PRIVATE MEMBERS’ BUSINESS

Notices

1  MR HANSON: To present a Bill for an Act to amend the Magistrates Court Act 1930. (Notice given 7 May 2018).

2  MRS DUNNE: To move—That this Assembly:
   (1) notes:
   (a) in relation to the Centenary Hospital for Women and Children (CHWC):
   (i) media reports on 26 April 2018 about concerns of clinical staff at the CHWC that mothers and babies’ lives are being put at risk by chronic overcrowding within the maternity unit;
   (ii) the article reported that CHWC clinical staff had sent a letter to the Minister for Health and Wellbeing, outlining their concerns, which included:
   (A) a lack of integrity in presenting the CHWC for the accreditation audit undertaken in March 2018;

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

(B) a lack of appropriate human and equipment resources and CHWC capacity;

(C) the presence of a culture of bullying; and

(D) the prevalence of physical and emotional exhaustion among staff;

(iii) the CHWC was built in 2012 with no more capacity than the facility it replaced;

(iv) according to the answer given to a question taken on notice on 24 October 2017, there were short periods during September 2017, in which the CHWC was over capacity and the maternity ward at Calvary Public Hospital was at capacity; and

(v) Calvary Public Hospital is increasing its maternity ward bed capacity by only three, which will not be ready until July 2018;

(b) in relation to the March 2018 accreditation report by the Australian Council on Healthcare Standards (ACHS) for The Canberra Hospital:

(i) the accreditation report revealed the hospital failed to meet 37 standards;

(ii) of the failed standards:

(A) two were rated as extreme risks, relating to patient safety in mental health;

(B) six were rated as high risks, relating to governance, strategic planning, decision-making, non-compliance with policy and procedures, and low completion rates of surgical safety checklists and inpatient discharge summaries;

(C) 15 were rated as moderate risks; and

(D) 14 were rated as low risks;

(iii) the media reported the:

(A) Minister for Health and Wellbeing had said that the governance issues validated the ACT Government’s decision to restructure the Health Directorate;

(B) Acting Director-General of the Health Directorate had said not being accredited is not an option; and

(C) Australian Medical Association had said the loss of accreditation would be a disaster;

(iv) there were media reports of claims by staff of the CHWC that:

(A) dirty and broken furniture and faulty equipment in use before the accreditation audit had been removed prior to the audit and returned to use after it was completed; and
(B) over-rostering of staff was used to create the illusion of appropriate staffing levels during the audit; and

(v) the ACHS will review the failed standards in July 2018;

(c) the intention of the Minister for Health and Wellbeing to split the Health Directorate into two directorates;

(d) the continuing worsening of emergency department and elective surgery waiting times;

(e) the delays to the delivery of the Surgical Procedures, Interventional Radiation and Emergency (SPIRE) building at The Canberra Hospital; and

(f) the unreported waiting times for elective surgery patients to attend an initial appointment with their specialist surgeon; and

(2) calls on the Minister for Health and Wellbeing to:

(a) in relation to the CHWC:

(i) by the close of business this day:

(A) table the letter that the CHWC clinical staff sent to her; and

(B) update the Assembly on the action the Minister and ACT Health took in response to the letter, including any consultation with staff and the agreed outcomes; and

(ii) on the first sitting day in June 2018, present a ministerial statement to the Assembly outlining the Government’s short, medium, and long-term plans for maternity health services in the ACT; and

(b) in relation to the accreditation report for The Canberra Hospital:

(i) table in the Assembly by the close of business this day the:

(A) ACHS’ final report and recommendations of the accreditation audit conducted in March 2018; and

(B) Government’s response to that report;

(ii) report to the Assembly by the first sitting day in June 2018 on the progress being made to address each of the 37 failed accreditation standards in readiness for the accreditation review in July 2018; and

(iii) table in the Assembly by the first sitting day in August 2018 the:

(A) ACHS’ final report and recommendations of the accreditation review conducted in July 2018; and

(B) Government’s response to that report;

(c) in relation to the proposed split of the Health Directorate, table in the Assembly by the close of business this day:
(i) all ministerial briefs prepared by the Health Directorate and
given to the Minister, including the Minister’s response to those
briefs; and
(ii) the Director-General’s letter of resignation;

(d) in relation to emergency department and elective surgery waiting
times, table in the Assembly by the close of business this day:
(i) all statistical reports and related ministerial briefs given to the
Minister since 1 January 2017; and
(ii) the timetable for publication of waiting times for elective
surgery;

(e) in relation to the SPIRE building, table in the Assembly by the first
sitting day in June 2018, the full timetable for the design, construction
and commissioning of the building; and

(f) in relation to the unreported waiting times for elective surgery
patients to attend an initial appointment with their specialist surgeon,
table in the Assembly by the first sitting day in June 2018, the
timetable for introduction of publication of waiting times for elective
surgery patients to attend an initial appointment with their specialist
surgeon. (Notice given 7 May 2018. Notice will be removed from the
Notice Paper unless called on within 4 sitting weeks – standing order
125A).

3 MS CODY: To move—That this Assembly:

(1) notes that:
   (a) Canberra is growing by 7 000 people a year, and is estimated to
       become a city of half a million people by 2030;
   (b) major international companies and organisations are increasingly
       recognising Canberra is a good place to base their Australasian
       operations, bringing with them highly paid and secure jobs; and
   (c) a growing Canberra needs ongoing, long term strategic investment in
       services and infrastructure to help keep Canberrans moving and
       productive, as well as protecting this city’s enviable lifestyle;

(2) further notes that the ACT Government is growing core social and economic
services for a growing city, including:
   (a) investing $3 billion over the next four years on key capital projects that
       will help Canberrans move around our city more quickly and access
       more high quality services locally;
   (b) delivering green bin services to Weston Creek, Kambah and
       Tuggeranong, and rolling out the popular time and cost-saving
       municipal service to the remainder of Canberra by 2019;
(c) operating nurse-led walk-in centres in Belconnen and Tuggeranong which saw 36,785 patients seen in 2016-17, opening a walk-in centre in Gungahlin in 2018, undertaking design work to construct a walk-in centre in the Weston Creek region, and planning for a health centre in the Inner North this parliamentary term, as well as delivering more hospital and health services;

(d) improving freight and passenger connections around Australia securing daily international flights;

(e) delivering more aged friendly suburbs by improving accessibility for residents of Ainslie, Weston, Kaleen, Monash, Page and Hughes;

(f) building an integrated public transport network for our growing city, including commencement of Light Rail Stage 1, planning for Stage 2 to Woden, and delivering five new Rapid services and more buses more often;

(g) improving local public schools with more than $85 million worth of works underway to upgrade and improve teaching and learning spaces at schools across the city, and plan and build new schools for the future; and

(h) keeping Canberra safe as the city grows, through support for the emergency services, including personnel, equipment and infrastructure; and

(3) calls on the Government to continue to invest in expanding our core community, social, health, education, emergency services and transport services to cater to a growing and thriving city, for the benefit of its residents and visitors. (Notice given 7 May 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

4 MISS BURCH: To move—That this Assembly:

(1) notes that:

(a) Canberra is a modern city of over 400,000 people;

(b) many Canberrans rely on public transport to get home safely at night; and

(c) low-income Canberrans are disproportionately impacted as they are the ones who work the late night hospitality and other shift work and currently cannot rely on public transport to get home safely;

(2) further notes that:

(a) interstate bus services arrive at the Jolimont Centre until 1.30 am;

(b) the last bus services on weeknights leave Civic for Belconnen at 11.45 pm, for Gungahlin at 11.00 pm, and for Woden and Tuggeranong at 10.43 pm;
(c) the last bus services on Sunday and public holiday nights leave Civic for Belconnen at 7.46 pm, for Gungahlin at 6.59 pm, and for Woden and Tuggeranong at 7.26 pm;

(d) the last train services arrive at Kingston at 10.03 pm on weekdays and 9.43 pm on weekends and public holidays; and

(e) interstate travellers must rely on family, friends, or on-demand transport services to get home from Civic and Kingston when bus services are not available; and

(3) calls on the Minister for Transport and City Services to report to the Assembly by Thursday, 23 August 2018 on plans to:

(a) extend bus services in the evenings; and

(b) extend bus services on Sundays and public holidays. (Notice given 7 May 2018; amended 8 May 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

5 MS LAWDER: To move—That this Assembly:

(1) notes that:

(a) in 2016 the number of people presenting to ACT public hospital emergency wards as a result of dog attack was 155 meaning that, in effect, a serious dog attack occurred every two days;

(b) the former Member of the Legislative Assembly, the late Mr Steve Doszpot MLA, organised a concerted campaign in 2017 to make the Government act on serious deficiencies in ACT laws and administration relating to the management of dangerous dogs;

(c) on 25 October 2017 a Watson woman Ms Tania Klemke was killed in her house by a dog that on at least two previous occasions in 2017 had previously come to the serious attention of police and Domestic Animal Services (DAS);

(d) in October 2017 Minister Fitzharris announced that staffing of the DAS would double;

(e) on 23 November 2017 three dogs entered the private property of Ms Colless of Banks and killed her pet cat;

(f) on 22 March 2018 Minister Fitzharris stated that the Government was “in the process of increasing the number of Domestic Animal Services rangers”;

(g) on 29 March 2018 with the case of the attack on Ms Colless’s cat still unresolved, I wrote to Minister Fitzharris concerning the lengthy delay in resolving the case, correspondence that has still not been answered; and
(h) on about 20 April 2018 DAS wrote in an email to a member of the public who complained about a dog issue that DAS was “understaffed”; and

(2) calls on the ACT Government to provide the Assembly with a report on the staff configuration engaged in the Licensing and Compliance Branch (branch or equivalent) of Transport Canberra and City Services including the DAS, City Ranger and Licensing Sections (section or equivalent) in:

(a) each of the past three financial years to 30 June 2017, broken down by:
   (i) staff levels for each section;
   (ii) the classification levels of these positions in each section; and
   (iii) the status of these positions including permanently occupied;
        and occupied by short term or contract person in each section;

(b) the period 1 July 2017 to 30 April 2018, broken down by
   (i) staff levels in each section;
   (ii) the classification levels of these positions in each section; and
   (iii) the status of these positions including permanently occupied,
        occupied by short term or contract person in each section;

(c) the process of currently being engaged in the period 1 May 2018 to 30 June 2018, broken down by:
   (i) staff levels in each section;
   (ii) the classification levels of these positions in each section; and
   (iii) the status of these positions including permanently occupied,
        occupied by short term or contract person in each section.

(Notice given 7 May 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

6 **MS ORR:** To move—that this Assembly:

(1) notes that:

(a) climate change is a challenge we must respond to through moving to renewable energy while improving energy efficiency of our built environment;

(b) the transition to a sustainable future is beneficial to everyone in our community but must also be accessible to everyone in our community; and

(c) the ACT Government is already undertaking a range of initiatives that improve the sustainability of our community and also assist more vulnerable people within our community, including:
(i) achieving higher energy efficiency for public housing dwellings through the Public Housing Renewal Program;

(ii) funding the Low Income Home Energy Efficiency Program which supports 1,000 households per year through draught proofing, in-house education and projects such as the Curtain Retrofit Project and appliance replacement programs;

(iii) a pilot program in 2017 which gave 200 public housing tenants access to more efficient heating and cooling systems under the Energy Efficiency Improvement Scheme;

(iv) supporting the current trial of a 400-home “virtual power plant” in the ACT and investigating opportunities to create a larger virtual power plant in the future;

(v) the Solar for Low Income Program which supports vulnerable households to install rooftop solar panels through a subsidy and interest free loan. In 2017-18 over 200 households will receive solar panels and an average household receiving solar will reduce energy costs by up to $900 per annum; and

(vi) Actsmart Home Energy Advice Service workshops which provide tailored support for people of culturally and linguistically diverse backgrounds; and

(2) calls on the ACT Government to:

(a) continue to support everyone in our community particularly the most vulnerable Canberrans by improving energy efficiency in lower income and public housing; and

(b) explore further measures which could improve the sustainability of our city and enhance the wellbeing of our community. (Notice given 4 May 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

Mrs Kikkert: To move—That this Assembly:

(1) notes that:

(a) in the Australian Institute of Health and Welfare’s 2016 National Drug Strategy Household Survey, one in four women reported having consumed alcohol after becoming aware of their pregnancies;

(b) alcohol exposure at any time during pregnancy can cause damage to the developing foetus. Evidence demonstrates that alcohol passes easily through the placenta within a couple of hours, giving the foetus a blood alcohol concentration nearly equal to that of the mother. Amniotic fluid retains alcohol, prolonging exposure to alcohol for the foetus. The foetus has minimal ability to metabolise alcohol and the ramifications of foetal alcohol exposure can produce lifelong harm known as foetal alcohol spectrum disorder (FASD);

(c) it is estimated that more than 500,000 Australians suffer from FASD;
(d) research has shown that children and youth with FASD have a much higher risk of not completing their education, of falling into lower socioeconomic groups, of self-medicating with drugs and alcohol, of suffering from anxiety or depression and of ultimately coming into contact with the criminal justice system;

(e) juveniles with FASD are 19 times more likely to be incarcerated and are far more likely to be recidivist;

(f) 60 percent of the people with FASD over the age of 12 have criminal histories;

(g) prisoners with FASD are prone to exploitation and higher rates of victimisation, as well as repeating the behaviour of their perpetrators to others in the community following their release from prison; and

(h) the economic cost of FASD in Australia has been estimated to run into billions of dollars;

(2) further notes that:

(a) the 2012 national inquiry into FASD found that there is a need for diagnostic tools and services, as well as capacity to provide them. Consequently in 2016, the Australian Guide to the Diagnosis of Fetal Alcohol Spectrum Disorder was published as a national diagnostic and screening tool for FASD;

(b) the 2015-17 Banksia Hill Project was the first initiative in Australia to assess and diagnose detainees in a youth detention centre for FASD, resulting in findings of 36 participants (over 33 percent) with FASD but only two who had been previously diagnosed; and

(c) justice health services within the ACT, namely Forensic Mental Health Services and Primary Health Services, currently do not assess and diagnose detainees at the Bimberi Youth Justice Centre for FASD in accordance with the Australian Guide to the Diagnosis of Fetal Alcohol Spectrum Disorder; and

(3) calls on the ACT Government to:

(a) assess and screen all detainees, including newly arrived detainees, at the Bimberi Youth Justice Centre for FASD in full accordance with the Australian Guide to the Diagnosis of Fetal Alcohol Spectrum Disorder and develop treatment plans for ongoing care where diagnosed;

(b) better support future detainees in Bimberi by practicing robust collection and sharing of data relating to the assessment and screening of detainees; and

(c) work with nationally recognised and accredited organisations to make sure best practice is reflected at each stage of the process and in all aspects of this work undertaken. (Notice given 7 May 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).
MRS JONES: To move—that this Assembly:

(1) notes:

(a) prescribed, controlled, and hazard reduction burns are essential for the safety of ACT residents and their property;

(b) the importance of prescribed burns to the Bushfire Operational Plan;

(c) the 2016-17 Bushfire Operational Plan identified 24 burns, totalling 7379 hectares;

(d) nine of the 24 burns were completed, totalling only 504 hectares; and

(e) 93 per cent or 6,875 hectares of area identified for burns were not completed, leaving the ACT in a vulnerable position during the bushfire season; and

(2) calls on the Government to:

(a) ensure all 15 incomplete burns be completed by the end of Spring 2018; and

(b) update the Assembly upon the completion of each of these 15 burns. (Notice given 19 March 2018. Notice will be removed from the Notice Paper unless called on within 2 sitting weeks – standing order 125A).

Orders of the day

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

2 **CRIMES (INVASION OF PRIVACY) AMENDMENT BILL 2017**: (Ms Le Couteur) Agreement in principle—Resumption of debate (from 2 August 2017—Mr Ramsay).

3 **LANDS ACQUISITION (REPORTING REQUIREMENTS) AMENDMENT BILL 2018**: (Mr Coe) Agreement in principle—Resumption of debate (from 14 February 2018—Mr Barr).

4 **HEALTH (IMPROVING ABORTION ACCESS) AMENDMENT BILL 2018**: (Ms Le Couteur) Agreement in principle—Resumption of debate (from 21 March 2018—Ms Fitzharris).

5 **CRIMES (CONSENT) AMENDMENT BILL 2018**: (Ms Le Couteur) Agreement in principle—Resumption of debate (from 11 April 2018—Mr Ramsay). (Referred to the Standing Committee on Justice and Community Safety on 8 May 2018 for inquiry and report by the last sitting day in October 2018).
EXECUTIVE BUSINESS

Notice

*1 MR BARR: To present a Bill for an Act to amend the Ombudsman Act 1989. (Notice given 8 May 2018).

Orders of the day

1 ROAD TRANSPORT REFORM (LIGHT RAIL) LEGISLATION AMENDMENT BILL 2018: (Minister for Justice, Consumer Affairs and Road Safety): Agreement in principle—Resumption of debate (from 22 March 2018—Ms Lawder).

2 EDUCATION AMENDMENT BILL 2017: (Minister for Education and Early Childhood Development): Agreement in principle—Resumption of debate (from 26 October 2017—Mr Wall).

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

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

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

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ASSEMBLY BUSINESS

Notice

1 MS STEPHEN-SMITH: To move—That standing order 30 of the Assembly be amended as follows:

Omit “The Speaker shall also acknowledge, at the beginning of each period of sittings, that the Assembly is meeting on the lands of the traditional custodians.”, substitute “The Speaker shall also acknowledge, at the beginning of each sitting day, that the Assembly is meeting on the lands of the traditional custodians.”. (Notice given 7 May 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).
Orders of the day

1 ADMINISTRATION AND PROCEDURE—STANDING COMMITTEE—REPORT 5—REVIEW OF CONTINUING RESOLUTION 9—SENATOR FOR THE AUSTRALIAN CAPITAL TERRITORY—PROCEDURES FOR ELECTION—MOTION THAT REPORT BE NOTED: Resumption of debate (from 15 February 2018—Mr Wall) on the motion of Mr Rattenbury—That the report be noted. (Order of the day will be removed from the Notice Paper unless called on this sitting week—standing order 152A.)

2 PUBLIC ACCOUNTS—STANDING COMMITTEE—REPORT 3—INQUIRY INTO APPROPRIATION BILL 2017-2018 (NO 2) AND APPROPRIATION (OFFICE OF THE LEGISLATIVE ASSEMBLY) BILL 2017-2018 (NO 2)—MOTION THAT REPORT BE NOTED: Resumption of debate (from 10 April 2018—Ms Berry) on the motion of Mrs Dunne—That the report be noted. (Order of the day will be removed from the Notice Paper unless called on within 3 sitting weeks—standing order 152A.)

Last sitting day in May 2018

3 PUBLIC ACCOUNTS—STANDING COMMITTEE: Presentation of report on papers relating to methodology for determining rates and land tax for strata residences, pursuant to order of the Assembly of 15 February 2018.

31 July 2018


First sitting day in July 2018

5 PRIVILEGES 2018—SELECT COMMITTEE: Presentation of report on actions of certain Members and related matters, pursuant to order of the Assembly of 12 April 2018.

September 2018

6 ENVIRONMENT AND TRANSPORT AND CITY SERVICES—STANDING COMMITTEE: Presentation of report on whether the ACT should have a mammal emblem and a recommendation on what that should be, pursuant to order of the Assembly of 30 November 2017.
EXECUTIVE MEMBERS’ BUSINESS

Notice

1 MR RATTENBURY: To move—That this Assembly:

(1) notes:

(a) the ACT Greens have been consistently strong advocates for pill testing as a harm minimisation measure and committed to realising a pill testing trial in the ACT in the lead up to the 2016 ACT election;

(b) the wide ranging support for pill testing across the ACT community with more than 1000 signatories to an ACT Greens petition calling for a pill testing trial, and many health and law reform experts, community organisations and musicians signing on to an open letter calling for the trial to go ahead;

(c) on 29 April 2018 the first pill testing trial in Australia took place in Canberra at the Groovin the Moo festival;

(d) the trial involved 128 participants and tested 85 samples;

(e) the testing identified two substances of particular concern that were detected for the first time in the ACT – one was believed to be a novel NBOMe with psycho-stimulant and hallucinogenic properties that can cause convulsions and coma, and the other was n-ethylpentylone, a cathinone implicated in fatalities overseas;

(f) after participating in pill testing and receiving information about the substances contained within their pill as well as receiving advice about the harms of drug use, a number of patrons made an informed choice to discard their pills in the amnesty bins rather than consume them;
(g) none of the people who presented to paramedics for treatment or who were arrested by police for drug offences at the festival are believed to have participated in the pill testing trial;

(h) the pill testing service was able to provide valuable information about substances that may have been circulating at the festival to ACT police and health services to improve drug treatment and detection in real time; and

(i) the trial likely reduced harm at the event by informing young people about the risks of drug taking, increasing interactions with health professionals and reducing the consumption of dangerous substances;

(2) recognises the:

(a) leadership demonstrated by the ACT Government in considering the merits of pill testing as a harm minimisation approach through a robust, evidence based process informed by the expert advice of a cross-government working group;

(b) subsequent decision of the Government to allow the first pill testing trial in the southern hemisphere to take place; and

(c) significant effort invested by many stakeholders to ensure the trial went ahead safely, including the STA-SAFE consortium, ACT Health, ACT Policing, the ACT Ambulance Service and Cattelyard Promotions, and congratulates all involved for a successful trial; and

(3) calls on the ACT Government to:

(a) continue to take an evidence-based harm minimisation approach to drug policy; and

(b) support other opportunities to implement harm minimisation approaches including further pill testing services in the ACT. (Notice given 7 May 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).
QUESTIONS ON NOTICE

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

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

Unanswered questions

884, 888, 1030, 1033, 1036, 1052, 1075, 1076, 1078, 1264-1272, 1279, 1281, 1284, 1287-1293, 1295-1300, 1302, 1312, 1315, 1318-1324.

T Duncan
Clerk of the Legislative Assembly

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

19 June 2018

Mitchell—Light rail stop—Minister for Transport and City Services—Petition lodged by Ms Fitzharris (Pet 6-18).

10 July 2018

Page—Installation of pedestrian crossing and public amenities—Minister for Transport and City Services—Petition lodged by Mrs Kikkert (Pet 10-18).

7 August 2018

ACT Safe and Inclusive Schools Initiative—Support for—Minister for Education and Early Childhood Development—Petition lodged by Ms Orr (Pet 25-17).

Dedicated bike path between Commonwealth and Kings Avenue Bridges—Minister for Transport and City Services—Petition lodged by Ms Le Couteur (Pet 2-18).

Proposed development applications—Request for delay in approvals—Minister for Planning and Land Management—Petition lodged by Miss Burch (Pet 9-18).
COMMITTEES

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

Standing

Pursuant to standing order

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

Pursuant to resolution

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

EDUCATION, EMPLOYMENT AND YOUTH AFFAIRS—STANDING COMMITTEE: (Formed 13 December 2016): Mr Pettersson (Chair), Mrs Kikkert, Mr Steel, Mr Wall.

ENVIRONMENT AND TRANSPORT AND CITY SERVICES—STANDING COMMITTEE: (Formed 13 December 2016): Ms Orr (Chair), Miss C Burch, Ms Cheyne, Ms Lawder.

HEALTH, AGEING AND COMMUNITY SERVICES—STANDING COMMITTEE: (Formed 13 December 2016): Mr Steel (Chair), Mrs Dunne, Mrs Kikkert, Ms Le Couteur, Mr Pettersson.

JUSTICE AND COMMUNITY SAFETY—STANDING COMMITTEE: (Formed 13 December 2016): Ms Lee (Chair), Ms Cody, Ms Lawder, Mr Steel.

PLANNING AND URBAN RENEWAL—STANDING COMMITTEE: (Formed 13 December 2016): Ms Le Couteur (Chair), Ms Cheyne, Mr Milligan, Ms Orr, Mr Parton.

PUBLIC ACCOUNTS: (Formed 13 December 2016; amended 26 October 2017): Mrs Dunne (Chair), Ms Cody, Mr Coe, Mr Pettersson.

Select

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

ESTIMATES 2018-2019—SELECT COMMITTEE: (Formed 22 March 2018): Mr Wall (Chair), Ms Cheyne, Ms Le Couteur, Ms Lee, Ms Orr.
PRIVILEGES 2018—SELECT COMMITTEE: (Formed 12 April 2018): Mr Rattenbury (Chair), Ms Cheyne, Mr Wall.

Dissolved

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

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

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