Aboriginal and Torres Strait Islander Elected Body Amendment Bill 2012—Dr Bourke (Minister for Aboriginal and Torres Strait Islander Affairs)—3 May 2012

This bill will amend the Aboriginal and Torres Strait Islander Elected Body Act 2008 to bring it in line with the Electoral Act 1992 and to allow declared candidates for positions on the Aboriginal and Torres Strait Islander Elected Body to effectively promote their candidature.

ACT Teacher Quality Institute Bill 2010—Mr Barr (Minister for Education and Training)—18 November 2010

This bill will provide the legal basis for the establishment of a statutory authority to be known as the Teacher Quality Institute. The Institute will have responsibility for teacher registration, accreditation of pre-service teacher education programs and certification of teachers against national standards.

ACT Teacher Quality Institute Amendment Bill 2011—Mr Barr (Minister for Education and Training)—30 June 2011

This bill will amend the ACT Teacher Quality Institute Act 2010 by including provisions relating to spent convictions and bring the Act in line with the Spent Convictions Act 2010. The bill will also make a number of transitional amendments.
Administrative (One ACT Public Service Miscellaneous Amendments) Bill 2011—Ms Gallagher (Chief Minister)—21 June 2011

This bill will amend a number of Territory laws due to the enactment of the Public Sector Management (One ACT Public Service) Amendment Act 2011. The amendments are consequential, technical and transitional in nature.

Adoption Amendment Bill 2008—Mrs Dunne—10 December 2008

This bill will amend the Adoption Act 1993 by removing the requirement for a court to be satisfied that there are exceptional circumstances to justify an adoption order for a person aged 18 years or over while retaining the requirement that the court must be satisfied the person is of good repute. The amendments also remove the prohibition on adoption orders in respect of a person who is or has been married.

Adoption Amendment Bill 2009—Mr Barr (Minister for Children and Young People)—27 August 2009

This bill will amend the Adoption Act 1993 by ensuring modern adoption practice and accountability requirements are addressed. The amendments will also ensure consistency with a number of Territory laws and with the principles of the Hague Convention and the United Nations Convention on the Rights of the Child.

Animal Diseases Amendment Bill 2009—Mr Stanhope (Minister for Territory and Municipal Services)—26 March 2009

This bill will amend the Animal Diseases Act 2005 by clarifying operations of certain aspects of the Act and to facilitate the management of future outbreaks of animal diseases in the Territory. The bill will also make a number of minor changes to the regulation-making power of the Act.

Animal Welfare Amendment Bill 2010—Mr Stanhope (Minister for Territory and Municipal Services)—25 February 2010

This bill will amend the Animal Welfare Act 1992 by providing that the responsible Minister may declare codes of practice to be mandatory.

Animal Welfare Legislation Amendment Bill 2011—Ms Le Couteur—6 April 2011

This bill proposes amendments to legislation relating to animal welfare and will improve the welfare of animals in the Territory. The amendments relate to the breeding, abandoning and euthanising of companion animals. Amendments will also address the issues of animal cruelty and the use of sow stalls, farrowing crates or similar equipment for pigs.

Animal Welfare Legislation Amendment Bill 2012—Ms Le Couteur—15 February 2012

This bill proposes amendments to legislation relating to animal welfare to improve the welfare of companion animals in the Territory. The amendments relate to licences for cat and dog breeders, the sale of animals, tracing and de-sexing of cats and dogs and animal cruelty offences.
Summary of Bills - 7th Assembly

This bill proposes amendments to legislation relating to animal welfare to make it illegal to keep hens in a cage system in the Territory from 1 January 2014 and to require the responsible Minister to promote, at the national level, for better welfare conditions for poultry. The amendments will also prohibit sow stalls and farrowing crates so that only free range pig farming may occur in the ACT.

Appropriation Bill 2008-2009 (No 2)—Ms Gallagher (Treasurer)—9 December 2008
This bill will appropriate additional money for the 2008-2009 financial year.

Appropriation Bill 2008-2009 (No. 3)—Ms Gallagher (Treasurer)—26 February 2009
This bill will appropriate additional money for the 2008-2009 financial year.

Appropriation Bill 2009-2010—Ms Gallagher (Treasurer)—7 May 2009
This bill will provide for the appropriation of monies of the ACT for the 2009-2010 financial year.

Appropriation Bill 2010-2011—Ms Gallagher (Treasurer)—4 May 2010
This bill will provide for the appropriation of monies for the ACT for the 2010-2011 financial year.

Appropriation Bill 2011-2012—Ms Gallagher (Treasurer)—3 May 2011
This bill will provide for the appropriation of monies for the ACT for the 2011-12 financial year.

Appropriation Bill 2011-2012 (No. 2)—Mr Barr (Treasurer)—23 February 2012
This bill will appropriate additional money for the 2011-12 financial year to provide money to agencies to fund recently agreed enterprise agreements. The bill will also provide appropriation for the Malkara School hydrotherapy pool replacement and the upgrade of Ashley Drive in Tuggeranong.

Appropriation Bill 2012-2013—Mr Barr (Treasurer)—5 June 2012
This bill will provide for the appropriation of monies for the ACT for the 2012-13 financial year.

Appropriation (Office of the Legislative Assembly) Bill 2012-2013—Mr Barr (Treasurer)—5 June 2012
This bill will provide for the appropriation of monies to the Office of the Legislative Assembly.

Associations Incorporation Amendment Bill 2009—Mr Rattenbury—1 April 2009
This bill will amend the Associations Incorporation Act 1991. The amendments will ensure that the registrar-general will, if requested to do so, preserve the confidentiality of contact details of office holders of not-for-profit associations.
**Auditor-General Amendment Bill 2009**—Mr Smyth—24 June 2009
This bill will allow for the Legislative Assembly to determine the annual budget for the ACT Auditor-General.  
*Scrutiny Report 10*

**Auditor-General Amendment Bill 2012**—Ms Gallagher (Chief Minister)—10 May 2012
This bill will amend the *Auditor-General Act 1996* to implement certain recommendations made by the Standing Committee on Public Accounts as a result of its inquiry into the Act.  
*Scrutiny Report 53; GR in Scrutiny Report 54*

**Bail Amendment Bill 2010**—Mr Corbell (Attorney-General)—18 November 2010
This bill will amend the *Bail Act 1992* by introducing new procedures in relation to the granting of bail and the review of bail decisions in the courts. The amendments will also modify the limitations on the power of the Magistrates Court to grant bail.  
*Scrutiny Report 31; GR in Scrutiny Report 32*

**Bail Amendment Bill 2012**—Ms Hunter—9 May 2012
This bill will amend the *Bail Act 1992* by improving those provisions dealing with children’s interactions with the criminal justice system.  
*Scrutiny Report 53*

**Building and Construction Industry (Security of Payment) Bill 2009**—Mr Hargreaves (Minister for Industrial Relations)—15 October 2009
This bill will establish a mechanism by which operators in the building and construction industries may speedily resolve payment disputes through an adjudication process.  
*Scrutiny Report 14*

**Building (Energy Efficient Hot Water Systems) Legislation Amendment Bill 2009**—Ms Le Couteur—1 April 2009
This bill will amend the *Building Act 2004* and the *Building (General) Regulation 2008* by providing that only efficient, environmentally friendly hot water systems may be installed in new and existing homes and townhouses in the Territory.  
*Scrutiny Report 6; PMR in Scrutiny Report 10*

**Business Names Registration (Transition to Commonwealth) Bill 2011**—Mr Corbell (Attorney-General)—20 October 2011
This bill will repeal the *Business Names Act 1963* and establish transitional provisions to facilitate the transfer of the business names registration function to the Commonwealth.  
*Scrutiny Report 45; GR in Scrutiny Report 47*

**Children and Young People Amendment Bill 2009**—Mr Barr (Minister for Children and Young People)—2 April 2009
This bill will amend the *Children and Young People Act 2008* by making sure that the definition of employment under the Act includes all children and young people legally employed in the ACT under a contract of service or a contract for service.  
*Scrutiny Report 6*
Children and Young People Amendment Bill 2009 (No. 2)—Ms Burch (Minister for Children and Young People)—10 December 2009
This bill will amend the Children and Young People Act 2008 by providing transparency of interpretation regarding two main subject areas namely, the provision of temporary standard exemptions for childcare licensees and the information sharing and secrecy provisions.

Scrutiny Report 18; GR in Scrutiny Report 19

Children and Young People Amendment Bill 2010—Ms Burch (Minister for Children and Young People)—1 July 2010
This bill will amend the Children and Young People Act 2008 by providing simplicity of interpretation regarding four sections of the Act. These sections refer to: mandated reporters regarding home education; decision making by persons with daily care responsibility for children and young people on the advice of dental therapists and dentists; the provision of annual review reports for children and young people on reviewable care and protection orders; and the provision of sensitive information to parties to a proceeding.

Scrutiny Report 25

Children and Young People Amendment Bill 2012—Ms Burch (Minister for Community Services) — 10 May 2012
This bill will amend the Children and Young People Act 2008 to improve the administration and interpretation of the Act and the provision of services to children, young people and families.

Scrutiny Report 53

Children and Young People (Death Review) Amendment Bill 2010—Ms Hunter —25 August 2010
This bill will amend the Children and Young People Act 2008 by inserting provisions to establish the Children and Young People Death Review Committee and the functions of the committee. These functions include keeping a register of deaths of children and young people that occur in the ACT and the deaths that occur outside of the Territory of children and young people who normally live in the ACT. The amendments will also set out the membership requirements of the committee.

Scrutiny Report 27; PMR in Scrutiny Report 32

Children and Young People (Education and Care Services National Law) Consequential Amendment Bill 2011—Ms Burch (Minister for Community Services) — 22 September 2011
This bill will amend the Children and Young People Act 2008 by ensuring certain childcare services that are currently licensed under the Act will continue to be regulated under that Act because they do not fall within the scope of the Education and Care Servicers National Law (ACT) Bill 2011.

Scrutiny Report 43

Children and Young People (Transition from Out-of-Home Care) Amendment Bill 2011—Ms Burch (Minister for Community Services)—8 December 2011
This bill will amend the Children and Young People Act 2008 by including provisions to support and assist young people transitioning from out-of-home care beyond the statutory age of 18 years up to 25 years.

Scrutiny Report 47
Children and Young People (Transition to Independence) Amendment Bill 2011—Ms Hunter—24 August 2011

This bill will amend the Children and Young People Act 2008 to set out support services which must be provided to young people and young adults, aged between 18 and 25, who have been subject to Care and Protection Orders in the ACT when they leave the care and protection system and commence independent adult lives.

Civil Partnerships Amendment Bill 2009—Mr Rattenbury—26 August 2009

This bill will amend the Civil Partnerships Act 2008 by inserting provisions into the Act to allow two people, regardless of their sex, to enter into a formally recognised relationship by making a declaration before a civil partnership notary. The amendments will also establish the registration of civil partnership notaries.

Civil Partnerships Amendment Bill 2009 (No. 2)—Mr Corbell (Attorney-General)—8 December 2009

This bill will amend the Civil Partnerships Act 2008 by inserting provisions to require couples entering into a civil partnership by declaration before a civil notary to give to the civil notary and the registrar-general prior notice of their intention to make a declaration. The declaration will require registration by the registrar-general before it becomes effective. The amendments will make it clear that registration is required for any civil partnership to have legal effect. The bill will also make a number of minor and consequential amendments to the Act.

Civil Unions Bill 2011—Mr Corbell (Attorney-General)—8 December 2011

This bill will enable couples who are unable to marry under the Marriage Act 1961 (Cwlth) to enter into a legally recognised relationship. The bill sets out eligibility requirements to enter a civil union, a process for entering such a union and a process for ending a civil union.

Classification (Publications, Films and Computer Games) (Enforcement) Amendment Bill 2008 (No 2)—Mr Corbell (Attorney-General)—11 December 2008

This bill will amend the Classification (Publications, Films and Computer Games) (Enforcement) Act 1995. The amendments are complementary to amendments made in the Commonwealth’s Classification (Publications, Films and Computer Games) Amendment Act 2007. The amendments will put in place provisions to ensure that the advertisements for unclassified material under the new scheme will not result in enforcement action and that breaches of the new advertising scheme can be enforced.


This bill will amend the Classification (Publications, Films and Computer Games) (Enforcement) Act 1995 to allow for the introduction of an R18+ classification category for computer games.
Climate Change and Greenhouse Gas Reduction Bill 2010—Mr Corbell (Minister for the Environment, Climate Change and Water)—26 August 2010

This bill will set out targets for reducing greenhouse gas emissions in the Territory. The bill will also provide for monitoring and reporting in relation to targets and functions performed by the Minister and will promote community and business engagement in climate change mitigation and adaptation through the establishment of the Climate Change Council and sector agreements.

Scrutiny Report 27

Climate Change (Greenhouse Gas Emissions Targets) Bill 2008 (No. 2)—Mr Seselja—10 December 2008

The purpose of this bill is to set targets for reductions in greenhouse gas emissions and electricity use and to require reporting on progress made.

Scrutiny Report 2

Commissioner for the Environment Amendment Bill 2012—Mr Rattenbury—15 February 2012

This bill will amend the Commissioner for the Environment Act 1993 to amend the process through which the commissioner’s reports must be presented to the Assembly and responded to. The amendments will also form a statutory basis for the commissioner’s recent expansion of responsibilities to encompass sustainability issues.

Scrutiny Report 49

Construction Occupations Legislation Amendment Bill 2009—Mr Barr (Minister for Planning)—10 December 2009

This bill will amend the Construction Occupations (Licensing) Act 2004 and the Unit Titles Act 2001. The amendments will create a new construction occupation, and association provisions, that outsources elements of the unit title application process.

Scrutiny Report 18

Construction Occupations Legislation Amendment Bill 2010—Mr Barr (Minister for Planning)—1 July 2010

This bill will amend a number of Territory laws by utilising their existing regulatory framework to licence and regulate energy efficiency assessors. The bill also introduces provisions to provide for complaints mechanisms for consumers. Two generic aspects of regulation will also be included in the bill to improve agency responses to events that pose a risk to public safety.

Scrutiny Report 25; GR in Scrutiny Report 26

Construction Occupations Legislation (Exemption Assessment) Amendment Bill 2010—Mr Barr (Minister for Planning)—6 May 2010

This bill will amend a number of Territory Acts and regulations by introducing a set of reforms for unit title applications and exemption assessment certificates. The amendments will introduce a category of licensed people who can certify if a proposed development is exempt from the need to obtain development and/or building approval. The amendments will also provide a legislative means for applicants to obtain official certification of the exempt status of a proposed development.

Scrutiny Report 23

Coroners Amendment Bill 2011—Mr Corbell (Attorney-General)—23 June 2011

This bill will amend the Coroners Act 1997 to improve the operation of the ACT’s coronial system, particularly for the families of deceased people.

Scrutiny Report 40
Corrections and Sentencing Legislation Amendment Bill 2011—Mr Corbell (Attorney-General)—17 November 2011
This bill will amend the Crimes (Sentencing) Act 2005, the Crimes (Sentence Administration) Act 2005 and the Corrections Management Act 2007 to resolve operational issues for the purpose of improving corrections administration.

Scrutiny Report 46

Corrections and Sentencing Legislation Amendment Bill 2012—Dr Bourke (Minister for Corrections)—10 May 2012
This bill will amend the Corrections Management Act 2007 to improve the efficiency of the detainee discipline process. The bill also makes a number of technical amendments to the Crimes (Sentence Administration) Act 2005.

Scrutiny Report 53

Corrections Management (Mandatory Urine Testing) Amendment Bill 2010—Mr Hanson—27 October 2010
This bill will amend the Corrections Management Act 2007 to insert provisions to require the Chief Executive of the Alexander Maconochie Centre to randomly select at least five per cent of the total number of detainees each month to undertake a drug test by urinalysis.

Scrutiny Report 30

Courts and Tribunal (Appointments) Amendment Bill 2009—Mrs Dunne—19 August 2009
This bill will amend the ACT Civil and Administrative Tribunal Act 2008, the Magistrates Court Act 1930 and the Supreme Court Act 1933 to require the ACT Executive to consult with an appropriate Legislative Assembly committee before appointing a: presidential member of the ACT Civil and Administrative Tribunal; magistrate or special magistrate in the Magistrates Court; or resident judge or the master in the Supreme Court.

Scrutiny Report 11

Courts Legislation Amendment Bill 2010—Mr Corbell (Attorney-General)—9 December 2010
This bill will amend a number of Territory laws to allow for offences under ACT law, with a maximum penalty of five years or less, will be dealt with in the summary jurisdiction of the Magistrates Court. The amendments will also increase the civil jurisdiction of the Magistrates Court from a $50 000 to a $250 000 threshold. The amendments will formally establish, in legislation, the Family Violence Court and Galambany Court.

Scrutiny Report 32, 35 and 36; GR in Scrutiny Report 34; PMR in Scrutiny Report 36

Courts Legislation Amendment Bill 2012—Mr Corbell (Attorney-General)—10 May 2012
This bill will amend a number of Territory laws to address issues in relation to the election for a judge alone trial. The amendments will clarify that the Magistrates Court can order a pre-sentence report at the time they commit an offender to be sentenced in the Supreme Court and will allow for a reduced sentence to be imposed where an offender has facilitated the administration of justice by cooperating to ensure that the trial is focused as efficiently as possible on the real issues in dispute.

Scrutiny Report 53

Crimes (Assumed Identities) Bill 2009—Mr Corbell (Attorney-General)—20 August 2009
This bill will provide the Territory with a law to allow a police officer or authorised civilian to use an assumed identity in the ACT that can also be used in other jurisdictions with equivalent law. The bill will also allow other jurisdictions with corresponding law to use their authorised assumed identities in the ACT.

Scrutiny Report 12; GR in Scrutiny Report 26
Crimes (Bill Posting) Amendment Bill 2008—Mr Stanhope (Minister for Territory and Municipal Services)—11 December 2008

This bill will amend the Crimes Act 1900 to provide additional offences in relation to illegal bill posting on private and public property. The bill will also create a new statutory duty directed at the promoters of events to take reasonable practicable steps to ensure their event is promoted without contravening section 120 of the Act. 

Scrutiny Report 2, 3 and 16; GR in Scrutiny Report 3 and 17

Crimes (Certain Penalty Increases) Amendment Bill 2011—Mr Corbell (Attorney-General)—18 August 2011

This bill will amend the Crimes Act 1900 by increasing the maximum penalties for a number of offences relating to culpable driving and inflicting grievous bodily harm. The penalty increases will better align the Territory with other jurisdictions and more appropriately reflect community attitudes as to the seriousness of these offences.

Scrutiny Report 42; GR in Scrutiny Report 43

Crimes (Child Sex Offenders) Amendment Bill 2010—Mr Corbell (Attorney-General)—28 October 2010

This bill will amend the Crimes (Child Sex Offenders) Act 2005 by updating the list of offences which require a person to be registered on the ACT’s register of child sex offenders following the person’s conviction for a listed offence.

Scrutiny Report 30

Crimes (Child Sex Offenders) Amendment Bill 2012—Mr Corbell (Attorney-General)—16 February 2012

This bill amends the Crimes (Child Sex Offenders) Act 2005 to strengthen the monitoring and management processes of registered child sex offenders in the community and will seek to ensure the safety and protection of children from sexual assault and violence.

Scrutiny Report 49 and 52; GR in Scrutiny Report 52

Crimes (Murder) Amendment Bill 2008—Mr Corbell (Attorney-General)—11 December 2008

This bill will amend the Crimes Act 1900 to insert a clause which will introduce a third fault element to the offence of murder so that it includes an intention to inflict serious harm.

Scrutiny Report 2; GR in Scrutiny Report 3

Crimes (Offences Against Police) Amendment Bill 2012—Mr Seselja—15 February 2012

This bill will amend the Crimes Act 1900 to make a number of offences aggravated offences if an offence is committed against a police officer. The amendments also include and consolidate previous amendments that created aggravated offences against pregnant women.

Scrutiny Report 49

Crimes (Penalties) Amendment Bill 2011—Mrs Dunne—29 June 2011

This bill will amend the Crimes Act 1900 by increasing the maximum penalties for manslaughter and culpable driving offences.

Scrutiny Report 40; PMR in Scrutiny Report 41
Crimes (Protection of Witness Identity) Bill 2011—Mr Corbell (Attorney-General)—25 August 2011

This bill will provide a scheme to protect the identities of undercover operatives both within the ACT and in other jurisdictions, in the context of court proceedings. The bill is part of a model legislative scheme across jurisdictions and provides consistency for law enforcement agencies and operatives who operate in cross-border investigations and will allow for seamless cross-border investigations.

Scrutiny Report 42 and 43; GR in Scrutiny Report 43

Crimes (Sentence Administration) Amendment Bill 2010—Mr Corbell (Attorney-General)—25 March 2010

This bill will amend the Crimes (Sentence Administration) Act 2005 by introducing a new system for the enforcement of court-imposed fines. The new system will apply to fines handed down by the Magistrates Court or Supreme Court as a result of prosecution of an offence, and will not apply to infringement notices or other ‘on-the-spot’ fines. The amendments will also allow a body that has had a compensation order made in their favour enter into an agreement with the Chief Executive to have that order enforced through the new Chapter 6A.


Crimes (Sentencing) Amendment Bill 2011—Mr Rattenbury—21 September 2011

This bill will amend the Crimes (Sentencing) Act 2005 by introducing requirements to evaluate sentences imposed in the ACT against the purpose of sentencing set out in the Act, in particular through publishing data on recidivism rates and requiring a review of the Act.

Scrutiny Report 43

Crimes (Serious Organised Crime) Amendment Bill 2010—Mr Corbell (Attorney-General)—25 February 2010

This bill will amend the Crimes Act 1900 and the Criminal Code. The amendments introduce the offences of affray, participation in a criminal group and recruiting persons to participate in criminal activity into the Act and the Code. The amendments will also extend existing offences relating to the protection of people involved in legal proceedings and introduce the criminal liability concepts ‘joint criminal enterprise’ and ‘knowingly concerned’ into the Criminal Code.

Scrutiny Report 20 and 21; GR in Scrutiny Report 21 and Scrutiny Report 22

Crimes (Surveillance Devices) Bill 2010—Mr Corbell (Attorney-General)—25 February 2010

This bill will provide the ACT with a legal framework for a surveillance devices warrants scheme which will allow the use of surveillance devices by law enforcement officers in the ACT that can also be used in other jurisdictions with corresponding law. The amendments will also enable other jurisdictions with corresponding law to use their surveillance devices warrants in the ACT.

Scrutiny Report 20 and 21; GR in Scrutiny Report 21 and Scrutiny Report 22

Crimes Legislation Amendment Bill 2009—Mr Corbell (Attorney-General)—18 June 2009

This bill will amend a number of laws administered by the ACT Department of Justice and Community Safety. The amendments will ensure the smooth implementation of the Crimes Legislation Amendment Act 2008 and the Sexual and Violent Offences Legislation Amendment Act 2008 which commenced operation on 30 May 2009.

Scrutiny Report 10; GR in Scrutiny Report 11
**Crimes Legislation Amendment Bill 2010**—Mr Corbell (Attorney-General)—9 December 2010

This bill will amend the *Crimes Act 1900* by reintroducing the offence of bestiality into that Act and will also amend the *Prostitution Act 1992* by including the new bestiality offence as a disqualifying offence. The bill will also amend the *Crimes (Sentencing) Act 2005* by varying the circumstances when a victim impact statement can be tendered in court. The *Criminal Code 2002* will also be amended by this bill.

*Scrutiny Report 32; GR in Scrutiny Report 34*

**Crimes Legislation Amendment Bill 2011**—Mr Corbell (Attorney-General)—8 December 2011

This bill will amend the *Crimes (Sentencing) Act 2005* by inserting a new provision that lists the considerations to which a court must have regard at sentencing. The *Crimes Act 1900* and the *Criminal Code 2002* will also be amended by the bill to change the law on self-defence against police.

*Scrutiny Report 47*

**Crimes Legislation Amendment Bill 2012**—Mr Corbell (Attorney-General)—10 May 2012

This bill will amend a number of Territory laws to improve the criminal justice system including amendments to strengthen a number of provisions in relation to sexual offences and victims and witnesses of sexual or violent offences.

*Scrutiny Report 53 and 54; GR in Scrutiny Report 54*

**Criminal Code Amendment Bill 2010**—Mr Corbell (Attorney-General)—23 September 2010

This bill will amend the *Criminal Code 2002* by inserting a defence of lawful possession into the Criminal Code. The defence will be available for people who can show that their possession of illegal material or item is related to a person’s employment or their work within the criminal justice system.

*Scrutiny Report 28; GR in Scrutiny Report 29*

**Criminal Proceedings Legislation Amendment Bill 2011**—Mr Corbell (Attorney-General)—17 February 2011

This bill will amend the *Crimes Act 1900* and the *Supreme Court Act 1933* by identifying a class of offences where an election to be tried by judge alone cannot be made. The excluded offences comprise charges involving the death of a person and charges of a sexual nature. The amendments will also increase several penalties relating to sexual offences.

*Scrutiny Report 36; GR in Scrutiny Report 37*

**Dangerous Goods (Road Transport) Bill 2009**—Mr Stanhope (Minister for Transport)—27 August 2009

This bill will regulate the transport of dangerous goods by road and will ensure that the road transport sector in the Territory is up-to-date with accepted international standards for the transport of dangerous goods. The bill will also make consequential amendments to a number of Territory laws.

*Scrutiny Report 12; GR in Scrutiny Report 13*

**Dangerous Substances Amendment Bill 2010**—Ms Gallagher (Minister for Industrial Relations)—9 December 2010

This bill will amend the *Dangerous Substances Act 2004* and the *Dangerous Substances (General) Regulation 2004* by amending the current definition of asbestos in both pieces of legislation to make clear what is regarded as asbestos for the purposes of regulation in the Territory.

*Scrutiny Report 32*
Dangerous Substances and Litter (Dumping) Legislation Amendment Bill 2008—Mr Stanhope (Minister for Territory and Municipal Services)—11 December 2008

This bill will amend several Acts and Regulations to attempt to decrease incidents of illegal dumping and to facilitate the recovery of costs involved in removing illegally dumped material.

Development Application (Block 20 Section 23 Hume) Assessment Facilitation Bill 2008—Mr Stanhope (Chief Minister)—9 December 2008

This bill will facilitate the timely assessment of a development application on Block 20 Section 23 Hume for the proposed construction of a data centre and associated gas powered co-generation facility.

Disability Services Amendment Bill 2012—Ms Burch (Minister for Community Services)—10 May 2012

This bill will amend the Disability Services Act 1991 to allow the Minister for Community Services to approve disability service standards and establish regulation-making power.

Discrimination Amendment Bill 2010—Mr Seselja—27 October 2010

This bill will amend the Discrimination Act 1991 by inserting a provision which does not make it unlawful for a person to discriminate against someone else on the ground of age in relation to access to premises if it is reasonably believed that they are a student at school and it is school hours.

Discrimination Amendment Bill 2012—Mr Corbell (Attorney-General)—22 August 2012

This bill will amend the Discrimination Act 1991 by inserting provisions to include religion as a ground of unlawful vilification.

Domestic Animals Amendment Bill 2009—Mr Stanhope (Minister for Territory and Municipal Services)—10 December 2009

This bill will amend the Domestic Animals Act 2000 by inserting provisions which would allow victims who have suffered injury or other loss as a result of a dog attack to have access to information to help them identify the owner of the dog that was responsible for the attack. The bill will also amend provisions relating to identity cards of authorised people.

Duties Amendment Bill 2009—Ms Gallagher (Treasurer)—7 May 2009

This bill will amend the Duties Act 1999 by removing the duty exemption for residential leases to another area of the Act. The bill will also close a potential ambiguity in the landholder duty provisions and introduce a new exemption from duty for certain types of trust restructures.

Duties Amendment Bill 2009 (No. 2)—Ms Gallagher (Treasurer)—15 October 2009

This bill will amend the Duties Act 1999 by repealing the sections of the Act that relate to the liability for duty by Territory entities. The amendments will also allow transfers of dutiable property to be cancelled, terminated or abandoned. Provisions will be inserted into the Act, to bring it in line with the Family Law Act 1975, to allow financial agreements for de facto relationships to be recognised under the Act. Amendments will also eliminate some of the language used in the Act in relation to an application to register a motor vehicle.
Duties Amendment Bill 2010—Ms Gallagher (Treasurer)—6 May 2010
This bill will amend the Duties Act 1999 by abolishing duty on an application to register a caravan, including a camper trailer, in the ACT.

Duties Amendment Bill 2012—Mr Barr (Treasurer)—29 March 2012
This bill will amend the Duties Act 1999 to clarify that duty is imposed on the transfer of a land rent lease at a value consistent with that of a normal Crown lease which does not have a land rent condition attached to it.

Duties Amendment Bill 2012 (No. 2)—Mr Barr (Treasurer)—29 March 2012
This bill will amend the Duties Act 1999 by abolishing duty on transfers of short term subleases, and consequentially removing the anomalous duty on goods transferred as part of a sale of a business.

Duties (First Home Owner Exemption) Amendment Bill 2008—Mr Seselja—10 December 2008
This bill will amend the Duties Act 1999 to extend stamp duty exemption to first homebuyers who already meet the eligibility test in the ACT for the first homeowners’ grant.

Duties (Landholders) Amendment Bill 2012—Mr Barr (Treasurer)—10 May 2012
This bill will amend the Duties Act 1999 to improve consistency with NSW in relation to landholder provisions and reduce regulatory burden in order to continue to encourage investment in the Territory.

Education Amendment Bill 2008—Ms Hunter—10 December 2008
This bill will amend the Education Act 2004 to ensure that any decisions to close, amalgamate, or consider closing or amalgamating a government school are made in a rigorous, thoughtful and transparent manner.

Education Amendment Bill 2009—Mr Barr (Minister for Education and Training)—17 September 2009
This bill will amend the Education Act 2004 by giving the Chief Executive of the Department of Education and Training and the Director of the Catholic Education Office the power to delegate their existing authority to school principals to suspend students for up to ten days.

Education Amendment Bill 2009 (No. 2)—Mr Doszpot—11 November 2009
This bill will amend the Education Act 2004 by inserting provisions to enable the Chief Executive of the Department of Education and Training and the Director of the Catholic Education Office to delegate their existing authority to school principals to suspend a student for a maximum of twenty days. A number of minor amendments will also be made to the Act to resolve operational issues.

Education Amendment Bill 2010—Mr Barr (Minister for Education and Training)—11 February 2010
This bill will amend the Education Act 2004 by giving the Chief Executive of the Department of Education and Training and the Director of the Catholic Education Office, Archdiocese of Canberra and Goulburn the power to delegate their existing authority to school principals to suspend a student for a maximum of ten days.
**Education Amendment Bill 2011**—Mr Barr (Minister for Education and Training)—27 October 2011
This bill will amend the *Education Act 2004* which reflect the amalgamation of preschool units into public schools and the introduction of the *Education and Care Services National Law (ACT) Act 2011*.  
*Scrutiny Report 45*

**Education and Care Services National Law (ACT) Bill 2011**—Ms Burch (Minister for Children and Young People)—7 April 2011
This bill will provide for the introduction in the ACT of a single regulatory system for childcare, family day care and outside school hours care, as well as for ACT Government and independent preschools. The bill will also allow for a public assessment and rating system which will offer families greater access to information about the performance and quality of services.  
*Scrutiny Report 37 and 44; GR in Scrutiny Report 40*

**Education (Participation) Amendment Bill 2009**—Mr Barr (Minister for Education and Training)—15 October 2009
This bill will amend the *Education Act 2004* by implementing a policy requiring all children and young people to participate in education until the Year 10 qualification, or equivalent, is attained. It will also require young Canberrans to continue education, training or employment until the age of 17. The bill will also make consequential amendments to several pieces of ACT legislation.  
*Scrutiny Report 14; GR in Scrutiny Report 25*

**Education (Suspensions) Amendment Bill 2010**—Mr Doszpot—10 February 2010
This bill will amend the *Education Act 2004* by giving the Chief Executive of the Department of Education and Training and the Director of the Catholic Education Office, Archdiocese of Canberra and Goulbourn, the power to delegate their existing authority to school principals to suspend students for a maximum of 20 days. The bill will also make a number of minor amendments to the Act.  
*Scrutiny Report 19*

**Eggs (Cage Systems) Legislation Amendment Bill 2009**—Ms Le Couteur—26 August 2009
This bill will amend the *Animal Welfare Act 1992* and the *Eggs (Labelling and Sale) Act 2001*. The amendments will prohibit the keeping of hens in a cage system and will require retail cage eggs to be displayed separately from other eggs with appropriate signage. The amendments will also require the responsible Territory Minister to advocate for better welfare conditions for poultry at the national level.  
*Scrutiny Report 12; PMR in Scrutiny Report 37*

**Election Commitments Costing Bill 2012**—Mr Barr (Treasurer)—14 August 2012
This bill will provide a framework for the costing of election commitments in the Territory.  
*Scrutiny Report 55*

**Electoral Amendment Bill 2012**—Mr Corbell (Attorney-General)—23 February 2012
This bill will amend the *Electoral Act 1992* to introduce caps on electoral expenditure and on giving and receiving electoral donations. The amendments will also introduce additional reporting requirements around electoral expenditure, to ensure that the caps on expenditure and donations are monitored in a transparent and vigorous manner. Consequential amendments to the *Electoral Regulation 1993* and the *Referendum (Machinery Provisions) Act 1994* will also be made by the bill.  
*Scrutiny Report 49 and 51; GR in Scrutiny Report 51*
Electoral (Casual Vacancies) Amendment Bill 2011—Mr Corbell (Attorney-General)—31 March 2011
This bill will amend the Electoral Act 1992. The amendments will provide that where a casual vacancy arises and the vacating member was elected as a party candidate, and no unsuccessful candidates from that party apply to contest the vacancy, the vacancy would be filled by the appointment method set out in section 195 of the Act. The bill will also make consequential amendments to the Aboriginal and Torres Strait Islander Elected Body Act 2008.

Scrutiny Report 36

Electoral (Donation Limit) Amendment Bill 2011—Mr Smyth—22 June 2011
This bill will amend the Electoral Act 1992 by inserting provisions to prevent a person or entity making donations to political parties in the ACT exceeding $50 000 in a financial year.

Scrutiny Report 39

Electoral (Election Finance Reform) Amendment Bill 2011—Mrs Dunne—16 November 2011
This bill will amend the Electoral Act 1992 to introduce a new regime for election funding and donations. The amendments include setting limits on donations to political entities and on expenditure by candidates, parties and third-party campaigners. The bill will also seek to refine public funding provisions. Amendments will also be made to the Electoral Regulation 1993 and the Referendum (Machinery Provisions) Act 1994 by this bill.

Scrutiny Report 46

Electoral (Limit on Gifts) Amendment Bill 2012—Ms Hunter—6 June 2012
This bill will amend the Electoral Act 1992 to clarify and correct a number of amendments made to the Act by the passage of the Electoral Amendment Act 2012. The amendments relate to the new prohibition on donations from anyone other than ACT electors and the regulation of anonymous gifts.

Scrutiny Report 54

Electoral Legislation Amendment Bill 2011—Mr Corbell (Attorney-General)—31 March 2011
This bill will amend the Electoral Act 1992 and the Electoral Regulation 1993. The majority of the amendments arise from a number of recommendations made by the ACT Electoral Commission in its report on the conduct of the 2008 ACT Legislative Assembly general election. The bill will also make consequential amendments to the Aboriginal and Torres Strait Islander Elected Body Act 2008.

Scrutiny Report 36; GR in Scrutiny Report 38

Electricity Feed-in (Large-scale Renewable Energy Generation) Bill 2011—Mr Corbell (Minister for the Environment and Sustainable Development)—17 November 2011
This bill will establish a scheme to support the development of up to 210 megawatts of large-scale renewable energy generation capacity for the Territory.

Scrutiny Report 46

Electricity Feed-in (Renewable Energy Premium) Amendment Bill 2009—Mr Corbell (Minister for Energy)—12 February 2009
This bill will amend the Electricity Feed-in (Renewable Energy Premium) Act 2008 to clarify the issues surrounding the eligibility of Government agencies and other parties to benefit under the scheme established by the original Act. The bill will also clarify the scale of installations that qualify for scheme coverage and benefit under the Act and the definition of ‘normal cost electricity’.

Scrutiny Report 3
Electricity Feed-in (Renewable Energy Premium) Amendment Bill 2010—Mr Corbell (Minister for Energy)—9 December 2010

This bill will amend the Electricity Feed-in (Renewable Energy Premium) Act 2008 to expand the scale of installations that qualify for Feed-in Tariff Scheme coverage and benefit under the Act to generators of between 30kW and 200kW size. The amendments will also set capacity caps for scheme components and will clarify who is an eligible entity under the scheme.

Scrutiny Report 32

Electricity Feed-in (Renewable Energy Premium) Amendment Bill 2011—Mr Rattenbury—22 June 2011

This bill will amend the Electricity Feed-in (Renewable Energy Premium) Act 2008 to allow micro generators to access the compliance cap that currently applies to the medium scale generators at the same premium tariff rate as medium generators.

Scrutiny Report 39

Electronic Transactions Amendment Bill 2012—Mr Corbell (Attorney-General)—23 February 2012

This bill will amend the Electronic Transactions Act 2001 to strengthen the existing regime on the use of electronic communications in international and domestic contracts. The amendments are minor in nature.

Scrutiny Report 49

Emergencies Amendment Bill 2010—Mr Corbell (Minister for Police and Emergency Services; presented by Chief Minister)—18 March 2010

This bill will amend the Emergencies Act 2004 to strengthen the governance arrangements for planning for and responding to emergencies in the ACT.

Scrutiny Report 22; GR in Scrutiny Report 23

Emergencies (Bushfire Reporting) Amendment Bill 2009—Mr Smyth—16 September 2009

This bill will amend the Emergencies Act 2004 by setting out a reporting system that should be followed in the lead up to each bushfire season.

Scrutiny Report 13

Emergencies (Bushfire Warnings) Amendment Bill 2009—Mr Smyth—26 August 2009

This bill will amend the Emergencies Act 2004 by including provisions relating to the preparation and circulation of emergency warnings for bushfires.

Scrutiny Report 12

Emergencies (Bushfire Warnings) Amendment Bill 2010—Mr Smyth—24 March 2010

This bill will amend the Emergencies Act 2004 by including provisions relating to the preparation and circulation of emergency warnings for bushfires.

Scrutiny Report 22

Emergencies (Commissioner Directions) Amendment Bill 2012—Mr Corbell (Attorney-General)—23 February 2012

This bill will amend the Emergencies Act 2004 by including provisions which will give the Emergency Services Commissioner the express authority to give directions to the chief officers of the emergency services.

Scrutiny Report 49
Emergencies (ESA) Amendment Bill 2009—Mr Smyth—26 August 2009
This bill will amend the Emergencies Act 2004 to provide for the establishment of a statutory authority to manage emergency services in the Territory.

Energy Efficiency (Cost of Living) Improvement Bill 2012—Mr Corbell (Minister for the Environment and Sustainable Development)—22 March 2012
This bill will reduce greenhouse gas emissions and costs associated with the production and use of energy by requiring electricity suppliers in the ACT to meet emissions reduction targets through energy efficiency activities.

Environment Protection Amendment Bill 2010—Mr Corbell (Minister for the Environment, Climate Change and Water)—28 October 2010
This bill will amend the Environment Protection Act 1997 by modifying the annual review period of Environmental Authorisations granted by the Environment Protection Authority. The amendments will also remove unnecessary regulatory burdens placed on industry and business.

Evidence Amendment Bill 2011—Mr Corbell (Attorney-General)—25 August 2011
This bill is part of a series of bills to reform the law of evidence in the ACT that will implement model uniform evidence law in the Territory. This bill will amend the Evidence Act 2011 to implement those parts of the model uniform evidence law that were not adopted by the Commonwealth.

Evidence Bill 2011—Mr Corbell (Attorney-General)—10 March 2011
This bill will implement model uniform evidence law into the Territory and will cease the application of Commonwealth evidence law in the ACT, and as a consequence, will result in the Territory independently joining the uniform evidence scheme.

Evidence (Consequential Amendments) Bill 2011—Mr Corbell (Attorney-General)—20 October 2011
This bill will repeal the Evidence Act 1971 and amend a number of Territory laws as a consequence of the enactment of the Evidence Act 2011.

Evidence (Miscellaneous Provisions) Amendment Bill 2011—Mr Corbell (Attorney-General)—30 June 2011
This bill will amend the Evidence (Miscellaneous Provisions) Act 1991 by updating, consolidating and reorganising the Act. The amendments will also restrict access to sexual assault counselling communications in civil proceedings.

Exhibition Park Corporation Repeal Bill 2009—Mr Barr (Minister for Tourism, Sport and Recreation)—26 March 2009
This bill will repeal the Exhibition Park Corporation Act 1976 and will provide for the transfer of the roles and responsibilities of the corporation to the Department of Territory and Municipal Services.
**Fair Trading (Australian Consumer Law) Amendment Bill 2010**—Mr Corbell (Attorney-General)—18 November 2010

This bill will amend the *Fair Trading Act 1992* by including provisions to implement the first Australian national consumer law system in the Territory. The Australian Consumer Law will provide a set of nationally consistent consumer laws for both businesses and individuals.

*Scrutiny Report 31 and 32; GR in Scrutiny Report 32 and 34*

**Fair Trading (Motor Vehicle Repair Industry) Bill 2009**—Mr Corbell (Attorney-General)—19 November 2009

This bill will replace the existing Fair Trading (Motor Vehicle Service and Repair Industry) Code of Practice which was established under the *Fair Trading Act 1992* and will provide for the licensing and regulation of people in the motor vehicle repair industry.

*Scrutiny Report 16 and 21; GR in Scrutiny Report 21 and Scrutiny Report 22*

**Financial Management Amendment Bill 2009**—Ms Gallagher (Treasurer)—26 March 2009

This bill will amend the *Financial Management Act 1996* by allowing the netting of the goods and services tax (GST) administration costs from the Territory’s GST revenue.

*Scrutiny Report 5*

**Financial Management Amendment Bill 2012**—Mr Barr (Treasurer)—22 March 2012

This bill will amend the *Financial Management Act 1996* by including the Treasurer in the review and approval process of instruments prepared by agencies to amend performance criteria.

*Scrutiny Report 51*

**Financial Management (Appointments) Amendment Bill 2010**—Mr Seselja—25 August 2010

This bill will amend the *Financial Management Act 1996* by inserting provisions which would prevent Ministers or previous Ministers from holding certain positions in Territory authorities and Territory-owned corporations for a period of two years after the day the person ceases being a Minister. A consequential amendment will be made to the *Territory-owned Corporations Act 1990*.

*Scrutiny Report 27*

**Financial Management (Board Composition) Amendment Bill 2009**—Mr Smyth—19 August 2009

This bill will amend the *Financial Management Act 1996* by inserting a provision to place a ceiling on the maximum number of people who can be appointed to boards of Territory authorities governed by the Financial Management Act. The amendments will also preclude the appointment of a public servant as either the chair or the deputy chair of any such board. The bill seeks to repeal a decision to appoint four public servants to the board of the Exhibition Park Corporation.

*Scrutiny Report 11*

**Financial Management (Budget Review) Amendment Bill 2009**—Mr Smyth—18 November 2009

This bill will amend the *Financial Management Act 1996* by inserting provisions to require that the preparation of the annual mid-year review of the budget takes into account all relevant information for the first six month period in a financial year.

*Scrutiny Report 16*
Financial Management (Cost of Living) Amendment Bill 2012—Mr Smyth—22 February 2012  
This bill will amend the Financial Management Act 1996 by inserting provisions to require the Government to prepare, as part of the annual Budget, an analysis of the effect of proposals contained in the Budget on ACT residents.

This bill will amend the Financial Management Act 1996 and the Territory Superannuation Provision Protection Act 2000 by improving the way the Territory invests public money. The amendments will prohibit the investment of public money in tobacco, arms or armaments, cosmetics that are tested on animals and the manufacture or sale of products using labor in breach of international labor obligations.

Financial Management (One ACT Public Service) Amendment Bill 2011—Ms Gallagher (Treasurer)—3 May 2011  
This bill will amend the Financial Management Act 1996 to facilitate a new public service model to be established in the Territory. The new model will consist of a single agency, with nine directorates.

Firearms Amendment Bill 2010—Mr Corbell (Minister for Police and Emergency Services)—18 November 2010  
This bill will amend the Firearms Act 1996 to allow interstate professional shooters, contracted to the Department of Territory and Municipal Services, to operate in the ACT where the use of Category D firearms is necessary.

First Home Owner Grant Amendment Bill 2009—Ms Gallagher (Treasurer)—26 February 2009  
This bill will amend the First Home Owner Grant Act 2000 by inserting provisions which will provide statutory requirements for the administration of the First Home Owner Boost. The Boost is a measure introduced by the Australian Government to promote growth in the Australian economy.

First Home Owner Grant Amendment Bill 2009 (No. 2)—Ms Gallagher (Treasurer)—20 August 2009  
This bill will amend the First Home Owner Grant Act 2000 to allow for the continued administration of the First Home Owner Boost Scheme.

First Home Owner Grant Amendment Bill 2010—Ms Gallagher (Treasurer)—28 October 2010  
This bill will amend the First Home Owner Grant Act 2000 by inserting provisions to allow an applicant to be eligible to apply for a further grant if the original grant and associated costs have been repaid. A provision deeming that an applicant will be ineligible to apply for a further grant if the applicant has previously been convicted of an offence under the Act, or similar Act in another jurisdiction, will also be inserted. The final amendment made by this bill will introduce a first home owner grant cap.
Food Amendment Bill 2011—Ms Gallagher (Minister for Health)—8 December 2011
This bill will amend the Food Act 2001 to increase transparency in food regulation in the ACT, improve consumer knowledge and highlight safe food practices.

Food (Nutritional Information) Amendment Bill 2011—Ms Bresnan—6 April 2011
This bill will amend the Food Act 2001 to insert provisions which will require defined food retailers in the ACT to disclose the energy content of the food items they sell.

Freedom of Information Amendment Bill 2008—Mrs Dunne—10 December 2008
This bill will amend the Freedom of Information Act 1989 to remove the use of conclusive certificates as a means for ministers or their “principal officer” delegates to exempt internal working documents or documents relating to Commonwealth/State relations and for chief executives to exempt executive documents from the freedom of information process.

Freedom of Information Amendment Bill 2008 (No. 2)—Mr Corbell (Attorney-General)—11 December 2008
This bill will amend the Freedom of Information Act 1989 to remove conclusive certificates in relation to executive documents and internal working documents under sections 35 and 36 of the Act. The amendments will not affect conclusive certificates in relation to national security considerations.

Freedom of Information Amendment Bill 2011—Mr Corbell (Attorney-General)—17 November 2011
This bill will amend the Freedom of Information Act 1989 to enhance public sector transparency and open government and will facilitate public access to information held by Territory Government agencies. The bill also removes several ineffective or redundant provisions contained in the Act.

Gaming Machine Amendment Bill 2011—Mr Barr (Minister for Economic Development)—17 November 2011
This bill will amend the Gaming Machine Act 2004 and the Gaming Machine Regulation 2004 by introducing a medium to longer term target of 4 000 machines for the Territory and to formalise an automatically reducing gaming machine cap. The amendments will also seek to allow multi-venue club groups to move machines between their venues and to introduce a $250 per card per day withdrawal limit for ATMs in gaming venues.

Gaming Machine (Club Governance) Amendment Bill 2011—Mr Barr (Minister for Gaming and Racing)—5 May 2011
This bill will amend the Gaming Machine Act 2004 and the Gaming Machine Regulation 2004 to improve the transparency and accountability of the club industry in the Territory by adjusting and adding to the governance related provisions of the Act.
Gaming Machine (Problem Gambling Assistance) Amendment Bill 2010—Ms Hunter—22 September 2010

This bill will amend the Gaming Machine Act 2004 to provide for a problem gambling assistance fund to be administered by the Gambling and Racing Commission. The fund is to be used to deliver problem gambling services.

Gaming Machine (Suspension of Transfers) Amendment Bill 2009—Mr Smyth—26 August 2009

This bill will amend the Gaming Machine Act 2004 by inserting provisions prohibiting prospective licensees applying to the Gambling and Racing Commission for the transfer of a licence from their current licence for the period 26 August 2009 to 31 December 2009.


This bill will ensure that public funds are not used for advertising or other communications for party political purposes.

Government Procurement Amendment Bill 2011—Mr Barr (Treasurer)—8 December 2011

The bill amends the Government Procurement Act 2001 to streamline procurement activities and promote efficiency by: clarifying the mechanism setting the notifiable contracts threshold; amending the reporting requirements on reportable contracts to once a year; and correct an anomaly in relation to the length of time that a notifiable contract remains accessible to the public.

Health Amendment Bill 2011—Ms Gallagher (Minister for Health)—17 February 2011

This bill will amend the Health Act 1993 by inserting provisions to remove the ambiguity regarding the obligations of confidentiality imposed under the current legislation in relation to information obtained by quality assurance committees and clinical privileges committees. Provisions will also be inserted into the Act to establish the ACT Local Hospital Network Council and sets out its governance arrangements.

Health Legislation Amendment Bill 2009—Ms Gallagher (Minister for Health)—12 November 2009

This bill will amend the Drugs of Dependence Act 1989 to combine laws relating to the rehabilitation of people with an alcohol or drug dependency who have been drawn into the criminal justice system. The bill will also amend the Health Records (Privacy and Access) Act 1997 to allow for the destruction of health records when they are replaced by an electronic copy.
**Health Legislation Amendment Bill 2009 (No. 2)—Ms Gallagher (Minister for Health)—10 December 2009**

This bill will amend the *Health Records (Privacy and Access) Act 1997* by requiring general practices to give 30 days notice to consumers and the community before the closure, merger or relocation of a practice can occur. The amendments also require practices to notify ACT Health of such closures, mergers or relocations and that the ACT Health Services Commissioner be informed of the notification. The bill will include provisions to enable the prioritisation of urgent requests for the transfer of health records and clarify that consumers can only ask for a copy of their health record and not an original. The amendments will clarify the timeframes around when a requested copy of a record must be provided.  

*Scrutiny Report 18*

**Health (National Health Funding Pool and Administration) Bill 2012—Ms Gallagher (Minister for Health)—7 June 2012**

This bill will give effect to the funding arrangements set out in the National Health Reform Agreement as agreed to by the Council of Australian Governments in August 2011. The bill will establish the National Health Funding Pool, the Administrator of that Pool and a Territory managed fund for the purposes of receiving funding for ACT public hospital services.  

*Scrutiny Report 54; GR in Scrutiny Report 55*

**Health Practitioner Regulation National Law (ACT) Bill 2009—Ms Gallagher (Minister for Health)—10 December 2009**

This bill will assist in the implementation of a national regulation of health professionals through a national registration and accreditation scheme as agreed to by the Council of Australian Governments in 2008.  

*Scrutiny Report 18; GR in Scrutiny Report 21*

**Holidays (Family and Community Day) Amendment Bill 2009—Mr Hargreaves (Minister for Industrial Relations)—15 October 2009**

This bill will amend the *Holidays Act 1958* by removing all references to the Union Picnic Day. The amendments will also remove Schedule 1 awards in the Act and set the date for Family and Community Day.  

*Scrutiny Report 14*

**Human Rights Amendment Bill 2012—Mr Corbell (Attorney-General)—29 March 2012**

This bill will amend the *Human Rights Act 2004* to expand the Act to include the right to education.  

*Scrutiny Report 51 and 54; GR in Scrutiny Report 54*

**Human Rights Commission Legislation Amendment Bill 2009—Mr Corbell (Attorney-General)—10 December 2009**

This bill will amend a number of Acts by improving procedural issues under the *Human Rights Commission Act 2005*. The amendments will also make updates to the *Discrimination Act 1991* and minor changes to the *Mental Health (Treatment and Care) Act 1994*. Consequential amendments will also be made to the *Health Professionals Act 2004*.  

*Scrutiny Report 18; GR in Scrutiny Report 20*

**Infrastructure Canberra Bill 2010—Mr Seselja—24 March 2010**

This bill will allow for the establishment of the Canberra Infrastructure Plan which will provide an avenue for planning, procuring and delivering infrastructure projects in the Territory. The bill will also establish a commission and appoint a commissioner to monitor and report on the plan.  

*Scrutiny Report 22*
Justice and Community Safety Legislation Amendment Bill 2009—Mr Corbell (Attorney-General)—12 February 2009


Scrutiny Report 3; GR in Scrutiny Report 4

Justice and Community Safety Legislation Amendment Bill 2009 (No. 2)—Mr Corbell (Attorney-General)—18 June 2009

This bill will make a number of minor and technical amendments to laws administered by the ACT Department of Justice and Community Safety.

Scrutiny Report 10; GR in Scrutiny Report 11

Justice and Community Safety Legislation Amendment Bill 2009 (No. 3)—Mr Corbell (Attorney-General)—15 October 2009

This bill will make a number of minor and technical amendments to laws administered by the ACT Department of Justice and Community Safety. The bill will also create the Fair Trading Regulation 2009 which will recreate sections of the Consumer Credit Regulation 1996 repealed by the bill.

Scrutiny Report 14; GR in Scrutiny Report 15

Justice and Community Safety Legislation Amendment Bill 2009 (No. 4)—Mr Corbell (Attorney-General)—19 November 2009

This bill will make a number of minor and technical amendments to laws administered by the ACT Department of Justice and Community Safety. The amendments will implement the final stages of the transition to the ACT Civil and Administrative Tribunal and also allow for the transfer of trustee company regulation to the Commonwealth. The bill will also amend the Security Industry Act 2003 to ensure that people wanting to work in the security industry have accessed information about workplace rights and responsibilities.

Scrutiny Report 16

Justice and Community Safety Legislation Amendment Bill 2010—Mr Corbell (Attorney-General)—11 February 2010

This bill will make a number of minor and technical amendments to laws administered by the ACT Department of Justice and Community Safety including amendments to the ACT Civil and Administrative Tribunal Act 2008 and the Supreme Court Act 1933 which will clarify or simplify these laws. Amendments will also be made to the Emergencies Act 2004, Fair Trading (Consumer Affairs) Act 1973 and the Prohibited Weapons Act 1996. The bill will include amendments to Territory legislation which are aimed at achieving national consistency both at a Commonwealth and State/Territory level.

Scrutiny Report 19; GR in Scrutiny Report 21

Justice and Community Safety Legislation Amendment Bill 2010 (No. 2)—Mr Corbell (Attorney-General)—6 May 2010

This bill will make a number of amendments to laws administered by the ACT Department of Justice and Community Safety to ensure they are consistent with the remainder of the ACT statute book. Minor and technical amendments will also be made to a number of Territory laws.

Scrutiny Report 23
Justice and Community Safety Legislation Amendment Bill 2010 (No. 3)—Mr Corbell (Attorney-General)—26 August 2010

This bill will make a number of amendments to laws administered by the ACT Department of Justice and Community Safety and will repeal certain ACT consumer credit legislation which no longer operates due to the commencement of a new Commonwealth scheme.

Scrutiny Report 27; GR in Scrutiny Report 28

Justice and Community Safety Legislation Amendment Bill 2010 (No. 4)—Mr Corbell (Attorney-General)—18 November 2010

This bill will make a number of amendments to laws administered by the ACT Department of Justice and Community Safety. Those laws include the Crimes Act 1900, the Guardianship and Management of Property Act 1991, the Human Rights Commission Act 2005, the Land Titles Act 1925, the Legal Profession Act 2006, the Medicines, Poisons and Therapeutic Goods Regulation 2008, the Personal Property Securities Act 2010, the Public Trustee Act 1985, the Security Industry Act 2003, the Security Industry Regulation 2003, the Unclaimed Money Act 1950 and the Unit Titles Act 2001.

Scrutiny Report 31

Justice and Community Safety Legislation Amendment Bill 2011—Mr Corbell (Attorney-General)—31 March 2011

This bill will make a number of amendments to laws administered by the ACT Department of Justice and Community Safety. The key purpose of the bill is to streamline governance arrangements in the Office of Regulatory Services. Minor amendments will also be made to the Associations Incorporation Act 1991 and the ACT Civil and Administrative Tribunal Act 2008.

Scrutiny Report 36

Justice and Community Safety Legislation Amendment Bill 2011 (No 2)—Mr Corbell (Attorney-General)—30 June 2011

This bill will amend a number of laws administered by the Justice and Community Safety Directorate including the Associations Incorporation Act 1991, the Births, Deaths and Magistrates Registration Act 1997, the Crimes (Sentence Administration) Act 2005, the Land Titles (Unit Titles) Act 1970 and the Victims of Crime (Financial Assistance) Act 1993. The amendments are minor and uncontroversial in nature.

Scrutiny Report 40

Justice and Community Safety Legislation Amendment Bill 2011 (No. 3)—Mr Corbell (Attorney-General)—27 October 2011

This bill will make a number of amendments to laws administered by the Justice and Community Safety Directorate. These laws include the Crimes (Sentence Administration) Act 2005, the Fair Trading (Australian Consumer Law) Act 1992 and the Road Transport (General) Act 1999, among others.

Scrutiny Report 45

Justice and Community Safety Legislation Amendment Bill 2012—Mr Corbell (Attorney-General)—23 February 2012

This bill will make a number of amendments to laws administered by the Justice and Community Safety Directorate. The bill will also repeal the Fair Trading (Australian Consumer Law) (Transitional Provisions) Regulation 2011.

Scrutiny Report 49
Justice and Community Safety Legislation Amendment Bill 2012 (No. 2)—Mr Corbell (Attorney-General)—10 May 2012

This bill will make a number of amendments to laws administered by the Justice and Community Safety Directorate namely the Civil Law (Wrongs) Act 2002, the Emergencies Act 2004, the Environmental Protection Act 1997, the Public Trustee Act 1985, the Unit Titles (Management) Act 2011 and the Victims of Crime Act 1994.

Land Rent Amendment Bill 2012—Mr Barr (Treasurer)—29 March 2012

This bill will amend the Land Rent Act 2008 by allowing Community Housing Canberra to access the discount rate under the Land Rent Scheme and by excluding Housing ACT from accessing the Scheme. The amendments will also amend the timing for lease holders to access the discount rate and clarify the procedures for the ACT Revenue Office if lease holders do not hand in the paperwork by the required timeframe.

Land Tax Amendment Bill 2011—Ms Gallagher (Treasurer)—23 June 2011

This bill will amend the Land Tax Act 2004 by requiring the owner of a residential property to notify the Commissioner for ACT Revenue of a land tax liability where they hold the property as trustee of a trust.

Law Officer Amendment Bill 2008—Mrs Dunne—10 December 2008

This bill will amend the Law Officer Act 1992 by requiring the Attorney-General to ensure that litigation started and conducted on behalf of the Crown in right of the Territory, the Territory itself, a minister or a person suing or being sued on behalf of the Territory, is started and conducted in accordance with proper standards.

Law Officers Bill 2011—Mr Corbell (Attorney-General)—23 June 2011

This bill will establish the separate offices of the Attorney-General, the solicitor-general and the government solicitor. The bill will also establish the position of solicitor-general for the Territory, a role that exists in every other Australian jurisdiction. The Law Officer Act 1992 and the Government Solicitor Act 1989 will be repealed by this bill.

Legal Aid Amendment Bill 2010—Mr Corbell (Attorney-General)—18 November 2010

This bill will amend the Legal Aid Act 1977 by ensuring that officers of Legal Aid (ACT) receive the same statutory protections when they appear on behalf of interstate clients. The amendments will also update the definition of “private legal practitioner” in the Act and clarify the Commission’s powers to assess contributions.

Legal Profession Amendment Bill 2009—Mr Corbell (Attorney-General)—15 October 2009

This bill will amend the Legal Profession Act 2006 to enable the effective operation of provisions contained in Part 6.3 of the Act relating to entry and search of premises for the purposes of investigating the affairs of legal practitioners and law practices. The amendments will also ensure that legal practitioners and law practices are entitled to compensation only for the unlawful or unreasonable actions of investigators.
**Legislation (Penalty Units) Amendment Bill 2009**—Mr Corbell (Attorney-General)—20 August 2009

This bill will amend the *Legislation Act 2001* by increasing the value of penalty units that provide the basis for determining statutory fines.

*Scrutiny Report 12*

**Legislative Assembly (Members' Staff) Amendment Bill 2008 (No. 2)**—Mr Smyth—10 December 2008

This bill will amend the *Legislative Assembly (Members' Staff) Act 1989* to allow Members of the Legislative Assembly to allocate part or all of their salary allocation to another Member.

*Scrutiny Report 2*

**Legislative Assembly (Office of the Legislative Assembly) Bill 2012**—Mr Rattenbury (Speaker)—23 February 2012

This bill will establish the Office of the Legislative Assembly. The bill will give greater effect to the separation of powers principle by clarifying the administrative and legislative framework that applies to the support agency of the legislature and to enshrine in law its independence from executive government.

*Scrutiny Report 49; SR in Scrutiny Report 52*

**Liquor Bill 2010**—Mr Corbell (Attorney-General)—24 June 2010

This bill will repeal the *Liquor Act 1975* and the *Liquor Regulation 1979* and replace it with new legislation that will regulate the sale, supply, promotion and consumption of liquor in a way that minimises any harm to the community caused by the consumption of liquor.

*Scrutiny Report 25; GR in Scrutiny Report 27*

**Liquor Amendment Bill 2012**—Mr Rattenbury—22 February 2012

This bill will amend the *Liquor Act 2010* to provide individuals and businesses who hold a liquor licence with a minimum of three months notice of any changes to the annual licence fee paid to the ACT Government.

*Scrutiny Report 49*

**Liquor (Consequential Amendments) Bill 2010**—Mr Corbell (Attorney-General)—23 September 2010

This bill will make a number of consequential and technical amendments to various pieces of Territory legislation due to the enactment of the *Liquor Act 2010*.

*Scrutiny Report 28*

**Litter (Shopping Trolleys) Amendment Bill 2010**—Ms Le Couteur—24 February 2010

This bill will amend the *Litter Act 2004* and the *Magistrates Court (Litter Infringement Notices) Regulation 2004* to create a system for managing trolleys that are left on public land. The amendments will encourage retailers to take more responsibility for their trolleys.

*Scrutiny Report 20 and 25; GR in Scrutiny Report 26*

**Long Service Leave (Community Sector) Amendment Bill 2009**—Mr Hargreaves (Minister for Industrial Relations)—17 September 2009

This bill will amend the *Long Service Leave (Portable Schemes) Act 2009* by establishing a mandatory portable long service leave scheme for the community services sector to begin on 1 July 2010.

*Scrutiny Report 13*
Long Service Leave (Portable Schemes) Bill 2009—Mr Hargreaves (Minister for Industrial Relations)—25 June 2009
This bill will provide for a single integrated manageable long service leave authority, with one governing board for both existing schemes and any future schemes and with all staff, including the Chief Executive Officer/Registrar and Deputy Registrar and inspectors, appointed under a single piece of principal legislation.

Scrutiny Report 10; GR in Scrutiny Report 11

Long Service Leave (Portable Schemes) Amendment Bill 2011—Dr Bourke (Minister for Industrial Relations)—8 December 2011
This bill will amend the Long Service Leave (Portable Schemes) Act 2009 to implement recommendations made by the Long Service Leave Authority Board after its review of the Act. The amendments include adjustments to long service leave entitlements for workers in the construction and cleaning industries, adjustments to entitlements on retirement, incapacity and death under all schemes.

Scrutiny Report 47 and 50; GR in Scrutiny Report 48

Long Service Leave (Portable Schemes) (Security Industry) Amendment Bill 2012—Dr Bourke (Minister for Industrial Relations)—29 March 2012
This bill will amend the Long Service Leave (Portable Schemes) Act 2009 by extending the portable long service leave scheme under the Act to the security industry.

Scrutiny Report 51; GR in Scrutiny Report 52

National Energy Retail Law (ACT) Bill 2012—Mr Corbell (Minister for the Environment and Sustainable Development)—10 May 2012
This bill will apply the National Energy Retail Law in the Territory and is part of the national energy market reform program of the Council of Australian Governments. The National Energy Retail Law relates to the supply of energy to customers by retailers and distributors.

Scrutiny Report 53; GR in Scrutiny Report 54

National Energy Retail Law (Consequential Amendments) Bill 2012—Mr Corbell (Minister for the Environment and Sustainable Development)—10 May 2012
This bill will amend a number of Territory laws as a consequence of the enactment of the National Energy Retail Law (ACT) Act 2012.

Scrutiny Report 53

Official Visitor Bill 2012—Ms Bresnan—28 March 2012
This bill will implement an improved monitoring complaints system for people who are being held in government institutions or are staying in a community facility and are dependent on the service provider or accommodation manager supporting them.

Official Visitor Bill 2012 (No. 2)—Ms Bresnan—2 May 2012
This bill will implement an improved monitoring complaints system for people who are being held in government institutions or are staying in a community facility and are dependent on the service provider or accommodation manager supporting them.
Payroll Tax Amendment Bill 2009—Ms Gallagher (Treasurer)—15 October 2009
This bill will amend the Payroll Tax Act 1987 by implementing provisions to make payroll tax payable to the Territory were an employer pays wages that relate to an employee who works in more than one jurisdiction in a month and the employee resides in the Territory.

Payroll Tax Amendment Bill 2010—Ms Gallagher (Treasurer)—18 November 2010
This bill will amend the Payroll Tax Act 1987 to validate the correct payroll tax threshold amount for the financial year 2001-02.

Payroll Tax Bill 2011—Ms Gallagher (Treasurer)—5 May 2011
This bill will repeal the Payroll Tax Act 1987 and all legislative instruments made under that Act and replace it with legislation which seeks to improve consistency in payroll tax administration, including reducing compliance costs for businesses that operate across State and Territory borders.

Personal Property Securities Bill 2010—Mr Corbell (Attorney-General)—11 February 2010
This bill will amend a number of Territory laws as a consequence of the introduction of the new national Personal Property Securities law. The purpose of the new legislation is to make consumer and business finance more efficient across all jurisdictions.

Planning and Building Legislation Amendment Bill 2011—Mr Barr (Minister for Planning)—31 March 2011
This bill will make minor and technical amendments to planning and building legislation. The legislation to be amended includes the Building Act 2004, the Construction Occupations (Legislation) Act 2004, the Electricity Safety Act 1971, the Gas Safety Act 2000, the Gas Safety Regulation 2001, the Planning and Development Act 2007, the Planning and Development Regulations 2008, the Surveyors Act 2007, the Unit Titles Act 2001 and the Unit Titles Regulation 2001.

Planning and Building Legislation Amendment Bill 2011 (No. 2)—Mr Corbell (Minister for the Environment and Sustainable Development)—17 November 2011
This bill will amend several pieces of Territory legislation to improve pre-development application consultation and to provide more accessible information to the community on new building projects.

Planning and Development Amendment Bill 2009—Mr Barr (Minister for Planning)—27 August 2009
This bill will amend the Planning and Development Act 2007 and the Planning and Development Regulation 2008. The amendments will make permanent a number of modifications made to the Act through regulation that will expire on 31 March 2010.
Planning and Development Amendment Bill 2009 (No. 2)—Mr Barr (Minister for Planning)—10 December 2009
This bill will amend the Planning and Development Act 2007 by making a number of minor and technical amendments to refine and improve the readability and operation of the Act.

Scrutiny Report 18; GR in Scrutiny Report 19

Planning and Development (Concessional Leases) Amendment Bill 2010—Mr Barr (Minister for Planning)—1 July 2010
This bill will amend the Planning and Development Act 2007 by deleting the existing definition of concessional lease and substituting it with a definition to easier identify whether a particular lease is concessional. The bill also groups all leases into three categories: concessional leases; market value leases; and possibly concessional leases. A number of technical corrections to provisions in the Transitional Chapter of the Act to remove some inconsistencies are also included in the bill.

Scrutiny Report 25

Planning and Development (Environmental Impact Statements) Amendment Bill 2010—Mr Barr (Minister for Planning)—18 November 2010
This bill will amend the Planning and Development Act 2007 by inserting provisions to fine tune the circumstances in which a development proposal will trigger an Environmental Impact Statement.

Scrutiny Report 31; GR in Scrutiny Report 32

Planning and Development (Greenhouse Gas Reduction Targets) Amendment Bill 2012—Ms Le Couteur—6 June 2012
This bill will amend the Planning and Development Act 2007 and the Planning and Development Regulation 2008 to ensure that planning decisions and planning approval processes are consistent with the greenhouse gas reduction targets set out in the Climate Change and Greenhouse Gas Reduction Act 2010.

Scrutiny Report 54

Planning and Development (Lease Variation Charges) Amendment Bill 2011—Ms Gallagher (Treasurer)—5 May 2011
This bill will amend the Planning and Development Act 2007, the Planning and Development Regulation 2008, the Taxation Administration Act 1999 and the Unit Titles Act 2001. The amendments will implement a reform of the Change of Use Charge system in the Territory, including its codification, to improve efficiency and transparency in the system.

Scrutiny Report 37; GR in Scrutiny Report 38

Planning and Development (Public Notification) Amendment Bill 2010—Mr Barr (Minister for Planning)—26 August 2010
This bill will amend the Planning and Development Act 2007 by inserting provisions to require public notification of applications for development approval to be repeated in certain situations.

Scrutiny Report 27; GR in Scrutiny Report 28

Planning and Development (Public Notification) Amendment Bill 2012—Ms Le Couteur—28 March 2012
This bill will amend the Planning and Development Act 2007 and the Planning and Development Regulation 2008 by addressing a number of issues relating to public involvement and interest in the ACT planning system.

Scrutiny Report 51
Planning and Development (Notifications and Review) Amendment Bill 2009—Ms Le Couteur—9 December 2009

This bill will amend the Planning and Development Act 2007 by inserting provisions to ensure that the ACT Planning and Land Authority (ACTPLA) undertakes full public notification of information available at the onset of merit and impact track development applications. The amendments will also allow ACTPLA and the ACT Civil and Administrative Tribunal to consider a broader range of issues when dealing with development application decisions. The bill will also increase standing for community members to appeal development application decisions.

Planning, Building and Environment Legislation Amendment Bill 2012—Mr Corbell (Minister for the Environment and Sustainable Development)—29 March 2012

This bill will make a number of minor and technical amendments to planning, building and environment legislation. The legislation to be amended includes the Building Act 2004, the Building (General) Regulation 2008, the Planning and Development Act 2007, the Planning and Development Regulation 2008, the Unit Titles Act 2001 and the Unit Titles Regulation 2001.

Plastic Shopping Bags Ban Bill 2010—Mr Corbell (Minister for the Environment, Climate Change and Water)—28 October 2010

This bill will make it an offence for a retailer to supply lightweight polyethylene plastic bags of less than 35 microns in thickness to a consumer for the purposes of carrying goods bought, or to be bought from the retailer.

Public Interest Disclosure Bill 2012—Ms Gallagher (Chief Minister)—7 June 2012

This bill will repeal the Public Interest Disclosure Act 1994 and replaces it with an updated piece of legislation dealing with how to facilitate early reporting of suspected corruption, misconduct or maladministration, how to manage information and witnesses and how to reduce human and other costs.

Public Sector Management Amendment Bill 2010—Mr Stanhope (Chief Minister)—9 December 2010

This bill will amend the Public Sector Management Act 1994 by addressing inconsistencies between components of the Territory’s public service employment framework.

Public Sector Management (One ACT Public Service) Amendment Bill 2011—Mr Stanhope (Chief Minister)—5 May 2011

This bill will amend the Public Sector Management Act 1994 to facilitate the establishment of a new single entity structure for the ACT Public Service and to create the position of ‘head of service’. The bill will also make a number of minor amendments arising from the commencement of the Public Sector Management Act 2011 on 18 April 2011.
Public Unleased Land Bill 2011—Ms Gallagher (Minister for Territory and Municipal Services)—8 December 2011
This bill will repeal the Road and Public Places Act 1937 and replace it with a modern regime that regulates the use of public land.

Scrutiny Report 47; GR in Scrutiny Report 51

Race and Sports Bookmaking (Validation of Licences) Amendment Bill 2011—Ms Burch (Minister for Gaming and Racing)—6 December 2011
This bill seeks to amend the Race and Sports Bookmaking Act 2001 by enacting retrospective legislation that validates the bookmakers’ licences from 7 March 2002 as the last date that the Bookmaking Regulation 2001 allowed the licences to be valid.

Scrutiny Report 47

Racing Amendment Bill 2009—Mr Barr (Minister for Gaming and Racing)—19 November 2009
This bill will amend the Racing Act 1999 to enable ACT racing controlling bodies to charge for the use of their race field information.

Scrutiny Report 16; GR in Scrutiny Report 19

Radiation Protection (Tanning Units) Amendment Bill 2010—Ms Bresnan—17 March 2010
This bill will amend the Radiation Protection Act 2006 to regulate the use of tanning units in solaria businesses in the Territory.

Scrutiny Report 22

Rates and Land Tax Legislation Amendment Bill 2009—Ms Gallagher (Treasurer)—19 November 2009
This bill will amend the Rates Act 2004, the Land Tax Act 2004, and the Land Titles (Unit Titles) Act 1970. The amendments make the registration of a units plan for the subdivision of a parcel of land contingent on the payment of all outstanding rates and land tax liabilities for the parcel. The amendments will also ensure that a redetermination of unimproved land values for error or changed circumstances can be applied across all affected years for the determination of an average unimproved value. The bill will make clear that the definition of an owner of a parcel of land includes owners who have obtained effective ownership of the land, but who have not become the registered proprietor of the land.

Scrutiny Report 16

Rates and Land Tax Legislation Amendment Bill 2012—Mr Barr (Treasurer)—29 March 2012
This bill will amend the Rates Act 2004 by imposing rates on common areas in a Community Title Scheme according to the highest purpose clause within the Scheme. The bill will also amend the Land Tax Act 2004 to ensure that where the common area is deemed either non-rented residential or rural, no land tax applies.

Scrutiny Report 51

Residential Tenancies (Databases) Amendment Bill 2011—Mr Corbell (Attorney-General)—23 June 2011
This bill will amend the Residential Tenancies Act 1997 by inserting uniform provisions which regulate tenancy databases to ensure consistency in how residential tenancy databases are regulated throughout the States and Territories.

Scrutiny Report 40; GR in Scrutiny Report 41
Residential Tenancies (Minimum Housing Standards) Amendment Bill 2011—Mr Rattenbury—24 August 2011
This bill will introduce minimum standards for rental properties in the ACT. The bill sets out minimum standards for energy efficiency and water efficiency and requires the Minister to set minimum housing standards for a range of matters including security, construction and safety of the premises, sanitation and plumbing, ventilation and protection from damp, and electrical safety.  

Retirement Villages Bill 2011—Ms Porter—16 November 2011
This bill will create a framework for the regulation of retirement villages in the ACT.  

Retirement Villages Bill 2012—Ms Porter—6 June 2012
This bill will create a framework for the regulation of existing, proposed and future retirement villages in the Territory.  

Revenue Legislation Amendment Bill 2008 (No. 2)—Ms Gallagher (Treasurer)—11 December 2008
This bill will amend the Duties Act 1999 to clarify the duty liability on the application to re-register a motor vehicle in the ACT. The bill will also amend the First Home Owner Grant Act 2000 to allow that a debt created by the requirement to repay the grant, which may include penalties and interest, can be collected from a third party.  

Revenue Legislation Amendment Bill 2009—Ms Gallagher (Treasurer)—12 November 2009
This bill will amend the First Home Owner Grant Act 2000 to clarify that a reviewable decision is a decision of the Commissioner under another provision in the Act. Further amendments to the Act will extend the timeframe in which certain First Home Owner Grant applicants have to apply to the Commissioner for a shorter period or exemption from the residency requirement and will insert an automatic exemption for non-complying applicants from the residency requirement. The bill will also amend the Taxation Administration Act 1999 to introduce a five-year time limit in which a taxpayer may apply to the Commissioner for a refund of tax paid.  

Revenue Legislation Amendment Bill 2010—Ms Gallagher (Treasurer)—6 May 2010
This bill will amend the Duties Act 1999, the Rates Act 2004 and the Payroll Tax Act 1987. Amendments to the Duties Act 1999 will provide an exemption from duty on the purchase of a residential property by a special disability trust, where the beneficiary of the trust lives in the property as their main place of residence. The Rates Act 2004 will be amended to allow a trustee of a special disability trust to apply to the Commissioner for ACT Revenue for a deferral and/or rebate of rates. Amendments to the Payroll Tax Act 1987 will introduce an exemption from payroll tax for wages paid or payable to an employee who takes part as a volunteer in emergency operations.
Roads and Public Places Amendment Bill 2009—Mr Stanhope (Minister for Transport)—26 March 2009
This bill will amend the Roads and Public Places Act 1937 by changing existing provisions that relate to the removal of abandoned vehicles from public places in the Territory by government officials. The amendments will shorten the required waiting periods by allowing a roads and public places officer to affix the required notice onto the vehicle and deeming the affixing of the notice to be the giving of notice to the registered operator.

Scrutiny Report 5; GR in Scrutiny Report 6

Road Transport (Alcohol and Drugs) Legislation Amendment Bill 2010—Mr Stanhope (Minister for Transport)—28 October 2010
This bill will amend several pieces of Territory legislation to improve ACT road safety outcomes in relation to drink driving. It will also make changes to the recently passed random drug testing legislation. The bill also makes a number of minor and technical amendments to Territory legislation

Scrutiny Report 30; GR in Scrutiny Report 31

Road Transport (Alcohol and Drugs) Legislation Amendment Bill 2011—Mr Stanhope (Minister for Transport)—31 March 2011
This bill will make a number of technical and operational amendments to the Road Transport (Alcohol and Drugs) Act 1977, the Road Transport (Driver Licensing) Regulation 2000, the Road Transport (General) Act 1999, the Road Transport (Offences) Regulation 2005, the Crimes Act 1900 and the Spent Convictions Act 2000.

Scrutiny Report 36; GR in Scrutiny Report 37

Road Transport (Alcohol and Drugs) (Random Drug Testing) Amendment Bill 2009—Mr Hanson—9 December 2009
This bill will amend the Road Transport (Alcohol and Drugs) Act 1977 to allow for random roadside drug testing to be conducted alongside or independent to random roadside breath testing.

Scrutiny Report 18; PMR in Scrutiny Report 23

Road Transport (Drink Driving) Legislation Amendment Bill 2010—Mr Stanhope (Minister for Transport)—24 June 2010
This bill will implement a number of measures to improve ACT road safety outcomes in relation to drink driving by amending several pieces of road transport legislation. Amendments include applying a zero alcohol concentration to certain drivers, including special drivers, driving instructors, people who are supervising learner drivers and heavy vehicle driver assessors. Amendments will also be made to alter the definition of ‘repeat offender’ so that only people who have not previously been found guilty of a drink driving offence are regarded as first offenders under the Road Transport (Alcohol and Drugs) Act 1977. A number of other amendments will be made.

Scrutiny Report 25; GR in Scrutiny Report 30

Road Transport (General) Amendment Bill 2010—Mr Stanhope (Minister for Transport)—26 August 2010
This bill will amend the Road Transport (General) Act 1999 by clarifying the requirements for giving notice to clients of the road transport authority about impending suspension action or fine enforcement action, and to provide that suspension or fine enforcement action takes effect by operation of law if payment of the outstanding amount is not received by the relevant date.

Scrutiny Report 27
Road Transport (General) Amendment Bill 2011—Mr Corbell (Attorney-General)—8 December 2011
This bill will amend the Road Transport (General) Act 1999 by inserting provisions relating to police powers to direct a person to remove an item that obscures all or part of their face. The direction can be made for either or both the purposes of establishing a person’s identity in connection with functions under road transport legislation and for conducting alcohol and drug testing. The bill also makes amendments to the concepts of “repeat offender” and “first offender”.

Scrutiny Report 47; GR in Scrutiny Report 48

Road Transport (General) Amendment Bill 2012—Mr Corbell (Attorney-General)—29 March 2012
This bill will amend the Road Transport (General) Act 1999 by altering provisions in the infringement notice scheme relating to issuing, serving and enforcing infringement notices. Consequential amendments are also made to a number of other road transport legislation.

Scrutiny Report 51 and 52; GR in Scrutiny Report 52

Road Transport (General) (Infringement Notices) Amendment Bill 2012—Ms Bresnan—22 February 2012
This bill will amend the Road Transport (General) Act 1999 by inserting provisions to allow ACT Police or the Road Transport Authority, in certain circumstances, to allow flexible payment options for traffic infringement penalties and reinstatement of a person’s drivers licence that was suspended for non-payment of fines.

Scrutiny Report 49

Road Transport Legislation Amendment Bill 2008 (No. 2)—Mr Stanhope (Minister for Territory and Municipal Services)—11 December 2008
This bill will amend the Road Transport (Driver Licensing) Act 1999 and the Road Transport (Driver Licensing) Regulation 2000 by suspending or cancelling driver licences when a driver incurs excessive demerit points.

Scrutiny Report 2

Road Transport Legislation Amendment Bill 2011—Mr Stanhope (Minister for Transport)—31 March 2011
This bill will make a number of technical and operational amendments to road transport legislation of the Territory including the Road Transport (Driver Licensing) Act 1999, the Road Transport (General) Act 1999, the Road Transport (General) Regulation 2000, the Road Transport (Offences) Regulation 2005 and the Road Transport (Vehicle Registration) Act 1999.

Scrutiny Report 36; GR in Scrutiny Report 37

Road Transport (Mass, Dimensions and Loading) Bill 2009—Mr Stanhope (Minister for Transport)—7 May 2009
This bill will implement the national road transport compliance and enforcement scheme in the Territory by providing for the regulation of mass, dimensions and load restraint in relation to heavy vehicles. The bill will also repeal the Road Transport (Dimensions and Mass) Act 1990.

Scrutiny Report 7; GR in Scrutiny Report 8

Road Transport (Safety and Traffic Management) Amendment Bill 2011—Mr Corbell (Attorney-General)—30 June 2011
This bill will amend the Road Transport (Safety and Traffic Management) Act 1999 and makes consequential amendments to the Road Transport (General) Act 1999 by establishing a legislative basis for the use of average speed detection systems in the ACT, referred to as point-to-point camera systems.

Scrutiny Report 40
Road Transport (Third-Party Insurance) Amendment Bill 2008 (No. 2)—Ms Gallagher (Treasurer)—
9 December 2008
This bill will make a number of technical amendments to the Road Transport (Third-Party Insurance) Act 2008. The amendments will seek to modify the time restrictions that apply to people injured in a motor accident who decide to make a compulsory third party (CTP) insurance claim against the nominal defendant. The amendments will also seek to align the principles around time restrictions on making CTP claims so that claims arising from insured and uninsured accidents are subject to the same conditions.

Scrutiny Report 1

Road Transport (Third-Party Insurance) Amendment Bill 2009—Ms Gallagher (Treasurer)—
2 April 2009
This bill will amend the Road Transport (Third-Party Insurance) Act 2008 by making a number of technical amendments and by addressing a number of matters that were covered by transitional provisions set to expire in October 2009.

Scrutiny Report 6; GR in Scrutiny Report 8

Road Transport (Third-Party Insurance) (Governance) Amendment Bill 2010—Ms Gallagher (Treasurer)—19 August 2010
This bill will amend the Road Transport (Third-Party) Insurance Act 2008 by clearly defining the functions and role of the compulsory third party regulator. The bill will also clarify arrangements for the keeping of accounts for the nominal defendant fund and for the audit of these accounts.

Scrutiny Report 27

Road Transport (Third-Party Insurance) Amendment Bill 2011—Ms Gallagher (Treasurer)—
17 February 2011
This bill will amend the Road Transport (Third-Party Insurance) Act 2008 to establish a modern, evidence based statutory entitlement process in substitution for general damages in the case of relatively minor injuries. The amendments will also assist in the shift towards transparency under the Act, in particular, the awarding of damages for motor crash claims.

Scrutiny Report 34; GR in Scrutiny Report 48

Security Industry Amendment Bill 2010—Mr Corbell (Attorney-General)—24 June 2010
This bill will amend the Security Industry Act 2003 to ensure that those wanting to work in the security industry have the same access to information about their workplace entitlements, rights and responsibilities as those working in other Australian industries. The amendments will expand the current suitability criteria and prerequisites for applications for an employee licence to work in the security industry.

Scrutiny Report 25; GR in Scrutiny Report 26

Security Industry Amendment Bill 2011—Mr Corbell (Attorney-General)—30 June 2011
This bill will amend the Security Industry Act 2003, the Security Industry Regulation 2003 and the Spent Convictions Act 2000 to improve the probity, competence and skills of security personnel and the mobility of security industry licences across jurisdictions.

Scrutiny Report 40 and 43; GR in Scrutiny Report 43

Smoking in Cars with Children (Prohibition) Bill 2011—(Minister for Health)—25 August 2011
This bill introduces a ban on smoking in cars when children under the age of 16 are present.

Scrutiny Report 42
Smoking (Prohibition in Enclosed Public Places) Amendment Bill 2009—Ms Gallagher (Minister for Health)—15 October 2009

This bill will amend the Smoking (Prohibition in Enclosed Public Places) Act 2003 by introducing restrictions on smoking in outdoor eating and drinking areas and at underage functions. The amendments will also rename the Act to reflect its extended purpose.

Statute Law Amendment Bill 2009—Mr Corbell (Attorney-General)—7 May 2009

This bill will amend certain Acts and regulations for the purpose of statute law revision to enhance the ACT’s statute book. The amendments are minor and technical in nature.

Statute Law Amendment Bill 2009 (No. 2)—Mr Corbell (Attorney-General)—15 October 2009

This bill will amend certain Acts and regulations for the purpose of statute law revision to enhance the ACT’s statute book. The amendments are minor and technical in nature.

Statute Law Amendment Bill 2010—Mr Corbell (Attorney-General)—25 March 2010

This bill will amend certain Acts and regulations for the purpose of statute law revision to enhance the ACT’s statute book. The amendments are minor and technical in nature.

Statute Law Amendment Bill 2010 (No. 2)—Mr Corbell (Attorney-General)—21 October 2010

This bill will amend certain Acts and regulations for the purpose of statute law revision to enhance the ACT’s statute book. The amendments are minor and technical in nature.

Statute Law Amendment Bill 2011—Mr Corbell (Attorney-General)—5 May 2011

This bill will amend certain Acts and regulations for the purpose of statute law revision to enhance the ACT’s statute book. The amendments are minor and technical in nature.

Statute Law Amendment Bill 2011 (No. 2)—Mr Corbell (Attorney-General)—20 October 2011

This bill will amend certain Acts and regulations for the purpose of statute law revision to enhance the ACT’s statute book. The amendments are minor and technical in nature.

Statute Law Amendment Bill 2012—Mr Corbell (Attorney-General)—29 March 2012

This bill will amend certain Acts and regulations for the purpose of statute law revision to enhance the ACT’s statute book. The amendment are minor and technical in nature.

Surveyors Amendment Bill 2009—Mr Barr (Minister for Planning)—10 December 2009

This bill will amend the Surveyors Act 2007 by making a number of administrative changes to the Act to address operational deficiencies and better align surveyor legislation with recent developments in New South Wales. The bill will also make a number of consequential amendments to other pieces of ACT legislation.
**Taxation Administration Amendment Bill 2012**—Mr Barr (Treasurer)—14 August 2012

This bill will amend the *Taxation Administration Act 1999* to allow the Commissioner for ACT Revenue to be referred to as a Territory taxation officer which will permit the exchange of taxpayer information between the ACT Revenue Office and the Australian Taxation Office.

*Scrutiny Report 55*

**Territory-owned Corporations Amendment Bill 2010**—Ms Gallagher (Treasurer)—22 June 2010

This bill will amend the *Territory-owned Corporations Act 1990* by inserting provisions to guarantee the disclosure, in annual reports, of executive remuneration relating to Territory-owned Corporations that is generally comparable to the level of disclosure that applies in the public sector and to publicly listed companies.

*Scrutiny Report 24: GR in Scrutiny Report 26*

**Territory Records Amendment Bill 2010**—Mr Stanhope (Minister for Territory and Municipal Services)—23 September 2010

This bill will amend the *Territory Records Act 2002* and is a result of a review of the Act undertaken in 2009-10. The bill will strengthen the role of the Act in either managing or linking with other legislation to manage all records of the Territory.

*Scrutiny Report 28: GR in Scrutiny Report 29*

**Terrorism (Extraordinary Temporary Powers) Amendment Bill 2011**—Mr Corbell (Attorney-General)—30 June 2011

This bill will amend the *Terrorism (Extraordinary Temporary Powers) Act 2006* by extending the operation of the Act and will provide for a second statutory review of the Act. The bill will also make a number of amendments that were identified in the review of the Act undertaken in 2010.

*Scrutiny Report 40: GR in Scrutiny Report 42*

**Transplantation and Anatomy Amendment Bill 2011**—Ms Gallagher (Minister for Health)—27 October 2011

This bill will amend the *Transplantation and Anatomy Act 1978* by increasing the number of designated officers who authorise the removal of organs and tissue from a body of a deceased person located in an ACT hospital for the purpose of transplantation to the body of a living person or for other therapeutic, medical or scientific purposes. The amendments will also allow authorised and trained tissue retrievalists to retrieve all tissue and not just eye tissue for the purpose of corneal transplantation.

*Scrutiny Report 45*

**Unit Titles Amendment Bill 2009**—Mrs Dunne—25 March 2009

This bill will amend the *Unit Titles Amendment Act 2008 (No 2)* by amending the commencement date of certain sections of the Act.

*Scrutiny Report 5*

**Unit Titles (Management) Bill 2011**—Mr Corbell (Attorney-General)—23 June 2011

This bill will assist owners, managers and others involved in managing the units plan to better understand their respective roles in the day-to-day activities of managing units plan. The bill will also make consequential amendments to a number of Territory laws.

*Scrutiny Report 40*
Unlawful Gambling Bill 2009—Ms Gallagher (Treasurer)—15 October 2009
This bill will replace the Unlawful Games Act 1984, the Games Wages and Betting Houses Act 1901 and the Gaming and Betting Act 1906 and will bring together unlawful gaming and unlawful betting provisions within the one Act.

Victims of Crime Amendment Bill 2010—Mr Corbell (Attorney-General; presented by Chief Minister)—1 July 2010
This bill will amend the Victims of Crime Act 1994 by inserting an objectives clause into the Act which states clearly what the legislation is intending to achieve. The bill will define the meaning of a victim of crime and will also rename the Victims of Crime Coordinator to the Victims of Crime Commissioner and clearly express the statutory role and functions of the position. The Victims Advisory Board will also be established by the bill.

This bill will amend the Water and Sewerage Act 2000 and the Water and Sewerage Regulation 2001 by setting energy saving standards that hot-water systems must comply with before they can be installed in new and existing houses and townhouses.

This bill will amend the Water and Sewerage Regulation 2001 to provide that only efficient, environmentally friendly hot-water systems may be installed in new and existing homes and townhouses.

Water Resources Amendment Bill 2010—Mr Corbell (Minister for the Environment, Climate Change and Water)—25 March 2010
This bill will amend the Water Resources Act 2007 to bring all water in the ACT under a single management system and facilitate the implementation of the National Water Initiative commitments.

Workers Compensation Amendment Bill 2009—Ms Gallagher (Minister for Industrial Relations)—19 November 2009
This bill will amend the Workers Compensation Act 1951 by reducing red tape and administration costs and simplify business requirements associated with the ACT private sector workers’ compensation scheme. The amendments will improve the compliance framework and implement a new National Framework for the approval of workplace rehabilitation providers.

Workers Compensation (Default Insurance Fund) Amendment Bill 2009—Mr Hargreaves (Minister for Industrial Relations)—25 June 2009
This bill will amend the Workers Compensation Act 1951 by allowing the Default Insurer Fund Manager to make decisions regarding the conduct of matters and settlement of claims without the uninsured employer’s consent.
Workers Compensation (Default Insurance Fund) Amendment Bill 2009 (No. 2)—Mr Hargreaves (Minister for Industrial Relations)—17 September 2009

This bill will amend the Workers Compensation Act 1951 by restoring the uninsured employer arm of the Default Insurance Fund to its intended role. The amendments will guarantee that those employers who do not fulfill their workers’ compensation obligations will not receive an advantage over those employers who do comply with their obligations.

Scrutiny Report 13

Workers Compensation (Default Insurance Fund) Amendment Bill 2010—Ms Gallagher (Minister for Industrial Relations)—25 February 2010

This bill will amend the Workers Compensation Act 1951 to ensure that the membership structure of the Default Insurance Fund Advisory Committee is favorable to it operating in an efficient, effective and professional manner. The amendments will also provide greater clarity around the role and functions of the Committee.

Scrutiny Report 20

Workers Compensation (Terrorism) Amendment Bill 2009—Mr Hargreaves (Minister for Industrial Relations)—26 February 2009

This bill will amend the Workers Compensation Act 1951 by extending provisions in the legislation covering acts of terrorism occurring before 1 April 2012.

Scrutiny Report 4

Workers Compensation (Terrorism) Amendment Bill 2012—Dr Bourke (Minister for Industrial Relations)—16 February 2012

This bill will amend the Workers Compensation Act 1951 to remove any time based limitation in the legislation covering acts of terrorism.

Scrutiny Report 49

Work Health and Safety Bill 2011—Ms Gallagher (Minister for Industrial Relations)—23 June 2011

This bill will replace the Work Safety Act 2008 and will become the principal law which provides for the health, safety and wellbeing at work of workers in the Territory.

Scrutiny Report 40; GR in Scrutiny Report 42

Work Health and Safety (Bullying) Amendment Bill 2011—Ms Bresnan—7 December 2011

This bill will amend the Work Health and Safety Act 2011 by inserting provisions which will require WorkSafe to appoint at least three inspectors that have specialised expertise or experience in dealing with bullying in the workplace and other workplace psychosocial issues. The amendments will also insert provisions to establish an expert advisory committee in relation to bullying in the workplace and other workplace psychosocial issues.

Scrutiny Report 47

Work Health and Safety (Consequential Amendments) Bill 2011—Dr Bourke (Minister for Industrial Relations)—6 December 2011

This bill seeks to repeal the Work Safety Act 2008 due to the enactment of the Work Health and Safety Act 2011. Amendments will also be made to several pieces of Territory legislation so that they refer to the new Act.

Scrutiny Report 47
Working with Vulnerable People (Background Checking) Bill 2010—Ms Burch (Minister for Disability, Housing and Community Services)—26 August 2010

This bill will introduce a new requirement for people who have contact with children or vulnerable adults in the course of engaging in certain regulated activities to be registered with a statutory screening unit to be established in the Office of Regulatory Services.

Scrutiny Report 27, 33 and 44 GR in Scrutiny Report 30, 33, 36, 44 and 45

Working with Vulnerable People (Consequential Amendments) Bill 2011—Ms Burch (Minister for Community Services)—22 September 2011

This bill will amend the ACT Teacher Quality Institute Act 2010, the Children and Young People Act 2008, the Public Sector Management Act 1994, and the Spent Convictions Act 2000 so that a person would be required to hold a current working with vulnerable people registration to be eligible to be registered as a teacher and permitted to teach, to be able to work or volunteer with children and young people in certain circumstances and to be appointed to work with vulnerable people as a member of the ACT Public Service.

Scrutiny Report 43; GR in Scrutiny Report 44

Workplace Privacy Bill 2010—Ms Bresnan—27 October 2010

This bill will ensure that employers inform and consult with employees on any surveillance that is undertaken in the workplace, except under certain circumstances. Those circumstances include where an employer can demonstrate to the Magistrates Court that there is a reasonable suspicion that an employee is engaging in unlawful activity and if the surveillance is conducted by a nominated person authorised by the court. Certain areas of the workplace will be prohibited from surveillance including change rooms or prayer rooms.

Scrutiny Report 32; PMR in Scrutiny Report 33

Work Safety Legislation Amendment Bill 2009—Mr Hargreaves (Minister for Industrial Relations)—25 June 2009

This bill will amend a number of Territory laws by making consequential and transitional arrangements to ensure the commencement of the Work Safety Act 2008 on 1 October 2009.

Scrutiny Report 10; GR in Scrutiny Report 11