



# Inquiry into annual and financial reports 2024–2025

## Answer to question taken on notice

---

Asked by: Ms Chiaka Barry MLA

Addressed to: Attorney-General

In relation to: Attorney-General and Confiscation of Criminal Assets

Hearing: 20 November 2025

Uncorrected Proof Transcript p27

Transcript provided: 20 November 2025

Answer Due: 4 December 2025

**THE CHAIR:** Thank you. And the confiscation of criminal asset, unexplained wealth legislation, do you know how many orders have been issued?

**Mr Ng:** I do not have that information, Ms Barry. I am happy to take it on notice.

Ms Tara CHEYNE MLA: The answer to the Member's question is as follows:

For the 2024-2025 financial year in the Supreme Court of the Australian Capital Territory the following orders were made under the *Confiscations of Criminal Assets Act 2003* (ACT) (**the Act**):

Section	Type	Number
31	Restraining Order	6
39	Additional order – varying restraining order	7
59	Automatic forfeiture declaration	2
77	Exclusion Order	2
85	Penalty Order	3
N/A	Dismissed application (EOA)	1
		<b>21</b>

OFFICIAL

For the 2024-2025 financial year in the Magistrates Court the following orders were made under the Act:

Section	Type	Number
31	Restraining Order	18
76	Exclusion Order – ordinary offences	1
77	Exclusion Order – serious offences	1
84	Penalty Order	1
54	Conviction forfeiture Order	2
47	End Restraining Order – ordinary offences	1
48	End Restraining Order – serious offences	1
		<b>25</b>

No orders under the Unexplained Wealth or Information Gathering provisions in the Act were sought or made in the 2024-2025 financial year.

Approved for circulation to the Standing Committee on Legal Affairs

Signature:



By the Attorney-General, Ms Tara Cheyne MLA

Date:

8/12/25