Index by Country

Index by Country

n denotes footnote

Albania
judges removed for corruption and incompetence, 64
World Bank Institute surveys in, 287

Algeria
journalists killed, 126

Argentina
government ethics office established, 183
Poder Cuidado, surveys by, in, 291
World Bank hotline and, 162

Australia
Auditor General, appointment of outside auditors by, 77
Auditor General’s office, inadequacies of salaries, 79n
Australasian Council of Auditors-General, Memorandum of Understanding on Peer Reviews, 309
bribes to doctors, 133
Code of Conduct for all Office Holders, Draft, 314
Competition and Consumer Commission, role of, 264
Consumer Association urges parallel imports, 266
disclosures of assets in, 188
Ethical Principles for Ministers and Presiding Officers, Draft Framework of (1995), 314
Federal Crimes Act (1914), s.73A, 53
Freedom of Information Act (1982), 305
media monopoly restricts political coverage, 266
Right of Reply (for citizens) in Legislative Public Service Act (1996), 183
Public Sector Ethics Act (1994), 183-186
Parliamentary and Electorate Travel: Independent Commission Against Corruption ethics, approach to government, 183-186
Code of Conduct, Legislative Council of New South Wales, Draft, 314
ministers jailed in, 16

Australia, New South Wales
Constitution (Disclosures by Members) Regulation (1983), 319
government in, 134
Code of Conduct, Legislative Council of New South Wales, Draft, 314
Freedom of Information Act (1989), 305
ethics, approach to government, 183-186
Independent Commission Against Corruption (ICAC), Act establishing (1988), 307
court quashes corruption finding against Premier, 104
holding of public hearings by, 103, 283
how accountable, 308
Ombudsman, relationship with Anti-Corruption Commission, 87
Parliamentary and Electorate Travel: Recommendations for Reform (1999), 314
Public Sector Ethics Act (1994), 183-186
Public Service Act (1996), 183
Right of Reply (for citizens) in Legislative Council, 54
Whistleblowers Protection Bill (1992), 335

Austria, Queensland,
Attorney-General Bill (1993), 309
police commissioner, corrupt, 17, 191
Public Administration Committees in Parliament, Recommendation of the Queensland Electoral and Administrative Review Commission on (1992), 331
Whistleblowers Protection Act (1994), 335

Australia, South Australia
Code of Conduct for the Public Employees in, Commissioners Circular No.64, 314

Australia, Victoria
Freedom of Information Act (1982), 305
Members of Parliament (Register of Interests) Act (1978), 314

Australia, Western Australia
MP votes against generous pension scheme, 47

Azerbaijan
President checks quality of wrist-watches, 102

Bangladesh
survey on judiciary in, 65, 289

Barbados
Freedom of Information Act (1994), 306
Ombudsman Act (1993), 330
Prevention of Corruption in Public Life Act (1994), 328

Bolivia
Corruption Perceptions Index, use made of, 289
La Paz, reforms in, 15n
“positive silence” in, 28
publicity of official procedures and charges in, 28
Transparency Decree (Article 5 of Supreme Decree No.23318-A of 3 November 1992), 333

Bosnia
conflicts of interest and elected officials, 115

Botswana
Anti-Corruption Commission, protection of informers by, 101
Corruption and Economic Crime Act (1994), 308

Brazil
delay in the courts, 66n
nepotism, failure to outlaw, 22n, 199
Sao Paulo mayor convicted but in office, 271

Bulgaria
“mirror statistics” of imports/exports, 293
public disclosure of senior officials’ assets, 187, 189

Cameroon
President Biya, “statesmanship” award to, 131

Canada,
Access to Information Act (1982), 306
anti-smoking campaign, impact of trademarks on, 266
audit, contracting out, corruption in, 77
Ethical Principles for Judges, of Canadian Judicial Council, (1998), 311
competition policy, evolution of in, 262
Conflict of Interest and Post-Employment Code for Public Office Holders (1994), 315
election laws, impact of Internet on, 120n
Ethics Counsellor, ethics, approach to, 186
International Ombudsman Institute (Alberta), 90
Lobbyists’ Code of Conduct, 187
Lobbyists Registration Act 187
media, disclosure of sources by, 242-243
Privacy Act and personal information, 240

Canada, Ontario
Integrity Commissioner, 186
media, disclosure of sources, 242
Members’ Integrity Act (1994), 315

Chile
public procurement on-line, 213

China
adopts “real names” approach, 52
bureaucratic class, emergence of, 25
bureaucrats “commercialise power”, 15
Internet, efforts to control, 245
Ombudsman, origins of in, 83
red tape, impact on profit targets, 22
Tr’ın Dynasty, 10

Colombia
“criminal state” fought successfully, 4
disclosure of assets, hazards in, 188
“faceless judges, need for, 63
journalists killed, 126
lawmakers suspended in graft probe, 49
money laundering, emeralds crackdown on, 157

Cook Islands
effectiveness of secrecy laws, 155

Cuba
journalists imprisoned, 126

Dominica
advertisement for off-shore “financial services” in, 156

Ecuador
Comptroller General impeached, 234
procedures for public bidding and award of contracts: law and practice, 332

Estonia
Parliamentary web site, 58

Fiji
Code of Conduct, Constitution of Fiji, s.155 (1997), 316

Finland
Ombudsman office, special to monitor assets declarations, 87
World Comics, 42

France
Code of Criminal Procedure (amended 1993), 243
Committee of Enquiry into the Press and Judiciary (1984), 243
criminal law, distinction between passive and
CONFRONTING CORRUPTION: THE ELEMENTS OF A NATIONAL INTEGRITY SYSTEM

active corruption, 272
judicial reform plans collapse, 71
media, protection of sources, 243
political will in, 42

Gambia

Georgia
judges removed for incompetence, 64
World Bank Institute surveys in, 287

Germany
bribery prosecutions facilitated by reforms, 274
export credit insurance guarantees (HERMES), reform of, 161
Federal Administration, Government Directive concerning the Prevention of Corruption in,
(1998), 315
Kohl, Helmut, 21, 51
“Opelgate” scandal, 140, 144n
judges removed for incompetence, 64
Singapore, extradition of fugitive to, 158

Ghana
military join coalition, 45

Greece
People’s Court in Ancient, 25

Guatemala
infant protection legislation, impact of
trademarks on, 265n

Hong Kong (China)
Acceptance of Advantages and Entertainment, Civil Service Branch Circular, (1992), 315
Access to Information Ordinance, Draft of, 306
Corrupt and Illegal Practices Ordinance (1955), 322, 272n
Independent Commission Against Corruption (ICAC), advantages when founded, 96n
amnesty provision on establishment of, 100, 283n
citizen’s advisory committees and, 96
community relations department of, 134n
Corporate Code of Conduct, prepared by, 311
Corruption Prevention Department of, 311
Ordinance establishing (1974), 308
purchasing and tender procedures, check list on, 332
judges’ removal unlawful, 64
Ombudsman’s office, Code of Conduct for, 93
Prevention of Bribery Ordinance (1970), 320
public service, guide to good standards, 111-112

Hungary
public procurement reforms criticised, 205

India
All-India Services (Conduct) Rules (1968), 315
Auditor General, professional needed, 76
Citizen’s Charters in, 248
Constituent Assembly, opening remarks, 31
criminals win at polls, 47
Defection, Provisions as to Disqualification on
Ground of (Crossing the Floor legislation), Tenth Schedule to the Constitution of India, added by the 52nd Amendment Act (1985), 55, 315
judges, relatives of, not to appear as lawyers,
69n
Karnataka, approach to judicial integrity in, 69
media, corruption in, 120
Parliamentary web site, 58
Public Affairs Centre (Bangalore), report cards of, 291
Vigilance Commissioner, posts names on
Internet, 299
“Why Indians succeed in other countries, not
their own”, 4

Indonesia
courts clean-up, 69
cronyism in, 195
media, corruption in, 120

Ireland,
Access to Information Act (1997), 306
Ethics in Public Office Act (1995), 316
Freedom of Information Act 237
Haughey, Charles, 199
scandal over exemption from taxes, 199

Israel
Internal Audit Law (1992), 309
investigation of former Prime Minister, 272
judge sued after giving public explanation, 66n
judiciary “must be open to criticism”, 66

Italy
anti-corruption drive, benefits of, 16
Craxi heirs “justify” political corruption, 51
democracy in Ancient Rome, 25
limitation period ends Berlusconi prosecutions, 270
surveys of costs of corruption, 292

Jamaica
Contractor-General Act (1983), 308

Japan
Dominica, aid to, tied to pro-whaling stance,
164

Jordan
Purchases Supreme Authority, Draft statute of
the (1994), 332

Kenya
Anti-Corruption Commission, initial
performance of, 45
Donations, role of, in 45
media, role in combating corruption, 247
National Assembly (Powers and Privileges) Act
(1964), 322
NGOs a “dangerous weed”, 133
Parliament, suppresses “list of shame”, 296
Prevention of Corruption Act (1956), 320
public interest litigation in, 252
roads, damage to, 5
water rationing, “caused by corruption”, 205

Latvia
Administrative Procedures Act (1999), 170
World Bank Institute surveys in, 287

Lithuania
Adjustment of Public and Private Interests in
the Public Service, Law on the, 319

Malawi
Constitution, right to fair administrative action,
170
Corrupt Practices Act (1999), 61
“crossing the floor” restraints on MPs, 55
free speech guarantees in, 122
gift, definition of, 61
Lilongwe Integrity Pledge (1996), 331

Malaysia
Anti-Corruption Act (1997), 320
“electronic government” in, 245
leadership example by Prime Minister, 297
political surveys in, 42

Malta
Code of Ethics of Members of the House of
Representatives (1996), 316

Mauritius
Citizen’s Advice Bureaus in, 250n
Transparency Mauritius, activities of, 42

Mexico
democratic development in, 132
media, corruption in, 120
public procurement on-line, 213

Mozambique
two term maximum for President, 62

Nepal,
disclosure of commissions reform thwarted, 215

Netherlands
Minister of Interior, observations by, 175
Ombudsman, observations by, 88, 92

New Zealand
administrative law principles applied to private
organisation, 169
Corrupt Practices Prevention Act (1881), 50
corruption scandals in, 16
Danks Committee, 236n, 240
Fiscal Responsibility Act (1994), 239, 333
MUMS (Major Users of Monopoly Services), 134
Official Information Act (1982), 306
Ombudsman
access to information recommendations,
240n
removal for cause, 89n
Ombudsmen Acts (1975-1996), 88
to hold no other post, 88n
public approval ratings (1997), 333
Public Service Code of Conduct (1997), 316
Secret Commissions Act (1910), 321
State Sector Act (1988), 110
State Services Commission,
annual letter to Chief Executives, 176
role in nurturing professional
service, 110

Nigeria
appointments, policy of “inclusiveveness”, 108
Code of Conduct Bureau, failure of, 189
Code of Conduct for Ministers and Special
Advisers of the Federal Government of
Nigeria (1999), 59, 316
elections, financing in, 166
gift giving, culture of, 9
independent prosecutor, provided for in
legislation, 73n
Journalists, Code of Ethics for (1996), 313
leadership in, 59
Legislature blocks anti-corruption reforms, 22, 52
Obasanjo, Olusegun, 9, 44
Senate President
urged to resign, 49
unrepentant when voted from office, 299
Supreme Court’s failure to hear Abiola appeal,
98n
two term maximum for President, 62

Netherlands
Minister of Interior, observations by, 175
Ombudsman, observations by, 88, 92

New Zealand
administrative law principles applied to private
organisation, 169
Corrupt Practices Prevention Act (1881), 50
corruption scandals in, 16
Danks Committee, 236n, 240
Fiscal Responsibility Act (1994), 239, 333
MUMS (Major Users of Monopoly Services), 134
Official Information Act (1982), 306
Ombudsman
access to information recommendations,
240n
removal for cause, 89n
Ombudsmen Acts (1975-1996), 88
to hold no other post, 88n
public approval ratings (1997), 333
Public Service Code of Conduct (1997), 316
Secret Commissions Act (1910), 321
State Sector Act (1988), 110
State Services Commission,
annual letter to Chief Executives, 176
role in nurturing professional
service, 110

Nigeria
appointments, policy of “inclusiveveness”, 108
Code of Conduct Bureau, failure of, 189
Code of Conduct for Ministers and Special
Advisers of the Federal Government of
Nigeria (1999), 59, 316
elections, financing in, 166
gift giving, culture of, 9
independent prosecutor, provided for in
legislation, 73n
Journalists, Code of Ethics for (1996), 313
leadership in, 59
Legislature blocks anti-corruption reforms, 22, 52
Obasanjo, Olusegun, 9, 44
Senate President
urged to resign, 49
unrepentant when voted from office, 299
Supreme Court’s failure to hear Abiola appeal,
98n
two term maximum for President, 62

Nigeria
appointments, policy of “inclusiveveness”, 108
Code of Conduct Bureau, failure of, 189
Code of Conduct for Ministers and Special
Advisers of the Federal Government of
Nigeria (1999), 59, 316
elections, financing in, 166
gift giving, culture of, 9
independent prosecutor, provided for in
legislation, 73n
Journalists, Code of Ethics for (1996), 313
leadership in, 59
Legislature blocks anti-corruption reforms, 22, 52
Obasanjo, Olusegun, 9, 44
Senate President
urged to resign, 49
unrepentant when voted from office, 299
Supreme Court’s failure to hear Abiola appeal,
98n
two term maximum for President, 62

Nigeria
appointments, policy of “inclusiveveness”, 108
Code of Conduct Bureau, failure of, 189
Code of Conduct for Ministers and Special
Advisers of the Federal Government of
Nigeria (1999), 59, 316
elections, financing in, 166
gift giving, culture of, 9
independent prosecutor, provided for in
legislation, 73n
Journalists, Code of Ethics for (1996), 313
leadership in, 59
Legislature blocks anti-corruption reforms, 22, 52
Obasanjo, Olusegun, 9, 44
Senate President
urged to resign, 49
unrepentant when voted from office, 299
Supreme Court’s failure to hear Abiola appeal,
98n
two term maximum for President, 62
Papua New Guinea
Ombudsman as anti-corruption agency, 95
as monitor of assets declarations, 87
Ombudsman Commission of Incomes, All
Assets, Business Dealings, Gifts, etc.,
Statement to (1976), 328
Leadership, Organic Law on the Duties and
Responsibilities of (1975), 316
pledges, use of to build political will, 39
political surveys in, 42
Paraguay
citizens’ budget hearings introduced, 116
Comptroller-General escapes trial, 75
Peru
Auditor General, controversy over appointment
of, 234
Quiponet, activities of, 253
Philippines
Code of Conduct and Ethical Standards for
Public Officials and Employees Act (Republic
Act No. 6713 of 1989), 316
Constitution of (1987) (accountability
provisions), 307
Ombudsman Act (1989), 330
Poland
corrupt lawmakers take bribes to block Bills, 54
Portugal
ethics, State’s traditional response to, 176
Russia
amnesty, oligarch pleads for, 282
competition policy, consequences of lack of in,
262
complex laws, relationship to corruption, 17
corruption, under Communism in, 8
disclosures of assets, proposal for, 189
election to Duma to escape prosecution, 50
immunity for outgoing President, 272
"need for strong central government", 115
universities, corruption in, 10
Samoa (Western Samoa)
Auditor General, role in small society, 78
reformist minister murdered by colleagues, 43,
79
Sierra Leone
failure of anti-corruption drives in, 27
Singapore
anti-Corruption strategy in, 27
“blacklisting” of corrupt suppliers by, 17
British Army, experiences of, in, 8
Corruption (Confiscation of Benefits) Act
(1989), 333
Lee Kuan Yew, anti-corruption strategy of, 96
Prevention of Corruption Act (Cap 241), 308
South Africa,
Access to Information Act, Promotion of
(2000), 236
appointments, policy of “inclusiveness”, 108
Code of Conduct
for Elected Members of the ANC (1994),
317
for Persons in Positions of Responsibility,
Moral Summit (1998), 317
in regard to Financial Interests of
Members of the National Assembly and
the Senate (1996), 317
Competition Act (1998), 263
drugs, access to proprietary, 265
Executive Members’ Ethics Bill (1998), 317
freedom of information, 236
Government ethics office established, 183
 Heath Special Investigating Unit,
establishment of, 278-280, 310
powers of, 279
minister’s approval required to investigate
complaint not forthcoming, 99
monitoring assets of MPs and party members,
56
nepotism, report on, 197
Parliamentary web site, 58
Privacy Act planned, 240
public administration,
constitutional statement of basic
principles and values, 105
politicisation inhibited by Constitution,
109
public procurement,
constitutional provisions regarding, 206
time limit for decisions, 167
transparency in fair and competitive, 332
Public Protector Act (1994), 330
Public Service Commission, constitutional
provisions providing for, 106
Root of No Returns Act (1990), 324
South Korea,
chaebol reform, challenge of, 263
collusion between private-public sectors, 51
Information by Public Agencies, Act on
Disclosure of, 306
Ombudsman office, rationale for, 83
public procurement on-line, 213
Real Names Law, 52, 333
Seoul City “Integrity Pact”, 216
Sri Lanka
criminal law, failure of, 188
declarations of assets, 188
Sweden
freedom of expression, information, in, 237
Freedom of the Press Act, 307
King Charles XII, 10
Riksdag (Ombudsman) Act, 330
Ombudsman, origins of, 83
Switzerland,
Federal Office of Police, Checklist for Foreign
Mutual Assistance in Criminal Matters, 324
international mutual legal assistance in criminal
matters, 324
Pakistan, Bhutto scandal impacts on company
in, 141
Swiss Banking Secrecy, Guide to, 324
Zurich, unnecessary restaurant inspector in, 270
Syria
archaeological discovery in, 3
Taiwan
Ombudsman as monitor of assets declarations,
87
pledge to tackle “gangster” MPs, 55
Tanzania,
Arusha Integrity Pledge (1995), 331
Code of Conduct for Judiciary Officers (1984),
311
freedom of information,
constitutional right to, 241
culture of secrecy, 241
prosecution of small trader, 242
Integrity Workshop, challenge to political
candidates by, 39
leadership in, 59
media, role in combating corruption, 247
Mkapa, Benjamin,
declares assets publicly, 39
failure to build supportive coalition, 44
publishes Warioba Report, 238
Nyerere, Julius, 90
Ombudsman, need for, 85
Optional attitude survey of parliamentarians:
questionnaire (1996), 333
Optional attitude survey of parliamentarians:
summary of results (1996), 333
Prevention of Corruption Bureau, reasons for
failure of, 97
Public Leadership Code of Ethics Act (1995),
317
Warioba Commission, 44, 238
Thailand
administrative law reform in, 169
assets monitoring starts to bite in, 167, 189,
190
bureaucratic survival in, 7
Competition Act (1999), 263
Prevention Authority, 264
conflict of interest law reforms, 196
corruption, reported as designed to counter
corruption in, 269
Declaration of Assets and Liabilities (1998
Constitution, Chapter 10, Part 1), 328
Election Commission, 167
National Counter Corruption Commission (1998
Constitution, Chapter 10, Part 2), 308
NDI, activities in, 42
origins of corruption in, 8
Trinidad and Tobago
“crossing the floor” restrictions on MPs, 55
Integrity Commission, (1980 Constitution,
Section 138), 328
Integrity in Public Life Act (1987), 328
Ombudsman, observations by, 89
Prevention of Corruption Act (1987), 321
Turkey
Caliph Umar 1st, 10
Uganda
AIDS awareness campaign, relevance of, 247,
court registries, reform of, 288
culture in, observations on, 12
Inspector-General of Government (IGG) Statute
(1987), 308
journalists invited to integrity meeting, 238
Constitution, Article 233), 306, 317
Mukono Integrity Declaration (1995), 331
Ombudsman (IGG)
police seconded into office, 90
prosecutions, power to bring, 91
role in fighting corruption, 87, 25
Public Accounts Committee, success of, 57
public sector workers, survey of, 111
Right to Fairness (1995 Constitution, Article
42), 325
Uganda Journalists Association, Code of
Professional Conduct, 313
Ukraine
barriers to reform in, 27
Citizens Advocacy Office in, 251
Operation “Clean hands”, 27
USAID initiative in, 251

United Kingdom
banks, clean references given to dismissed employees, 138
bribery, business practices defended by businessmen, 137, 295
Citizen’s Charter Unit, Statement of Standards, 309
Citizen’s Charters, publication of performance under, 249
Civil Service Code (1996), 318
codes, voluntary, failure of, 262
conflict of interest in court proceedings, 198
Corporate codes of conduct, survey of, 150
Defence, Ministry of, corruption in, 16, 210
freedom of information, ambivalence of new government, 235, 236
Institute of Business Ethics, 150
integrity testing, in police, 191
media, ban on BBC, 121
journalists tip shares they hold, 120
libel laws and, 244
Members of Parliament,
Code of Conduct for (1996), 317
Questions in Parliament, 61
scheme to assist when sued, 54
Standards of, 16, 333
what they should not accept, 333
Ministers,
Code of Conduct and Guidance on Procedures for (1977), 318
Duties and Responsibilities of Civil Servants in relation to (the “Armstrong Memorandum”), 318
Nolan Committee, 23, 318
Openness (in government agencies), A Standard of Best Practice for (1995), 318
police, told not to massage crime rates, 288
Public Bodies, Code of Best Practice for Board Members of (1994), 317
Public Concern at Work, 253
Public Interest Disclosure Act (1998), 253-256, 253
Public Life, Seven Principles of (1995), 318
public standing of occupational groups, 16, 333

United States of America,
Bell Telephone Corp., break up of, 138
bribing of purchasing agents in, 140
Canons of Judicial Conduct (1999) (Virginia), 311
competition policy, evolution of in, 262
Ethics in Government Act (1978), 182
False Claims Act, 281
Freedom of Information Act (Part 552 of Title 5 U.S. Code), 307
Government Auditing Standards, 77n, 309
Government Ethics, Office of, 182-183
Governmental Ethics Ordinance, Municipal Code of (Chicago), 1997, 318
immunities, side effects of, 21n
Independent Counsel (Special prosecutor legislation), 332
judges, disciplining of, in New York State, 70
judges, lobbying of through entertainment of, 65
lawyers banned from “buying” government work, 48
media, “editor comes clean”, 125
journalists pressured by owners, 124
media magnate’s offer to senior politician, 121
Mutual Legal Assistance Law (1986), 324
nepotism law (Nebraska), 203
New York City, contracts used to counter corruption, 217-218
integrity testing in, 190
“Pentagon Papers”, 123
police and “rotten apples”, 25
“Qui tam” actions, 280
“robber barons” and “cowboy capitalists”, 19
Savings & Loans crisis, 140
Standards of Ethical Conduct for Employees of the Executive Branch, 182

Vanuatu,
Leadership Code Act (1998), 318
Ombudsman, failure to re-appoint, 44, 89
Ombudsman Act (1995), 330

Venezuela
corrupt judiciary purged, 65

Zambia
low growth rate of, 4
Ombudsman, problems encountered by, 84
Parliamentary and Ministerial Code of Conduct Bill (1994), 319

Zimbabwe
nepotism, procedures to avoid in, 200
Ombudsman, funded through Ministry of Justice, 90
retirement packages, failure to curb “grand corruption” in, 300