur i ngníomh chun stádas teanga oifigiúla a chur chun cinn laistigh dá eagráiocht.

**19.—Ní dhéanfaidh comhlacht poiblí aon mhuirear a fhochur ar aon duine de bhua aon cheanglais a fhochuirtear ar an gcomhlacht sin leis an Acht seo.** Toirmeasc ar chomhlactaí poiblí d'fhochur muirear.

**20.—(1)** Bunaítear oifig ar a dtabharfar Oifig Choimisinéir na dTeangacha Oifigiúla agus tabharfar An Coimisinéir Teanga ar shealbhóir na hoifige agus gairtear an Coimisinéir de nó di san Acht seo. Oifig Choimisinéir na dTeangacha Oifigiúla a bhunú.

(2) The Commissioner shall be independent in the performance of his or her functions.

(3) The appointment of a person to be the Commissioner shall be made by the President on the advice of the Government following a resolution passed by Dáil Éireann and by Seanad Éireann recommending the appointment of the person.

(4) The provisions of the *Second Schedule* shall have effect in relation to the Commissioner.

Functions of  
Commissioner.

**21.**—The functions of the Commissioner shall be, in addition to any functions conferred on him or her by any other provision of this Act—

- (a) to monitor compliance by public bodies with the provisions of this Act,
- (b) to take all necessary measures within his or her authority to ensure compliance by public bodies with the provisions of this Act,
- (c) to carry out investigations, whether on his or her own initiative, on request by the Minister or pursuant to a complaint made to him or her by any person, into any failure by a public body to comply with the provisions of this Act that he or she or, as appropriate, the Minister, considers may have occurred,
- (d) to provide, as he or she considers appropriate, advice or other assistance to the public regarding their rights under this Act,
- (e) to provide, as he or she considers appropriate, advice or other assistance to public bodies regarding their obligations under this Act, and
- (f) to carry out an investigation, whether on his or her own initiative, on request by the Minister or pursuant to a complaint made to him or her by any person, to ascertain whether any provision of any other enactment relating to the status or use of an official language was not or is not being complied with.

Powers of  
Commissioner.

**22.**—(1) (a) For the purpose of his or her functions under this Act the Commissioner may require any person who, in the opinion of the Commissioner, is in possession of information, or has a record or thing in his or her power or control, that is relevant to the purposes aforesaid to furnish to the Commissioner any such information, record or thing and, where appropriate, may require the person to attend before him or her for that purpose, and the person shall comply with the requirement.

(b) *Paragraph (a)* of this subsection does not apply to information or so much of a record as relates to decisions and proceedings of the Government or of any committee of the Government and for the purposes of this paragraph, a certificate given by the Secretary-General to the Government and certify-

(2) Beidh an Coimisinéir neamhspleáach i gcomhlíonadh a Cd.4 A.20 fheidhmeanna nó a feidhmeanna.

(3) Is é nó is í an tUachtarán a dhéanfaidh duine a cheapadh mar Choimisinéir, ar chomhairle an Rialtais tar éis do Dháil Éireann agus do Sheanad Éireann rún a rith ag moladh an duine a cheapadh.

(4) Beidh éifeacht le forálacha an *Dara Sceideal* i ndáil leis an gCoimisinéir.

**21.**—Is iad feidhmeanna an Choimisinéara, i dteannta aon Feidhmeanna an fheidhmeanna a thugtar dó nó di le haon fhoráil eile den Acht seo— Choimisinéara.

- (a) faireachán a dhéanamh ar chomhlíonadh fhorálacha an Actica seo ag comhlacthaí poiblí,
- (b) gach beart riachtanach atá faoi réim a údaráis nó a húdaráis a dhéanamh chun a chintiú go gcomhlíonfaidh comhlacthaí poiblí forálacha an Actica seo,
- (c) imscrúduithe a dhéanamh, cibé acu ar a thionscnamh nó ar a tionscnamh féin, ar iarraidh ón Aire nó de bhun gearán a bheidh déanta leis nó léi ag aon duine, maidir le haon mhainneachtain ag comhlacht poiblí forálacha an Actica seo a chomhlíonadh, ar mainneachtain í ar dóigh leis nó léi nó, de réir mar is cuí, leis an Aire, gur féidir gur tharla sí,
- (d) comhairle nó cúnamh eile a sholáthar, de réir mar is cuí leis nó léi, don phobal maidir lena gcearta faoin Acht seo,
- (e) comhairle nó cúnamh eile a sholáthar, de réir mar is cuí leis nó léi, do chomhlacthaí poiblí maidir lena n-oibleagáidí faoin Acht seo, agus
- (f) imscrúdú a dhéanamh, cibé acu ar a thionscnamh nó ar a tionscnamh féin, ar iarraidh ón Aire nó de bhun gearán a bheidh déanta leis nó léi ag aon duine, chun a fháil amach an amhlaidh nach raibh nó nach bhfuil aon fhoráil d'aon achtachán eile a bhaineann le stádas nó le húsáid teanga oifigiúla á comhlíonadh.

**22.**—(1) (a) Chun críche a fheidhmeanna nó a feidhmeanna faoin Actica seo, féadfaidh an Coimisinéir a cheangal ar aon duine a bhfuil, i dtuairim an Choimisinéara, faisnéis aige nó aici, nó a bhfuil cumhacht nó rialú aige nó aici ar thaifead nó ar rud, a bhaineann leis na críocha réamhráite, aon fhaisnéis, taifead nó rud den sórt sin a thabhairt don Choimisinéir agus, más cuí, féadfaidh sé nó sí a cheangal ar aon duine freastal os a chomhair nó os a comhair chun na críche sin, agus comhlíonfaidh an duine an ceanglas.

Cumhactaí an Choimisinéara.

(b) Níl feidhm ag *mír* (a) den fho-alt seo maidir le faisnéis nó le cibé méid de thaifead a bhaineann le cinntí agus le himeachtaí de chuid an Rialtais nó de chuid aon choiste de chuid an Rialtais agus chun críocha na míre seo is deimhniú críochnaitheach deimhniú a thabharfaidh Ard-Rúnaí an Rialtais á dheimhniú

ing that any information or record or part of a record so relates shall be conclusive.

(2) Subject to *subsection (3)*, no enactment or rule of law prohibiting or restricting the disclosure or communication of information shall preclude a person from furnishing to the Commissioner any such information or record, as aforesaid.

(3) Subject to the provisions of this Act, a person to whom a requirement is addressed under this section shall be entitled to the same immunities and privileges as if he or she were a witness before the High Court.

(4) A person who fails or refuses to comply with a requirement under this section or who hinders or obstructs the Commissioner in the performance of his or her functions under this section shall be guilty of an offence and shall be liable on summary conviction to a fine not exceeding €2,000 or to imprisonment for a term not exceeding 6 months or both.

(5) Where an offence under *subsection (4)* has been committed by a body corporate and is proved to have been committed with the consent or connivance of, or to have been facilitated by any neglect on the part of any director, manager, secretary or other similar officer of such body or of any person who was purporting to act in any such capacity, that officer or person, as well as such body, shall be guilty of an offence and shall be liable to be proceeded against and punished as if he or she were guilty of the first-mentioned offence.

(6) Proceedings for an offence under this section may be brought and prosecuted by the Commissioner.

(7) The Commissioner may, if he or she thinks fit, pay to any person who, for the purposes aforesaid, attends before the Commissioner or furnishes information or a record or other thing to him or her—

- (a) sums in respect of travelling and subsistence expenses properly incurred by the person, and
- (b) allowances by way of compensation for loss of his or her time,

of such amount as may be determined by the Minister.

(8) A statement or admission made by a person for the purposes aforesaid shall not be admissible as evidence against that person in any criminal proceedings.

(9) Nothing in this section shall confer any right to production of, or access to, any record or thing subject to legal privilege.

Conduct of investigations.

**23.—(1)** An investigation by the Commissioner under this Act shall be conducted otherwise than in public.

(2) Where the Commissioner proposes to carry out an investigation under this Act he or she shall—

- (a) notify—
  - (i) the public body concerned,

(2) Faoi réir *fho-alt* (3), ní chuirfidh aon achtachán nó riail dlí lena dtoirmiscear nó lena sriantar faisnéis a noctadh nó a chur in iúl cosc ar dhuine aon fhaisnéis nó taifead den sórt sin, mar a dúradh, a thabhairt don Choimisinéir.

(3) Faoi réir phorálacha an Achta seo, beidh duine a mbeidh ceanglas sírithe chuige nó chuici faoin alt seo i dteideal na ndíolúintí agus na bpribhléidí céanna a mbeadh sé nó sí ina dteideal dá mba fhinné os comhair na hArd-Chúirte é nó í.

(4) Aon duine a mhainneoidh nó a dhiúltóidh ceanglas faoin alt seo a chomhlíonadh nó a chuirfidh treampán nó bac ar an gCoimisinéir le linn a feidhmeanna nó a feidhmeanna a chomhlíonadh faoin alt seo, beidh sé nó sí ciontach i gcion agus dlífear ar é nó í a chiontú go hachomair fíneáil nach mó ná €2,000 nó príosúnacht ar feadh téarma nach faide ná 6 mhí, nó iad araon, a chur air nó uirthi.

(5) I gcás cion faoi *fho-alt* (4) a bheith déanta ag comhlacht corpraithe agus go gcruthófar go ndearnadh é le toiliú nó le cúlheadú, ní gur éascaíodh é a dhéanamh le haon fhaillí ar thaobh, aon duine is stiúrthóir, bainisteoir, rúnaí nó oifigeach eile den tsamhail sin de chuid an chomhlachta, nó duine a d'airbheartaigh a bheith ag gníomhú in aon cháil den sórt sin, beidh an t-oifigeach nó an duine sin, chomh maith leis an gcomhlacht sin, ciontach i gcion agus dlífear imeachtaí a thionscnamh ina choinne nó ina coinne agus é nó í a phionósú amhail is dá mbeadh sé nó sí ciontach sa chion céadluaithe.

(6) Féadfaidh an Coimisinéir imeachtaí i leith ciona faoin alt seo a thionscnamh agus a thabhairt ar aghaidh.

(7) Féadfaidh an Coimisinéir, más cuí leis ní léi, íocaíochtaí mar a leanas a foc le haon duine a dhéanfaidh, chun na gcríoch réamhráite, freastal os comhair an Choimisinéara ní faisnéis nó taifead ní rud eile a thabhairt dó ní di—

(a) suimeanna i leith caiteachas taistil agus cothaithe a thabhaigh an duine go cuí, agus

(b) liúntais mar chuíteamh as a chuid ní a cuid ama a chailleadh,

ina mbeidh cibé méid a chinnfidh an tAire.

(8) Ní bheidh ráiteas ní admháil ó dhuine chun na gcríoch réamhráite inghlactha mar fhianaise i gcoinne an duine sin in aon imeachtaí coiriúla.

(9) Ní dhéanfaidh aon ní san alt seo aon cheart a thabhairt chun aon taifead ní rud atá faoi réir pribhléide dlíthiúla a thabhairt ar aird ní chun rochtain a fháil ar an gcéanna.

**23.—(1)** Is ar shlí seachas go poiblí a sheolfar imscrúdú a dhéanfaidh an Coimisinéir faoin Achta seo. Inscrúduithe a sheoladh.

(2) I gcás ina mbeartaíonn an Coimisinéir imscrúdú a dhéanamh faoin Achta seo déanfaidh sé ní—

(a) fógra i scríbhinn a thabhairt—

(i) don chomhlacht poiblí lena mbaineann,

(ii) in a case where a complaint has been made to the Commissioner, the person who made the complaint, and

(iii) the Minister,

in writing of that fact, and

(b) afford—

(i) the public body concerned, and

(ii) any other person who appears or, in a case where a complaint has been made to the Commissioner, is alleged to have been responsible for the matter complained of,

an opportunity to comment on the matter and, if a complaint in relation to the matter has been made to the Commissioner, on any allegations contained in the complaint.

(3) The Commissioner may—

(a) refuse to investigate a complaint under this Act, or

(b) discontinue an investigation under this Act into such a complaint,

if he or she becomes of opinion that—

(i) the complaint is trivial or vexatious,

(ii) the person making the complaint has not taken reasonable steps to seek redress in respect of the subject matter of the complaint or, if he or she has, has not been refused redress,

(iii) the complaint relates solely to a matter within the power of the Ombudsman to investigate pursuant to section 4(2)(a) of the Ombudsman Act 1980, or

(iv) the matter complained of does not involve any contravention of the provisions of this Act or of any other enactment relating to the status or use of an official language.

(4) Subject to the provisions of this Act, the procedure for conducting an investigation shall be such as the Commissioner considers appropriate in all the circumstances of the case.

(5) The Commissioner may determine whether any person may be represented, by counsel, solicitor or otherwise, in an investigation by him or her under this Act.

Exclusions.

**24.**—The Commissioner shall not investigate any complaint made by or on behalf of a person if the complaint is one in relation to which the person affected by the matter complained of has initiated, in any court, civil legal proceedings and the proceedings have not been dismissed for failure to disclose a cause of action or a complaint justiciable by that court, whether the proceedings have been otherwise concluded or have not been concluded:

Provided that the Commissioner may investigate the matter notwithstanding that it is one to which this section relates if it appears to the Commissioner that special circumstances make it proper to do so.

[2003.] *Acht na dTeangacha Oifigiúla* 2003. [Uimh. 32.]

(ii) i gcás gearán a bheith déanta leis an gCoimisinéir, Cd.4 A.23  
don duine a rinne an gearán, agus

(iii) don Aire,

ina thaobh sin, agus

(b) deis a thabhairt—

(i) don chomhlacht poiblí lena mbaineann, agus

(ii) d'aon duine eile ar dealraitheach nó, i gcás gearán a bheith déanta leis an gCoimisinéir, d'aon duine eile a líomhnaítear, go raibh sé nó sí freagrach as an ní a ndearnadh gearán faoi,

trácht ar an ní agus, má rinneadh gearán leis an gCoimisinéir i ndáil leis an ní, ar aon líomhaintí a bhí sa ghearrán.

(3) Féadfaidh an Coimisinéir—

(a) diúltú gearán a imscrídú faoin Acht seo, nó

(b) scor d'imscrídú faoin Acht seo i dtaobh gearáin den sórt sin,

má thagann sé nó sí ar an tuairim—

(i) go bhfuil an gearán fánach nó cráiteach,

(ii) nach ndearna an duine a rinne an gearán bearta réasúnacha chun sásamh a lorg i leith ábhar an gheáráin nó, má rinne, nár diúltaíodh sásamh dó nó di,

(iii) nach mbaineann an gearán ach amháin le ní a bhfuil cumhacht ag an Ombudsman imscrídú a dhéanamh ina leith de bhun alt 4(2)(a) den Acht Ombudsman 1980, nó

(iv) nach bhfuil aon sárú ar fhórálacha an Achta seo nó aon achtacháin eile a bhaineann le stádas nó úsáid teanga oifigiúla i gceist sa ní a ndearnadh gearán faoi.

(4) Faoi réir fhórálacha an Achta seo, is é an níos imeachta le himscrídú a sheoladh cibé níos imeachta is cuí leis an gCoimisinéir in imthosca uile an cháis.

(5) Féadfaidh an Coimisinéir a chinneadh an bhféadfaidh abhcóide nó aturnae, nó an féidir ar shlí eile, ionadaíocht a dhéanamh d'aon duine in imscrídú a dhéanfaidh an Coimisinéir faoin Acht seo.

**24.**—Ní imscrídóidh an Coimisinéir aon ghearán a dhéanfaidh Eisiamh. duine ní a dhéanfar thar ceann duine más gearán é a mbeidhimeachtaí dlíthiúla sibhialta tionscanta i ndáil leis in aon chuírt ag an duine a ndéanann an ní a ndearnadh gearán faoi difear dó ní di agus nach mbeidh na himeachtaí dife de bharr gan cúis chaingne ní geáran is inbhreithnithe ag an gcúirt sin a noctadadh, cibé acu a bheidh na himeachtaí sin tugtha chun críche thairis sin ní nach mbeidh:

Ar choinníoll go bhféadfaidh an Coimisinéir an ní a imscrídú d'ainneoin gur ní é lena mbaineann an t-alt seo más dealraitheach don Choimisinéir gur cuí déanamh amhlaidh de bharr imthosca speisialta.

**25.**—Information or a record or thing obtained by the Commissioner or his or her officers in the course of the exercise by him or her of his or her functions under this Act shall not be disclosed except for the purposes of such exercise and of any statement, report or notification to be made under this Act and the Commissioner or his or her officers shall not be called upon to give evidence in any proceedings of matters coming to his or her or their knowledge in the course of such exercise.

Report of findings.

**26.**—(1) In any case where a complaint is made to the Commissioner and the Commissioner decides not to carry out an investigation under this Act or decides to discontinue such an investigation, he or she shall send to the person who made the complaint and to the public body concerned a statement in writing of his or her reasons for the decision and shall send to such other person as he or she considers appropriate such statement in writing in relation to the matter as he or she considers appropriate.

(2) In any case where the Commissioner conducts an investigation under this Act, he or she shall prepare and submit to—

- (a) the public body concerned,
- (b) the Minister, and
- (c) in a case where a complaint is made to the Commissioner, the complainant,

a report in writing of the findings of the investigation and may include in the report any recommendations he or she considers appropriate having regard to the investigation.

(3) Without prejudice to *subsection (2)*, the Commissioner may issue an interim report if he or she considers it appropriate so to do.

(4) The Commissioner may request a public body to submit to him or her within a specified time any comments it may have regarding any findings or recommendations contained in a report under this section.

(5) If, within a reasonable time after a report containing recommendations is submitted to a public body under *subsection (2)*, any recommendations contained in the report have not, in the opinion of the Commissioner, been implemented by that body, the Commissioner may, after considering any responses made to him or her by the public body in respect of those recommendations, make a report thereon to each House of the Oireachtas.

(6) The Commissioner shall attach to every report under *subsection (5)* a copy of every response (if any) made by or on behalf of a public body to the said recommendations.

Schemes of  
compensation.

**27.**—(1) The Minister may, with the consent of the Minister for Finance, make a scheme of compensation providing for the payment by a public body to such persons of such sums as may be specified in the scheme, in respect of any failure, specified in a report by the Commissioner under *section 26*, by the body (other than a public body, standing prescribed for the purposes of *paragraph 1(5)* of the *First Schedule*) to comply with the provisions of this Act.

**25.**—Ní dhéanfar fainseis nō taifead nō rud a gheobhaidh an Coim-  
isinéir nō a gheobhaidh oifigigh an Choimisinéara i gcúrsa fheidhmiú  
a fheidhmeanna nō a feidhmeanna aige nō aici faoin Acht seo a  
nochtadh ach amháin chun críocha an fheidhmithe sin agus chun  
críocha aon ráitis, tuarascála nō fógra atá le tabhairt faoin Acht seo  
agus ní iarrfar ar an gCoimisinéir nō ar oifigigh an Choimisinéara  
fianaise a thabhairt in aon imeachtaí maidir le nithe a thiocfaidh ar  
a umhail nō ar a humhail nō ar a n-umhail i gcúrsa an fheidhmithe  
sin.

CD.4  
Faisnéis a nochtadh.

**26.**—(1) In aon chás ina ndéanfar gearán leis an gCoimisinéir agus  
ina gcinnfidh an Coimisinéir gan imscrídú a dhéanamh faoin Acht  
seo nō scor d'imscrídú den sórt sin, déanfaidh sé nō sí ráiteas i  
scríbhinn maidir leis na cúiseanna atá aige nō aici leis an gcinneadh  
a chur chuig an duine a rinne an gearán agus chuig an gcomhlacht  
poiblí lena mbaineann agus déanfaidh sé nō sí cibé ráiteas i scríbhinn  
is cuí leis nō léi i ndáil leis an ní a chur chuig cibé duine eile is cuí  
leis nō léi.

Tuarascáil ar  
fhionnachtana.

(2) In aon chás ina seolfaidh an Coimisinéir imscrídú faoin Acht  
seo, déanfaidh sé nō sí tuarascáil i scríbhinn a ullmhú agus a chur  
faoina mbráid seo a leanas—

- (a) an comhlacht poiblí lena mbaineann,
- (b) an tAire, agus
- (c) i gcás ina ndéanfar gearán leis an gCoimisinéir, an  
gearánach,

maidir le fionnachtana an imscrúdaithe agus féadfaidh sé nō sí aon  
mholtaí is cuí leis nō léi, ag féachaint don imscrídú, a áireamh sa  
tuarascáil.

(3) Gan dochar *d'fho-alt* (2), féadfaidh an Coimisinéir tuarascáil  
eatramhach a eisiúint más cuí leis nō léi déanamh amhlaidh.

(4) Féadfaidh an Coimisinéir a iarraidh ar chomhlacht poiblí aon  
tuairimí a bheidh aige maidir le haon fhionnachtana nō moltaí atá ar  
áireamh i dtuarascáil faoin alt seo a chur faoina bhráid nō faoina  
bráid laistigh de thréimhse ama shonraithe.

(5) Más rud é, laistigh de thréimhse ama réasúnach tar éis tuaras-  
cáil a bhfuil moltaí inti a chur faoi bhráid comhlachta phoiblí faoi  
*fho-alt* (2), nach mbeidh, i dtuairim an Choimisinéara, aon chuid de  
na moltaí atá sa tuarascáil curtha i ngníomh ag an gcomhlacht sin,  
féadfaidh an Coimisinéir, tar éis aon fhreagraí a bhreithniú a bheidh  
tugtha ag an gcomhlacht poiblí dó nō di i leith na moltaí sin, tuaras-  
cáil a thabhairt do gach Teach den Oireachtas maidir leis an gcéanna.

(6) Cuirfidh an Coimisinéir ag gabháil le gach tuarascáil faoi *fho-*  
*alt* (5) cóip de gach freagra (más ann) a bheidh tugtha ag comhlacht  
poiblí nō thar a cheann ar na moltaí sin.

**27.**—(1) Féadfaidh an tAire, le toiliú an Aire Airgeadais, scéim Scéimeanna  
cúitimh a dhéanamh lena bhforálfar go n-íocfaidh comhlacht poiblí  
le cibé daoine cibé suimeanna a bheidh sonraithe sa scéim, i leith  
aon mhainneachtana, a bheidh sonraithe i dtuarascáil ón gCoimisi-  
néir faoi *alt 26*, ag an gcomhlacht (seachas comhlacht poiblí a bheidh  
forordaithe chun críocha mhír 1(5) den *Chéad Sceideal*) forálacha an  
Achta seo a chomhlónadh.

(2) Notwithstanding *paragraph (f)* of *section 21*, a scheme under *subsection (1)* may not provide for the payment out of moneys in respect of any failure by a public body to comply with any other enactment relating to the status or use of an official language.

(3) A scheme under *subsection (1)* may be revoked or varied by a subsequent scheme made thereunder.

**28.**—(1) A party to an investigation under this Act or any other person affected by the findings and recommendations of the Commissioner following such an investigation may appeal to the High Court on a point of law from the decision.

(2) An appeal under *subsection (1)* shall be initiated not later than 4 weeks after notice of the relevant findings and recommendations was given to the person bringing the appeal.

- (3) (a) Where an appeal under this section by a person, other than a head, is dismissed by the High Court, that Court may, if it considers that the point of law concerned was of exceptional public importance, order that some or all of the costs of the person in relation to the appeal be paid by the public body concerned.
- (b) The High Court may order that some or all of the costs of a person, other than a head, in relation to a reference under this section be paid by the public body concerned.

(4) A decision of the High Court following an appeal under *subsection (1)*, shall, where appropriate, specify the period within which effect shall be given to the decision.

**29.**—The Commissioner may prepare and publish commentaries on the practical application and operation of the provisions, or any particular provisions, of this Act, including commentaries based on the experience of holders of the office of Commissioner in relation to investigations and findings following investigations, of such holders under this Act.

**30.**—(1) The Commissioner shall, not later than 6 months after the end of each year, prepare and furnish to the Minister a report, in each of the official languages, on his or her activities in that year.

(2) The Minister shall, not later than 2 months after the receipt of the report, cause a copy thereof to be laid before each House of the Oireachtas.

(3) The Commissioner may, if he or she considers it appropriate to do so in the public interest or in the interests of any person, prepare and publish a report in each of the official languages in relation to any investigation carried out or other function performed by him or her under this Act or any matter relating to or arising in the course of such an investigation or performance.

(4) In this section “report” does not include a report under *section 26*.

(2) D'ainneoin *mhír* (*f*) *d'alt* 21, ní fhéadfar a phoráil le scéim faoi *fho-alt* (*I*) go n-focfar airgead i leith aon mhainneachtana ag comhlacht poiblí aon achtachán eile a bhaineann le stádas nó úsáid teanga oifigiúla a chomhlónadh.

(3) Féadfar scéim faoi *fho-alt* (*I*) a chúlghairm nó a athrú le scéim ina dhiaidh sin arna déanamh faoin bhfo-alt sin.

**28.**—(1) Féadfaidh páirtí in imscrúdú faoin Acht seo nó aon duine eile a ndéanann fionnachtana agus moltaí an Choimisinéara tar éis imscrúdú den sórt sin difear dó nó di, a chomharc a dhéanamh chuig an Ard-Chúirt ar phonc dlí i gcoinne an chinnidh.

(2) Déanfar a chomharc faoi *fho-alt* (*I*) a thionscnamh tráth nach déanaí ná 4 sheachtain tar éis fógra maidir leis na fionnachtana agus na moltaí iomchuí a thabhairt don duine a bheidh ag tionscnamh an a chomhairc.

(3) (a) I gcás ina ndéanfaidh an Ard-Chúirt a chomharc faoin alt seo ag duine, seachas ag ceann, a dhíbhe, féadfaidh an Chúirt sin, má mheasann sí gur ghabh tábhacht phoiblí eisceachtúil leis an bponc dlí lena mbaineann, a ordú go ndéanfaidh an comhlacht poiblí lena mbaineann cuid de chostais an duine i ndáil leis an a chomharc, nó iad go léir, a íoc.

(b) Féadfaidh an Ard-Chúirt a ordú go ndéanfaidh an comhlacht poiblí lena mbaineann cuid de chostais duine, seachas ceann, i ndáil le tarchur faoin alt seo, nó iad go léir, a íoc.

(4) Maidir le cinneadh ón Ard-Chúirt tar éis a chomhairc faoi *fho-alt* (*I*), sonrófar ann, i gcás inar cuí sin, an tréimhse ar laistigh di a thabharfar éifeacht don chinneadh.

**29.**—Féadfaidh an Coimisinéir tráchtaireseachtaí ar fheidhm phraiticiúil agus ar oibriú phorálacha an Acht seo, nó aon phorálacha áirithe den Acht seo, a ullmhú agus a phoiblísíú, lena n-áirítear tráchtaireseachtaí a bheidh bunaithe ar thaithí shealbhóirí oifig an Choimisinéara i ndáil le himscrúduithe, agus le fionnachtana tar éis imscrúduithe, de chuid sealbhóirí den sórt sin faoin Acht seo.

An Coimisinéir  
d'fhoibhlísíú  
tráchtaireseachtaí  
maidir le feidhm  
phraiticiúil, etc. an  
Acht.

**30.**—(1) Déanfaidh an Coimisinéir, tráth nach déanaí ná 6 mhí tar éis dheireadh gach bliana, tuarascáil i ngach ceann de na teangacha oifigiúla maidir lena ghníomhaíochtaí nó lena gníomhaíochtaí sa bláthain sin a ullmhú agus a thabhairt don Aire.

(2) Déanfaidh an tAire, tráth nach déanaí ná dhá mhí tar éis an tuarascáil a fháil, a chur faoi deara cóip di a leagan faoi bhráid gach Tí den Oireachtas.

(3) Féadfaidh an Coimisinéir, más cuí leis nó léi déanamh amhlaidh ar mhaithle le leas an phobail nó ar mhaithle le leasanna aon duine, tuarascáil a ullmhú agus a phoiblísíú i ngach ceann de na teangacha oifigiúla i ndáil le haon imscrúdú a bheidh déanta aige nó aici nó i ndáil le haon fheidhm eile a bheidh comhlíonta aige nó aici faoin Acht seo nó i ndáil le haon ní a bhaineann le himscrúdú nó le comhlónadh den sórt sin nó a éiríonn i gcúrsa an chéanna.

(4) San alt seo, ní fholaíonn “tuarascáil” tuarascáil faoi *alt* 26.

## PART 5

## PLACENAMES

Definitions.

**31.**—In this Part, save where the context otherwise requires—

“the Commission” means the body known as An Coimisiún Logainmneacha and established by warrant of the Minister for Finance dated the 24th day of October 1946;

“placename” includes the name of any province, county, city, town, village, barony, parish or townland, or of any territorial feature (whether natural or artificial), district, region or place, as shown in the maps of Ordnance Survey Ireland;

“placenames order” has the meaning assigned to it by *section 32*.

Placenames orders.

**32.**—(1) Subject to *subsection (2)*, the Minister, having received and considered advice from the Commission, may by order (in this Part referred to as a “placenames order”—

- (a) declare the Irish language version of a placename specified in the order to be such word or words as he or she specifies in the order,
- (b) amend or revoke a placenames order.

(2) The Minister shall not make a declaration under *subsection (1)* in relation to a place in a Gaeltacht area in respect of which a declaration under Part 18 of the Local Government Act 2001 is in force.

(3) Every placenames order shall be laid before each House of the Oireachtas as soon as may be after it is made and, if a resolution annulling the order is passed by either such House within the next subsequent 21 days on which that House has sat after the order is laid before it, the order shall be annulled accordingly but without prejudice to the validity of anything previously done thereunder.

Construction of words in legal documents.

**33.**—(1) A word or words, declared by the Minister in a placenames order to be the Irish language version of a placename specified in the order, shall be construed in a legal document as referring to the same place and as having the same force and effect as the English language version of the placename so specified unless the contrary intention appears.

(2) Where the Minister makes a declaration under *section 32* in respect of a placename in a Gaeltacht area, the English language version of the placename shall no longer have any force and effect as on and from the operative date but without prejudice to anything done before or after that date including the use of that version other than its use—

- (a) in any Act of the Oireachtas passed after the operative date or any statutory instrument made after that date under any Act,
- (b) in such maps prepared and published by or with the permission of Ordnance Survey Ireland as may be prescribed, or

## LOGAINMNEACHA

**31.**—Sa Chuid seo, ach amháin mar a n-éilíonn an comhthéacs a Mínithe.  
mhalairt—

ciallaíonn “an Coimisiún” an comhlacht ar a dtugtar An Coimisiún Logainmneacha agus a bunaíodh le barántas ón Aire Airgeadais dar dáta an 24ú lá de Dheireadh Fómhair 1946;

folaíonn “logainm” ainm aon chúige, contae, cathrach, baile, sráidbháile, barúntachta, paróiste nó baile fearainn, nó ainm aon ghné tíre (nádúrtha nó saorga), dúiche, limistéir nó áite, mar a thaispeántar ar léarscáileanna Shuirbhéireacht Ordanáis Éireann;

tá le “ordú logainmneacha” an bhrí a shanntar dó le *halt 32*.

**32.**—(1) Faoi réir *fho-alt* (2), féadfaidh an tAire, tar éis dó nó di Orduithe comhairle a fháil ón gCoimisiún agus an chomhairle sin a bhreithniú, logainmneacha. le hordú (dá ngairtear “ordú logainmneacha” sa Chuid seo)—

- (a) a dhearbhú gurb é an leagan Gaeilge de logainm a bheidh sonraithe san ordú cibé focal nó focail a shonróidh sé nó sí san ordú,
- (b) ordú logainmneacha a leasú nó a chúlghairm.

(2) Ní dhéanfaidh an tAire dearbhú faoi *fho-alt* (1) i ndáil le háit i limistéar Gaeltachta a bhfuil dearbhú faoi Chuid 18 den Acht Rialtais Áitiúil 2001 i bhfeidhm ina leith.

(3) Leagfar gach ordú logainmneacha faoi bhráid gach Tí den Oireachtas a luaithe is féidir tar éis a dhéanta agus má dhéanann ceachtar Teach acu sin, laistigh den 21 lá a shuífidh an Teach sin tar éis an t-ordú a leagan faoina bhráid, rún a rith ag neamhniú an ordaithe, beidh an t-ordú ar neamhniú dá réir sin, ach sin gan dochar do bhailíocht aon ní a rinneadh roimhe sin faoin ordú.

**33.**—(1) Focal nó focail a mbeidh dearbhaithe ag an Aire in ordú logainmneacha gurb é an leagan Gaeilge é, nó gurb iad an leagan Gaeilge iad, de logainm a bheidh sonraithe san ordú, forléireofar i ndoiciméad dlíthiúil, mura léir a mhalairt d'intinn, é nó iad a bheith ag tagairt don áit chéanna agus a bheith ar chomhfheidhm agus ar chomhéifeacht leis an leagan Béarla den logainm a bheidh sonraithe amhlaidh.

(2) I gcás ina ndéanfaidh an tAire dearbhú faoi *alt 32* i leith logainm i limistéar Gaeltachta, ní bheidh aon fheidhm ná éifeacht a thuilleadh leis an leagan Béarla den logainm amhail ar an agus ón dáta feidhme ach sin gan dochar d'aon ní arna dhéanamh roimh an dáta sin ná dá éis lena n-áirítear úsáid an leagain sin seachas a úsáid—

- (a) in aon Acht den Oireachtas a rithfear tar éis an dáta feidhme nó in aon ionstraim reachtúil a dhéanfar tar éis an dáta sin faoi aon Acht,
- (b) i cibé léarscáileanna, arna n-ullmhú agus arna bhfoilsíú ag Suirbhéireacht Ordanáis Éireann nó le céad uaithi, a bheidh forordaithe, nó

Forléiriú focal i  
ndoiciméid  
dhlíthiúla.

(c) on a road or street sign erected by or on behalf of a local authority.

(3) In this section—

“legal document” means—

(a) any Act of the Oireachtas passed after the operative date, any statutory instrument made after that date under any Act or the official translation of any Act or instrument;

(b) any instrument having or intended to have legal effect or consequences and executed on or after the operative date;

(c) any document used in or for the purposes of legal proceedings, and made, issued or served on or after the operative date,

“the operative date” means the date on which the relevant place-names order comes into operation.

Amendment of  
Ordnance Survey  
Ireland Act 2001.

**34.**—The Ordnance Survey Ireland Act 2001 is amended by the substitution of the following for paragraph (h) of section 4(2):

“(h) to depict placenames and ancient features in the national mapping and related records and databases in the Irish language or in the English and Irish languages.”.

Repeal.

**35.**—The Place-Names (Irish Forms) Act 1973 is repealed.

## PART 6

### MISCELLANEOUS

Role of  
Ombudsman.

**36.**—Nothing in this Act shall prohibit the investigation by the Ombudsman, pursuant to subsection (2) of section 4 of the Ombudsman Act 1980, of any action taken by or on behalf of a Department of State or other person specified in Part 1 of the First Schedule to that Act.

(c) ar chomhartha bóthair nó sráide arna chur suas ag údarás Cd.5 A.33 áitiúil nó thar a cheann.

(3) San alt seo—

ciallaíonn “doiciméad dlíthiúil”—

(a) aon Acht den Oireachtas a rithfear tar éis an dáta feidhme,  
aon ionstraim reachtíul a dhéanfar tar éis an dáta sin faoi  
aon Acht nó an tiontú oifigiúil ar aon Acht nó ionstraim;

(b) aon ionstraim a bhfuil éifeacht dhlíthiúil nó iarmhairtí dlíthiúla aici nó a mbeartaítear an éifeacht nó na hiarmhairtí sin a bheith aici agus a fhorghníomhófar ar an dáta feidhme nó dá éis;

(c) aon doiciméad a úsáidtear in imeachtaí dlíthiúla nó chun críochaimeachtaí dlíthiúla agus a dhéanfar, a eiseofar nó a sheirbheálfar ar an dáta feidhme nó dá éis,

ciallaíonn “an dáta feidhme” an dáta a dtiocfaidh an t-ordú logainmneacha iomchuí i ngníomh.

**34.**—Leasaítear an tAcht um Shuirbhéireacht Ordanáis Éireann 2001 tríd an méid seo a leanas a chur in ionad mhír (h) d'alt 4(2):

Leasú ar an Acht um Shuirbhéireacht Ordanáis Éireann 2001.

“(h) logainmneacha agus gnéithe seanda sna taifid agus sna bunachair sonraí léarscáilíochta náisiúnta agus i dtai-  
fid agus i mbunachair sonraí ghaolmhara a thais-  
peáint i nGaeilge nó i mBéarla agus i nGaeilge.”.

**35.**—Aisghairtear an tAcht Logainmneacha (Foirmeacha Gaeilge) Aisghairm.  
1973.

## CUID 6

### ILGHNÉITHEACH

**36.**—Ní thoirmiscfidh aon ní san Acht seo ar an Ombudsman imscrídú a dhéanamh, de bhun fho-alt (2) d'alt 4 den Acht Ombudsman 1980, ar aon ghníomh a rinne Roinn Stáit nó duine eile a shonraítear i gCuid 1 den Chéad Sceideal a ghabhann leis an Acht sin, nó a rinneadh thar a cheann nó thar a ceann.

Ról an Ombudsman.

## FIRST SCHEDULE

## PUBLIC BODIES

1. Each of the following shall be a public body for the purposes of this Act:

- (1) Department of Agriculture and Food  
 Department of Arts, Sport and Tourism  
 Department of Communications, Marine and Natural Resources  
 Department of Community, Rural and Gaeltacht Affairs  
 Department of Defence  
 Department of Education and Science  
 Department of Enterprise, Trade and Employment  
 Department of Finance  
 Department of Foreign Affairs  
 Department of Health and Children  
 Department of Justice, Equality and Law Reform  
 Department of Public Enterprise  
 Department of Social and Family Affairs  
 Department of the Environment and Local Government  
 Department of the Taoiseach  
 Department of Transport  
 Office of the Director of Consumer Affairs  
 Central Statistics Office  
 Chief State Solicitor's Office  
 Office of the Civil Service and Local Appointments Commissioners  
 Office of the Attorney General  
 Office of the Comptroller and Auditor General  
 Office of the Director of Public Prosecutions  
 Office of the Houses of the Oireachtas  
 Office of the President  
 Office of the Revenue Commissioners

(2) Agencies, Boards, State Companies (commercial and non-commercial)

- a regional assembly  
 the Eastern Regional Health Authority and an area health board  
 a regional authority  
 a university or other third level institution  
 a vocational education committee  
 Advisory Committee on Cultural Relations  
 Aer Lingus Group plc  
 Aer Rianta cpt  
 An Bord Altranais  
 An Bord Bia  
 An Bord Glas  
 An Bord Pleanála  
 An Bord Uchtála  
 An Chomhairle Leabharlanna  
 An Chomhairle um Oideachas Gaeltachta agus Gael-scolaíochta  
 An Coimisiún Logainmneacha  
 An Foras Áiseanna Saothair (FÁS)  
 An Implementation Body established under the British-Irish Agreement Act 1999  
 An Post  
 An tÚdarás um Ard-Oideachas  
 APSO (Agency for Personal Service Overseas)

## COMHLACHTAÍ POIBLÍ

1. Is comhlacht poiblí é gach ceann díobh seo a leanas chun críocha an Acharta seo:

- (1) An Roinn Talmhaíochta agus Bia  
 An Roinn Ealaíon, Spóirt agus Turasóireachta  
 An Roinn Cumarsáide, Mara agus Acmhainní Nádúrtha  
 An Roinn Gnóthaí Pobail, Tuaithé agus Gaeltachta  
 An Roinn Cosanta  
 An Roinn Oideachais agus Eolaíochta  
 An Roinn Fiontar, Trádála agus Fostaíochta  
 An Roinn Airgeadais  
 An Roinn Gnóthaí Eachtracha  
 An Roinn Sláinte agus Leanaí  
 An Roinn Dlí agus Cirt, Comhionannais agus Athchóirithe Dlí  
 An Roinn Fiontar Poiblí  
 An Roinn Gnóthaí Sóisialacha agus Teaghlaigh  
 An Roinn Comhshaoil agus Rialtais Áitiúil  
 Roinn an Taoisigh  
 An Roinn Iompair  
 Oifig an Stiúrthóra Gnóthaí Tomhaltóirí  
 An Phríomh-Oifig Staidrimh  
 Oifig an Phríomh-Aturnae Stáit  
 Oifig Choimisiúní na Státseirbhise agus na gCoimisiúní um Cheapacháin Áitiúla  
 Oifig an Ard-Aighne  
 Oifig an Ard-Reachtaire Cuntas agus Ciste  
 Oifig an Stiúrthóra Ionchúiseamh Poiblí  
 Oifig Thithe an Oireachtas  
 Oifig an Uachtaráin  
 Oifig na gCoimisiúní Ioncaim

(2) Gníomhaireachtaí, Boird, Cuideachtaí Stáit (tráchtála agus neamhchráchtála):

- tionól réigiúnach  
 Údarás Sláinte Réigiúnach an Oirthir agus bord sláinte limistéir  
 údarás réigiúnach  
 ollscoil nó foras tríú leibhéal eile  
 coiste gairmoideachais  
 Comhar Cultúra Éireann  
 Grúpa Aer Lingus cpt  
 Aer Rianta cpt  
 An Bord Altranais  
 An Bord Bia  
 An Bord Glas  
 An Bord Pleanála  
 An Bord Uchtála  
 An Chomhairle Leabharlanna  
 An Chomhairle um Oideachas Gaeltachta agus Gael-scolaíochta  
 An Coimisiún Logainmneacha  
 An Foras Áiseanna Saothair (FÁS)  
 Comhlacht Forfheidhmithe arna bhunú faoin Acht um Chomh-aontú na Breataine-na hÉireann 1999  
 An Post  
 An tÚdarás um Ard-Oideachas  
 APSO (an Ghníomhaireacht um Sheirbhís Phearsanta Thar Lear)

Area Development Management Limited  
 Area Partnership Boards  
 Arramara Teoranta  
 Bioresearch Ireland  
 Bord Fáilte Éireann  
 Bord Gáis Éireann  
 Bord Iascaigh Mhara  
 Bord na gCon  
 Bord na Leabhar Gaeilge  
 Bord na Móna  
 Bord na Radharcmhastóirí  
 Bord Scannán na hÉireann  
 Broadcasting Commission of Ireland  
 Broadcasting Complaints Commission  
 Bus Átha Cliath  
 Bus Éireann  
 C.E.R.T. Limited  
 Central and Regional Fisheries Boards  
 Central Bank and Financial Services Authority of Ireland  
 Chester Beatty Library  
 Coillte Teoranta  
 Coiste an Asgard  
 Comhairle  
 Comhairle na Nimheanna  
 Comhairle na nOspidéal  
 Comhar — The National Sustainable Development  
 Partnership  
 Commission for Aviation Regulation  
 Commission for Communications Regulation  
 Commission for Energy Regulation  
 Córas Iompair Éireann  
 County Enterprise Boards  
 Crafts Council of Ireland  
 Crisis Pregnancy Agency  
 Data Protection Commissioner  
 Defence Forces Canteen Board  
 Dental Council  
 District Registrars of Marriages appointed under the terms of  
 section 57 of the Marriages (Ireland) Act 1844  
 Drug Treatment Centre Board  
 Dublin Dental Hospital Board  
 Dublin Docklands Development Authority  
 Dublin Institute for Advanced Studies  
 Dublin Transportation Office  
 Economic and Social Research Institute  
 Electricity Supply Board  
 Energy Advisory Board  
 Enterprise Ireland  
 Fire Services Council  
 Food Safety Authority of Ireland  
 Forfás  
 Further Education and Training Awards Council  
 General Medical Services Payment Board  
 General Register Office  
 Government Information Services  
 Harbour Authorities within the meaning of the Harbours Act  
 1946  
 Harbour Companies referred to in section 7 of the Harbours  
 Act 1996  
 Health and Safety Authority  
 Health Research Board  
 Health Service Employers Agency

Boird Chompháirtíochta Limistéir

Arramara Teoranta

Bith-Thaighde Éireann

Bord Fáilte Éireann

Bord Gáis Éireann

Bord Iascaigh Mhara

Bord na gCon

Bord na Leabhar Gaeilge

Bord na Móna

Bord na Radharcmhastóirí

Bord Scannán na hÉireann

Coimisiún Craolacháin na hÉireann

An Coimisiún um Gheárán Chraolacháin

Bus Átha Cliath

Bus Éireann

An Chomhairle um Oideachas, Earcaíocht agus Oiliúint

(C.E.R.T. Limited)

An Príomh-Bhord Iascaigh agus Boird Iascaigh Réigiúnacha

Banc Ceannais agus Údarás Seirbhísí Airgeadais na hÉireann

Leabharlann Chester Beatty

Coillte Teoranta

Coiste an Asgard

Comhairle

Comhairle na Nimheanna

Comhairle na nOspidéal

Comhar—An Chompháirtíocht Náisiúnta Forbartha Inmharthana

An Coimisiún um Rialáil Eitlíochta

An Coimisiún um Rialáil Cumarsáide

An Coimisiún um Rialáil Fuinnimh

Córas Iompair Éireann

Boird Fiontar Contae

Comhairle Cheardaíochta na hÉireann

An Ghníomhaireacht um Thoirchis Ghéarchéime

An Coimisinéir Cosanta Sonráí

Bord Ceaintín na bhFórsaí Cosanta

An Chomhairle Fiaclóireachta

Cláraitheoirí Ceantair Póstáí arna gceapadh faoi théarmaí alt

57 den *Marriages (Ireland) Act 1844*

Bord an Láirionaid Cóireála Drugáí

Bord Ospidéal Déidliachta Bhaile Átha Cliath

Údarás Forbartha Dugthailte Bhaile Átha Cliath

Institiúid Ard-Léinn Bhaile Átha Cliath

Oifig Iompair Bhaile Átha Cliath

An Institiúid Taighde Eacnamaíochta agus Sóisialta

Bord Soláthair an Leictreachais

An Bord Comhairleach Fuinnimh

Fiontraíocht Éireann

Comhairle na Seirbhísí Dóiteáin

Údarás Sábháilteachta Bia na hÉireann

Forfás

Comhairle na nDámhachtainí Breisoideachais agus Oiliúna

An Bord Seirbhísí Liachta Ginearálta (Íocaíochtaí)

An Phríomh-Oifig Chlárúcháin

Seirbhísí Eolais an Rialtais

Údarás Chuain de réir bhrí an Acharta Cuanta 1946

Cuideachtaí Cuain dá dtagraítear in alt 7 den Acht Cuanta 1996

An tÚdarás Sláinte agus Sábháilteachta

An Bord Taighde Sláinte

An Ghníomhaireacht um Fhostóirí Seirbhise Sláinte

Higher Education and Training Awards Council  
 Horse Racing Ireland  
 Hospital Bodies Administrative Bureau  
 Hospitals Trust Board  
 Housing Finance Agency plc  
 I.D.A. Ireland  
 Iarnród Éireann  
 Institiúid Teangeolaíochta Éireann  
 Institute of Public Administration  
 International Development Ireland Limited  
 Irish Aid Advisory Committee  
 Irish Aviation Authority  
 Irish Blood Transfusion Service  
 Irish Council for Science, Technology and Innovation  
 Irish Fertiliser Industries Limited  
 Irish Financial Services Appeals Tribunal  
 Irish Financial Services Regulatory Authority  
 Irish Museum of Modern Art  
 Irish National Petroleum Corporation Limited  
 Irish National Stud Company Limited  
 Irish Productivity Centre  
 Irish Red Cross Society  
 Irish Telecommunications Investments plc  
 LEADER Groups  
 Leopardstown Park Hospital Board  
 Levy Appeals Tribunal  
 Local Employment Service Boards  
 Local Government Computer Services Board  
 Local Government Management Services Board  
 Marine Institute  
 Medical Bureau of Road Safety  
 Mental Health Commission  
 National Authority for Occupational Safety and Health  
 National Building Agency Limited  
 National Cancer Registry Board  
 National Centre for Partnership and Performance  
 National Committee for Development Education  
 National Concert Hall  
 National Council on Ageing and Older People  
 National Council for Professional Development of Nursing and Midwifery  
 National Council for Special Education  
 National Disability Authority  
 National Economic and Social Council  
 National Economic and Social Forum  
 National Gallery of Ireland  
 National Library of Ireland  
 National Microelectronics Applications Centre Ltd.  
 National Milk Agency  
 National Museum of Ireland  
 National Qualifications Authority of Ireland  
 National Rehabilitation Board  
 National Roads Authority  
 National Safety Council  
 National Social Work Qualification Board  
 National Standards Authority of Ireland  
 National Statistics Board  
 National Technology Park Plassey Ltd.  
 National Theatre Society Limited (Abbey Theatre)

Comhairle na nDámhachtainí Ardoideachais agus Oiliúna Sc.1  
 Rásáiocht Capall Éireann  
 Biúró Riaracháin na gComhlachtaí Ospidéil  
 Bord Iontaobhais na nOspidéal  
 An Ghníomhaireacht Airgeadais do Thithe cpt  
 G.F.T. Éireann  
 Iarnród Éireann  
 Institiúid Teangeolaíochta Éireann  
 An Foras Riaracháin  
*International Development Ireland Limited*  
 Coiste Comhairleach na hÉireann um Chúnamh  
 Údarás Eitlóchta na hÉireann  
 Seirbhís Fuilaistriúcháin na hÉireann  
 Comhairle na hÉireann um Eolaíocht, Teicneolaíocht agus Nuáil  
 Tionscail Leasacháin na hÉireann Teoranta  
 Binse Achomhairc Seirbhísí Airgeadais na hÉireann  
 Údarás Rialála Seirbhísí Airgeadais na hÉireann  
 Áras Nua-Ealaíne na hÉireann  
 Corparáid Náisiúnta Pheitriliam na hÉireann Teoranta  
 Comhlacht Graí Náisiúnta na hÉireann Teoranta  
 Airmheán Táirgíúlachta na hÉireann  
 Cumann Croise Deirge na hÉireann  
 Infheistíochtaí Teileachumarsáide na hÉireann cpt  
 Grúpaí LEADER  
 Bord Ospidéal Pháirc Bhaile na Lobhar  
 An Binse Achomhairc Toghach  
 Boird Seirbhise Fostaíochta Áitiúla  
 An Bord Seirbhísí Ríomhaire Rialtais Áitiúil  
 An Bord Seirbhísí Bainistíochta Rialtais Áitiúil  
 Foras na Mara  
 An Lia-Bhiúró um Shábháilteachta ar Bhóithre  
 An Coimisiún Meabhair-Shláinte  
 An tÚdarás Náisiúnta um Shábháilteachta agus Sláinte Ceirde  
 An Ghníomhaireacht Foirgníochta Náisiúnta Teoranta  
 An Bord um an gClárlann Náisiúnta Ailse  
 An tIonad Náisiúnta Comhpháirtíochta agus Feidhmíochta  
 An Coiste Náisiúnta um Oideachas Foráis  
 An Ceoláras Náisiúnta  
 An Chomhairle Náisiúnta um Dhul in Aois agus Daoine Scothaosta  
 An Chomhairle Náisiúnta um Fhorbairt Ghairmiúil an Altranais agus an Chnáimhseachais  
 An Chomhairle Náisiúnta um Oideachas Speisialta  
 An tÚdarás Náisiúnta Míchumais  
 An Chomhairle Náisiúnta Eacnamaíoch agus Sóisialach  
 An Fóram Náisiúnta Eacnamaíoch agus Sóisialach  
 Dánlann Náisiúnta na hÉireann  
 Leabharlann Náisiúnta na hÉireann  
 An Lárionad Náisiúnta um Fheidhmiúcháin na Micrileictreonaice Teo.  
 An Ghníomhaireacht Náisiúnta Bainne  
 Ard-Mhúsaem na hÉireann  
 Údarás Náisiúnta Cáilfochtaí na hÉireann  
 An Bord Náisiúnta Athshlánúcháin  
 An tÚdarás um Bóithre Náisiúnta  
 An Chomhairle Sábháilteachta Náisiúnta  
 An Bord Cáilfochtaí Náisiúnta d'Obair Shóisialta  
 An tÚdarás um Chaighdeáin Náisiúnta na hÉireann  
 An Bord Náisiúnta Staidrimh  
*National Technology Park Plassey Ltd.*  
 An Chuideachta Amharclann Náisiúnta Teoranta  
 (Amharclann na Mainistreach)

National Treasury Management Agency  
 Nítrigin Éireann Teoranta  
 Office for Health Management  
 Office of the Director of Corporate Enforcement  
 Office of the Director of Equality Investigations  
 Office of the Paymaster General  
 Office of the Refugee Applications Commissioner  
 Office of Tobacco Control  
 Ordnance Survey Ireland  
 Patents Office  
 Pharmaceutical Society of Ireland  
 Postgraduate Medical and Dental Board  
 Public Voluntary Hospitals  
 Radiological Protection Institute of Ireland  
 Radio Telefís Éireann  
 Raidió na Gaeltachta  
 Refugee Agency  
 Refugee Appeals Tribunal  
 Registrars of Births, Deaths and Roman Catholic Marriages  
 Registration Council for Secondary Teachers  
 Registry of Deeds  
 Rights Commissioners  
 Shannon Free Airport Development Company Limited  
 (SFADCo)  
 Standards in Public Office Commission  
 State Laboratory  
 Sustainable Energy Ireland  
 Teagasc  
 TEASTAS  
 Teilifís na Gaeilge  
 Temple Bar Properties Limited  
 Temple Bar Renewal Limited  
 the Aquaculture Licences Appeals Board  
 the Army Pensions Board  
 the Arts Council (An Chomhairle Ealaíon)  
 the Censorship of Films Appeals Board  
 the Censorship of Publications Appeals Board  
 the Censorship of Publications Board  
 the Combat Poverty Agency  
 the Commissioners of Charitable Donations and Bequests for  
 Ireland  
 the Commissioners of Public Works  
 the Companies Registration Office  
 the Competition Authority  
 the Courts Service  
 the Criminal Injuries Compensation Tribunal  
 the Defence Forces  
 the Employment Appeals Tribunal  
 the Environmental Protection Agency  
 the Equality Authority  
 the Garda Síochána  
 the Garda Síochána Complaints Appeals Board  
 the Garda Síochána Complaints Board  
 the Health Insurance Authority  
 the Heritage Council  
 the Human Rights Commission  
 the Information Society Commission

Gníomhaireacht Bainistíochta an Chisteáin Náisiúnta	Sc.1
Nítrigin Éireann Teoranta	
An Oifig Bainistíochta Sláinte	
Oifig an Stiúrthóra um Fhorfheidhmiú Corparáideach	
Oifig an Stiúrthóra Imscrúduithe Comhionannais	
Oifig an Phámháistir Ghinearálta	
Oifig an Choimisinéara Iarratais do Dhídeanaithe	
An Oifig um Rialú Tobac	
Suirbhéireacht Ordanáis Éireann	
Oifig na bPaitinní	
Cumann Cógaiseoirí na hÉireann	
An Bord Míochaine agus Déidliachta Iarchéime	
Ospidéil Shaorálacha Phoiblí	
An Institiúid Éireannach um Chosaint Raideolaíoch	
Radio Telefís Éireann	
Raidió na Gaeltachta	
An Ghníomhaireacht Dídeanaithe	
An Binse Achomhairc do Dhídeanaithe	
Cláraitheoirí Breitheanna, Básanna agus Póstáí Caitliceacha	
Rómhánacha	
Comhairle Chláraitheachta na Meánmhúinteoirí	
Clárlann na nGníomhas	
Coimisinéirí um Chearta	
Cuideachta Forbartha Aerfort Neamhchustam na Sionna Teoranta (SFADCo)	
An Coimisiún um Chaighdeáin in Oifigí Poiblí	
An tSaotharlann Stáit	
Fuinneamh Inmharthana Éireann	
Teagasc	
TEASTAS	
Teilifís na Gaeilge	
<i>Temple Bar Properties Limited</i>	
<i>Temple Bar Renewal Limited</i>	
An Bord Achomhairc um Cheadúnais Dobharshaothraithe	
Bord na nArm-Phinsean	
An Chomhairle Ealaón	
An Bord Achomhairc um Scrúdóireacht Scannán	
An Bord Achomhairc um Chinsireacht Foilseachán	
An Bord um Chinsireacht Foilseachán	
An Ghníomhaireacht do Chomhrac na Bochtaine	
Coimisinéirí na dTabhartas agus na dTiomnachtaí Carthanúla d'Éirinn	
Coimisinéirí na nOibreacha Poiblí	
An Oifig um Chlárú Cuideachtaí	
An tÚdarás Iomaíochta	
An tSeirbhís Chúirteanna	
An Binse Cúitimh i leith Díobhálacha Coiriúla	
Óglaigh na hÉireann	
An Binse Achomhairc Fostaíochta	
An Ghníomhaireacht um Chaomhnú Comhshaoil	
An tÚdarás Comhionannais	
An Garda Síochána	
An Bord Achomhairc um Ghearáin i gcoinne an Gharda Síochána	
An Bord um Ghearáin i gcoinne an Gharda Síochána	
An tÚdarás Árachais Sláinte	
An Chomhairle Oidhreachta	
An Coimisiún um Chearta an Duine	
Coimisiún na Sochaí Faisnéise	

the Ireland-United States Commission for Educational Exchange  
 the Irish Manuscripts Commission  
 the Irish Medicines Board  
 the Irish Prison Service  
 the Irish Sports Council  
 the Irish Water Safety Association  
 the Labour Court  
 the Labour Relations Commission  
 the Land Registry  
 the Law Reform Commission  
 the Legal Aid Board  
 the Medical Council  
 the Mining Board  
 the National Archives  
 the National Archives Advisory Council  
 the National Centre for Guidance in Education  
 the National Competitiveness Council  
 the National Council for Curriculum and Assessment  
 the National Council for Forest Research and Development (COFORD)  
 the National Council for Vocational Awards  
 the National Lottery  
 the Office of the Appeal Commissioners for the purposes of the Tax Acts  
 the Office of the Chief Medical Officer for the Civil Service  
 the Office of the Information Commissioner  
 the Office of the Official Censor of Films  
 the Office of the Ombudsman  
 the Office of the Registrar of Friendly Societies  
 the Pensions Board  
 the Probation and Welfare Service  
 the Referendum Commission  
 the Rent Tribunal  
 the Social Welfare Tribunal  
 the State Examinations Commission  
 the Valuation Office  
 the Valuation Tribunal  
 Údarás na Gaeltachta  
 Veterinary Council  
 Voluntary Health Insurance Board  
 Western Development Commission  
 Women's Health Council

(3) a local authority,

(4) a health board,

(5) any body, organisation or group standing prescribed for the time being, with the consent of such other (if any) Minister of the Government as the Minister considers appropriate having regard to the functions of that other Minister of the Government, and being—

(a) a body, organisation or group that receives moneys directly from a Minister of the Government, a Department of State, the Central Fund or a public body specified in *sub-paragraph (2), (3) or (4)* of this paragraph in circumstances where the amount or aggregate of the amounts so received constitutes 50 per cent or more of the current expenditure of that body, organisation or group in a financial year,

Coimisiún na hÉireann-na Stát Aontaithe um Malartú Oide- Sc.1  
 achasúil  
 Coimisiún Lámhscríbhinní na hÉireann  
 Bord Leigheasra na hÉireann  
 Seirbhís Phríosún na hÉireann  
 Comhairle Spóirt na hÉireann  
 An Comhlachas Snámha agus Tarrthála  
 An Chúirt Oibreacais  
 An Coimisiún um Chaidreamh Oibreacais  
 Clárlann na Talún  
 An Coimisiún um Athchóiriú an Dlí  
 An Bord um Chúnamh Dlíthiúil  
 Comhairle na nDochtúirí Leighis  
 An Bord Mianadóireachta  
 An Chartlann Náisiúnta  
 An Chomhairle um an gCartlann Náisiúnta  
 An Láirionad Náisiúnta um Threoir san Oideachas  
 An Chomhairle Náisiúnta Iomaíochais  
 An Chomhairle Náisiúnta Curaclaim agus Measúnachta  
 An Chomhairle Náisiúnta um Thaighde agus Forbairt Foraoise (COFORD)  
 Comhairle Náisiúnta na gCáilíochtaí Gairmoideachais  
 An Crannchur Náisiúnta  
 Oifig na gCoimisinéirí Achomhairc chun críocha na nAchtanna Cánoch  
 Oifig an Phríomh-Dhochtúra Oifigiúil don Státseirbhís  
 Oifig an Choimisinéara Faisnéise  
 Oifig Scrúdóir Oifigiúil na Scannán  
 Oifig an Ombudsman  
 Oifig Chláraitheoir na gCara-Chumann  
 An Bord Pinsean  
 An tSeirbhís Phromhaidh agus Leasa  
 An Coimisiún Reiffrinn  
 An Binse Cíosa  
 An Binse Leasa Shóisialaigh  
 An Coimisiún um Scrúduithe Stáit  
 An Oifig Luachála  
 An Binse Luachála  
 Údarás na Gaeltachta  
 Comhairle na dTréidlianna  
 An Bord Árachais Sláinte Shaorálaigh  
 Coimisiún Forbartha an Iarthair  
 Comhairle Sláinte na mBan

(3) údarás áitiúil,

(4) bord sláinte,

(5) aon chomhlacht, eagraíocht nó grúpa a bheidh forordaithe de thuras na huaire, le toiliú cibé Aire eile (más ann) den Rialtas is cuí leis an Aire ag féachaint d'fheidhmeanna an Aire eile sin den Rialtas, agus arb éard a bheidh ann—

(a) comhlacht, eagraíocht nó grúpa a fhaigheann airgead go díreach ó Aire den Rialtas, ó Roinn Stáit, ón bPríomh-Chiste nó ó chomhlacht poiblí a shonraítear i *bhformhír* (2), (3) nó (4) den mhír seo in imthosca inarb éard é an méid, nó comhiomlán na méideanna, a fhaightear amhlaidh 50 faoin gcéad nó níos mó de chaiteachas reatha an chomhlachta, na heagraíochta nó an ghrúpa sin i mbliain airgeadais,

- (b) a body, organisation or group that at the date of the coming into operation of this Schedule is a public body but subsequently comes under private ownership and control,
- (c) a body, organisation or group performing functions which previously stood vested in a body, organisation or group under public ownership or control, or
- (d) any other body, organisation or group on which functions in relation to the general public or a class of the general public stand conferred or permitted by any enactment or by any licence or authority given under any enactment.

2. A body, organisation or group standing prescribed pursuant to regulations for the purposes of *clause (b)* of *paragraph 1(5)* shall be a public body only as respects functions referred to in that clause.

3. The Minister may, with the consent of such other (if any) Minister of the Government as the Minister considers appropriate having regard to the functions of that other Minister of the Government, by regulations amend *subparagraph (2)* of *paragraph 1* by the insertion or deletion of a reference to any public body.

4. A reference in *paragraph 1* to any particular Department of State shall be construed as—

- (a) including a reference to a body, organisation or group specified in relation to that Department of State in the Schedule to the Ministers and Secretaries Act 1924 (not being another public body specified in that paragraph), and
- (b) not including any other body, organisation or group.

- (b) comhlacht, eagraíocht nó grúpa ar comhlacht poiblí é nó í Sc.1 ar an dáta a dtiocfaidh an Sceideal seo i ngníomh ach a thagann faoi úinéireacht phríobháideach agus faoi rialú príobháideach ina dhiaidh sin,
- (c) comhlacht, eagraíocht nó grúpa a chomhlíonann feidhmeanna a bhí dílsithe le dlí roimhe sin do chomhlacht, eagraíocht nó grúpa faoi úinéireacht phoiblí nó rialú poiblí, nó
- (d) aon chomhlacht, eagraíocht nó grúpa eile a bhfuil feidhmeanna i ndáil leis an bpobal i gcoitinne, nó le haicme den phobal i gcoitinne, tugtha nó ceadaithe dó nó di le haon achtachán nó le haon cheadúnas nó údarás arna thabhairt faoi aon achtachán.

2. Ní comhlacht poiblí comhlacht, eagraíocht nó grúpa a bheidh forordaithe de bhun rialachán chun críocha *chlásal* (b) de *mhír I*(5) ach amháin i leith feidhmeanna dá dtagraítear sa chlásal sin.

3. Féadfaidh an tAire, le toiliú cibé Aire eile (más ann) den Rialtas is cuí leis an Aire ag féachaint d'fheidhmeanna an Aire eile sin den Rialtas, *fomhír* (2) de *mhír I* a leasú, le rialacháin, trí thagairt d'aon chomhlacht poiblí a chur isteach nó a scríosadh.

4. Déanfar tagairt i *mír I* d'aon Roinn áirithe Stáit a fhorléiriú—

- (a) mar thagairt a fholaíonn tagairt do chomhlacht, d'eagraíocht nó do ghrúpa atá sonraithe i ndáil leis an Roinn Stáit sin sa Sceideal a ghabhann leis an Acht Airí agus Rúnaithe 1924 (nach comhlacht poiblí eile é atá sonraithe sa mhír sin), agus
- (b) mar thagairt nach bhfolaíonn aon chomhlacht, eagraíocht nó grúpa eile.

## SECOND SCHEDULE

## AN COIMISINÉIR TEANGA

1. Subject to the provisions of this Schedule, a person appointed to be the Commissioner shall hold the office for a term of 6 years and may be re-appointed to the office for a second or subsequent term.

2. A person appointed to be the Commissioner—

(a) may at his or her request be relieved of office by the President,

(b) may be removed from office by the President but shall not be removed from office except for stated misbehaviour, incapacity or bankruptcy and then only upon resolutions passed by Dáil Éireann and by Seanad Éireann calling for his or her removal, and

(c) shall in any case vacate the office on attaining the age of 67 years.

3. (1) Where a person who holds the office of Commissioner is—

(a) nominated as a member of Seanad Éireann,

(b) elected as a member of either House of the Oireachtas or a local authority or to the European Parliament, or

(c) regarded, pursuant to section 15 (inserted by the European Parliament Elections Act 1993) of the European Assembly Elections Act 1977 as having been elected to the European Parliament to fill a vacancy,

he or she shall thereupon cease to be the Commissioner.

(2) A person who is for the time being entitled under the Standing Orders of either House of the Oireachtas to sit therein or who is a member of the European Parliament or a local authority shall, while he or she is so entitled or is such a member, be disqualified for being appointed to be the Commissioner.

4. A person who holds the office of Commissioner shall not hold any other office or employment in respect of which emoluments are payable or be a member of the Reserve Defence Force.

5. The Commissioner shall be paid, out of moneys provided by the Oireachtas, such remuneration and allowances for expenses as the Minister, with the consent of the Minister for Finance, may from time to time determine.

6. (1) The Minister may make and carry out, in accordance with its terms, a scheme or schemes for the granting of pensions, gratuities

## AN COIMISINÉIR TEANGA

1. Faoi réir fhórálacha an Sceidil seo, beidh duine a cheapfar mar Choimisinéir i seilbh oifige go ceann téarma 6 bliana agus féadfar é nó í a athcheapadh chun na hoifige don dara téarma nó do théarma dá éis.

2. Aon duine a cheapfar mar Choimisinéir—

(a) féadfaidh an tUachtaráin, ar an duine á iarraidh sin, é nó í a scaoileadh ó oifig,

(b) féadfaidh an tUachtaráin é nó í a chur as oifig ach ní chuir-fear as oifig é nó í ach amháin mar gheall ar mhí-iompar sonraithe, éagumas nó féimheacht ná ansin féin ach tar éis do Dháil Éireann agus do Sheanad Éireann rúin a rith ag éileamh é nó í a chur as oifig, agus

(c) éireoidh sé nó sí as oifig ar chaoi ar bith ar 67 mbliana d'aois a shlánu.

3. (1) Más rud é, i gcás duine a shealbhaíonn oifig an Choimisinéara—

(a) go n-ainmneofar é nó í mar chomhalta de Sheanad Éireann,

(b) go dtoghfar é nó í mar chomhalta de cheachtar Teach den Oireachtas nó d'údarás áitiúil nó chun Parlaimint na hEorpa, nó

(c) go measfar, de bhun alt 15 (a cuireadh isteach leis an Acht um Thoghcháin do Pharlaimint na hEorpa 1993) den Acht um Thoghcháin do Thionól na hEorpa 1977 é nó í a bheith tofa chun Parlaimint na hEorpa chun folántas a líonadh,

scoirfidh sé nó sí, air sin, de bheith ina Choimisinéir nó ina Coimisinéir.

(2) Duine a bheidh de thuras na huairé i dteideal faoi Bhuan-Orduithe ceachtar Tí den Oireachtas suí sa Teach sin nó is comhalta de Pharlaimint na hEorpa nó d'údarás áitiúil, beidh sé nó sí, fad a bheidh sé nó sí i dteideal amhlaidh nó ina chomhalta nó ina comhalta den sórt sin, dícháilithe chun a cheaptha nó a ceaptha mar Choimisinéir.

4. Aon duine a bheidh i seilbh oifig an Choimisinéara ní shealbh-oidh sé nó sí aon oifig nó fostáiocht eile a bhfuil díolaíochtaí iníoctha ina leith ná ní bheidh sé nó sí ina chomhalta nó ina comhalta de na hÓglaigh Cúltaca.

5. Íocfar leis an gCoimisinéir, as airgead a sholáthroidh an tOireachtas, cibé luach saothair agus cibé liúntais i leith caiteachas a chinnfidh an tAire ó am go ham le toiliú an Aire Airgeadais.

6. (1) Féadfaidh an tAire scéim nó scéimeanna a dhéanamh agus a chur i gcrích de réir a téarmaí, is scéim nó scéimeanna chun pinsin,

or allowances on retirement or death to, or in respect of, persons who have held the office of Commissioner.

(2) The Minister may at any time make and carry out, in accordance with its terms, a scheme or schemes amending or revoking a scheme under this paragraph.

(3) A scheme under this paragraph shall be laid before each House of the Oireachtas as soon as may be after it is made and, if a resolution annulling the scheme is passed by either such House within the next 21 days on which that House has sat after the scheme is laid before it, the scheme shall be annulled accordingly but without prejudice to the validity of anything previously done thereunder.

7. (1) The Minister may appoint to be members of the staff of the Commissioner such number of persons as the Minister may, with the consent of the Minister for Finance, determine from time to time.

(2) Members of the staff of the Commissioner shall be civil servants in the Civil Service of the State (within the meaning of the Civil Service Regulation Act 1956).

(3) The Minister may delegate to the Commissioner the powers exercisable by him or her under the Civil Service Commissioners Act 1956 and the Civil Service Regulation Acts 1956 to 1996 as the appropriate authority in relation to members of the staff of the Commissioner and, if the Minister does so, then so long as the delegation remains in force—

(a) those powers shall, in lieu of being exercisable by the Minister, be exercisable by the Commissioner, and

(b) the Commissioner shall, in lieu of the Minister, be for the purposes of this Act the appropriate authority in relation to members of the staff of the Commissioner.

8. (1) The Commissioner shall keep, in such form as may be approved of by the Minister, all proper and usual accounts of all moneys received or expended by him or her and all such special accounts (if any) as the Minister may direct.

(2) Accounts kept in pursuance of this paragraph in respect of each year shall be submitted by the Commissioner in the following year on a date not later than a date specified by the Minister to the Comptroller and Auditor General for audit and, as soon as may be after the audit, a copy of those accounts, or of such extracts from those accounts as the Minister may specify, together with the report of the Comptroller and Auditor General on the accounts, shall be presented by the Commissioner to the Minister who shall cause copies of the documents presented to him or her to be laid before each House of the Oireachtas.

9. The Commissioner may delegate to a member of the staff of the Commissioner any of the functions of the Commissioner (other than

aiscí nó liúntais a dheonú, ar scor nó ar bhás, do dhaoine a bhí i Sc.2 seilbh oifig an Choimisinéara nó i leith na ndaoine sin.

(2) Féadfaidh an tAire, tráth ar bith, scéim nó scéimeanna lena leasaíttear nó lena gcúlghairtear scéim faoin mír seo a dhéanamh agus a chur i gcrích de réir a téarmaí.

(3) Déanfar scéim faoin mír seo a leagan faoi bhráid gach Tí den Oireachtas a luithe is féidir tar éis a déanta agus, má dhéanann ceachtar Teach acu sin, laistigh den 21 lá a shuífidh an Teach sin tar éis an scéim a leagan faoina bhráid, rún a rith ag neamhniú na scéime, beidh an scéim ar neamhní dá réir sin, ach sin gan dochar do bhailfócht aon ní a rinneadh roimhe sin faoin scéim.

7. (1) Féadfaidh an tAire cibé líon daoine a chinnfidh an tAire ó am go ham, le toiliú an Aire Airgeadais, a cheapadh le bheith ina gcomhaltaí d'foireann an Choimisinéara.

(2) Beidh comhaltaí d'foireann an Choimisinéara ina stát-seirbhísigh i Státseirbhís an Stáit (de réir bhrí Acht Rialuite na Stát-Sheirbhise 1956).

(3) Féadfaidh an tAire na cumhactaí is infheidhmithe aige nó aici faoi Acht Choimisinéirí na Stát-Sheirbhise 1956 agus faoi Achtanna Rialaithe na Státseirbhise 1956 go 1996 mar an t-údarás iomchuí i ndáil le comhaltaí d'foireann an Choimisinéara a tharmligean chun an Choimisinéara agus, má dhéanann an tAire amhlaidh, ansin, fad a fhanfaidh an tarmligean i bhfeidhm—

(a) beidh na cumhactaí sin, in ionad iad a bheith infheidhmithe ag an Aire, infheidhmithe ag an gCoimisinéir, agus

(b) is é nó is í an Coimisinéir, in ionad an Aire, an t-údarás iomchuí chun críocha an Achta seo i ndáil le comhaltaí d'foireann an Choimisinéara.

8. (1) Coimeádfaidh an Coimisinéir, i cibé foirm a cheadóidh an tAire, na cuntais go léir is cuí agus is gnách ar an airgead go léir a gheobhaidh nó a chaithfidh sé nó sí agus na cuntais speisialta sin go léir (más ann) a ordóidh an tAire.

(2) Déanfaidh an Coimisinéir cuntais a choimeádfar de bhun na míre seo i leith gach bliana a chur faoi bhráid an Ard-Reachtaire Cuntas agus Ciste an bhliain ina dhiaidh sin, ar dháta nach déanaí ná dáta a shonróidh an tAire, lena n-iniúchadh agus, a luithe is féidir tar éis an iniúchta, déanfaidh an Coimisinéir cóip de na cuntais sin, nó de cibé sleachta as na cuntais sin a shonróidh an tAire, mar aon le tuarascáil an Ard-Reachtaire Cuntas agus Ciste maidir leis na cuntais, a thíolacadh don Aire agus cuirfidh seisean nó sise faoi deara cóipeanna de na doiciméid a thíolacadh dó ní di a leagan faoi bhráid gach Tí den Oireachtas.

9. Féadfaidh an Coimisinéir aon fheidhm de chuid an Choimisinéara (seachas feidhmeanna faoin mír seo nó faoi alt 26) a tharmligean

those under this paragraph or *section 26*) and references in this Act to the Commissioner shall be construed, where appropriate having regard to any delegation under this paragraph, as including references to any person to whom functions stand delegated by the delegation.

[2003.] *Acht na dTeangacha Oifigiúla* 2003. [Uimh. 32.]

chuig comhalta d'fhoireann an Choimisiúna agus déanfar tagairtí Sc.2  
san Acht seo don Choimisiúr a fhorléiriú, más cuí ag féachaint  
d'aon tarmligean faoin mír seo, mar thagairtí a fholaíonn tagairtí  
d'aon duine a mbeidh feidhmeanna tarmligthe chuige nó chuici leis  
an tarmligean.