Legislative Assembly for the
Australian Capital Territory


Notice Paper

No 98

Tuesday, 4 June 2019

The Assembly meets this day at 10 am

EXECUTIVE BUSINESS

Orders of the day


5. ACHIEVEMENTS IN THE FIRST YEAR—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 31 October 2017—Mrs Jones) on the motion of Mr Rattenbury—That the Assembly takes note of the paper.

* Notifications to which an asterisk (*) is prefixed appear for the first time

ACT HEALTH REPORTING—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 14 February 2017—Mr Wall) on the motion of Ms Fitzharris—That the Assembly takes note of the paper.

BIMBERI HEADLINE INDICATORS REPORT—PAPER—MOTION TO TAKE NOTE OF PAPERS: Resumption of debate (from 4 April 2019—Mrs Kikkert) on the motion of Mr Gentleman—That the Assembly take note of the paper.

FEMALE DETAINEE ACCOMMODATION AT THE ALEXANDER MACONOCHIE CENTRE—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 31 October 2017—Mrs Jones) on the motion of Mr Rattenbury—That the Assembly takes note of the paper.

EDUCATION (SAFE AND SUPPORTIVE SCHOOLS ADVISORY COMMITTEE)—TERMS OF REFERENCE DETERMINATION—PAPER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 19 March 2019—Ms Lee) on the motion of Mr Gentleman—That the Assembly take note of the paper.

INTEGRITY COMMISSION AMENDMENT BILL 2019: (Chief Minister): Agreement in principle—Resumption of debate (from 16 May 2019—Mr Coe).

CLIMATE CHANGE AND GREENHOUSE GAS REDUCTION (RENEWABLE ELECTRICITY TARGET) AMENDMENT BILL 2019: (Minister for Climate Change and Sustainability): Agreement in principle—Resumption of debate (from 16 May 2019—Mrs Jones).

FISHERIES LEGISLATION AMENDMENT BILL 2019: (Minister for the Environment and Heritage): Agreement in principle—Resumption of debate (from 16 May 2019—Mr Hanson).

CRIMES LEGISLATION AMENDMENT BILL 2019: (Attorney-General): Agreement in principle—Resumption of debate (from 16 May 2019—Mr Hanson).

ANIMAL WELFARE LEGISLATION AMENDMENT BILL 2019: (Minister for City Services): Agreement in principle—Resumption of debate (from 16 May 2019—Mrs Jones).

PLANNING AND DEVELOPMENT (DESIGN REVIEW PANEL) AMENDMENT BILL 2019: (Minister for Planning and Land Management): Agreement in principle—Resumption of debate (from 16 May 2019—Mr Parton).


EDUCATION AMENDMENT BILL 2017: (Minister for Education and Early Childhood Development): Agreement in principle—Resumption of debate (from 26 October 2017—Mr Wall).
18  ELECTORAL AMENDMENT BILL 2018: (Attorney-General): Detail stage—Clause 1—Resumption of debate (from 12 February 2019—Mr Wall).

PRIVATE MEMBERS’ BUSINESS

Notices

*1  MS LE COUTEUR: To move—That this Assembly:

(1)  notes that:

(a)  up to 37 percent of ACT residential rubbish bin contents are food waste, which ends up in landfill;

(b)  it is estimated that a composting site and a food organics and garden organics collection service in the ACT could see over 40 000 tonnes of waste diverted from landfill each year;

(c)  over 48 percent of local councils in Victoria and over 22 percent of local councils in NSW have already implemented a food organics and garden organics collection service;

(d)  up to 80 percent of people living in apartments would like better options for food waste;

(e)  the ACT Greens have called for specific actions on food waste in Parliamentary Agreements as far back as 2008;

(f)  the ACT Greens called for the green bin collection service to include food waste at the outset of the green bin trial period;

(g)  in keeping with the timeframe set by the Waste Feasibility Study in order to divert 90 percent of waste from landfill by 2025, the Waste Feasibility Study prepared by ACT No Waste recommended the implementation of a kerbside food organics and garden organics collection service, which would align with the existing ACT Government garden organics bin roll-out program and the Territory’s existing kerbside collection contract, which expires in 2023;

(h)  the 2018 ACT Better Suburbs Statement recommended the inclusion of all compostable waste in green bins;

(i)  the Select Committee on Estimates 2018-2019 recommended that the ACT Government implement initiatives to collect and process organic food waste from residential and commercial waste streams, to prevent it from entering landfill;

(j)  the ACT Government currently provides green waste services to multi-unit developments and will investigate ways to improve waste collection in the future;
(k) the ACT has a target of zero net greenhouse gas emissions and achieving this requires the Government to address the emissions released by organic waste; and

(l) the ACT Government has been consulting on processing solutions for organic waste including anaerobic digestion; and

(2) calls on the ACT Government to:

(a) begin implementing a kerbside food organics and garden organics collection service as part of the existing ACT Government garden organics bin roll-out program by August 2020 with a roll out to all households by the end of 2023;

(b) require food businesses in the ACT to implement a “zero food waste to landfill” program involving composting, as well usable food to be donated to charities such as Ozharvest, with regulations or legislation for both to be in place by August 2020;

(c) assist multi-unit dwelling occupants who will not have access to the kerbside food organics and garden organics collection service by:

(i) supporting willing owners’ corporations to install food organics and garden organics options such as communal composting via a closed loop system, food scrap collection program or worm farms; and

(ii) investigating how food waste composting requirements can be best incorporated into regulations for new apartment developments; and

(d) report to the Assembly on progress by November 2019. (Notice given 3 June 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

*2 MR COE: To move—That this Assembly:

(1) notes:

(a) the increasing cost of living in Canberra due to ACT Government rates, taxes, fees and charges;

(b) general rates and land tax have risen from $324 million in 2011-2012 to $625 million in 2017-2018; and

(c) ACT Government decisions have led to considerable hardship, including:

(i) the tax burden has increased significantly;

(ii) the price of land has doubled between 2011 and today;

(iii) Canberra is now the most expensive city to rent a house; and

(iv) the ACT is the worst in the country for repeat periods of homelessness; and

(2) calls on the Government to bring about urgent relief for Canberrans by:
(a) halting Labor’s punitive rates and land tax increases; and

(b) bring certainty, confidence and efficiency to the land release and planning system. (Notice given 3 June 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

*3 MS CODY: To move—That this Assembly:

(1) notes:

(a) the policy of the Liberal Party to cut $1.5 billion and thousands of jobs from the Federal Public Service in Canberra; and

(b) the policy of the National Party to transfer Federal Public Service jobs away from Canberra;

(2) also notes:

(a) concerns expressed by the Reserve Bank and leading economists about the short-term outlook for the Australian economy;

(b) the ongoing low rate of wage growth; and

(c) that although the ACT still has the lowest unemployment rate of any jurisdiction that unemployment continues to rise in some jurisdictions;

(3) further notes that ACT Labor has fulfilled its election commitment to:

(a) protect ACT Public Service jobs;

(b) maintain public service levels to ensure workloads are manageable; and

(c) maintain real public service wages; and

(4) calls on the ACT Government to prioritise the availability of secure employment with good conditions for the people of Canberra by:

(a) using public sector works and employment practices to set a high standard for employment in the ACT;

(b) ensuring our workers and trainees have the skills our city needs for the future; and

(c) continue the project of diversifying the ACT economy to reduce dependence on the Federal Government. (Notice given 3 June 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

*4 MRS DUNNE: To move—That this Assembly:

(1) notes:

(a) the importance of maintaining health infrastructure for the wellbeing of the whole Canberra community;
(b) a Strategic Assets Management Plan for health infrastructure completed in February 2018 identified that critical assets are nearing the end of their useful life;

(c) a Territory-wide Master Plan is due to be developed;

(d) the Calvary Network Agreement recognises that there needs to be major capital investment in the buildings at Calvary Hospital;

(e) a report from September 2018 identified that approximately 61 percent of the buildings at Calvary are reaching the end of their useful life;

(f) planning needs to be done for a northside hospital project strategic business case;

(g) the funding envelope of the Building Health Services Project is approximately $900 million; and

(h) an investment of at least $109 million is needed to keep buildings at Calvary Public Hospital going; and

(2) calls on the Minister for Health and Wellbeing to report to the Legislative Assembly, by the first sitting day in August 2019, on:

(a) any strategic asset management plans underway or recently undertaken;

(b) planning for the renewal of ageing health infrastructure; and

(c) planning for the new northside hospital. (Notice given 3 June 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

*5

MS LAWDER: To move—That this Assembly:

(1) notes that:

(a) rooftop solar for homes and businesses is growing at a faster rate in the ACT than anywhere else in Australia, with the 104.4 percent year-on-year growth rate easily the biggest in Australia;

(b) data collected by Green Energy Trading shows residential installations accounted for 18.4 megawatts of capacity, up from 9 megawatts in 2017; and

(c) there are no current plans for organised disposal, and the safe removal and recycling of solar panels and batteries as they come to end of life; and

(2) calls for the ACT Government to:

(a) undertake studies into how solar panels and batteries are disposed of in countries where solar is a major source of renewable energy;

(b) develop a Territory-wide plan for the safe disposal of both panels and batteries that does not involve additional costs on households and businesses or add to the increasing landfill problem in the ACT; and
report to the Assembly by the last sitting week of November 2019 on what safe disposal options will be made available and when such arrangements will be in place. (*Notice given 3 June 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A*).

*6* **MR PETTERSSON**: To move—That this Assembly:

1. notes the strong population growth in the Gungahlin area, including:
   a. growing by 50 percent over the past five years to more than 75,000 people, Gungahlin is the second-fastest growing region in Australia; and
   b. the significant recent investments of the ACT Government in sporting and active recreation facilities in Gungahlin, including:
      i. replacement of the Nicholls District Playing Field synthetic surface;
      ii. Stage 1 of the Taylor District Playing Fields; and
      iii. development and expansion of indoor facilities at Margaret Hendry and Amaroo schools; and

2. calls on the ACT Government to commence community consultation as soon as possible for community facilities in and around Casey. (*Notice given 3 June 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A*).

*7* **MS LAWDER**: To move—That this Assembly:

1. notes that:
   a. Canberrans are understandably concerned about water quality in our lakes and waterways;
   b. in 2014 the ACT Government and the Commonwealth committed $85 million to water quality projects across the ACT;
   c. Canberrans want to fully appreciate and enjoy the visual and recreational amenity of our lakes;
   d. staff of the Environment, Planning and Sustainable Development Directorate and multiple community groups across Canberra dedicate many hours of work in cleaning up waterways across the ACT; and
   e. despite all of this investment and effort our waterways continue to be contaminated and unusable for many users; and

2. calls on the ACT Government to:
   a. report on what steps it is taking to make our waterways clean and safe for all water sports;
   b. provide a timeline for the completion of all current water quality projects; and
(c) provide projections for each of the water quality projects as to when Canberrans will be able to experience an improvement in the water quality of their local lakes, ponds and waterways. (Notice given 3 June 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

Orders of the day

1 PLANNING AND DEVELOPMENT (TERRITORY PLAN VARIATIONS) AMENDMENT BILL 2017: (Ms Le Couteur) Agreement in principle—Resumption of debate (from 10 May 2017—Ms Lawder).

2 CRIMES (CONSENT) AMENDMENT BILL 2018: (Ms Le Couteur) Agreement in principle—Resumption of debate (from 11 April 2018—Mr Ramsay).

3 MAGISTRATES COURT (RETIREMENT AGE OF MAGISTRATES) AMENDMENT BILL 2018: (Mr Hanson) Agreement in principle—Resumption of debate (from 9 May 2018—Mr Ramsay).

4 DOMESTIC ANIMALS (DANGEROUS DOGS) LEGISLATION AMENDMENT BILL 2018: (Ms Lawder) Agreement in principle—Resumption of debate (from 24 October 2018—Mr Steel).

5 DRUGS OF DEPENDENCE (PERSONAL CANNABIS USE) AMENDMENT BILL 2018: (Mr Pettersson): Agreement in principle—Resumption of debate (from 20 February 2019—Mr Rattenbury). (Referred to the Standing Committee on Health, Ageing and Community Services on 20 February 2019.)

Day after tabling of report of Standing Committee on Planning and Urban Renewal’s report relating to the inquiry into engagement with development application processes in the ACT

6 DEVELOPMENT APPLICATION ASSESSMENT: Resumption of debate (from 3 April 2019—Mr Rattenbury) on the motion of Mr Parton—That this Assembly:

(1) notes the:

(a) importance of an efficient development assessment system in achieving the Territory’s economic development objectives;

(b) vital role an efficient development assessment system plays in achieving the housing aspirations of the ACT community;

(c) average days to make a decision on a Development Application (DA) have increased from 62 days in mid-2018 to 90 days in January 2019;
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(d) proportion of DA’s decided within specified timeframes has fallen to 30 percent;

(e) significant schedule and financial losses these delays impose on individuals and companies that have submitted a DA;

(f) tenuous position this imposes on many applicants;

(g) negative impact on the ACT Government’s credibility and reputation arising from these delays; and

(h) impact on the health and wellbeing of overloaded planning staff caught up in this stressful problem; and

(2) calls on the ACT Government to:

(a) take immediate steps to increase resources allocated to the DA determination and approval process;

(b) undertake regular monitoring of DA workloads to ensure applicants’ requirements are met within prescribed timeframes;

(c) ensure staff in the DA assessment and processing areas are appropriately oversighted to avoid negative health impacts arising from stressful workload levels;

(d) provide a report for each quarter on DA assessment and processing that details the following:

(i) staffing strength at the beginning of the quarter, staff departures from the DA assessment area during the quarter, staff recruited or added to the assessment area during the quarter, and staff strength at the end of each quarter;

(ii) number of staff in each quarter on leave, including sick leave and other categories of leave;

(iii) the average number of DAs processes by each assessor during the quarter; and

(iv) the number of DAs waiting for processing at the beginning of the quarter, the number received during the quarter, the number processed during the quarter and the number outstanding at the end of the quarter; and

(e) that the report detailed above be provided commencing with the June quarter 2019.
ASSEMBLY BUSINESS

Notice

*1 MS J BURCH: To move—That it being 40 years since the sovereign democratic Republic of Kiribati was declared and its independence constitution promulgated on 12 July 1979, this Assembly:

(1) expresses its congratulations and friendship to: the people of Kiribati; the Kiribati Parliament, the *Maneaba ni Maungatabu*; the Speaker Hon. Tebuai Uaai and the President of Kiribati, Hon. Taneti Maamau, on this most significant milestone;

(2) acknowledges the value of constitutional parliamentary democracy in providing for representative, responsible government and the rule of law;

(3) places enormous value in the deep and abiding ties between the Legislative Assembly for the ACT and the Kiribati Parliament, the *Maneaba ni Maungatabu* that have been established through the Commonwealth Parliamentary Association’s twinning program; and

(4) wishes the people of Kiribati a bright and prosperous future in which its democratic institutions continue to flourish. *(Notice given 3 June 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).*

Orders of the day

6 June 2019

1 HEALTH, AGEING AND COMMUNITY SERVICES—STANDING COMMITTEE: Presentation of report on inquiry into the Drugs of Dependence (Personal Cannabis Use) Amendment Bill 2018 pursuant to order of the Assembly of 20 February 2019.

Last sitting day in June 2019

2 ADMINISTRATION AND PROCEDURE—STANDING COMMITTEE: Presentation of report on whether the protocols in place around the permissions for MLAs to visit or attend school events constitute an impediment to the Members performing their function as MLAs and in complying with the Code of Conduct for all Members of the Legislative Assembly, pursuant to order of the Assembly of 14 February 2019; amended 16 May 2019.
First sitting day in July 2019

3 PRIVILEGES 2019—SELECT COMMITTEE: Presentation of report on whether there has been a breach of privilege relating to the Standing Committee on Health, Ageing and Community Services in the release of unauthorised committee documents pursuant to order of the Assembly of 4 April 2019.

30 July 2019


End of July 2019

*5 ADMINISTRATION AND PROCEDURE—STANDING COMMITTEE: Presentation of report on the scope of current provisions and conventions regarding Members' comments on a matter under Committee consideration, pursuant to order of the Assembly of 16 May 2019.

1 August 2019

6 ENVIRONMENT AND TRANSPORT AND CITY SERVICES—STANDING COMMITTEE: Presentation of report on a new Territory Coat of Arms, pursuant to order of the Assembly of 29 November 2018; amended 16 May 2019.

17 September 2019

7 FUEL PRICING—SELECT COMMITTEE: Presentation of report on fuel prices in the ACT, pursuant to order of the Assembly of 14 February 2019; amended 16 May 2019.

End of September 2019

8 ADMINISTRATION AND PROCEDURE—STANDING COMMITTEE: Presentation of report on the Continuing Resolution 5, MLA’s Code of Conduct, namely whether the Code of Conduct should be enhanced to reflect MLAs' responsibilities for respectful dialogue, pursuant to order of the Assembly of 4 April 2019.

24 October 2019

9 EDUCATION, EMPLOYMENT AND YOUTH AFFAIRS—STANDING COMMITTEE: Presentation of report on the management and minimisation of bullying and violence in government and non-government schools pursuant to order of the Assembly of 4 April 2019.
Last sitting week in 2019

10 ECONOMIC DEVELOPMENT AND TOURISM—STANDING COMMITTEE:
Presentation of report on drone delivery systems in the ACT, pursuant to order of the Assembly of 1 November 2018.

March 2020

*11 HEALTH, AGEING AND COMMUNITY SERVICES—STANDING COMMITTEE:
Presentation of report on the analysis of the child care and protection case referred to in the 2018 Court of Appeal decision, reported in The Canberra Times on 17 February 2019, to identify potential and systemic issues that may need to be addressed, pursuant to order of the Assembly of 16 May 2019.

July 2020

*12 HEALTH, AGEING AND COMMUNITY SERVICES—STANDING COMMITTEE:
Presentation of report on the ability to share information in the care and protection system in accordance with the Children and Young People Act 2008, pursuant to order of the Assembly of 16 May 2019.

CROSSBENCH EXECUTIVE MEMBERS’ BUSINESS

There are no notices or orders of the day

QUESTIONS ON NOTICE

On the first sitting day of a period of sittings a complete Notice Paper is published containing all unanswered questions. On subsequent days, only redirected questions are included on the Notice Paper together with a list of all unanswered questions.

A Questions on Notice Paper will be issued on the Friday of a sitting week, containing the text of all questions on notice lodged that week and can be accessed at www.parliament.act.gov.au/in-the-assembly/questions-paper.

Redirected and answered question

The following question asked by the Member indicated has been redirected to the Minister indicated and an answer has been received:

2549 Minister for Multicultural Affairs (Mrs Kikkert).
Redirected Question

(30 days expires 16 June 2019)

2527 MS LE COUTEUR: To ask the Treasurer—

(1) What are the steps involved in processing a rental bond refund.

(2) How many refund forms are lodged each day and of these, how many forms are (a) signed by both parties and (b) only partially completed and then require notification to the other party/ies.

(3) In relation to the table provided in the response to question on notice 2413, which relates to the average time to refund bonds per month following receipt of completed Refund Application forms, does (a) the average time to refund bonds per month refer to business days or calendar days, (b) the average time to refund bonds include full refunds, partial refunds, undisputed, and disputed claims and (c) does a “completed refund form” refer to a form that has been signed by both the leasee and the lessor with no dispute; if so, why are bond processing times as long as they are, given that money is transferred electronically; if not, do the average bond return times also include instances where only one party has signed the bond return form and the other party must be given 14 days to dispute the claim.

(4) How many full-time equivalent staff work at the Office for Rental Bonds (ORB).

(5) Has the new ORB online portal reduced time for bond returns or created any other efficiencies for ORB staff.

(6) When will tenants be able to use the ORB portal.

(7) Does ORB have data on how long it takes lessors to lodge bond return forms after a tenancy has ended; if so, can the Minister provide information on this for each month that data is available for the last three years.

Unanswered Questions

(30 days expires 17 March 2019)

2423 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) On what date is the hydrotherapy pool at the Canberra Hospital to close.

(2) What are the plans for use of the space created by the closure.

(3) When will works begin to convert the space to its new use.

(4) What other suitable, publicly-funded hydrotherapy pools are available (a) on the south side and (b) on the north side of Canberra.

(5) What are the specifications for each publicly-funded hydrotherapy pool, including, but not limited to (a) length, (b) width, (c) depth, (d) water
chemistry, (e) water temperature, (f) pool access, (g) pool equipment, (h) changing and bathroom facilities and (i) any other relevant specifications.

(6) What are the specifications as per part (3) for the hydrotherapy pool at the Canberra Hospital.

(7) What arrangements will be in place to ensure a seamless transition for existing pool-users to other suitable, publicly-funded hydrotherapy pool facilities.

(8) What analysis has been made of future demand for hydrotherapy services in the ACT.

(9) What is the capacity of existing publicly-funded hydrotherapy pools to cope with future demand.

2427 MRS JONES: To ask the Minister for Roads—
(1) What parking restrictions were initially implemented in Bulwarra Close, O’Malley, after consultation with residents.

(2) After these parking restrictions were implemented, were they later removed or amended; if so, what (a) is the rationale for this decision and (b) consultation with residents took place.

(3) Since the implementation of parking restrictions in Bulwarra Close, how many parking infringements have been (a) issued and (b) waived.

(Redirected 8 April 2019)

2487 MR COE: To ask the Minister for Police and Emergency Services—
(1) How many incidents or crimes were reported to ACT Policing during each financial year since 2015-16 to date broken down by (a) type, (b) suburb and (c) priority.

(2) In relation to part (2), how many incidents or crimes were (a) attended by a police officer within 10 minutes, (b) attended by a police officer within 20 minutes, (c) attended by a police officer within 48 hours, (d) attended by a police officer after 48 hours or (e) attended by a police officer at all; during each financial year since 2015-16 to date broken down by (i) type, (ii) suburb and (iii) priority.

(3) In relation to part (2), can the Minister advise why (a) priority one; (b) priority two, (c) priority three incidents or crimes, were not attended to within the target time frames.

(4) In relation to part (2) can the Minister advise why (a) incidents or crimes were attended to by police officers after 48 hours and (b) incidents or crimes were not attended to by police officers at all, and how are these reported incidents or crimes handled by ACT Policing.

(5) What is the (a) national benchmark and (b) ACT target for response times for each (i) type and (ii) priority of incident or crime for each financial year since 2015-16 to date.
In relation to part 5, what was the (a) minimum, (b) median, (c) average and (d) maximum amount of time it took for ACT Policing to attend reported incidents or crimes broken down by (i) type, (ii) suburb and (iii) priority each financial year since 2015-16 to date.

MR COE: To ask the Minister for Education and Early Childhood Development—

(1) In relation to questions on notice Nos 2200-2237, for each year since 2013-14 to date what is the number of (a) occupational violence, (b) bullying and harassment and (c) mental stress incidents reported by (i) teachers, (ii) principals, (iii) school administrative staff, (iv) support workers or aids, (v) volunteers, (vi) Education Directorate public servants and (vii) any other relevant category of person.

(2) In relation to questions on notice Nos 2200-2237, for each year since 2013-14 to date what is the number of (a) occupational violence, (b) bullying and harassment and (c) mental stress incidents which have been perpetrated or caused by (i) students, (ii) teachers, (iii) principals, (iv) school administrative staff, (v) support workers or aids, (vi) volunteers, (vii) Education Directorate public servants and (viii) any other relevant category of person.

(3) In relation to questions on notice Nos 2200-2237, for each financial year since 2013-14 to date what is the number of (a) occupational violence, (b) bullying and harassment and (c) mental stress incidents reported broken down by region.

(4) In relation to questions on notice Nos 2200-2237, why has the number of (a) occupational violence, (b) bullying and harassment and (c) mental stress incidents increased in the Education Directorate at a higher rate than other directorates.

(5) In relation to part (4), what trends have been identified from the (a) occupational violence, (b) bullying and harassment and (c) mental stress incidents reported from 2013-14 to date and (i) when was each trend first identified, (ii) what tracking or monitoring has been undertaken on these trends and (iii) what future tracking or monitoring will be undertaken on these trends.

(6) In relation to part (4), what specific actions or initiatives have been undertaken during each financial year since 2013-14 to date by the (a) Minister, (b) Education Directorate and (c) schools to address the increasing number of (i) occupational violence, (ii) bullying and harassment and (iii) mental stress incidents reported in that year.

(7) Have any external parties been consulted or engaged to provide advice on or services in relation to (a) occupational violence, (b) bullying and harassment and (c) mental stress incidents reported; if yes, can the Minister advise (i) name of external party, (ii) nature of services, (iii) value of the services, (iv) period or length of service or contract, (v) contract name and number if relevant and (vi) outcomes or key performance indicators attached to the provision of services.
(30 days expires 16 June 2019)

2503  **MS LEE:** To ask the Minister for Transport—

(1) How much electricity did the light rail system use during its testing phase.

(2) How much electricity does the operation of the light rail system use during an average week.

(3) What does this represent as proportion of total electricity consumption in the (a) transport sector and (b) Territory as a whole.

(4) Was modeling undertaken to assess the increased demand of electricity in the ACT due to the introduction of the light rail system; if so, can a copy of the modeling be provided; if not, why not.

(5) Will the Government undertake modelling to assess the impact of Light Rail Stage 2 before it signs contracts, on the ACT’s electricity supply; if so, (a) when will that assessment be undertaken and (b) by whom.

2504  **MRS DUNNE:** To ask the Minister for Health and Wellbeing—

(1) What was the (a) projected and (b) actual, level of expenditure for ACT Health for the period 1 July 2018 to 31 March 2019.

(2) What is the (a) budget and (b) forecast outcome for the financial year 2018-19 for ACT Health.

(3) What are the reasons for any variance between the figures provided in (a) part 1 and (b) part 2.

(4) As at (a) 1 October 2018 and (b) 30 April 2019, what was the staffing profile by (i) classification, (ii) head count and (iii) FTE, as at 30 April 2019.

(5) What are the reasons for any differences in the answers given at parts (4)(a) and (4)(b).

2505  **MRS DUNNE:** To ask the Minister for Health and Wellbeing—

(1) What consultant reports did ACT Health commission during 2017-18.

(2) What reports were outstanding at 30 June 2017 and then completed in 2017-18.

(3) For each report identified in parts (1) and (2), what was the (a) topic, (b) cost (c) date of commission, (d) date of completion and (e) who was the consultant who performed the work.

(4) What consultant reports has (a) ACT Health and (b) Canberra Health Services, commissioned during 2018-19 to the date on which this question was published in the Questions on Notice Paper.

(5) For each report identified in part (4), what was the (a) topic, (b) cost, (c) date of commission, (d) due date of completion, (e) actual or expected date of completion and (f) who was the consultant who performed the work.
MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) How many positions did (a) ACT Health and (b) Canberra Health Services, have at each Executive Level classification on (i) 31 December 2018 and (ii) 1 May 2019.

(2) What are the reasons for any changes in the numbers given in the answer to part (1) for (a) ACT Health and (b) Canberra Health Services.

(3) How many and at what levels were statutory office holders employed in (a) ACT Health and (b) Canberra Health Services as at 1 May 2019.

MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) What involvement does ACT Health or Canberra Health Services have in provision of pill testing at Groovin’ the Moo.

(2) Did the ACT Government provide money to cover the cost of providing pill testing at Groovin’ the Moo in 2019; if so, how much was provided in (a) cash and (b) kind.

(3) Will there be an independent review of the effectiveness of pill testing at Groovin’ the Moo in 2019; if so, (a) who will conduct the review, (b) what is the budget, (c) what are the terms of reference and (d) when will review report.

(4) At the 2019 Groovin’ the Moo, how many patrons (a) attended the event, (b) visited the pill testing tent, (c) had their pills tested, (d) were warned about potentially dangerous substances in their pills and (e) discarded their pills after receiving a warning.

(5) Did the (a) Minister for Health and Wellbeing, (b) Minister for Mental Health, (c) other ACT ministers or (d) backbench MLAs visit the pill testing facility at any time.

(6) How many (a) overdoses occurred at Groovin’ the Moo 2019 and (b) people who used pill testing overdosed.

(7) What (a) did the ACT Government charge to the pill-testing service providers for the use of space at Exhibition Park to conduct pill testing and (b) would the normal “rack rate” be for that space.

(8) How many officials or Ministers from other governments witnessed pill testing at Groovin’ the Moo at the invitation of the ACT Government.

MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) What consultancy services were provided in relation to the MapR Technologies Inc ($147,505.42, paid on 22 March 2019) on the notifiable invoices register and why did it take 60 days to pay the invoice.

(2) What contracting work was undertaken in relation to the Independent Parliamentary Expenses Authority ($68,485.21, paid on 7 March 2019) on the notifiable invoices register.
(3) Why did it take 97 days to pay the invoice for Cancer Institute NSW ($40,912.63, paid on 19 March 2019) on the notifiable invoices register.

(4) Why were the payments described as “Other Creditors” for Brainlab Australia Pty Ltd ($193,645.98, paid on 7 March 2019) and Brookfield Global Integrated Solutions Pty Ltd ($704,169.37, paid on 21 March 2019) on the notifiable invoices register.

(5) Why did it take 70 days to pay the invoice for Fiona Elizabeth Edge ($25,146.00, paid on 12 February 2019) on the notifiable invoices register.

2509 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) What was the (a) projected and (b) actual, level of expenditure for the period 1 July 2018 to 31 March 2019, in relation to the Office of the CEO, Communications and Government Relations of Canberra Health Services.

(2) What is the (a) budget and (b) forecast outcome for the financial year 2018-19 in relation to the Office of the CEO, Communications and Government Relations of Canberra Health Services.

(3) What are the reasons for any variance between the figures provided in (a) part (1) and (b) part (2).

(4) What was the staffing profile by (a) classification, (b) head count and (c) FTE, as at 30 April 2019 for the Office of the CEO, Communications and Government Relations of Canberra Health Services.

(5) How many of the staff in part (4), (a) directly support the CEO, (b) work in communications and (c) perform government relations duties.

2510 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) In relation to the answer given on 17 December 2018 to question on notice No 1890, relating to the partial closure of the paediatric medical ward at The Centenary Hospital for Women and Children, are the remediation works in the two bedrooms that were closed due to water leaks complete; if not (a) why and (b) when will they be.

(2) Were the two bedrooms re-opened, as stated in the answer given on 17 December 2018, “in late December 2018”; if not (a) why, (b) when will they be and (c) why was it stated in the answer given only in mid-December 2018 that they would be returned to service “in late December 2018”.

(3) As at the date on which this question was published in the questions on notice paper, how much have the remediation works cost.

(4) Are any further costs anticipated; if so, how much.

(5) Is the total actual and anticipated costs greater than $127,000 (excluding GST); if so, why.

(6) Has it been determined whether any building warranty claim may be made; if no, why.
(7) Is a building warranty claim being pursued; if so, (a) how much money is being pursued and (b) what is the status of the claim.

(8) Has it been determined that a building warranty claim is not feasible; if so (a) on what basis, (b) on what advice and (c) from whom.

2511 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) When do current projections show that the current Intensive Care Unit (ICU) at the Canberra Hospital (TCH) will reach full capacity.

(2) When will the planned upgrade to TCH ICU be finished.

(3) When will the new ICU in the Surgical Procedures Interventional Radiology and Emergency (SPIRE) project be commissioned to service.

(4) What contingency plans has TCH made for when the current ICU reaches full capacity before the SPIRE project is commissioned to service.

(5) Is the current capacity of the ICU causing operational problems at TCH at the current time; if yes (a) what are those operational problems and (b) what measures are being employed to overcome them.

(6) When do current projections show that the current Coronary Care Unit (CCU) at TCH will reach full capacity.

(7) When will the planned upgrade to TCH CCU be commissioned to service.

(8) When will the planned new CCU as part of the SPIRE project be commissioned to service.

(9) What contingency plans has TCH made for when the CCU at TCH reaches full capacity before the SPIRE project is commissioned to service.

(10) Is the current capacity of the CCU causing operational problems at TCH at the current time; if yes (a) what are those operational problems and (b) what measures are being employed to overcome them.

(11) Why was the Government not better prepared for the growing demand on the current ICU and CCU.

2512 MRS DUNNE: To ask the Minister for Health and Wellbeing—In relation to the answer given to question on notice No 2131 about the funds of $88 756 (excl GST) remaining in the bulk billing general practice health fund, has a decision been made as to how these remaining funds will be used; if not (a) why not and (b) when will a decision be made; if yes, (i) how are the funds to be used and (ii) if not for the original intended purpose, why.

2513 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) In relation to the answer given to question on notice No 2083 about arrangements for dispensing drugs from hospital pharmacies, has a decision been made as to whether the ACT will sign the Public Hospital Pharmaceutical Reform Agreement (PHPRA); if not (a) why and (b) when will it be made; if yes, (i) when was the decision made, (ii) what was the decision,
(iii) was the decision for unqualified agreement, (iv) if it was not, to what extent was it qualified, (v) why was it qualified and (vi) when did the Territory sign the agreement (or when will it sign it).

(2) What arrangements does the Territory have with the Commonwealth in relation to the Pharmaceutical Benefits Scheme.

(3) To what extent are the Territory’s arrangements different from those in other jurisdictions.

(4) If the Territory has no such arrangements in place, why.

2514 MRS DUNNE: To ask the Minister for Health and Wellbeing—in relation to the answer given to question on notice No 2133 about figures provided in ministerial brief GBC18/174, (a) why did the Minister fail to answer the specific questions asked, (b) will the Minister now provide specific answers to the questions asked; if not, why and (c) what are the specific answers to the questions asked.

2515 MRS DUNNE: To ask the Minister for Health and Wellbeing—in relation to the answer given to question on notice No 2047 about removal of copper piping from plumbing systems or brass taps from fire hydrants, have there been any instances of unauthorised removal of (a) copper piping from plumbing systems or (b) brass taps from fire hydrants, at The Canberra Hospital; if yes, (i) what investigations were undertaken, (ii) what resulted from those investigations, (iii) what materials were used to replace them and (iv) if other materials were used, why.

2516 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) In relation to the hydrotherapy pool at each of (a) The Canberra Hospital and (b) the University of Canberra Public Hospital, for the year 2018-19 (to the date on which this question was published in the questions on notice paper), (i) how many times was the pool closed for routine maintenance, (ii) what was the average length of closure, (iii) how many times was the pool closed due to unplanned equipment breakdown, (iv) what was the average length of closure, (v) what equipment was involved, (vi) was the equipment repaired or replaced, (vii) how many times was the pool closed for planned equipment replacement, (viii) what was the average length of closure, (ix) what equipment was involved and (x) during each of the years 2015-16, 2016-17, and 2018-19 (to 31 March 2019), what was the cost for (A) routine maintenance, (B) unplanned equipment breakdown, (C) unplanned equipment replacement and repairs and (D) planned equipment replacement.

(2) On what date was it first proposed to close the hydrotherapy pool at The Canberra Hospital.

(3) What reasons were given for the proposed closure.

(4) In forming the decision to propose closure of the pool, what work did the government do to (a) measure current demand, (b) assess future demand, (c) undertake an audit of what other suitably specified facilities were available, (d) whether those other facilities had the capacity to meet current
and future demand and (e) assess the capacity of the pool at the University of Canberra Public Hospital to meet current and future demand.

(5) What were the outcomes of that work.

(6) To what extent did those outcomes influence the decision to propose closure of the pool at The Canberra Hospital.

(7) On what date did consultation with stakeholders begin on the proposed closure and (a) who were those stakeholders, (b) what forms did that consultation take, (c) what feedback did stakeholders give to the government on the proposed closure and (d) did that feedback cause the government to review its proposed closure; if yes, to what extent; if no, why.

2517 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) In relation to the answer given on 3 May 2019 to a question without notice taken on notice about the timing of variations to service funding agreements with non-government organisations, and the answer given on 1 May 2019 to questions on notice No 2351, does the work referred to in the answer to the question without notice taken on notice amount to a general review of service funding agreements.

(2) If the answer to part (1) is yes, will the Minister clarify or correct the answer given to questions on notice No 2351.

(3) If the answer to part (1) is no, to what does the work refer.

(4) If the answer to part (2) is no, why.

2518 MISS C BURCH: To ask the Minister for Business and Regulatory Services—

(1) How long has Access Canberra been in contact with the block owner of the abandoned development site on the corner of Bentham Street and Hutchins Street in Yarralumla.

(2) What progress has the Access Canberra investigation made to date.

(3) What action is Access Canberra likely to take regarding the site.

(4) Has the investigation into the site got a set completion date; if so, what is the date that the investigation will be completed by.

2519 MISS C BURCH: To ask the Minister for Business and Regulatory Services—

(1) As of the first of May 2019, is the YMCA complying with the terms of their lease agreement for section 18 Yarralumla, (a) if not, has the Government enforced the eviction of the YMCA from the Yarralumla Bay site given the 31st of December 2018 deadline and (b) if not, why has the Government not enforced the eviction of YMCA from the site.

(2) What steps has Access Canberra taken to negotiate with the YMCA to resolve the lease issue.

(3) Has Access Canberra granted another extension to the YMCA to resolve their lease issues; if so, can a copy of any extension agreement be provided.
(4) How regularly has Access Canberra contacted the YMCA to resolve the lease issue.

2520  **MS LEE:** To ask the Minister for the Environment and Heritage—

(1) How many times has Isabella Pond been drained since October 2016.

(2) For each draining; what was the (a) date of drain and refill and (b) total cost for each draining and refill.

(3) When will the works at Isabella Pond be completed.

(4) Has the project been delivered within budget; if not, (a) by how much has the budget been exceeded and (b) has this overspend been borne by the contractor or the ACT Government.

(5) Was a cost benefit analysis done prior to the announcement of the rain garden in Fadden (Project ID TG023); if so, can the Minister provide a copy of the analysis.

(6) At what stage in the planning for the Fadden rain garden was the decision made to cancel the project due to lack of cost effectiveness (Project ID TG023).

(7) On what date was the decision made to cancel the Fadden rain garden project (Project ID TG023).

(8) What is the difference between the Fadden rain garden project (TG023) which was cancelled and the Fadden rain garden which went ahead (TG029).

(9) Was a cost benefit analysis done for the Fadden rain garden (TG029); if so, can the Minister provide this analysis; if not, why not.

(10) On what criteria was the Fadden rain garden (TG029) approved.

2521  **MS LEE:** To ask the Minister for Education and Early Childhood Development—

(1) What ACT government schools operate extra classes/activities/clubs outside of regular school classes/hours.

(2) Can the Minister provide details of those ACT government schools that operate these extra classes/activities/clubs during (a) lunch time, (b) recess, (c) before school and (d) after school.

(3) What steps does each school, referred to in part (1), take, if any, to encourage students to participate in these extra classes/activities/clubs.

(4) Do each of the schools referred to in part (1) operate extra classes/activities/clubs of a religious nature; if so, (a) which schools, (b) which religious denominations and (c) whether they operate during (i) lunch time, (b) recess, (c) before school and (d) after school.

(5) Who runs/leads these extra classes/activities/clubs outside of regular school classes/hours.

(6) If these extra classes/activities/clubs are run by teachers, are they remunerated.
If these extra classes/activities/clubs are run by people other than teachers, are they (a) volunteers or (b) other paid contractors/employees.

2522 **MS LEE:** To ask the Minister for Business and Regulatory Services—

1. Are there any conditions which apply to the Crown Lease covering Yarralumla Block 1 Section 18; if so, what are they and can the Minister provide copy of conditions.

2. Has the ACT Government received complaints or requests to investigate Yarralumla Block 1 Section 18 since 1 January 2019; if so, what (a) are the dates for these requests for investigation; and (c) is the nature of those complaints and requests.

3. What investigations or site visits has Access Canberra done to ensure that the Yarralumla Block 1 Section 18 is being utilised by the owner in accordance with the terms of the Crown Lease.

4. If investigations or site visits have occurred, what (a) was the dates of these site visits and (b) actions were undertaken by the ACT Government.

5. What was the outcome of each of the site visits and investigations referred to in part (3).

6. What policy, criteria and other reasoning documents were used by the Government to assess whether this building was being used within the terms of the Crown Lease and can the Minister provide a copy of those documents.

7. What enforcement, penalties for breach of conditions and extensions have been issued or granted by the Government regarding the use of Yarralumla Block 1 Section 18.

2523 **MS LE COUTEUR:** To ask the Treasurer—

1. What percentage of residential rates revenue was raised by the fixed charge component of rates in the financial years of (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16, (e) 2016-17 and (f) 2017-18.

2. What percentage of residential land tax revenue was raised by the fixed charge component of land tax in the financial years of (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16, (e) 2016-17 and (f) 2017-18.

3. What percentage of total residential property taxation revenue, including the Safer Families Levy and the Fire and Emergency Services Levy, was raised by fixed per-property charges in the financial years of (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16, (e) 2016-17 and (f) 2017-18.

2525 **MS LE COUTEUR:** To ask the Minister for Housing and Suburban Development—

1. What is the current status of the Holdens Creek Pond playground process.

2. Did the Suburban Land Agency include ‘Toilets’ in the Holdens Creek Pond site, which is not a District Park (or higher) in the open space hierarchy; if so, why.
(3) Did the Suburban Land Agency investigate other possible sites in Wright and Coombs for public toilets and basketball courts prior to releasing its proposal for the Holdens Creek Pond site.

(4) Can the Minister advise whether the Coombs Play Space 2018 YourSay Survey related only to playground infrastructure options for the Holdens Creek Pond site, or for playground and public infrastructure priorities more generally.

(5) Did the Suburban Land Agency investigate the Holdens Creek Pond site for suitability for facilities such as toilets and a basketball court prior to the release of the YourSay Survey.

(6) What play space options did the community say they wanted in this survey, ranked in order of popularity.

(7) Can the Minister confirm whether a review of public toilet location options in Coombs and Wright has been commissioned by the Suburban Land Agency; if so, (a) when did the review start, (b) has the review been completed; if not, when is completion expected, (c) will the outcome be made known to the public, (d) will the full report of the Review be released to the community and (e) did the Suburban Land Agency release the Draft Concept Designs for the Coombs Play Space (22 February 2019) before the review of the public toilet location options had been completed; if so, why.

MS LE COUTEUR: To ask the Minister for Housing and Suburban Development—In relation to the ACT Housing Strategy Growing and Renewal Public Housing 2019-2024 plan, can the Minister provide information about the five year capital works program that has been developed, including information on (a) what type of existing public housing sites will be renewed, broken down by number of (i) detached dwellings, (ii) existing dual occupancy dwellings, (iii) existing triple occupancy dwellings, (iv) townhouse sites and dwellings and (v) multi-unit sites where there are more than 50 dwellings, (b) the number of existing public housing dwellings that will be sold into the private market, broken down by suburb, (c) the number of existing public housing dwellings that will be have new public housing built on the same site, broken down by suburb, (d) the breakdown of new builds, by (i) detached dwellings, (ii) new dual occupancy dwellings, (iii) new triple occupancy dwellings, (iv) number of townhouse sites and dwellings and (v) number of multi-unit sites where there are more than 50 dwellings, (e) how many of the new dwellings will be (i) Adaptable Class C, (ii) Livable Housing Standard Silver, (iii) Livable Housing Standard Gold and (iv) Livable Housing Standard Platinum, (f) the number of new public housing dwellings, broken down by suburb and (g) the number of new public housing dwellings that are less than 500 metres from a (i) local shopping centre, (ii) group centre, (iii) town centre, (iv) medical centre and (v) rapid bus service stop or light rail station.

MS LE COUTEUR: To ask the Minister for Education and Early Childhood Development—

(1) How many ACT Government school playgrounds are available to the public.
(2) Is it necessary that an ACT Government staff member be on site in order for the public to access ACT Government school playground.

2531 **MS LE COUTEUR:** To ask the Minister for the Environment and Heritage—Will the list of protected native species required under the Nature Conservation Act be updated to include mammals.

2532 **MS LE COUTEUR:** To ask the Minister for Planning and Land Management—
(1) In relation to the Watson Horse Paddocks and Ted Noffs site (Watson sections 84, 85, 86, 87 and 75 (pt block 7 only), has the ACT Government, in the last four years, undertaken any investigations into (a) suitability of this land for land release or future development, (b) rezoning this land and (c) converting this land to nature reserve or environmental offset area.

(2) What conservation status (if any) does this land have.

2533 **MS LE COUTEUR:** To ask the Minister for City Services—
(1) Does the Aldi at the Jamison Centre on Bowman Street, Macquarie comply with clause 24E of the *Litter Act 2004*; if not, has Aldi been penalised; if not, why not.

(2) Does The Food Forum at Westfield’s Belconnen Mall, Benjamin Way, Belconnen, comply with Clause 24F of the *Litter Act 2004*; if not, has The Food Forum been penalised; if not, why not.

(3) In the last three years, how many retailers have been penalised for not complying with Clause 24E of the *Litter Act 2004*.

(4) In the last three years, how many retailers have been penalised for not complying with Clause 24F of the *Litter Act 2004*.

2534 **MS LE COUTEUR:** To ask the Minister for City Services—
(1) Why does the Annual Street Sweeping Schedule, recently published on the tccs.act.gov.au website, not include the suburbs of (a) Beard, (b) Coombs, (c) Denman Prospect, (d) Wright, (e) Molonglo and (f) Moncrieff.

(2) If a suburb is not featured on the Annual Street Sweeping Schedule, does this mean that the suburb in question will not be receiving street sweeping services.

2535 **MS LE COUTEUR:** To ask the Minister for City Services—What was the number of the development application that resulted in the planning decision to remove all the Platanus Orientalis trees from public land by the Canberra Centre, approximately 10 years ago, on the road verge along Cooyong and Ballumbir Streets (beside City Section 96 carpark).

2536 **MS LE COUTEUR:** To ask the Minister for City Services—
(1) How many households across Canberra now possess green waste bins.
(2) Does the ACT Government collect data on the proportion of green waste bins that are put out for collection each fortnight; if so, can the Minister provide the relevant data.

(3) Does the ACT Government have access to data that may demonstrate a change in the amount of green waste being taken directly to green waste recycling centres by members of the public since the introduction of the green bins.

2537 **MS LE COUTEUR:** To ask the Minister for Roads—Was an evaluation conducted after the opening of the Majura Parkway of its impact on traffic on other roads in the ACT; if so, (a) on which roads did traffic increase as a result of the opening of the Majura Parkway, and by how much and (d) what was the impact on traffic on Northbourne Avenue.

2539 **MRS KIKKERT:** To ask the Minister for Children, Youth and Families—

(1) In relation to the internal review process of decisions in the Child and Youth Protection Services (CYPS), what decisions made by CYPS or ACT Together can be internally reviewed.

(2) How many members make up the Assessment Review Committee (ARC), and what are their combined as well as individual roles and responsibilities.

(3) What is the process for internal review where a case manager disagrees with a decision made by the ARC.

(4) How many reviews were undertaken by the ARC in (a) 2016-17, (b) 2017-18 and (c) 2018-19 to the date that this question was published.

(5) How many staff make up the CYPS Complaints Unit, and what are their combined as well as individual roles and responsibilities.

(6) How many complaints were received by the CYPS Complaints Unit in (a) 2016-17, (b) 2017-18 and (c) 2018-19, to the date that this question was published.

(7) How many managers are employed at CYPS, and what are each of their roles and responsibilities.

2540 **MRS KIKKERT:** To ask the Minister for Transport—Are there any plans for the Government to install a MyWay Ticket Vending Machine at the Charnwood Group Centre; if so, when can residents expect to see one in operation; if not, why not and will the ACT Government consider installing one in the future as part of the 2019-2020 Budget.

2541 **MRS KIKKERT:** To ask the Minister for City Services—

(1) How many drinking fountains are currently in operation in the area of West Belconnen and where are they located.

(2) Are there any plans by the Government to install more drinking fountains in West Belconnen, particularly at parks or local shops; if so, what are the proposed locations and when can residents expect to see them in operation;
if not, why not, and will the Government consider installing more drinking fountains in West Belconnen in the future as part of the 2019-2020 Budget.

MRS KIKKERT: To ask the Minister for City Services—Are there any plans by the ACT Government to construct a new playground in the Scullin shops area; if so, what is the proposed location and when can residents expect to see construction commence; if not, why not, and will the Government consider the construction of such a playground in the future as part of the 2019-2020 Budget

MRS KIKKERT: To ask the Minister for City Services—
(1) Are there any plans by the Government to install recycling bins at Kippax Fair and/or Charnwood Group Centre; if so, when will they be installed and where will the bins be located; if not, will the ACT Government consider installing recycling bins at Kippax Fair and Charnwood Group Centre for the 2019-20 Budget.

(2) What is the breakdown of costs for the installation and running of a recycling bin, including cost of the bin, installation, collection and maintenance etc.

MRS KIKKERT: To ask the Minister for City Services—
(1) Does the ACT Government have any plans to construct a footbridge, as has been long requested by the Umbagong District Park Users and residents of Latham, as well as other residents of the Ginninderra electorate; if so, when will construction be expected to commence; if not, why not and will the Government consider such a construction in the future for the 2019-2020 Budget.

(2) If the Government will not consider such a construction, will the Government conduct a study on stepping stone usage and level of demand for a proposed footbridge.

(3) What is the estimated cost of construction for the proposed footbridge design as submitted by the Umbagong District Park Users.

MRS KIKKERT: To ask the Minister for City Services—
(1) How many container refund depots are in operation in West Belconnen, and where are they located.

(2) Are there any plans by the Government to install additional container refund depots in the area of West Belconnen; if so, what is the proposed location and when can residents expect to see them in operation; if not, why not, and will the Government consider the construction of a container refund depot in West Belconnen in the future as part of the 2019-2020 Budget?

MRS KIKKERT: To ask the Minister for Roads—Are there any plans for the Government to establish a pedestrian crossing across Osburn Drive (near Eccles Circuit), Macgregor, so that children who reside in New Macgregor can cross the road safely when walking to and from Macgregor primary school; if so, what are the details of any planned construction, and when will it be completed; if not,
when will the Government investigate the demand for pedestrian crossing options at this location to improve safety of children, other pedestrians and drivers in this area.

2550 **MS LAWDER**: To ask the Minister for Business and Regulatory Services—

(1) In relation to ACT drivers’ licences for seniors, (a) under what conditions do concessions apply for seniors, (b) what is the annual value of the concession per licence and (b) how many seniors’ concessions are issued per year.

(2) In relation to ACT drivers’ licences for Centrelink recipients, (a) under what conditions do concessions apply for Centrelink recipients, (b) what is the annual value of the concession per licence and (b) how many Centrelink concessions are issued per year.

(3) In relation to ACT drivers’ licences for DVA card holders, (a) under what conditions do concessions apply for DVA card holders, (b) what is the annual value of the concession per licence and (b) how many DVA card holder concessions are issued per year.

(4) In relation to ACT drivers’ licences for drivers with good driving records, (a) under what conditions do concessions apply for good drivers, (b) what is the annual value of the concession per licence and (b) how many good driver licence holder concessions are issued per year.

(5) Are any concessions issued in combination with other concessions; if so, (a) which concessions can be combined, (b) what are the details of those combined concessions and (c) how many combined concessions are issued per year.

2551 **MS LAWDER**: To ask the Minister for City Services—In relation to the Domestic Animal Service (DAS), in the past five years, how many dogs have been (a) surrendered to DAS, (b) seized by DAS, (c) returned to owners and (d) euthanised.

2552 **MS LAWDER**: To ask the Minister for City Services—

(1) How much money has been collected in total from the public in fees and fines issued by Domestic Animal Service (DAS), in the past five completed financial years.

(2) How much money has been collected in total from the public in fees, fines etc issued by DAS for fees listed in Domestic Animals (Fees) Determination 2018 (1), Disallowable Instrument DI2018-77 (or any update).

(3) If the amounts in parts (1) and (2) are not the same, what is the explanation for the difference

(4) How much money has been collected in total from the public in fees, fines etc issued by DAS for fees listed in Domestic Animals (Fees) Determination 2018 (1), Disallowable Instrument DI2018-77 (or any update), in the past five completed financial years, broken down by (a) Registration of Dogs, (b) licences and permits, (c) seizure impoundment and transportation of dogs, (d) sale of dogs and (e) microchipping of dogs.
(5) How much money has been refunded in total from the public in fees, fines etc issued by DAS for fees listed in Domestic Animals (Fees) Determination 2018 (1), Disallowable Instrument DI2018-77 (or any update), in the past five completed financial years.

(6) How much money has been waived in total from the public in fees, fines etc issued by DAS for fees listed in Domestic Animals (Fees) Determination 2018 (1) the Disallowable Instrument DI2018-77 (or any update), in the past five completed financial years

(7) If it is not possible to simply print reports from standard accounting software to answer these questions, why not.

(8) If it is not possible to simply print reports from standard accounting software to answer these questions, can the Minister provide those reports easily available to managers to monitor this data.

T Duncan
Clerk of the Legislative Assembly

GOVERNMENT TO RESPOND TO PETITIONS
(in accordance with standing order 100)

14 May 2019
Direct alignment of Light Rail stage 2—Minister for Transport—Petition lodged by Ms Le Couteur (Pet 13-18).

15 May 2019
Direct alignment of Light Rail stage 2—Minister for Transport—Petition lodged by Ms Le Couteur (Pet 3-19).

18 June 2019
Tree replanting program—Minister for City Services—Petitions lodged by Ms Le Couteur (Pet 1-19 and Pet 7-19).

20 June 2019
Viable public transport for ANU—Minister for Transport—Petition lodged by Mrs Kikkert (Pet 6-19).
13 August 2019

Opposition to the Motor Accident Injuries Bill 2019—Treasurer—Petition lodged by Mr Coe (Pet 11-19).

14 August 2019

Bus services for Belconnen students—Minister for Transport—Petitions lodged by Mrs Kikkert (Pet 9-19 and 12-19).

15 August 2019

Students with difficulties learning to read—Minister for Education and Early Childhood Development—Petition lodged by Ms Lee (Pet 13-19).

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COMMITTEES

Unless otherwise shown, appointed for the life of the Ninth Assembly. The dates of the amendments to the committees’ resolution of appointment are reflected, but not changes in the membership.

Standing

Pursuant to standing order

ADMINISTRATION AND PROCEDURE: *(Formed 31 October 2016)*: The Speaker (Chair), Ms Cheyne, Mr Rattenbury, Mr Wall.

Pursuant to resolution

ECONOMIC DEVELOPMENT AND TOURISM—STANDING COMMITTEE: *(Formed 13 December 2016; amended 26 October 2017 and 20 September 2018)*: Mr Hanson (Chair), Ms Orr, Mr Pettersson.

EDUCATION, EMPLOYMENT AND YOUTH AFFAIRS—STANDING COMMITTEE: *(Formed 13 December 2016; amended 20 September 2018; amended 20 May 2019)*: Mr Pettersson (Chair), Mrs Kikkert, Mr Parton.

ENVIRONMENT AND TRANSPORT AND CITY SERVICES—STANDING COMMITTEE: *(Formed 13 December 2016; amended 20 September 2018)*: Ms Orr (Chair), Miss C Burch, Mr Milligan.

HEALTH, AGEING AND COMMUNITY SERVICES—STANDING COMMITTEE: *(Formed 13 December 2016; amended 20 September 2018)*: Ms Cody (Chair), Mrs Dunne, Ms Le Couteur.
INTEGRITY COMMISSION—STANDING COMMITTEE: (Formed 29 November 2018): Ms Lee (Chair), Ms Cheyne, Ms Le Couteur.

JUSTICE AND COMMUNITY SAFETY—STANDING COMMITTEE: (Formed 13 December 2016; amended 20 September 2018): Mrs Jones (Chair), Ms Cody, Mr Pettersson.

PLANNING AND URBAN RENEWAL—STANDING COMMITTEE: (Formed 13 December 2016; amended 20 September 2018): Ms Le Couteur (Chair), Ms Orr, Mr Parton.

PUBLIC ACCOUNTS: (Formed 13 December 2016; amended 26 October 2017 and 20 September 2018): Mrs Dunne (Chair), Ms Cheyne, Ms Cody, Ms Lawder.

Select

ESTIMATES 2019-2020—SELECT COMMITTEE: (Formed 21 February 2019): Miss C Burch (Chair), Ms Cody, Mrs Jones, Ms Le Couteur, Mr Pettersson.

FUEL PRICING—SELECT COMMITTEE: (Formed 14 February 2019): Ms Cheyne (Chair), Mr Parton, Mr Wall.

PRIVILEGES 2019—SELECT COMMITTEE: (Formed 4 April 2019): Mr Pettersson (Chair), Mr Rattenbury, Mr Wall.

Dissolved

2016 ACT ELECTION AND ELECTORAL ACT—SELECT COMMITTEE: (Formed 15 December 2016): Ms Cody (Chair), Ms Cheyne, Ms Le Couteur, Mr Milligan, Mr Wall. (Presented 30 November 2017)

END OF LIFE CHOICES IN THE ACT—SELECT COMMITTEE: (Formed 30 November 2017): Ms Cody (Chair), Ms Cheyne, Mrs Dunne, Mrs Kikkert, Ms Le Couteur. (Presented 21 March 2019)

ESTIMATES 2017-2018—SELECT COMMITTEE: (Formed 16 February 2017): Mr Wall (Chair), Ms Cody, Mr Coe, Ms Le Couteur, Mr Pettersson. (Presented 1 August 2017)

ESTIMATES 2018-2019—SELECT COMMITTEE: (Formed 22 March 2018): Mr Wall (Chair), Ms Cheyne, Ms Le Couteur, Ms Lee, Ms Orr. (Presented 31 July 2018)

INDEPENDENT INTEGRITY COMMISSION—SELECT COMMITTEE: (Formed 15 December 2016; amended 6 June 2017): Mr Rattenbury (Chair), Ms Cody, Mrs Jones, Ms Lee, Mr Steel. (Presented 31 October 2017)

INDEPENDENT INTEGRITY COMMISSION 2018—SELECT COMMITTEE: (Formed 6 June 2018): Mr Rattenbury (Chair), Ms Cody, Mrs Dunne, Ms Lee, Mr Steel. (Presented 31 October 2018)

PRIVILEGES 2018—SELECT COMMITTEE: (Formed 12 April 2018): Mr Rattenbury (Chair), Ms Cheyne, Mr Wall. (Presented 31 July 2018)