



LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

2012–2013–2014

MINUTES OF PROCEEDINGS

No. 63

WEDNESDAY, 6 AUGUST 2014

1 The Assembly met at 10 a.m., pursuant to adjournment. The Speaker (Mrs Dunne) took the Chair and asked Members to stand in silence and pray or reflect on their responsibilities to the people of the Australian Capital Territory.

2 **PETITION OUT-OF-ORDER—STATEMENT BY MEMBER**

Mr Doszpot, by leave, presented the following paper:

Petition which does not conform with the standing orders—Canberra Brickworks and environs—Redevelopment—Mr Doszpot (4181 signatures)—

and, by leave, made a statement in relation to the paper.

3 **CANBERRA BRICKWORKS AND ENVIRONS—REDEVELOPMENT**

Mr Doszpot, pursuant to notice, moved—That this Assembly:

- (1) notes:
 - (a) that the Yarralumla Brickworks and Environs Planning and Development Strategy was released by the ACT Government's Land Development Agency (LDA) in May 2014, and replaces an earlier draft published in 2010 but not progressed;
 - (b) the ACT Government has provided in-principle support for development of the Brickworks area including restoration of the historic Canberra Brickworks;
 - (c) the 2014 Strategy proposes an increase in the number of dwellings to 1600, including a number of eight storey apartment blocks, a 4 hectare quarry parkland space, a 2.72 hectare Denham Street park and a Railway Heritage park;



- (d) the Strategy only provides for an initial “make safe” modification of the Brickworks and assumes private sector investment for further development;
 - (e) that the staging plan is not contingent on the Cotter Road and Adelaide Avenue being upgraded;
 - (f) the existing traffic congestion on streets included in and adjacent to the proposed development which will be made worse both during redevelopment and when the new housing areas are completed;
 - (g) the uncertain extent of asbestos on the site and the costs of its containment and/or removal;
 - (h) the high level of community interest and the numerous submissions provided to the LDA during its recent community consultation period;
 - (i) that a revised traffic study is currently being conducted by SMEC and will be made available to the public in August/September 2014; and
 - (j) that the LDA has committed to responding to feedback and comments raised during the consultation period via newsletter by September 2014; and
- (2) calls on the Government to:
- (a) take careful and considered note of the degree of concern in the community about both the strategy itself and the consultation process;
 - (b) provide a full community consultation process on the revised traffic study to ensure that community concerns have been fully addressed;
 - (c) provide detailed and fully costed analyses of the full traffic implications of this development for both the local area, West Deakin and Yarralumla, and the wider Canberra community including Curtin, Hughes, Woden and costs of upgrades to existing roads and construction of new roads and overpasses;
 - (d) provide, when available, a detailed asbestos removal and remediation plan, including where the asbestos and any contaminated materials will be disposed;
 - (e) provide details of what impact the numerous truck journeys will have on the condition of the existing ageing road infrastructure in the designated areas; and
 - (f) provide a detailed response to questions of traffic, building heights, community facilities and parklands, all of which are listed as major concerns in submissions to the LDA.

Mr Barr (Minister for Economic Development) moved the following amendment: Omit all words after “(1) notes”, substitute:

- “(a) that the Canberra Brickworks and Environs Planning and Development Strategy was released by the ACT Government’s Land Development Agency (LDA) in May 2014, and replaces an earlier draft published in 2010;

- (b) the ACT Government has provided in-principle support for development of the Brickworks area, including restoration of the historic Canberra Brickworks, subject to relevant statutory approval processes;
 - (c) the 2014 Strategy proposes 1,600 dwellings, including two to eight storey developments, a 4 hectare quarry parkland space, a 2.72 hectare Denman Street park and a railway heritage park;
 - (d) the Strategy provides for an initial ‘make safe’ conservation of the Brickworks, in accordance with the Conservation Management Plan endorsed by the ACT Heritage Council in 2010;
 - (e) that traffic management planning for the development should include consideration of the intersection of Cotter Road and Adelaide Avenue;
 - (f) there are concerns that existing traffic on streets included in and adjacent to the proposed development will be made worse both during redevelopment and when the new housing areas are completed;
 - (g) that a range of contamination studies have been undertaken on the site since 2001 and have been used to determine indicative containment/remediation costings;
 - (h) the high level of community interest and the numerous submissions provided to the LDA during its recent community consultation period;
 - (i) that, in response to community concerns, the ACT Government commissioned a revised traffic study which is currently being conducted by SMEC and will be made available to the public in September 2014; and
 - (j) that the LDA has committed to responding to feedback and comments raised during the consultation period via newsletter by September 2014; and
- (2) calls on the Government to:
- (a) take careful note of the issues raised during the consultation process;
 - (b) publicly release the revised traffic study detailing the full traffic implications of this development;
 - (c) provide detailed and fully costed analyses of the full traffic implications of this development for both the local area, West Deakin and Yarralumla, and the wider Canberra community, including Curtin, Hughes, Woden and costs of upgrades to existing roads and construction of new roads and overpasses;
 - (d) provide, when available, a detailed asbestos removal and remediation plan, including where the asbestos and any contaminated materials will be disposed;
 - (e) publicly release the Traffic Management Plan associated with the proposed remediation at the Canberra Brickworks Complex including, to every extent possible, the details about the impact of trucks on the existing road infrastructure in the designated areas; and
 - (f) provide a detailed response to questions of traffic, building heights, community facilities and parklands, all of which have been raised as concerns in submissions to the LDA.”.

Debate continued.

Question—put.

The Assembly voted—

AYES, 9		NOES, 8	
Mr Barr	Ms Gallagher	Mr Coe	Ms Lawder
Ms Berry	Mr Gentleman	Mr Doszpot	Mr Smyth
Dr Bourke	Ms Porter	Mrs Dunne	Mr Wall
Ms Burch	Mr Rattenbury	Mr Hanson	
Mr Corbell		Mrs Jones	

And so it was resolved in the affirmative.

Question—That the motion, as amended, viz:

“That this Assembly:

- (1) notes:
 - (a) that the Canberra Brickworks and Environs Planning and Development Strategy was released by the ACT Government’s Land Development Agency (LDA) in May 2014, and replaces an earlier draft published in 2010;
 - (b) the ACT Government has provided in-principle support for development of the Brickworks area, including restoration of the historic Canberra Brickworks, subject to relevant statutory approval processes;
 - (c) the 2014 Strategy proposes 1,600 dwellings, including two to eight storey developments, a 4 hectare quarry parkland space, a 2.72 hectare Denman Street park and a railway heritage park;
 - (d) the Strategy provides for an initial ‘make safe’ conservation of the Brickworks, in accordance with the Conservation Management Plan endorsed by the ACT Heritage Council in 2010;
 - (e) that traffic management planning for the development should include consideration of the intersection of Cotter Road and Adelaide Avenue;
 - (f) there are concerns that existing traffic on streets included in and adjacent to the proposed development will be made worse both during redevelopment and when the new housing areas are completed;
 - (g) that a range of contamination studies have been undertaken on the site since 2001 and have been used to determine indicative containment/remediation costings;
 - (h) the high level of community interest and the numerous submissions provided to the LDA during its recent community consultation period;
 - (i) that, in response to community concerns, the ACT Government commissioned a revised traffic study which is currently being conducted by SMEC and will be made available to the public in September 2014; and
 - (j) that the LDA has committed to responding to feedback and comments raised during the consultation period via newsletter by September 2014; and

- (2) calls on the Government to:
- (a) take careful note of the issues raised during the consultation process;
 - (b) publicly release the revised traffic study detailing the full traffic implications of this development;
 - (c) provide detailed and fully costed analyses of the full traffic implications of this development for both the local area, West Deakin and Yarralumla, and the wider Canberra community, including Curtin, Hughes, Woden and costs of upgrades to existing roads and construction of new roads and overpasses;
 - (d) provide, when available, a detailed asbestos removal and remediation plan, including where the asbestos and any contaminated materials will be disposed;
 - (e) publicly release the Traffic Management Plan associated with the proposed remediation at the Canberra Brickworks Complex including, to every extent possible, the details about the impact of trucks on the existing road infrastructure in the designated areas; and
 - (f) provide a detailed response to questions of traffic, building heights, community facilities and parklands, all of which have been raised as concerns in submissions to the LDA.”—

be agreed to—put and passed.

4 LOOSE-FILL ASBESTOS

Mr Hanson (Leader of the Opposition), pursuant to notice, moved—That this Assembly:

- (1) notes:
- (a) between 1988-1993, the Commonwealth inspected approximately 65 000 Canberra homes for the presence of loose-fill asbestos and identified 1049 had loose-fill asbestos insulation sprayed into ceilings by a building operator called Mr Fluffy;
 - (b) in a \$100 million program, the Commonwealth removed loose-fill asbestos from the ceiling cavity of the identified Mr Fluffy houses;
 - (c) it was believed at the time that the remedial action taken by the Commonwealth had removed any potential future health impact from loose-fill asbestos installed by Mr Fluffy;
 - (d) it is now known that some Mr Fluffy homes were not identified and not remediated in the 1990s;
 - (e) it is now known that asbestos fibres are still in the wall cavities and sub-floors of a number of remediated properties and, in some cases, have been detected in living spaces, on furniture and on clothes;
 - (f) ACT WorkSafe have issued prohibition notices meaning some families have been forced out of their homes immediately and indefinitely;
 - (g) on 25 June the Canberra Liberals called on the Chief Minister and government to allocate \$5 million for families who are facing crisis situations as a result of having to leave Mr Fluffy affected properties;

- (h) with the support of the Canberra Liberals, the ACT Government has approached the Commonwealth Government to attempt to negotiate a comprehensive solution to the on-going financial and health risks posed by the Mr Fluffy houses and the ACT Government has now allocated up to \$10 000 per household in emergency funding for affected households in addition to waiving certain fees, and has established a taskforce to administer the program;
 - (i) the taskforce is falling behind on their published deadlines for contact and follow-up of residents;
 - (j) many homeowners and residents are in very difficult and distressed circumstances; and
 - (k) the effective and determined efforts of Ms Brianna Heseltine and the members of the Fluffy Owners and Residents' Action Group; and
- (2) calls on the ACT Government to:
- (a) adequately resource the taskforce to enable it to contact residents and progress programs within the taskforce's own stated timelines;
 - (b) report to this Assembly on progress with updates quarterly from 25 September 2014; and
 - (c) continue to support a bi-partisan solution to provide compassionate support for affected home owners.

Ms Porter moved the following amendment: Omit all words after "(1) notes", substitute:

- "(a) that over 1000 ACT homes are affected by a particularly dangerous form of loose fill asbestos which was pumped into roof spaces between 1968 and 1979 by a firm known as 'Mr Fluffy';
- (b) the enduring legacy of this action, which took place while the Commonwealth was responsible for the ACT;
- (c) that many affected homeowners and residents are in very difficult and distressed circumstances;
- (d) the unsuccessful attempt at remediation under the Commonwealth designed program which crossed over the period during which self-government was instituted;
- (e) the pressing need to deal with this legacy of the Commonwealth's management of the ACT, which led the Government to establish the ACT Asbestos Taskforce on 25 June 2014; and
- (f) that, since the establishment of the Taskforce, there has been a coordinated response to focus on:
 - (i) supporting the families who have found that they are living in a 'Mr Fluffy' home by administering the Government's financial assistance package, including support for emergency accommodation and other expenses for those forced to leave their homes;

- (ii) providing affected home owners and residents with up-to-date information about health risks and how to access support services;
 - (iii) building an information base to share with affected households, tradespeople, the property industry and the broader Canberra community; and
 - (iv) preparing advice on sustainable and practical long term solutions to the ‘Mr Fluffy’ legacy;
- (2) notes that the Chief Minister met with the Commonwealth Employment and Public Service Minister, Senator Eric Abetz, on 10 July 2014 and reached agreement that the Commonwealth Government would work with the ACT to respond to the issue of ‘Mr Fluffy’ within the ACT community;
 - (3) acknowledges the support extended to the Government to resolve this issue from the Canberra Liberals, the ACT Greens and all ACT Federal members of parliament;
 - (4) acknowledges the effective and determined efforts of Ms Brianna Heseltine and the members of the Fluffy Owners and Residents’ Action Group;
 - (5) calls on the Chief Minister to continue to work with the Commonwealth Government on an urgent basis to reach an agreed long term and collaborative solution to this issue, examining the expert advice of both governments’ agencies to determine what measures are required to render affected houses safe;
 - (6) provide this Assembly with regular updates; and
 - (7) provide adequate resources to the Taskforce to enable it to provide the support and technical advice required to achieve a lasting and permanent solution for affected home owners.”.

Debate continued.

Amendment agreed to.

Question—That the motion, as amended, viz:

“That this Assembly:

- (1) notes:
 - (a) that over 1000 ACT homes are affected by a particularly dangerous form of loose fill asbestos which was pumped into roof spaces between 1968 and 1979 by a firm known as ‘Mr Fluffy’;
 - (b) the enduring legacy of this action, which took place while the Commonwealth was responsible for the ACT;
 - (c) that many affected homeowners and residents are in very difficult and distressed circumstances;
 - (d) the unsuccessful attempt at remediation under the Commonwealth designed program which crossed over the period during which self-government was instituted;
 - (e) the pressing need to deal with this legacy of the Commonwealth’s management of the ACT, which led the Government to establish the ACT Asbestos Taskforce on 25 June 2014; and

- (f) that, since the establishment of the Taskforce, there has been a coordinated response to focus on:
- (i) supporting the families who have found that they are living in a ‘Mr Fluffy’ home by administering the Government’s financial assistance package, including support for emergency accommodation and other expenses for those forced to leave their homes;
 - (ii) providing affected home owners and residents with up-to-date information about health risks and how to access support services;
 - (iii) building an information base to share with affected households, tradespeople, the property industry and the broader Canberra community; and
 - (iv) preparing advice on sustainable and practical long term solutions to the ‘Mr Fluffy’ legacy;
- (2) notes that the Chief Minister met with the Commonwealth Employment and Public Service Minister, Senator Eric Abetz, on 10 July 2014 and reached agreement that the Commonwealth Government would work with the ACT to respond to the issue of ‘Mr Fluffy’ within the ACT community;
- (3) acknowledges the support extended to the Government to resolve this issue from the Canberra Liberals, the ACT Greens and all ACT Federal members of parliament;
- (4) acknowledges the effective and determined efforts of Ms Brianna Heseltine and the members of the Fluffy Owners and Residents’ Action Group; and
- (5) calls on the Chief Minister to:
- (a) continue to work with the Commonwealth Government on an urgent basis to reach an agreed long term and collaborative solution to this issue, examining the expert advice of both governments’ agencies to determine what measures are required to render affected houses safe;
 - (b) provide this Assembly with regular updates; and
 - (c) provide adequate resources to the Taskforce to enable it to provide the support and technical advice required to achieve a lasting and permanent solution for affected home owners.”—

be agreed to—put and passed.

5 LAPSE OF NOTICE

Upon notice No. 3, Private Members’ business, being called on and not being moved, pursuant to standing order 128, it was withdrawn from the *Notice Paper*.

6 QUESTIONS

Questions without notice were asked.

7 NATIONAL HOMELESS PERSONS’ WEEK

Ms Lawder, pursuant to notice, moved—That this Assembly:

- (1) notes:

- (a) that 4-10 August 2014 is National Homeless Persons' Week;
 - (b) homelessness causes devastating personal harm, significantly impacts on society and costs the government;
 - (c) one in three people experiencing homelessness present at an emergency department in a year, which is more than the average rate;
 - (d) a quarter of people experiencing homelessness were charged with a criminal offense in the past six months, and one in three of those in prison reported being homeless in the month before, which is more than the general population;
 - (e) people experiencing homelessness are more likely to be unemployed than those in the general population;
 - (f) that a safe and suitable place to live underpins a full and healthy life and enables social inclusion, education, health and employment opportunities; and
 - (g) the solution to homelessness lies in the provision of more housing, specifically affordable housing, together with targeted support to enable people to sustain their tenancies; and
- (2) calls on the ACT Government to:
- (a) increase the supply of affordable housing in the ACT;
 - (b) continue to implement innovative models as well as continue those that have proven successful in reducing disadvantage to vulnerable Canberrans; and
 - (c) report back to the Assembly on progress.

Mr Barr (Minister for Housing), by leave, moved the following amendments together:

- (1) Omit paragraph (1)(g), substitute:
- “(g) there is no single solution to the complex human experiences that lead to homelessness that can include family breakdown, mental health concerns, poverty and unemployment;”.
- (2) Insert new paragraphs (1)(h) and (i):
- “(h) the ACT Government’s ongoing commitment to the creation of more social and affordable housing, increased early intervention and prevention programs, and an inclusive community; and
- (i) the ACT Government’s ongoing investment in redeveloping and adding to the public and community housing stock, including, for example, the construction of Common Ground Canberra and the accommodation built in Casey through the Supported Accommodation Innovation Fund; and”.
- (3) Omit paragraph (2)(a), substitute:
- “(a) work with a range of partners to increase the supply of all housing types, especially affordable housing, and to develop new financing models for housing supply;”.

(4) Omit paragraph (2)(c), substitute:

“(c) call on the Federal Government to reconsider funding for the National Rental Affordability Scheme, widely regarded as improving the supply of affordable rental properties across Australia; and”.

(5) Add new paragraph (2)(d):

“(d) call on the Federal Government to continue to provide funding beyond 2014-15 to homelessness services.”.

Debate continued.

Ms Lawder moved the following amendment to Mr Barr’s proposed amendments: In paragraph (1)(g), after “poverty”, insert the words “, domestic and family violence”.

Amendment to proposed amendments agreed to.

Amendments, as amended, agreed to.

Debate continued.

Question—That the motion, as amended, viz:

“That this Assembly:

(1) notes:

- (a) that 4-10 August 2014 is National Homeless Persons’ Week;
- (b) homelessness causes devastating personal harm, significantly impacts on society and costs the government;
- (c) one in three people experiencing homelessness present at an emergency department in a year, which is more than the average rate;
- (d) a quarter of people experiencing homelessness were charged with a criminal offense in the past six months, and one in three of those in prison reported being homeless in the month before, which is more than the general population;
- (e) people experiencing homelessness are more likely to be unemployed than those in the general population;
- (f) that a safe and suitable place to live underpins a full and healthy life and enables social inclusion, education, health and employment opportunities;
- (g) there is no single solution to the complex human experiences that lead to homelessness that can include family breakdown, mental health concerns, poverty, domestic and family violence and unemployment;
- (h) the ACT Government’s ongoing commitment to the creation of more social and affordable housing, increased early intervention and prevention programs, and an inclusive community; and
- (i) the ACT Government’s ongoing investment in redeveloping and adding to the public and community housing stock, including, for example, the construction of Common Ground Canberra and the accommodation built in Casey through the Supported Accommodation Innovation Fund; and

- (2) calls on the ACT Government to:
- (a) work with a range of partners to increase the supply of all housing types, especially affordable housing, and to develop new financing models for housing supply;
 - (b) continue to implement innovative models as well as continue those that have proven successful in reducing disadvantage to vulnerable Canberrans;
 - (c) call on the Federal Government to reconsider funding for the National Rental Affordability Scheme, widely regarded as improving the supply of affordable rental properties across Australia; and
 - (d) call on the Federal Government to continue to provide funding beyond 2014-15 to homelessness services.”—

be agreed to—put and passed.

8 PREGNANCY DISCRIMINATION IN THE WORKPLACE

Mrs Jones, pursuant to notice, moved—That this Assembly:

- (1) notes:
- (a) discrimination in the workplace in the ACT is reported by the Human Rights Commissioner;
 - (b) currently, all discrimination is reported as a single figure and not reported in categories; and
 - (c) according to the Pregnancy and Return to Work Review 2014 released by the National Sex Discrimination Commissioner:
 - (i) one in two women report discrimination in the workplace during pregnancy; and
 - (ii) the issue of pregnancy discrimination has a huge impact on the mental health of women in Canberra and causes 22 percent of those who have experienced discrimination to opt out of the workforce; and
- (2) calls on the Government to:
- (a) request the ACT Human Rights Commissioner collate the statistics on pregnancy discrimination;
 - (b) report on the number of cases of pregnancy discrimination;
 - (c) develop a strategy to address pregnancy discrimination; and
 - (d) ensure this is an appropriate policy in place to deal with the above issue in the ACT Public Service.

Mr Corbell (Attorney-General), by leave, moved the following amendments together:

- (1) Omit paragraph 1(b).
- (2) Omit paragraph (2), substitute:
- “(2) notes that:
- (a) the ACT Human Rights Commissioner collates the statistics on pregnancy discrimination complaints made to it;

- (b) the ACT Human Rights Commissioner reports on the number of cases of pregnancy discrimination in their Annual Report, as do other bodies that address pregnancy discrimination, including Fair Work Australia and the Australian Human Rights Commission;
- (c) it has been unlawful to discriminate against a person on the ground of pregnancy or status as a parent or carer under the ACT Discrimination Act since 1991; and
- (d) the ACT has a number of strategies in place that address pregnancy discrimination in a holistic way, including the ACT Public Service Respect, Equity and Diversity Framework, the ACT Public Service Code of Conduct and Enterprise Bargaining Agreements.”.

Amendments agreed to.

Mr Rattenbury moved the following amendment to the motion, as amended: Add:

“(3) calls on the ACT Government to:

- (a) analyse the *Supporting Working Parents: Pregnancy and Return to Work Review* in regards to possible implications for employees in the ACT;
- (b) identify any actions that the ACT Government may take in response to the *Pregnancy and Return to Work Review* in order to reduce pregnancy discrimination in the ACT; and
- (c) report back to the Legislative Assembly by the first sitting day in November 2014.”.

Debate continued.

Amendment agreed to.

Question—That the motion, as amended, viz:

“That this Assembly:

- (1) notes:
 - (a) discrimination in the workplace in the ACT is reported by the Human Rights Commissioner; and
 - (b) according to the Pregnancy and Return to Work Review 2014 released by the National Sex Discrimination Commissioner:
 - (i) one in two women report discrimination in the workplace during pregnancy; and
 - (ii) the issue of pregnancy discrimination has a huge impact on the mental health of women in Canberra and causes 22 percent of those who have experienced discrimination to opt out of the workforce;
- (2) notes that:
 - (a) the ACT Human Rights Commissioner collates the statistics on pregnancy discrimination complaints made to it;
 - (b) the ACT Human Rights Commissioner reports on the number of cases of pregnancy discrimination in their Annual Report, as do other bodies that address pregnancy discrimination, including Fair Work Australia and the Australian Human Rights Commission;

- (c) it has been unlawful to discriminate against a person on the ground of pregnancy or status as a parent or carer under the ACT Discrimination Act since 1991; and
 - (d) the ACT has a number of strategies in place that address pregnancy discrimination in a holistic way, including the ACT Public Service Respect, Equity and Diversity Framework, the ACT Public Service Code of Conduct and Enterprise Bargaining Agreements; and
- (3) calls on the ACT Government to:
- (a) analyse the *Supporting Working Parents: Pregnancy and Return to Work Review* in regards to possible implications for employees in the ACT;
 - (b) identify any actions that the ACT Government may take in response to the *Pregnancy and Return to Work Review* in order to reduce pregnancy discrimination in the ACT; and
 - (c) report back to the Legislative Assembly by the first sitting day in November 2014.”—

be agreed to—put and passed.

9 OBESITY MANAGEMENT

Dr Bourke, pursuant to notice, moved—That this Assembly:

- (1) notes:
- (a) the public health challenges brought about by the rising level of overweight and obesity across the Australian population;
 - (b) rates of obesity and overweight people have increased dramatically in the ACT community over the past 20 years;
 - (c) the ACT Government has set an ambitious target of ‘zero growth’ for obesity in the ACT; and
 - (d) behavioural change needs to occur across the spectrum of peoples’ daily lives to successfully manage the growing rate of overweight and obesity in the community; and
- (2) calls on the Government to:
- (a) continue implementing policies and programs across government to help the ACT community to recognise the health and lifestyle impacts associated with being overweight;
 - (b) work with the community to implement a wide range of programs that assist all at-risk members of the community to manage their weight through diet and activity; and
 - (c) assist members of the community who are at increased risk of disease as a result of being overweight through a public obesity management service and access to publicly funded weight-loss surgery.

Mr Hanson (Leader of the Opposition) moved the following amendment: After paragraph (2)(c), add:

- “(d) emphasise programs that encourage healthy behaviours rather than restrictive interventions; and

(e) institute a longitudinal study of the effectiveness of weight loss surgery.”.

Debate continued.

Question—That the amendment agreed to—put.

The Assembly voted—

AYES, 7		NOES, 8	
Mr Coe	Mrs Jones	Mr Barr	Mr Corbell
Mr Doszpot	Ms Lawder	Ms Berry	Mr Gentleman
Mrs Dunne	Mr Smyth	Dr Bourke	Ms Porter
Mr Hanson		Ms Burch	Mr Rattenbury

And so it was negatived.

Question—That the motion be agreed to—put and passed.

10 ADJOURNMENT

Ms Burch (Minister for Education and Training) moved—That the Assembly do now adjourn.

Debate ensued.

Question—put and passed.

And then the Assembly, at 6 p.m., adjourned until tomorrow at 10 a.m.

MEMBERS' ATTENDANCE: All Members were present at some time during the sitting.

Tom Duncan
Clerk of the Legislative Assembly