

Legislative Assembly for the Australian Capital Territory

2020-2021-2022-2023

Notice Paper

No 76

Thursday, 23 March 2023

The Assembly meets this day at 10 am

ASSEMBLY BUSINESS

Notices

- 1 **MS LAWDER**: To move—That:
 - (1) a Select Committee on Estimates 2023-2024 be appointed to examine the expenditure proposals contained in the Appropriation Bill 2023-2024, the Appropriation (Office of the Legislative Assembly) Bill 2023-2024 and any revenue estimates proposed by the Government in the 2023-2024 Budget and prepare a report to the Assembly;
 - (2) the Committee be composed of:
 - (a) one Member to be nominated by the Labor Party;
 - (b) one Member to be nominated by the Liberal Party; and
 - (c) one Member to be nominated by the Greens; and to be notified in writing to the Speaker within two hours of this motion passing;
 - (3) a Liberal Party member shall be elected chair of the Committee by the Committee:
 - (4) funds be provided by the Assembly to permit the engagement of external expertise to work with the Committee to facilitate the analysis of the Budget and the preparation of the report of the Committee;

^{*} Notifications to which an asterisk (*) is prefixed appear for the first time www.parliament.act.gov.au/parliamentary-business/in-the-chamber/chamber-documents

- (5) the Committee shall be established from 1 May 2023;
- (6) the Committee is to report by Friday, 18 August 2023;
- (7) if the Assembly is not sitting when the Committee has completed its inquiry, the Committee may send its report to the Speaker or, in the absence of the Speaker, to the Deputy Speaker, who is authorised to give directions for its printing, publishing and circulation; and
- (8) the foregoing provisions of this resolution, so far as they are inconsistent with the standing orders, have effect notwithstanding anything contained in the standing orders. (Notice given 20 March 2023. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks standing order 125A).

2 **MR HANSON**: To move—That:

- (1) this Assembly notes that:
 - (a) the Australian Catholic University (ACU) published a report that shows:
 - (i) 75.6 percent of ACT principals faced threats of violence, the highest rate in Australia and 73.2 percent faced actual violence, the highest in Australia;
 - (ii) almost 60 percent of ACT principals are at risk of serious mental health concerns, the highest in Australia;
 - (iii) ACU investigator and former principal, Dr Paul Kidson, has stated "the ACT is significantly out of step with the rest of the nation and strong intervention was needed"; and
 - (iv) Dr Kidson further stated, "in no other environment should we expect these things to be acceptable and we don't and shouldn't expect them to be acceptable within schools";
 - (b) a paper by the Australian Education Union reports that ACT public school principals carry a "crushing workload" at the expense of their health and do not have time to provide educational leadership. The report further states:
 - (i) almost all principals (94 percent) say the directorate lacks the resources to meet the necessary demands;
 - (ii) the gap between resources and outcomes is made up primarily by principals and teachers working excessive hours;
 - (iii) principals reported they "do not have the level of resourcing needed"; and
 - (iv) the Australian Education Union issued a public statement that said "The ACT Government must take real action to address principal workloads, or we risk losing the leaders of our profession.";

- (2) this Assembly refers this to the Standing Committee on Education and Community Inclusion, to address the principal workloads in ACT schools, including but not limited to, real hours worked by principals, violence, and threats of violence in schools and prevention methods and the administrative responsibilities laid on principals that should be conducted by the directorate; and
- (3) the Committee report to the Assembly no later than 29 June 2023. (Notice given 20 March 2023. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks standing order 125A).

Orders of the day

- JUSTICE AND COMMUNITY SAFETY—STANDING COMMITTEE—REPORT 7—
 REPORT INTO THE INQUIRY INTO PETITION 32-21 (NO RIGHTS WITHOUT
 REMEDY)—REVISED GOVERNMENT RESPONSE—PAPER—MOTION TO TAKE
 NOTE OF PAPER: Resumption of debate (from 22 November 2022—
 Mr Braddock) on the motion of Mr Gentleman—That the Assembly take note of
 the paper. (Order of the day will be removed from the Notice Paper unless called
 on this sitting week standing order 152A.)
- JUSTICE AND COMMUNITY SAFETY—STANDING COMMITTEE—REPORT 9—
 INQUIRY INTO COMMUNITY CORRECTIONS—GOVERNMENT RESPONSE—
 PAPER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 24 November 2022—Mr Braddock) on the motion of Mr Gentleman—That the Assembly take note of the paper. (Order of the day will be removed from the Notice Paper unless called on within 2 sitting weeks standing order 152A.)
- PLANNING, TRANSPORT AND CITY SERVICES—STANDING COMMITTEE—
 REPORT 11—INQUIRY INTO URBAN FOREST BILL 2022—GOVERNMENT
 RESPONSE—PAPER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 21 March 2023—Mr Braddock) on the motion of Mr Gentleman—That the Assembly take note of the paper. (Order of the day will be removed from the Notice Paper unless called on within 4 sitting weeks standing order 152A.)
- 4 ENVIRONMENT, CLIMATE CHANGE AND BIODIVERSITY—STANDING COMMITTEE—REPORT 6—INQUIRY INTO ENVIRONMENTAL VOLUNTEERISM—GOVERNMENT RESPONSE—PAPER—MOTION TO TAKE NOTE OF PAPER:
 Resumption of debate (from 21 March 2023—Mr Braddock) on the motion of Mr Gentleman—That the Assembly take note of the paper. (Order of the day will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 152A.)

9 April 2023

5 **ECONOMY AND GENDER AND ECONOMIC EQUALITY—STANDING COMMITTEE**: Presentation of report on annual and financial reports for the financial year 2021-2022 and calendar year reports for 2021, pursuant to order of the Assembly of 2 December 2020, as amended.

- 6 EDUCATION AND COMMUNITY INCLUSION—STANDING COMMITTEE:
 Presentation of report on annual and financial reports for the financial year
 2021-2022 and calendar year reports for 2021, pursuant to order of the
 Assembly of 2 December 2020, as amended.
- 7 **HEALTH AND COMMUNITY WELLBEING—STANDING COMMITTEE**: Presentation of report on annual and financial reports for the financial year 2021-2022 and calendar year reports for 2021, pursuant to order of the Assembly of 2 December 2020, as amended.

11 May 2023

8 **COST OF LIVING PRESSURES IN THE ACT—SELECT COMMITTEE:** Presentation of report on cost of living pressures for Canberrans, pursuant to order of the Assembly of 9 February 2023.

Two months following when the Government review of the Integrity Commission Act 2018 becomes available

JUSTICE AND COMMUNITY SAFETY—STANDING COMMITTEE: Presentation of report on the Integrity Commission Amendment Bill 2022 (No 2), pursuant to order of the Assembly of 24 November 2022.

EXECUTIVE BUSINESS

Orders of the day

- 1 **DISCRIMINATION AMENDMENT BILL 2022**: (Minister for Human Rights): Agreement in principle—Resumption of debate (from 30 November 2022—Ms Lee).
- 2 **PROFESSIONAL ENGINEERS BILL 2022**: (Minister for Sustainable Building and Construction): Agreement in principle—Resumption of debate (from 1 December 2022—Mr Cain).
- 3 **COAG LEGISLATION AMENDMENT BILL 2021**: *(Chief Minister)*: Agreement in principle—Resumption of debate *(from 4 August 2021—Ms Lee)*.
- 4 **FINANCIAL MANAGEMENT AMENDMENT BILL 2021 (NO 2)**: (Minister for Industrial Relations and Workplace Safety): Agreement in principle—Resumption of debate (from 1 December 2021—Mr Cain).
- 5 **URBAN FOREST BILL 2022**: (*Minister for Transport and City Services*): Agreement in principle—Resumption of debate (*from 3 August 2022—Ms Lawder*).

- 6 CLIMATE CHANGE AND GREENHOUSE GAS REDUCTION (NATURAL GAS TRANSITION) AMENDMENT BILL 2022: (Minister for Water, Energy and Emissions Reduction): Agreement in principle—Resumption of debate (from 4 August 2022—Ms Lawder).
- 7 **PLANNING BILL 2022**: (Minister for Planning and Land Management):
 Agreement in principle—Resumption of debate (from 21 September 2022—Mr Cain).
- 8 TRANSPORT CANBERRA AND CITY SERVICES LEGISLATION AMENDMENT BILL 2022: (Minister for Transport and City Services): Agreement in principle—Resumption of debate (from 21 September 2022—Mr Cain).
- 9 **FREEDOM OF INFORMATION AMENDMENT BILL 2022**: (Special Minister of State): Agreement in principle—Resumption of debate (from 21 September 2022—Mr Cain).
- 10 **SEXUAL ASSAULT REFORM LEGISLATION AMENDMENT BILL 2022**: (Attorney-General): Agreement in principle—Resumption of debate (from 11 October 2022—Mr Cain).
- 11 WORK HEALTH AND SAFETY AMENDMENT BILL 2022: (Chief Minister):

 Agreement in principle—Resumption of debate (from 20 October 2022—

 Mr Cain).
- 12 **BACKGROUND CHECKING LEGISLATION AMENDMENT BILL 2022**: (Minister for Families and Community Services): Agreement in principle—Resumption of debate (from 20 October 2022—Mrs Kikkert).
- 13 **LONG SERVICE LEAVE (PORTABLE SCHEMES) AMENDMENT BILL 2022**: (Minister for Industrial Relations and Workplace Safety): Agreement in principle—Resumption of debate (from 22 November 2022—Ms Lee).
- 14 **ROAD SAFETY LEGISLATION AMENDMENT BILL 2022**: (Minister for Transport and City Services): Agreement in principle—Resumption of debate (from 23 November 2022—Mr Parton).
- 15 **CRIMES LEGISLATION AMENDMENT BILL 2022**: (Attorney-General): Agreement in principle—Resumption of debate (from 23 November 2022—Mr Cain).
- JUSTICE AND COMMUNITY SAFETY LEGISLATION AMENDMENT BILL 2022 (NO 2): (Attorney-General): Agreement in principle—Resumption of debate (from 24 November 2022—Ms Lee).
- 17 CORRECTIONS AND SENTENCING LEGISLATION AMENDMENT BILL 2022: (Minister for Corrections): Agreement in principle—Resumption of debate (from 30 November 2022—Mrs Kikkert).
- 18 **GAMING MACHINE (CLUB REFUGE) AMENDMENT BILL 2022**: (Minister for Gaming): Agreement in principle—Resumption of debate (from 1 December 2022—Mr Parton).
- 19 PLANNING AND ENVIRONMENT LEGISLATION AMENDMENT BILL 2023: (Minister for Planning and Land Management): Agreement in principle—Resumption of debate (from 8 February 2023—Mr Cain).

- 20 MOTOR ACCIDENT INJURIES AMENDMENT BILL 2023: (Special Minister of State): Agreement in principle—Resumption of debate (from 9 February 2023—Mr Cain).
- 21 APPROPRIATION BILL 2022-2023 (NO 2): (Treasurer): Agreement in principle—Resumption of debate (from 9 February 2023—Ms Lee).
- 22 APPROPRIATION (OFFICE OF THE LEGISLATIVE ASSEMBLY) BILL 2022-2023 (NO 2): (Treasurer): Agreement in principle—Resumption of debate (from 9 February 2023—Ms Lee).
- *23 **VARIATION IN SEX CHARACTERISTICS (RESTRICTED MEDICAL TREATMENT) BILL 2023**: *(Chief Minister)*: Agreement in principle—Resumption of debate *(from 22 March 2023—Ms Castley)*.
- *24 **UNIT TITLES LEGISLATION AMENDMENT BILL 2023**: (Minister for Planning and Land Management): Agreement in principle—Resumption of debate (from 22 March 2023—Ms Lawder).
- PUBLIC TRANSPORT WORKFORCE AND TIMETABLES—GOVERNMENT
 RESPONSE TO RESOLUTION OF THE ASSEMBLY—PAPER—MOTION TO TAKE
 NOTE OF PAPER: Resumption of debate (from 7 February 2023—Mr Braddock)
 on the motion of Mr Gentleman—That the Assembly take note of the paper.
- OFFICE OF WATER—UPDATE ON CATCHMENT PLANS AND YERRABI FLOATING WETLANDS—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER:
 Resumption of debate (from 9 February 2023—Ms Lawder) on the motion of Mr Rattenbury—That the Assembly take note of the paper.
- FINANCIAL MANAGEMENT ACT—HALF YEARLY STATEMENT OF PERFORMANCE—PERIOD ENDING 31 DECEMBER 2022—ACT HEALTH DIRECTORATE—PAPER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 9 February 2023—Ms Lawder) on the motion of Mr Gentleman—That the Assembly take note of the paper.
- FINANCIAL MANAGEMENT ACT—HALF YEARLY STATEMENT OF PERFORMANCE—PERIOD ENDING 31 DECEMBER 2022—ACT LOCAL HOSPITAL NETWORK—PAPER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 9 February 2023—Ms Lawder) on the motion of Mr Gentleman—That the Assembly take note of the paper.
- FINANCIAL MANAGEMENT ACT—HALF YEARLY STATEMENT OF PERFORMANCE—PERIOD ENDING 31 DECEMBER 2022—CANBERRA HEALTH SERVICES—PAPER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 9 February 2023—Ms Lawder) on the motion of Mr Gentleman—That the Assembly take note of the paper.

30 FINANCIAL MANAGEMENT ACT—CANBERRA HEALTH SERVICES 2022-2023
BUDGET STATEMENT C—CORRIGENDUM—PAPER—MOTION TO TAKE NOTE OF
PAPER: Resumption of debate (from 9 February 2023—Ms Lawder) on the
motion of Mr Gentleman—That the Assembly take note of the paper.

PRIVATE MEMBERS' BUSINESS

Notices

- 1 MS CASTLEY: To move—That this Assembly:
 - (1) notes the letter sent on 6 March to the Minister for Health from five private sector cardiologists, cataloguing their complaints about the dangerous deterioration in cardiology services at the Canberra Hospital, specifically that:
 - (a) referrals, which in the past could be done by writing to the Cardiology Department, must now be accepted by a specific staff specialist;
 - the practice of Cardiology Department administrative staff advising which specialists had the shortest waiting lists has been discontinued;
 - (c) referrals need not be acknowledged by specific specialists and that no estimate of waiting time is given, even for urgent patients;
 - (d) inquiries or complaints of inaction on referrals must now be referred to the specialist concerned;
 - (e) as a result, referrals effectively "disappear" and there is no functional central waiting list system for patients requiring cardiology services;
 - (f) the Cardiology Department's inability to action referrals in a timely manner delays transfer of patients from Calvary Hospital for urgent cardiac procedures, increasing their length of stay at Calvary Hospital;
 - in the last 12 months, the waiting time for electrophysiological procedures has become critical, causing many patients to travel interstate for treatment;
 - in the last 12 months, waiting times for outpatient cardiac investigations (stress testing, echocardiography and holter monitoring) have become markedly worse;
 - (i) accident and emergency staff at the Canberra Hospital routinely refer patients requiring specific cardiac tests, who present with chest pain / breathlessness / palpitations but are not admitted, back to their general practitioner (GP) or a private cardiologist, thus avoiding organising or paying for the test;

- (j) inpatient requests for these cardiac investigations at the Canberra Hospital are ignored; patients admitted with myocardial infarction who develop secondary heart failure are discharged without an echocardiogram (to evaluate the extent of the damage); patients are diagnosed and treated for heart failure without echocardiographic proof of diagnosis; patients admitted overnight at high risk of an acute coronary event are often discharged without a screening stress test;
- (k) non-cardiac inpatients needing an echocardiogram for optimal management are now referred to a private cardiologist postdischarge, after their requested test was not performed during their admission;
- (I) the Canberra Hospital previously had a Chest Pain Evaluation Unit which has now been closed;
- (m) beds which were specifically allocated to cardiac patients who did not require acute coronary care in Ward 6A have been re-allocated to the Acute Care Medical Unit;
- a Transcatheter Aortic Valve Implantation (TAVI) service, to have aortic valve replacements performed via the groin rather than by open-heart surgery, was promised for the Canberra Hospital but has not commenced;
- a specialised valve disease assessment clinic was planned but has not progressed;
- a suitably qualified cardiologist was willing to relocate and contracted to establish this service but did not proceed;
- in the last 12 months, concerns have been raised by Advanced Trainee Supervisors about the quality of training provided to Advanced Physician Trainees in cardiology in the ACT;
- (r) representatives of the Royal Australian College of Physicians visited the Canberra Hospital in late 2022 because of concerns about the welfare and education of local trainees;
- (s) more than half of the cardiologists working in the Cardiology
 Department in January 2022 are no longer there, and a new arrival
 has resigned before being offered a permanent position; and
- (t) during the same period, large numbers of allied health and nursing staff, many with specialised skill sets, have also left, including five of six cardiac scientists, catheterisation lab nurses, sonographers, and coronary care nurses;
- (2) further notes the cardiologists' view that:
 - (a) these problems are largely the result of poor managerial decisions made by senior members of the ACT Health Directorate or Canberra Health Services, compounded by inadequate leadership within the hospital executive and the Cardiology Department;

- (b) in the last 12 months, the availability of cardiology services at the Canberra Hospital has deteriorated to standards far below national and international guidelines; and
- (c) uninsured patients are suffering both poor health care with significant potential for avoidable adverse outcomes, plus considerable emotional distress, as a result of inability to obtain adequate hospital-based cardiac services;
- (3) calls on the ACT Government to make a statement to the Assembly outlining the Government's response to this crisis by 30 March 2023; and
- (4) calls on the ACT Government to table answers to the questions below by 30 March 2023:
 - (a) with reference to referrals to the Canberra Hospital from private sector cardiologists, could referrals in the past be done by writing to the Cardiology Department;
 - (b) must they now be accepted by a specific staff specialist; if so, when and why was this change made;
 - (c) could Cardiology Department administrative staff still advise which specialists had the shortest waiting lists prior to this practice being discontinued; if so, when and why was it discontinued;
 - (d) is it the case that referrals (i) are not acknowledged and (ii) need not be acknowledged, by specific specialists and that no estimate of waiting time is given, even for urgent patients;
 - (e) must inquiries or complaints of inaction on referrals now be referred to the specialist concerned;
 - (f) is it the case that as a result of the above, (i) staff specialists are overwhelmed, (ii) referrals effectively disappear and (iii) there is no functional central waiting list system for patients requiring cardiology services;
 - (g) for each specialty at the Canberra Hospital, (i) are referrals directed to and/or managed by administrative staff or individual staff specialists, (ii) are referrals acknowledged and (iii) is an estimate of waiting time given; if not, why not;
 - (h) have lengths of stays for cardiac inpatients at Calvary Hospital increased in the last 12 months; if so, (i) why and (ii) what has been the average length of stay, dissected by patient category, at the beginning and end of the most recent 12 month or near period;
 - (i) can the Minister provide a table showing (i) the number of patients and (ii) their average waiting time for electrophysiological procedures at the Canberra Hospital at various intervals over the last three years;
 - (j) can the Minister provide figures on the number of patients reimbursed for interstate electrophysiological treatment for each of the last three years;

- (k) can the Minister provide a table showing the number of patients and their average waiting time for outpatient cardiac investigations (stress testing, echocardiography and holter monitoring) at the Canberra Hospital at various intervals over the last three years.
- (I) do accident and emergency staff at the Canberra Hospital refer patients, presenting with chest pain / breathlessness / palpitations, who require specific cardiac tests but who are not admitted, either back to their GP or to a cardiologist in the private sector; if so, (i) is this hospital policy and (ii) what is the extent of this practice;
- (m) are requests for inpatient cardiac investigations (stress testing, echocardiography and holter monitoring) at the Canberra Hospital ever ignored; if so, (i) how often and (ii) why does this occur;
- (n) are patients admitted with myocardial infarction who develop secondary heart failure discharged without an echocardiogram; if so,
 (i) how often and (ii) why does this occur;
- (o) have patients been diagnosed and treated for heart failure without echocardiographic proof of diagnosis; if so, (i) how often and (ii) why does this occur;
- (p) have patients admitted overnight at high risk of an acute coronary event often been discharged without a screening stress test; if so, (i) how often and (ii) why does this occur;
- (q) are non-cardiac inpatients needing an echocardiogram for optimal management now referred to a private cardiologist post-discharge, after their requested test was not performed during their admission; if so, (i) how often and (ii) why does this occur;
- (r) did the Canberra Hospital previously have a Chest Pain Evaluation Unit; if so, (i) when was it established, (ii) how many and what type of beds did it have, (iii) what was the purpose of this unit and (iv) has this unit been closed; if so, why and when;
- (s) have beds which were specifically allocated to cardiac patients who did not require acute coronary care in Ward 6A been re-allocated to the Acute Care Medical Unit; if so, (i) why, (ii) when and (iii) what measures are in place to ensure cardiac patients receive the attention of nursing staff skilled in managing cardiac failure;
- (t) was a TAVI service to have a ortic valve replacements performed via the groin rather than by open-heart surgery promised for the Canberra Hospital; if so, when and by whom;
- (u) has this service commenced; if not, why not;
- (v) was a specialised valve disease assessment clinic planned; if so, (i) what is its current status and (ii) why has it not proceeded;
- (w) was a suitably qualified cardiologist willing to relocate and contracted to establish this service; if so, did this proceed and if it didn't proceed, why not;

- (x) when is the Canberra Hospital due for accreditation for Advanced Physician Trainees in Cardiology;
- (y) did representatives of the Royal Australian College of Physicians visit the Canberra Hospital in late 2022 because of concerns about the welfare and education of local trainees; and
- (z) can the Minister provide details of the baseline staffing as at 1 January 2022 and the turnover since then in cardiologists and allied and nursing staff, with specialised skill sets, including cardiac scientists, sonographers, catheterisation lab nurses and coronary care nurses at the Canberra Hospital. (Notice given 20 March 2023. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks standing order 125A).

2 MR BRADDOCK: To move—That this Assembly:

(1) notes:

- (a) Canberra is a rich, diverse, and proudly multicultural community.
 Harmony Week is a chance to celebrate this by recognising our diversity and bring together Canberrans from all different backgrounds;
- (b) the United Nations International Day for the Elimination of Racial Discrimination, on 21 March, encourages people everywhere to strengthen and consolidate their voices against racism, to mobilise against all forms and manifestations of racial discrimination and injustice, and to ensure a safe environment for those who speak up;
- (c) the Standing Committee on Education and Community Inclusion's Inquiry into Racial Vilification (2022), and the Children and Young People Commissioner's It really stabs me: From resignation to resilience children and young people's views about and experiences of racism in the ACT (2023), reveals the extent of racism in ACT public life;
- (d) that multiculturalism and anti-racism are inextricably linked, and in order to promote multiculturalism we must be actively anti-racist; and
- (e) anti-racism is defined as "policies, behaviours, and beliefs that are opposed to or intended to prevent racism";

(2) further notes:

(a) the Multiculturalism Act 2023 (the Act) was recently established to support the Territory's continuous growth and improvement as an inclusive city, celebrating our multiculturalism and diversity. The Act is intended to "promote multiculturalism... [through] actions, policies, principles, programs and services," and enshrines a new Ministerial Advisory Council for multiculturalism in law;

- (b) that section 15 of the Act obligates directors-general of administrative units to "ensure that the administrative unit – exercises its functions in a way that promotes multiculturalism; and... develops, applies and reviews its policies, programs and services in a way that promotes multiculturalism";
- (c) Harmony Week is being celebrated during the week of 20 to 26 March to coincide with the United Nations International Day for the Elimination of Racial Discrimination; and
- (d) as the ACT moves towards Welcoming Cities Advanced Standard it will need to demonstrate how it is "supporting initiatives that empower individuals to prevent, and respond effectively to, racism and discrimination";
- (3) acknowledges the unique experiences of racism of Aboriginal and Torres Strait Islander peoples, their centuries of resilience and opposition to racism, and the historical legacy of racist policies on First Nations communities. Aboriginal and Torres Strait Islander peoples experience racism at double the rate of other communities and the nature of discrimination they face is often different to others who experience racism;
- (4) calls on all Members to denounce racism and undertake anti-racism training by the last sitting day of 2023; and
- (5) calls on the ACT Government to:
 - (a) develop a localised anti-racism strategy which ensures:
 - each directorate devises and implements anti-racism policies in consultation with community;
 - (ii) each directorate monitors, reports, and documents instances of racial harassment and/or discrimination;
 - (iii) each directorate reports on the state of implementation of these measures;
 - (iv) ACT employees are provided with anti-racism training which meets the best practice standards with public facing staff to be the highest priority;
 - (v) instances of racial harassment and/or discrimination can be reported, investigated, and conciliated;
 - (vi) administrative units can be held accountable for their responses or lack thereof to instances of racial harassment and/or discrimination;
 - (vii) private organisations can be held accountable for instances of racial harassment and/or discrimination;
 - (viii) the Discrimination Commissioner receives adequate support to carry out compliance and enforcement of paragraphs (5)(a)(v)-(vii);

- (ix) the Discrimination Commissioner's role continues to be promoted;
- (x) the inclusion of a public education campaign focused on antiracist messaging; and
- (xi) support for academic research on anti-racism in the ACT;
- (b) actively promote the United Nations International Day for the Elimination of Racial Discrimination;
- (c) include mention of the United Nations International Day for the Elimination of Racial Discrimination within any mention of Harmony Week; and
- (d) report back to the Assembly by the end of June 2024. (Notice given 20 March 2023; amended 22 March 2023. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks standing order 125A).

Orders of the day

- 1 ROAD TRANSPORT (SAFETY AND TRAFFIC MANAGEMENT) AMENDMENT BILL 2021 (NO 2): (Ms Clay): Agreement in principle—Resumption of debate (from 22 June 2021—Mr Steel).
- 2 **CIVIL LAW (SALE OF RESIDENTIAL PROPERTY) AMENDMENT BILL 2021**: (Mr Cain): Agreement in principle—Resumption of debate (from 9 November 2021—Mr Gentleman).
- 3 **CORRECTIONS MANAGEMENT AMENDMENT BILL 2021**: (Mrs Kikkert): Agreement in principle—Resumption of debate (from 25 November 2021—Mr Gentleman).
- 4 **ELECTORAL AMENDMENT BILL 2021**: (Mr Davis and Mr Braddock): Agreement in principle—Resumption of debate (from 2 December 2021—Mr Steel).
- 5 **PERIOD PRODUCTS AND FACILITIES (ACCESS) BILL 2022**: (Ms Orr): Agreement in principle—Resumption of debate (from 4 August 2022—Ms Lawder).
- 6 FREEDOM OF INFORMATION AMENDMENT BILL 2022 [NO 2]: (Ms Lee):
 Agreement in principle—Resumption of debate (from 21 September 2022—
 Mr Steel).
- 7 INTEGRITY COMMISSION AMENDMENT BILL 2022 (NO 2): (Ms Lee; presented by Mr Cain): Agreement in principle—Resumption of debate (from 20 October 2022—Mr Barr). (Referred to Standing Committee on Justice and Community Safety on 24 November 2022.)

QUESTIONS ON NOTICE

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

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

Unanswered question

There are no unanswered questions.

T Duncan
Clerk of the Legislative Assembly

GOVERNMENT TO RESPOND TO PETITIONS

(in accordance with standing order 100)

21 February 2023

Parking and urban open space for Gungahlin apartment dwellers and small business owners—Minister for Transport and City Services—Petition lodged by Ms Orr (e-Pet 026-22). (Referred to Standing Committee on Planning, Transport and City Services on 22 November 2022.)

6 May 2023

Tuggeranong Skate Park redevelopment—Minister for Sport and Recreation—Petition lodged by Mr Davis (e-Pet 034-22). (Referred to the Standing Committee on Planning, Transport and City Services on 7 February 2023.)

Freestanding birth centre in the ACT—Minister for Health—Petitions lodged by Ms Clay (e-Pet 042-22 and Pet 001-23). (Referred to the Standing Committee on Health and Wellbeing on 7 February 2023.)

20 June 2023

Restoration of ANU bus route—Minister for Transport and City Services—Petition lodged by Ms Clay (e-Pet 002-23). (Referred to the Standing Committee on Planning, Transport and City Services on 21 March 2023.)

- Casey and surrounding areas—Traffic congestion—Minister for Transport and City Services—Petition lodged by Ms Orr (e-Pet 003-23). (Referred to the Standing Committee on Planning, Transport and City Services on 21 March 2023.)
- Monash primary school oval—Minister for Education and Youth Affairs—Petition lodged by Mr Parton (e-Pet 027-22).
- Establishment of an ACT ombudsman for retirement villages—Minister for Consumer Affairs—Petition lodged by Mr Pettersson (e-Pet 038-22 and Pet 008-23).
- Nullabor Avenue, Harrison—Speed controls—Minister for Transport and City Services—Petition lodged by Mr Braddock (e-Pet 041-22).

21 June 2023

Swinger Hill Housing ACT property—Minister for Housing and Suburban Development— Petition lodged by Dr Paterson (Pet 009-23).

COMMITTEES

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

Standing

Pursuant to standing order

ADMINISTRATION AND PROCEDURE: (Formed 3 November 2020): The Speaker (Chair), Mr Braddock, Ms Lawder, Ms Orr.

Pursuant to resolution

ECONOMY AND GENDER AND ECONOMIC EQUALITY: (Formed 2 December 2020): Ms Castley (Chair), Mr Davis, Ms Orr.

EDUCATION AND COMMUNITY INCLUSION: (Formed 2 December 2020): Mr Pettersson (Chair), Ms Lawder, Mr Davis.

ENVIRONMENT, CLIMATE CHANGE AND BIODIVERSITY: (Formed 2 December 2020): Dr Paterson (Chair), Ms Clay, Mr Cocks.

HEALTH AND COMMUNITY WELLBEING: (Formed 2 December 2020): Mr Davis (Chair), Mr Milligan, Mr Pettersson.

JUSTICE AND COMMUNITY SAFETY: (Formed 2 December 2020): Mr Cain (Chair), Mr Braddock, Dr Paterson.

PLANNING, TRANSPORT AND CITY SERVICES: (Formed 2 December 2020): Ms Clay (Chair), Mr Parton, Ms Orr.

PUBLIC ACCOUNTS: (Formed 2 December 2020): Mrs Kikkert (Chair), Mr Braddock, Mr Pettersson.

Select

COST OF LIVING PRESSURES IN THE ACT: (Formed 9 February 2023): Mr Davis (Chair), Ms Lawder, Dr Paterson.

Dissolved

COVID-19 2021 PANDEMIC RESPONSE: (Formed 16 September 2021): Ms Lee (Chair), Ms Clay, Ms Orr. (Presented 2 December 2021)

DRUGS OF DEPENDENCE (PERSONAL USE) AMENDMENT BILL 2021: (Formed 11 February 2021): Mr Cain (Chair), Mr Davis, Dr Paterson. (Presented 30 November 2021)

ESTIMATES 2022-2023: (Formed 1 July 2022): Mr Milligan (Chair), Mr Braddock, Dr Paterson. (Presented 11 October 2022; Dissolved 31 October 2022)

PRIVILEGES 2022: (Formed 15 August 2022): Mr Hanson (Chair), Ms Clay, Mr Pettersson. (Presented 1 December 2022)