EXECUTIVE BUSINESS

Notices

*1  MR BARR: To present a Bill for an Act to amend the Financial Management Act 1996, and for other purposes. (Notice given 18 March 2019).

*2  MR BARR: To present a Bill for an Act about motor accident injuries, and for other purposes. (Notice given 18 March 2019).

Orders of the day

*1  ROYAL COMMISSION CRIMINAL JUSTICE LEGISLATION AMENDMENT BILL 2019: (Attorney-General): Agreement in principle—Resumption of debate (from 21 February 2019—Mr Hanson).

2  REVENUE LEGISLATION AMENDMENT BILL 2019: (Treasurer): Agreement in principle—Resumption of debate (from 14 February 2019—Mr Coe).

3  CONTROLLED SPORTS BILL 2018: (Minister for Sport and Recreation): Agreement in principle—Resumption of debate (from 29 November 2018—Mr Milligan).

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

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

5 FUELS RATIONING BILL 2018: (Minister for Climate Change and Sustainability): Agreement in principle—Resumption of debate (from 29 November 2018—Mr Hanson).

6 RETIREMENT VILLAGES LEGISLATION AMENDMENT BILL 2018: (Minister for Justice, Consumer Affairs and Road Safety): Agreement in principle—Resumption of debate (from 29 November 2018—Mr Parton).

7 ELECTORAL AMENDMENT BILL 2018: (Attorney-General): Detail stage—Clause 1—Resumption of debate (from 12 February 2019—Mr Wall).

8 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.

9 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.

10 FEMALE DETAINEE ACCOMMODATION AT THE ALEXANDER MACONOCHE 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.

PRIVATE MEMBERS’ BUSINESS

Order of the day

1 CRIMES (ANTI-CONSORTING) AMENDMENT BILL 2019: (Mr Hanson): Agreement in principle—Resumption of debate (from 20 February 2019—Mr Ramsay).

Notices

*1 MS LEE: To move—That this Assembly:
(1) notes that:
   (a) more needs to be done to ensure that Canberrans from a culturally and linguistically diverse (CALD) background living with a disability can better access disability services in the ACT;
(b) disability can affect people of all ages, socioeconomic positions, and cultural backgrounds;

(c) seniors from a CALD background living with a disability are particularly vulnerable when it comes to accessing disability services in the ACT; and

(d) disability advocacy groups in the ACT perform a vital function of providing outreach, understanding and engagement for those within the disability community in the ACT but are limited in what they can specifically offer to the CALD community due to a lack of ACT Government support; and

(2) calls on the ACT Government to establish, by June 2019, a grant programme for disability advocacy groups in the ACT to specifically fund:

(a) a CALD advocate; and

(b) appropriate programmes

to better meet the needs of Canberrans from a CALD background living with a disability. (Notice given 18 March 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

*2 MS CHEYNE: To move—That this Assembly:

(1) notes that Canberra:

(a) plays a critical role as our nation’s capital and is Australia’s centre of public administration, driven by the expertise and hard work of public servants who are highly capable, diligent and committed in their service to the entire country;

(b) is home to a broad range of private sector organisations and tertiary institutions that regularly provide services and expertise to government departments; and

(c) is a successful regional centre and partner with the surrounding NSW councils to strengthen economic growth, encourage tourism, and foster export opportunities;

(2) also notes the success of continuing efforts by the ACT Government to create and protect jobs in the ACT, including:

(a) campaigning to make Canberra the permanent home of the Australian Space Agency, which aims to triple the size of Australia’s space industry and create up to 20 000 jobs by 2030;

(b) signing a Memorandum of Understanding with the Australian Space Agency to strengthen and grow the ACT’s space industry;

(c) supporting our local workforce through a pipeline of major infrastructure projects, including the light rail network and the University of Canberra Hospital;
(d) relocating more than 1 000 ACT public servants to Woden to co-locate Health Directorate and Access Canberra staff, creating a more efficient and streamlined ACT public service and enlivening the town centre, including surrounding businesses;

(e) ensuring the ACT public service is further spread across multiple local centres, including Gungahlin and Belconnen and, in the near future, Dickson, to the benefit of multiple communities;

(f) diversifying Canberra’s economy by supporting innovation and entrepreneurialism to create more private sector jobs and bring new opportunities to the ACT;

(g) encouraging investment and opening doors for international trade and tourism; and

(h) fiercely advocating for the protection of public sector jobs in the ACT;

(3) further notes the Commonwealth Government’s commitment to move more jobs out of Canberra every year, as demonstrated by:

(a) Canberra losing more than 6 700 Federal public service jobs since the Coalition Government took office in 2013, as of mid-2017;

(b) Central Sydney, Melbourne and Brisbane attracting more Federal public service jobs than regional areas between 2013 and 2017, with:

(i) Inner Sydney gaining 2 000 public servants;

(ii) Inner Melbourne gaining 850 public servants; and

(iii) Inner Brisbane gaining 1 260 public servants;

(c) regional Australia losing 748 Federal public service jobs over the same period;

(d) the shambolic forced move of the Australian Pesticides and Veterinary Medicines Authority to Armidale which resulted in the resignation of the agency’s chief executive and at least 20 scientists;

(e) the Commonwealth Government’s decision to relocate the Australian Space Agency to Adelaide despite Canberra being the initial home of the Agency and natural home of the space industry with nearly one in four Australian space industry jobs being based in Canberra; and

(f) a new misguided plan to move 76 of the Murray Darling Basin Authority’s staff to regional towns including Griffith, Mildura and Murray Bridge despite:

(i) Canberra serving as a neutral location for the authority to ensure the river system is managed in the interests of all Australians; and

(ii) the grave issues raised in the South Australian Murray-Darling Basin Royal Commission Report regarding the negligence and maladministration from the Murray-Darling Basin Authority;
(4) further notes:

(a) no cost-benefit analysis has been released by the Federal Liberal-National Government regarding the forced relocation of the Australian Pesticides and Veterinary Medicines Authority and no commitment has been given that it will release such analysis for any future relocation;

(b) the continued lack of detail about the Commonwealth Government’s inquiry into the decentralisation of the public service, creating uncertainty for government departments and staff;

(c) the decentralisation of significant components of the Australian Public Service out of the ACT will have devastating consequences for Canberra’s and Australia’s economic, social and cultural fabric, including:

(i) increasing investment uncertainty and undermining continued economic growth;

(ii) significantly reducing activity in town centres, impacting on small businesses and local communities;

(iii) disrupting the lives of Canberrans whose familial, social and work networks are firmly established in the ACT; and

(iv) jeopardising the efficiency and expertise of the Australian Public Service; and

(5) calls on this Assembly to continue to:

(a) condemn the Federal Government’s policy of decentralisation, which has served as a pork-barrelling exercise that has risked and continues to risk undermining the ability of public sector staff to carry out their jobs effectively;

(b) use all tools at its disposal, including public advocacy, representation at local and national forums, and tri-partisan action with other political parties as appropriate, to protect and support Canberra’s public sector workers;

(c) seek Commonwealth Government recognition of Canberra as the appropriate home of the Australian Public Service, and a reversal of its policy of forced public sector relocation from Canberra to regional towns and centres around Australia; and

(d) vigorously refute attacks on Canberra public sector workers’ collective integrity, work ethic, and service to the wider Australian community.

(Notice given 15 March 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

*3 MS LAWDER: To move—that this Assembly:

(1) notes that:
(a) there were 485 officially reported serious dog attacks in Canberra in 2017-18;
(b) in 2017-18 the annual increase in dog attacks in Canberra was 30 percent over 5 years;
(c) the number of dog attacks in 2018 is now about 700;
(d) the annual rate of increase in dog attacks in one year is now about 70 percent;
(e) in 2016-17 the average rate of dog attack reported in Canberra was one a day;
(f) in 2018 the average rate of dog attack reported in Canberra has doubled to two a day;
(g) anywhere else this rate of increase in crime or injury would be regarded as a crisis;
(h) anywhere else this rate of increase in the neglect of animal welfare would be regarded an animal welfare tragedy;
(i) dogs that have been found to have committed vicious attacks on people or other animals are still returned to the community; and
(j) the tragic death last week of yet another beloved innocent domestic animal as a result of a violent dog attack; and

(2) calls on the ACT Government to:
   (a) provide the resources needed to ensure that the current dog laws are effectively enforced; and
   (b) provide the resources needed to ensure that dog attacks are investigated quickly and treated under the law with the urgency and seriousness that the community expects. (Notice given 18 March 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

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

(1) notes that:
   (a) this summer the ACT experienced record-breaking extreme heat, and this is likely to occur more frequently in future as a result of climate change;
   (b) heatwaves are Australia’s deadliest type of natural hazard, with seniors and infants most at risk of death and serious injury; and
   (c) many vulnerable older people and children live in apartments, including public housing tenants; and

(2) notes that:
(a) this summer there were numerous reports of Canberra apartments less than five years old – including public housing – reaching inside temperatures of over 40 degrees;

(b) the design and construction of these apartments were covered by a minimum Energy Efficiency Rating (EER) standard:
   (i) while the current EER system is helpful, it is clearly inadequate to ensure new apartments are liveable and safe during heatwaves;
   (ii) some experts believe that the minimum EER requirement is being undermined by weak planning rules and that the ACT should adopt rules similar to those in the NSW State Environmental Planning Policy No 65 (SEPP 65) “Apartment Design Guide”;
   (iii) unfortunately, some builders don’t build to the EER standard required by their building approval;
   (iv) the EER system is controlled through the Council of Australian Governments and the Australian Building Code, and there is little national progress in strengthening it; and
   (v) the national EER rating tool (NatHERS) is based on Canberra’s past cooler climate, not the hotter climate that we are facing now and into the future;

(3) notes that air conditioning is a solution for some people, however many lower-income people cannot afford air conditioners, people who live in apartments can be limited in the types of air conditioning they can install, tenants are not able to install them and air conditioners don’t work when extreme heat causes blackouts;

(4) notes that the ACT Government is already taking action on heatwave safety and energy efficient housing, though there are opportunities for more to be done:
   (a) the Government is reviewing the EER system and investigating minimum energy efficiency standards for rental properties under the Greens/ALP Parliamentary Agreement;
   (b) the Government’s Energy Efficiency Improvement Scheme is improving household heating, cooling and energy efficiency, and reducing energy bills. The 2018-19 Budget extended the scheme to public housing, and will see significant upgrades in 2 200 public housing homes over three years; and
   (c) ACT Housing contacts vulnerable tenants during heatwaves to check on their safety;

(5) calls on the ACT Government to deliver the following action plan:
(a) investigate potential changes to planning rules to improve apartment design and reduce summer heat inside new apartments, including requirements for improved solar access, external summer shading, adequate cross-ventilation and key elements of the NSW SEPP 65 “Apartment Design Guide”;

(b) investigate potential changes to ACT Housing design requirements for public housing purchases and construction that address the needs of vulnerable tenants in a future hotter climate, for example inclusion of energy-efficient cooling and external summer shading;

(c) investigate potential expansion of the Energy Efficiency Improvement Scheme to cover more options that would keep Canberrans cool in heatwaves;

(d) investigate how the ACT Government can improve the performance of the EER system without waiting for national reform, for example by requiring separate NatHERS ratings for winter and summer, setting maximum air-leakage standards and basing the ratings on Canberra’s future hotter climate;

(e) improve monitoring of building quality to ensure that buildings meet the EER rating they were approved with;

(f) report to the Assembly and the community on the findings of parts (5)(a) to (e) by the last sitting day in October 2019; and

(g) release a draft Territory Plan Variation for community consultation for part (5)(a) by the end of March 2020. (Notice given 18 March 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

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

(1) notes that:

(a) this week is ACT Seniors Week;

(b) older Australians (65 and over) make up 15 percent of all Australians;

(c) the population of some areas of Canberra are much older than average including Weston Creek and Woden, where for example, more than a quarter of Hughes residents are over 60;

(d) within 40 years over a quarter of all Canberrans will be over 65;

(e) ACT Government policies have consistently disproportionately hit older Canberrans hardest including with astronomic rate increases, and difficult to access and uncoordinated services;

(f) the Labor-Greens Government has demonstrated its lack of priority for older Canberrans;

(g) more than half our suburbs are not age friendly and the Government is currently only funding two suburbs a year with age friendly funding;
(h) at current age friendly suburb funding it will be 2073 (55 years from today) before all current suburbs are funded; and

(i) concessions have been removed and changed for seniors, creating confusion and distress amongst older Canberrans; and

(2) calls on the ACT Government to change its attitude towards older Canberrans and take meaningful action to improve their lives and ensure they are not disadvantaged by Government policy. *(Notice given 18 March 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).*

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

(1) notes the:

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

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

(c) average days to make a decision on a Development Application (DA) have increased from 62 days in mid-2018 to 90 days in January 2019;

(d) proportion of DA’s decided within specified timeframes has fallen to 30 percent;

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

(f) tenuous position this imposes on many applicants;

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

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

(2) calls on the ACT Government to:

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

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

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

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

(i) staffing strength at the beginning of the quarter, staff departures from the DA assessment area during the quarter, staff recruited or added to the assessment area during the quarter, and staff strength at the end of each quarter;
(ii) number of staff in each quarter on leave, including sick leave and other categories of leave;

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

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

(e) that the report detailed above be provided commencing with the June quarter 2019. (Notice given 18 March 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

*M 7 MR COE: To move—That this Assembly:

(1) notes:

(a) the tragic terrorist attack in Christchurch where 50 people have been killed and many more injured at a Mosque;

(b) the heinous crime undertaken by an extremist has caused tremendous hurt in New Zealand and around the world;

(c) all people should feel safe when practicing their faith;

(d) terrorism and violent extremism is not confined to any religion, country or ethnicity; and

(e) members of Canberra’s Muslim community feel threatened and are concerned about the safety of their mosques; and

(2) calls on the ACT Government to:

(a) ensure that all steps towards the elimination of violent extremism are being undertaken;

(b) work with the Muslim community and other faith groups to undertake risk assessments of places of worship in Canberra;

(c) commit to funding appropriate measures that deal with the identified risks; and

(d) ensure that the police have appropriate resources to investigate and respond to incidents and undertake preventative activities. (Notice given 18 March 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

8 MISS C BURCH: To move—That this Assembly:

(1) notes that:

(a) as of November 2018, the ACT Government is yet to release the 2019 bus timetable;
(b) without access to the proposed timetable, it is nearly impossible to ascertain the impact of the new network on commuters or for the community to provide genuine feedback in the consultation process;

(c) the ACT Government has also not given an indicative commencement date for the 2019 bus network and timetable;

(d) this uncertainty regarding the start date of the new network and timetable will cause inconvenience to students, parents and schools who need to make arrangements for the 2019 school year;

(e) given that 50 schools will have no dedicated school buses, this uncertainty will also disproportionately impact those who must solely rely on the new network to get to and from school; and

(f) there is strong dissatisfaction in the community regarding the ACT Government’s inaction on releasing the commencement date for the 2019 bus timetable and network; and

(2) calls on Minister Fitzharris to:

(a) explain the reasons why the 2019 bus timetable has yet to be released;

(b) explain why the Minister thinks it is appropriate to leave thousands of parents and students, as well as Canberra schools, in the dark regarding these changes, causing inconvenience and uncertainty going into the 2019 school year; and

(c) indicate a definitive commencement date in 2019 for the new network and timetable by 7 December 2018. (Notice given 26 November 2018. Notice will be removed from the Notice Paper unless called on this sitting week – standing order 125A).

MR PETTERSSON: To move—That this Assembly:

(1) notes:

(a) the tertiary education and research sector plays an integral role in the ACT’s economy;

(b) a recent study by Deloitte Access Economics found that the tertiary education (which for the purposes of the study included technical and further education (TAFE)) and research sector contributes $3.3 billion and 20 000 full-time equivalent jobs to the ACT economy which equates to approximately nine percent of the ACT economy and workforce;

(c) a critical part of this sector is the Vocational Education and Training (VET) system;

(d) a properly funded VET system is crucial to ensuring that Canberrans have the skills they need to participate in the labour market which in turn supports our growing city and economy;
(e) the ACT Government acted decisively and successfully negotiated an agreement with the Commonwealth under the National Partnership on the Skilling Australians Fund ensuring the Territory will receive approximately $20 million over the next four years, along with additional funding for specific projects that will help the ACT Government meet the needs of industry and increase the number of apprentices and trainees;

(f) since 2014-15, the ACT has lead the nation in arresting the decline and significantly increasing apprenticeship commencements, while nationally the numbers have continued to decline. In fact from 2015-16 to 2016-17, the ACT increased apprenticeship commencements by 47 percent;

(g) the Government has also proactively targeted and supported a number of key groups in our community to take up apprenticeships and traineeships, for example, recently announcing the recipients of the Mature Workers Grants Program and a second round of the Women in Trades Grant Program;

(h) the ACT Government’s commitment to supporting VET is demonstrated through the Government’s continued support of the Canberra Institute of Technology (CIT);

(i) through the Ninth Assembly Parliamentary Agreement the Government has committed to recognise that CIT should remain the primary provider of high-quality vocational training in the ACT, and to maintain the CIT under public ownership. The Government will continue to directly fund CIT to a minimum of 70 percent of total ACT Government funding for VET; and

(j) the ACT Government’s commitment to strong linkages and integration between the tertiary and VET sectors in the ACT to give students and industry the best access to holistic learning opportunities;

(2) notes the vital role CIT plays in providing vocational education in Canberra, including:

(a) educating and training over 13,000 people last year, with 4,210 program completions;

(b) providing 3,422 apprenticeship and traineeship courses;

(c) holding a 91 percent learner satisfaction rate and a 87 percent employer satisfaction rate; and

(d) ensuring 84 percent of all graduates employed after graduation, compared to the national average of 73 percent;

(3) notes attacks on the vocational education sector coming from Federal and State Liberal governments including:

(a) attempted privatisation of cross-border TAFE services;
(b) opening the funding system and giving billions to shonky providers who lured students in with free gifts and left them with massive debts; and

(c) the Liberal Party propensity to sell off anything and everything, even if it is nailed down; and

(4) calls on all Members of this Assembly to:

(a) support public vocational education and rule out privatisation of this essential institution; and

(b) sign a commitment to keep CIT in public hands. (Notice given 26 November 2018. Notice will be removed from the Notice Paper unless called on this sitting week – standing order 125A).

10 MR COE: To move—That this Assembly:

(1) notes:

(a) the need for stronger legislative whistle blower protections in the ACT;

(b) the current processes are complex, lengthy, and often require legal expertise to navigate;

(c) that integrity and confidence in public administration should be a high priority for the ACT Government;

(d) the need for a review of the effectiveness of the Public Interest Disclosure Act 2012 has been repeatedly raised and agreed to during this Assembly;

(e) the Government agreed to Recommendation 78 of the Select Committee on an Independent Integrity Commission’s report tabled on 31 October 2017, Inquiry into an Independent Integrity Commission;

(f) Recommendation 78 of the Inquiry into an Independent Integrity Commission report states:

(i) the Committee recommends that the ACT Government appoint an independent person to conduct a statutory review of the Public Interest Disclosure Act 2012 (the PID Act). The Review, amongst other things, should consider: (a) any potential conflict of interest (real or perceived) as it concerns decision makers and disclosure officers under the PID Act; (b) the findings of the Moss Review examining the operation of the Commonwealth Public Interest Disclosure Act 2013 as it concerns the strengthening of that legislation to achieve the Act's integrity and accountability aims; (c) the matters raised in submission No. 3 (as detailed in paragraph 3.162) to the Inquiry as it concerns the PID Act; (d) application of the PID Act to any future ACT Anti-Corruption and Integrity Commission (ACIC)—in particular, its articulation with any protected disclosure provisions that may apply to any informants providing assistance to the ACIC or anyone
consequently at risk; and (e) the suitability of an ACT ACIC for the purposes of receiving disclosures pursuant to the PID Act;

(g) the Government agreed to Recommendation 54 of the Select Committee on an Independent Integrity Commission 2018’s report tabled on 31 October 2018, *Inquiry into the establishment of an integrity commission for the ACT* report; and

(h) Recommendation 54 of the *Inquiry into the establishment of an integrity commission for the ACT* report states:

(i) the Committee recommends that the ACT Government establish a comprehensive review of the *Public Interest Disclosure Act 2012* as soon as is possible with the aim of having changes implemented by 2020; and

(2) calls on the Government to:

(a) commence the review within 20 working days;

(b) present the review report and any proposed legislation no later than the first sitting day of August 2019;

(c) refer the review report and proposed legislation to an ACT Legislative Assembly committee for inquiry and report;

(d) provide sufficient resources and assistance to enable the ACT Legislative Assembly committee to complete their report by the last sitting day of September 2019; and

(e) present final legislation by the last sitting day of October 2019. (*Notice given 11 February 2019. Notice will be removed from the Notice Paper unless called on within 2 sitting weeks – standing order 125A*).

MRS DUNNE: To move—That this Assembly:

(1) notes:

(a) Recommendation 18 of the Interim Report of the *Independent Review into the Workplace Culture within ACT Public Health Services* (Review), which recommends the establishment of a “Cultural Review Oversight Committee”; and

(b) Recommendations 19 and 20 relate to an annual and independent external review, over three years, of the extent of implementation of the recommendations of the Review; and

(2) calls on the ACT Government, by 31 March 2019, to:

(a) establish a Cultural Review Oversight Committee, including:

(i) terms of reference that reflect the recommendations of the Review report; and

(ii) a requirement that the Committee provide a report on its activities and related outcomes to be published in the annual report of ACT Health; and
(b) appoint an independent chair to the Committee; and

(3) calls on the Minister for Health and Wellbeing to report to the Assembly on the establishment of the Committee and its operating brief by the first sitting day in April 2019. (Notice given 13 February 2019. Notice will be removed from the Notice Paper unless called on within 2 sitting weeks – standing order 125A).

Orders of the day—continued

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

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

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

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

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


**ASSEMBLY BUSINESS**

**Notice**

*1  **MS J BURCH:** To move—That standing order 22, relating to leave of absence for Members be amended by adding the following words:

“Except that a Member who is pregnant shall be entitled, without a vote of the Assembly, to 18 weeks maternity leave of absence, and that leave shall commence at a time notified by the Member to the Speaker.” (Notice given 18 March 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).
Orders of the day

Last sitting day in March 2019

1 ADMINISTRATION AND PROCEDURE—STANDING COMMITTEE: Presentation of report on expanding the scope of the ACT Register of Lobbyists to cover in-house government relations staff, industry associations and project management liaison officers and companies, pursuant to order of the Assembly of 1 November 2018; amended 27 November 2018; amended 21 February 2019.

Last sitting day in March 2019

2 STANDING COMMITTEES: Presentation of report on annual and financial reports for the financial year 2017-2018 and calendar year reports for 2017, pursuant to order of the Assembly of 25 October 2018.

Last sitting day in March 2019

3 END-OF-LIFE CHOICES IN THE ACT—SELECT COMMITTEE: Presentation of report on end-of-life choices in the ACT, pursuant to order of the Assembly of 30 November 2017; amended 2 August 2018 and 27 November 2018.

Last sitting day of April 2019

4 PUBLIC ACCOUNTS—STANDING COMMITTEE: Presentation of report on issues relating to commercial rates in Canberra, pursuant to order of the Assembly of 29 November 2018.

Last sitting day in May 2019

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

6 June 2019

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

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

Last sitting day in June 2019

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

30 July 2019

*9 ESTIMATES 2019-2020—SELECT COMMITTEE: Presentation of report on the
expenditure proposals contained in the Appropriation Bill 2019-2020, the
Appropriation (Office of the Legislative Assembly) Bill 2019-2020 and any revenue
estimates proposed by the Government in the 2019-2020 Budget, pursuant to
order of the Assembly of 21 February 2019.

Last sitting week in 2019

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

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CROSSBENCH EXECUTIVE MEMBERS’ BUSINESS

There are no notices or orders of the day

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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
Unanswered Questions

Redirected and answered question

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

2147 Minister for the Environment and Heritage (Ms Le Couteur).

2156 Minister for Trade, Industry and Investment (Ms Le Couteur).

2284 Minister for Police and Emergency Services (Mr Coe).

(Redirected questions—30 days expires 17 March 2019)

MR COE: To ask the following Ministers:

2281 Minister for Mental Health

2282 Minister for Health and Wellbeing

2283 Minister for Corrections and Justice Health

(1) Have any incidents of self-harm or suicide reported by staff in each area for which the Minister is responsible been linked or related to bullying or cultural problems within the directorate during each of the last five financial years; if so, what was the, (a) general type of incident, (b) general category of employee, (c) financial year it occurred, (d) directorate it occurred in, (e) actions undertaken by the Minister in response to the report and (f) actions undertaken by the relevant directorate in response to the report.

(2) Have any incidents of self-harm or suicide reported by patients or individuals in custody, or about patients or individuals in custody, in each area for which the Minister is responsible been linked or related to bullying or cultural problems within the directorate during each of the last five financial years; if so, what was the (a) general type of incident, (b) financial year it occurred, (c) directorate it occurred in, (d) actions undertaken by the Minister in response to the report and (e) actions undertaken by the relevant directorate in response to the report. (Redirected 22 February 2019)

(30 days expires 17 March 2019)

2115 MRS DUNNE: To ask the Minister for Health and Wellbeing—In relation to the answer, given on 7 December 2018, to the question without notice taken on notice on the subject of “Canberra Hospital – Plumbing Issues in Neurology Ward”, if the plumbing issue identified in the answer was “linked to planned hydraulic works” undertaken with “extensive planning and consultation with impacted areas to avoid unplanned disruptions to clinical operations”, why was a patient accommodated in a room whose bathroom was subject to this planned maintenance activity.
MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) In relation to the answer given at part (1)(iii) (relating to contract 2016-2074 with Ernst and Young) of question on notice No 1734, if data was not available to be given to the contractor, why did the directorate enter into the contract.

(2) Why did the directorate not accept the report of the contractor.

(3) What specific elements of the report led the directorate to reject it.

(4) In reaching a decision to reject the report, did the directorate conclude that Ernst and Young had failed to deliver on the agreed contractual terms.

(5) Was Ernst and Young paid the agreed contract price; if so, why; if not, (a) how much was paid, (b) on what basis, (c) what consultation/negotiation process was engaged and (d) was a dispute involved; if yes, how was it settled.

(6) Will/has the work that was intended under this contract be/been the subject of a new contract with the same or similar terms; if not, why not; if so, (a) what is/will be the stated purpose of the new contract, (b) who is/will be the new contractor, (c) what is the value of the contract and (d) what is the reporting deadline.

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

(1) In relation to the answer to question on notice No 2023, why did it take more than eight and a half hours to prepare an answer to this question.

(2) How much time was spent on researching the answer to this question.

(3) How much time was spent on drafting and editing the answer to signature-ready stage.

(4) How many people, including staffing classifications, from (a) the Minister’s office, (b) ACT Health, (c) Canberra Health Services and (d) other agencies, were involved in researching and preparing the answer.

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

(1) In relation to the answer to question on notice No 1991, why did it take more than five hours to prepare an answer to this question.

(2) How much time was spent on researching the answer to this question.

(3) How much time was spent on drafting and editing the answer to signature-ready stage.

(4) How many people, including staffing classifications, from (a) the Minister’s office, (b) ACT Health, (c) Canberra Health Services and (d) other agencies, were involved in researching and preparing the answer.
MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) In relation to invoices paid in October 2018 and noting that some invoices for Clinical Services, received before and after 1 October 2018, were paid after 1 October 2018 and accounted for under Canberra Health Services, why was there one invoice for Clinical Services, received on 25 July 2018 and paid on 2 October 2018, and two further invoices, received on 2 October and paid on 16 and 30 October 2018 respectively, accounted for under ACT Health; why did it take from 25 July 2018 to 2 October 2018 to pay the invoice for $23,100 from Calvary Health Care ACT Ltd for Clinical Services.

(2) Why did it take from 10 March 2018 to 23 October 2018 to pay two invoices from Nous Group Pty Ltd ($27,500 and $30,855 respectively).

(3) Why did it take from 2 September 2018 to 30 October 2018 to pay the invoice for $310,632.76 from American Express Australia Ltd.

(4) Why did it take 40 days to pay many of the invoices for Service Funding Agreements, accounted for in ACT Health.

(5) Why did it take 38 days to pay many of the invoices for Equal Remuneration Orders, accounted for in Canberra Health Services.

(6) Why did it take from 25 July 2018 to 18 October 2018 to pay the Service Funding Agreement invoice for $146,300 from Marathon Health Ltd.

(7) Why did it take from 6 July 2018 to 18 October 2018 to pay the Service Funding Agreement invoice for $34,100 from the Australian Institute of Health and Welfare.

(8) Why are some invoices for Service Funding Agreements, received both before and after 1 October 2018 and paid after 1 October 2018, accounted for under ACT Health, while others with the same date profile, including from the same supplier, are accounted for under Canberra Health Services.

(9) What were the (a) purpose and (b) genesis, of the payments made for “Equal Remuneration Orders”.

(10) During each month from July 2017 to the date on which this question was published in the Questions on Notice Paper, how much was (a) paid and (b) to whom, for remediation of the birthing suites in the Centenary Hospital for Women and Children.

(11) As at the date on which this question was published in the Questions on Notice Paper, (a) how many birthing suites remain to be remediated, (b) at what cost for each suite and (c) by what target date is all work to be completed.

(12) What were the conferences and seminars relating to the payments to American Express Australia Ltd, totalling $609,498.79.
(13) In relation to each conference or seminar (a) where was it held, (b) how many clinical staff attended, (c) how many non-clinical staff attended, (d) how many other people (non-staff) attended, (e) what were the costs for (i) travel, (ii) accommodation, (iii) meals and (iv) other expenses and (f) what class of travel did attendees use.

2125 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) What was the original budget for the works being undertaken to upgrade the main switchboard in building 2 at the Canberra Hospital.

(2) How much has been spent on this work as at the date on which this question was published in the Questions on Notice Paper.

(3) What is the estimated or forecast total actual cost.

(4) If the figures given in the answers to parts (1) and (3) are different, why.

(5) What was the original target completion date for this work.

(6) What is the estimated or forecast completion date as at the date on which this question was published in the Questions on Notice Paper.

(7) If the dates given in the answers to parts (5) and (6) are different, why.

(8) To what extent has the scope of work actually undertaken varied from the scope of work that informed the original budget.

2126 MRS DUNNE: To ask the Minister for Mental Health—In relation to the answer given to part (2) of the question on notice taken on notice on 29 November 2018 about duress alarms, what action has the Minister taken to ensure that all security systems (including but not limited to duress alarms) at the adult mental health unit and the mental health short stay unit are working properly and are fit for purpose.

2127 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) What public immunisation services for babies and children are provided in the ACT.

(2) What are the recommended timeframes for immunisations to be administered for each immunisation type for babies and children.

(3) For each immunisation type what was the wait time to access a public service as at the date on which this question was published in the Questions on Notice Paper.

(4) What information do public maternity services provide to neo-natal parents about immunisation programs, including (but not limited to) the benefits of immunisations, and securing appointments for immunisations from a public clinic.
(5) How many babies and children did not receive their immunisations within the recommended timeframes at a public clinic during 2018, and what were the main reasons.

(6) What are the possible medical consequences of immunisations not being administered within the recommended timeframes.

2128 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) What was the original program of works established under the Upgrade and Maintain ACT Health Assets (UMAHA) program.

(2) What was the original (a) budget and (b) completion timeline for each job.

(3) What was the status of each job as to (a) cost and (b) completion timeline as at the date this question was published in the Questions on Notice Paper.

(4) Which jobs (if any), as at the date this question was published in the Questions on Notice Paper, have been removed from the program, and why.

(5) Up to date on which this question was published in the Questions on Notice Paper, which jobs (if any), have been added to the program, and for each new job (a) why was it added, (b) what is its budget and (c) what is its budgeted completion timeline.

2129 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) How many cases of stroke occurred in the ACT during (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16, (e) 2016-17, (f) 2017-18 and (g) 2018-19 (to the date on which this question was published in the Questions on Notice Paper).

(2) How many cases of stroke resulted in death within one month for each of the years in part (1).

(3) Did the Government make an election promise relating to the delivery of a stroke service before the 2016 ACT election; if so, what (a) was the nature of the administrative arrangements and treatment services to be provided and (b) was the promised spending commitment.

(4) Has the service been established; if not (a) why and (b) when will it be.

(5) If the service has been established (a) when was it established, (b) where is it located, (c) what is the model of care, (d) what are the administrative and clinical staffing arrangements, (e) what are its hours of operation, (f) as at the date on which this question was published in the Questions on Notice Paper (i) how many patients have been treated in the service, (ii) how many patients were on the waiting list for treatment and (iii) what was the waiting time and (g) how much was spent on the service during (i) 2016-17, (ii) 2017-18 and (iii) 2018-19 (to the date on which this question was published in the Questions on Notice Paper).
(6) What reciprocal treatment arrangements does ACT Health have with other jurisdictions.

(7) Under what circumstances might a patient be referred to a stroke service in another jurisdiction.

(8) What arrangements are in place to transfer patients to other jurisdictions for stroke treatment.

(9) What assistance is available to patients who are referred to an inter-jurisdictional service.

(10) Will the promised expenditure commitment be spent before the 2020 ACT election; if not, why.

(11) What are the future plans for the service.

2130 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) How many elective surgery operations were performed in each specialty between 1 July and 31 December 2018.

(2) What were the elective surgery wait times, by triage category in each speciality, as at 31 December 2018.

(3) What factors are contributing to the wait times in each specialty.

(4) Was performance of elective surgery between 1 July and 31 December 2018 impacted by a lack of specialists or other appropriately-qualified staff; if so, in what areas.

(5) Was performance of elective surgery between 1 July and 31 December 2018 impacted by problems in surgical theatres; if so (a) which theatres and (b) what problems.

(6) How many elective surgeries are predicted to be performed between 1 January and 30 June 2019.

(7) Is the ACT on track to meet its target of 14,000 elective surgeries for this financial year; if not, why not.

(8) What strategies are in place to minimise the risk of not meeting the target.

2133 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) What is the derivation of each number in the columns headed “Existing #” and “Project #” in relation to the ministerial brief number GBC18/174, dated 22 March 2018, specifically the table at paragraph 8 on page 3.

(2) For each number in the columns headed “Net Growth” and “Total Canberra Hospital” what formula was used to calculate it.

(3) If the formulae vary, why do they vary.
(4) Did the brief explain all formulae variations; if not (a) why and (b) why did the Minister sign off on a brief with unexplained formulae variations.

(5) Is the table correct in all aspects.

(6) If the table is not correct in all aspects, will the Minister attach a corrected version to the answer to this question; if not, why.

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

(1) How much did ACT Health spend on advertising campaigns during each year (a) 2014, (b) 2015, (c) 2016, (d) 2017 and (e) 2018.

(2) How much does (a) ACT Health and (b) Canberra Health Services, plan to spend on advertising campaigns during 2019.

(3) What were the individual advertising campaigns that cost more than $25,000 during (a) 2014, (b) 2015, (c) 2016, (d) 2017, (e) 2018 and (f) 2019 (planned).

(4) For each campaign identified in part (3) what (a) advertising collateral was produced, (b) media and other communication channels were used, (c) were the target campaign outcomes, (d) reach and frequency figures were achieved and (e) were the actual campaign outcomes achieved.

(5) Who approves expenditure on advertising campaigns in (a) ACT Health and (b) Canberra Health Services.

(6) What processes are in place to ensure that ACT Health and Canberra Health Services advertising campaigns provide value for money.

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

(1) In relation to the Health leadership event of 13 September 2018 (a) what was the agenda, (b) who were the guest speakers, (c) where was it held, (d) in relation to ACT Health, how many (i) senior executives, (ii) executive level staff, (iii) doctors, (iv) nursing staff, (v) allied health professionals, (vi) administrative staff and (vii) other staff attended, (e) in relation to Canberra Health Services, how many (i) senior executives, (ii) executive level staff, (iii) doctors, (iv) nursing staff, (v) allied health professionals, (vi) administrative staff and (vii) other staff attended, (f) what food and beverages were provided and (g) what were the costs for (i) venue hire, (ii) equipment hire, (iii) speaker fees and associated costs, (iv) materials, (v) catering and (vi) other costs.

(2) Have any subsequent Health Leadership events been held since 1 October 2018; if so, (a) on what dates were the events held and (b) what was the total cost for each event.

MRS DUNNE: To ask the Minister for Health and Wellbeing—
(1) Which ACT Health or Canberra Health Services buildings have been identified to have flammable cladding (other than the Centenary Hospital for Women and Children).

(2) For each building identified as having flammable cladding what date was it identified and (a) what progress has been made on assessing its fire safety, (b) what is the timetable for its remediation, (c) what is the (i) cost or (ii) budget, for its remediation, (d) will an insurance claim be made for the cost of its remediation and (e) if an insurance claim will not be made, why.

MRS DUNNE: To ask the Minister for Medical and Health Research—

(1) What is the title of each (a) medical or health research project and (b) clinical trial, in relation to the answer given to question on notice 2048, that was (i) begun or (ii) completed, during each the years (A) 2012-13, (B) 2013-14, (C) 2014-15, (D) 2015-16, (E) 2016-17 and (F) 2017-18.

(2) What was the total cost of each completed project or clinical trial.

(3) What practical outcomes has each research project and clinical trial produced for improved, extended, or otherwise modified day-to-day service-delivery for the ACT community by ACT Health.

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

(1) What committees, with the exception of assurance committees, are currently active in (a) ACT Health and (b) Canberra Health Services.

(2) What are the responsibilities of each of these committees.

(3) Who are the members of each of these committees.

(4) Which of these committees (a) have a full complement of members and (b) is fully operational.

(5) For any committees that do not have a full complement of members or are fully operation, why not.

(6) How often does each committee meet.

(7) To whom does each committee report and what information is reported.

(8) What action is taken to implement any recommendations made by committees.

(9) What service delivery innovations have been introduced to the ACT’s health system as a result of the work of these committees during the 2014-15 to 2017-18 period.

MRS DUNNE: To ask the Minister for Health and Wellbeing—
In relation to the answer to question on notice No 1909, how many interventional procedures were performed in the medical imaging department in (a) 2013-14, (b) 2014-15, (c) 2015-16, (d) 2016-17 and (e) 2017-18.

On how many anticipated interventional procedures were the expenditure budgets based for each year listed in part (1).

What was the (a) budgeted and (b) actual, cost per interventional procedure, including corresponding consumables, for each year listed in part (1).

How many hours of unplanned leave had to be covered by unbudgeted costs in each month from 1 July 2016 to 30 June 2018.

Was there a substantial increase in unplanned leave during the two years 2016-17 and 2017-18 compared to 2013-14 to 2015-16; if so, what were the factors contributing to unplanned leave being taken.

What administrative changes have been implemented to manage staff leave better in the future.

MS LE COUTEUR: To ask the Minister for City Services—Has the review that the Transport Canberra and City Services Directorate undertook consultation on in 2015 on a draft of a revised tree species list under Design Standards 23 been completed; if so, (a) when and (b) were any changes made as a result of the review; if not (i) is the review continuing or has it been abandoned and (ii) when will it be completed.

MS LE COUTEUR: To ask the Minister for City Services—Is lack of shade for livestock lawful given duty of care for appropriate shelter in the Animal Welfare Act; if it is unlawful, has it been enforced at all in the last five years; if it is lawful, what is the reasoning behind the exemption. (Redirected 18 February 2019)

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

(1) What are the conditions in service funding agreements about opening hours for One Link and for the Early Morning Centre, with particular regard to Christmas shutdown.

(2) How many bed nights were provided by the Christmas Domestic Violence initiative this year and have all people supported through that initiative been able to find an exit point from the refuges or hotel accommodation.

(3) Does the Minister have any plans to assist Safe Shelter to be open all year around as opposed to only during the colder months.

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

(1) Which section, branch or group/s within the Education Directorate are responsible for the receipt, handling and assessment of bullying, assault,
violence and other incident reports that come from ACT government schools affecting both students and/or staff.

(2) In what form can reports be submitted.

(3) What is the protocol for submission.

(4) Does every incident report result in an investigation; if so, by whom and what is the timeframe.

(5) When is an incident deemed finalised or resolved.

MF LEE: To ask the Minister for Disability—

(1) Did the ACT Government make a submission to the Productivity Commission Review into the National Disability Agreement (NDA).

(2) What is the ACT Government’s response to the Commission’s findings in respect of the lack of clarity around responsibility for ongoing funding for disability advocacy organisations.

(3) Is the response a public document; if so, can the Minister provide a copy.

(4) If the ACT has not yet responded, when will a response be provided and when will that response be made public.

(5) When are negotiations for a new NDA likely to commence.

MR COE: To ask the Minister for Roads—How many complaints for each of the last five financial years have been received about the condition of the existing surface car park in relation to the unsealed surface of Angas Street carpark in Ainslie. (Redirected 18 February 2019)

MR COE: To ask the Minister for Roads—

(1) How long has the unsealed surface on or adjacent to Angas Street in Ainslie been used for car parking.

(2) Has the ACT Government investigated or undertaken any reporting or assessments on the site; if so, (a) when was this undertaken, (b) what reporting or assessment was undertaken and (c) what were the results or findings.

(3) For each of the last five financial years, what is (a) the number of square metres of the carpark on or adjacent to Angas Street that has been resealed as part of maintenance works and (b) what is the number of square metres of the carpark on or adjacent to Angas Street that needs to be sealed to have a fully sealed carpark area.

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

(1) Have any incidents of self-harm or suicide reported by staff in the Education Directorate been linked or related to bullying or cultural problems within the
directorate during each of the last five financial years; if so, what was the (a) general type of incident, (b) general category of employee, (c) financial year it occurred, (d) directorate it occurred in, (e) actions undertaken by the Minister in response to the report and (f) actions undertaken by the relevant directorate in response to the report.

(2) Have any incidents of self-harm or suicide reported by students or about students in each area for which the Minister is responsible been linked or related to bullying or cultural problems within the directorate during each of the last five financial years; if so, what was the (a) general type of incident, (b) financial year it occurred, (c) directorate it occurred in, (d) actions undertaken by the Minister in response to the report and (e) actions undertaken by the relevant directorate in response to the report.

2287 MR MILLIGAN: To ask the Minister for City Services—

(1) What progress has been made to reach a final decision, in conjunction with the ACT Heritage Council, on the location of the proposed recreational bike track in Hall.

(2) What other sites have been considered for this project.

(3) What advice has been provided regarding issues such as parking, road access and other facilities such as toilets and drinking fountains for alternative sites being considered for this project.

(4) What consultation has been undertaken on alternative sites with the Hall community, Aboriginal stakeholders and heritage bodies to ensure that the issues around artefacts and protocols are not encountered.

(30 days expires 24 March 2019)

2293 MISS C BURCH: To ask the Minister for Business and Regulatory Services—

(1) How many people who had previously completed criminal history checks applied for Working With Vulnerable People (WWVP) Cards in (a) 2017-18 and (b) 2018-19.

(2) How many WWVP cards were not approved of those who applied with an existing criminal history check.

(3) What was the average time taken to complete a WWVP application for individuals who had already completed criminal history checks.

(4) What was the total revenue generated by WWVP applications in 2017-18.

2294 MISS C BURCH: To ask the Minister for Transport—

(1) What is the current status of the school crossing supervisor scheme; if the scheme has not been fully implemented, when is the expected completion date for the rollout of the scheme.
(2) Can the Minister list all (a) schools, (b) crossings and (c) locations that have had supervisors deployed to them.

(3) Can the Minister provide a breakdown of (a) hours, (b) number of supervisors and (c) costs per supervisor.

MISS C BURCH: To ask the Minister for Transport—

(1) Can the Minister provide a list of all bus stops to be (a) decommissioned, (b) moved or (c) constructed in relation to the rollout of Network 19.

(2) Can the Minister provide the cost per (a) decommissioning, (b) relocation or (c) construction of bus stops in relation to the rollout of Network 19.

(3) What, if any, notification of the (a) decommissioning, (b) relocation of, or (c) construction of bus stops has or will be given to affected residents and how much notice will be given before the commencement of these works.

(4) What is the expected completion time for works on each bus stop to be completed.

MRS JONES: To ask the Minister for Business and Regulatory Services—

(1) What assessment has been made of the vacant block in Bentham Street, Yarralumla to ensure it is safe and well kept.

(2) How many times has the block been inspected between 2012 and 2019 and on what dates have these inspections taken place.

(3) Have these inspections found (a) sufficient drainage of the site, (b) sufficient fencing of the site and (c) waste or rubbish which may attract vermin.

(4) What engagement has Access Canberra had with the owners of the site to determine when the development of the site will occur (a) before September 2018 and (b) after September 2018.

(5) Have the abandoned construction works on the site caused undermining or subsidence of neighbouring blocks; if so, what recourse is available for the neighbouring residents.

(6) What action can the Government take to compel the owner to develop or forfeit the land.

MRS JONES: To ask the Minister for Corrections and Justice Health—

(1) What penalties, punishment and/or disciplinary actions are available to corrections staff when dealing with inmates and how is it broken down from lowest to highest level of severity.

(2) How are the actions referred to in part (1) taken and what level are staff members that make these decisions.
(3) When directions are given regarding disciplinary action, are they made in writing or verbally.

(4) What is the recording process once these actions have been taken.

(5) On how many occasions since 1 January 2018 have inmates been held in the management unit for disciplinary reasons and how many of these occasions were for (a) at least one consecutive week and (b) over at least two consecutive weeks.

2301 Mrs Jones: To ask the Minister for Corrections and Justice Health—

(1) Has the total number of cohorts of inmates in the Alexander Maconochie Centre changed since the answer to question on notice No 654; if so, can the Minister outline these changes.

(2) How many people are currently in each of these cohorts.

2303 Mrs Jones: To ask the Minister for Corrections and Justice Health—

(1) How many detainee on detainee (a) assaults and (b) serious assaults have occurred in the Alexander Maconochie Centre (AMC) since 1 January 2018.

(2) How many of the instances in part (1) involved a “shiv” or other cutting or stabbing instrument.

(3) How many detainee on officer (a) assaults and (b) serious assaults have occurred in the AMC since 1 January 2018.

(4) How many of the instances in part (3) involved a “shiv” or other cutting or stabbing instrument.

(5) On how many occasions have corrections staff received medical attention following an assault, serious assault or other altercation with a detainee since 1 January 2018.

2304 Mrs Jones: To ask the Minister for Police and Emergency Services—

(1) What are the different levels of response classifications for ACT Policing.

(2) Who determines how each job is classified at which response level and what is the decision making process.

2305 Mrs Jones: To ask the Minister for Police and Emergency Services—

(1) How many police officers are required for each “city beat” shift.

(2) How is this broken down by (a) officer ranking and (b) day and time of shift.

2306 Mrs Jones: To ask the Minister for Police and Emergency Services—How many ACT Policing staff are rostered for each shift at the watch-house, and how is this broken down by (a) officer ranking and (b) shift type.
MRS JONES: To ask the Minister for Police and Emergency Services—
(1) How many cameras/units are funded, managed and/or maintained under the ACT Public Safety Closed Circuit Television (CCTV) Network.
(2) What are the locations of the cameras/units referred to in part (1).
(3) What was the (a) total cost and (b) individual cost of the 12 solar powered CCTV units installed across the ACT since June 2017.
(4) What is the (a) estimated yearly maintenance and running costs and (b) location of these units, of the units referred to in part (3).
(5) How is the footage stored by the cameras in the ACT Public Safety Closed Circuit Television (CCTV) Network.
(6) How long is storage kept and what is the total cost of storage of the footage referred to in part (5).

MRS JONES: To ask the Minister for Corrections and Justice Health—
(1) What is the total catering cost for detainees at the Alexander Maconochie Centre (AMC) broken down by each of the past five financial years, including the current financial year.
(2) Are catering costs for detainees recorded separately per detainee; if so, what are these costs.
(3) What is the average catering cost per detainee (a) per day and/or (b) per month for food at the AMC throughout 2018 and 2019 to date.
(4) What is the average catering cost per detainee per day for meals at the AMC throughout (a) 2018 and (b) 2019 to date, broken down by major dietary requirement/category, including (i) high fibre diets, (ii) vegetarian, (iii) vegan and (iv) gluten free.
(5) How many kitchen staff are employed at the AMC in the financial years 2009-2010 and 2017-2018.
(6) How many detainees on average work in the kitchen during each kitchen shift.

MRS JONES: To ask the Minister for Police and Emergency Services—
(1) What is the contract value/cost for the two specialist helicopters stationed at the ACT Rural Fire Service Helibase during the bushfire season.
(2) Are the contracts different for the specialist intelligence gathering light helicopter and the medium helicopter used for aerial fire fighting services; if so, what are the values/cost of each contract.
(3) How does the value/cost of the contract change if there is (a) a bushfire event and (b) no bushfire event.
MRS JONES: To ask the Minister for Corrections and Justice Health—Have any prisoners convicted of murder related offences at any time in their incarceration been classified as any of the minimum security cohort classifications; if so, (a) how many inmates and (b) for what period of time.

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

(1) By what month and year is it anticipated that the operating suites at the Canberra Hospital (TCH) will reach full capacity.

(2) How many operating suites were available at TCH as at the date on which this question was published in the questions on notice paper.

(3) How many of those operating suites were unavailable for use.

(4) For each unavailable operating suite (a) why was it unavailable and (b) when will it be re-opened for use.

(5) Is the Government planning to increase the number of theatres available at the current location over the next five years; if so (a) how many theatres will be added and (b) at what cost.

(6) What was the ratio of surgical beds to operating theatres at (a) TCH and (b) Calvary Public Hospital, as at the date on which this question was published in the questions on notice paper.

(7) How many operating theatres are currently planned to be part of the Surgical Procedures, Interventional Radiology and Emergency (SPIRE) project.

(8) In what year will the operating theatres in the SPIRE project be available for clinical use.

(9) How many (a) medical, (b) surgical and (c) emergency department, beds are planned to be available as part of the SPIRE project.

(10) When will the beds referred to in part (9) be available for clinical use.

(11) What is the planned ratio of surgical beds to operating theatres in the SPIRE project; if this ratio is different to the ratio given in the answer to part (6)(a), why.

(12) What is the projected demand for operating theatres and surgical beds in the ACT over the next (a) five, (b) 10, (c) 15, and (d) 20 years.

(13) How many staff will be working in the (a) Emergency Department, (b) operating theatres, (c) surgical beds, (d) interventional radiation department and (e) general wards of the SPIRE project.

(14) For each category in part (13), how many staff will be in addition to staff currently working in those areas of TCH.
(15) Where will neonatal intensive care be located when the SPIRE project is commissioned to service.

(16) What provision has been made for car parking in, or associated with, the SPIRE project.

(17) What is the anticipated cost of car parking in, or associated with, the SPIRE project.

(18) Is this cost for car parking part of the $500 million envelope allocated to the SPIRE project; if not, how will it be funded.

(19) Will the new pathology centre be part of the SPIRE project; if not, where will be located.

(20) How much will the new pathology centre cost.

(21) Is the cost for the new pathology centre part of the $500 million envelope allocated to the SPIRE project; if not, how will it be funded.

(22) When will the new pathology centre open.

(23) What elements of the SPIRE project will displace or replace existing elements at TCH, and what use will be made of displaced or replaced existing elements.

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

(1) What is the Northside project cited in ACT Health planning documents.

(2) What is the scope of the Northside project.

(3) Where will the Northside project be located.

(4) Is this project being planned as part of an urban renewal program; if not, what is the basis for this plan.

(5) Is this project being planned in association or partnership with any other private or public organisation; if so, which organisation or organisations.

(6) What is the (a) anticipated timeline and (b) projected or indicative cost, for the Northside project.

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

(1) What is the uniform policy for staff working in ACT public health services.

(2) Who pays for uniforms; if staff pay for uniforms (a) why, (b) what is the typical annual cost per staff member and (c) what is the profit margin for Canberra Health Services.

(3) Has the introduction of so-called “happy scrubs” as a uniform option been added to the uniform policy; if not (a) why and (b) when will it be.
(4) Who pays for the “happy scrubs”; if staff pay for “happy scrubs” (a) why, (b) what is the typical annual cost per staff member, (c) what is the profit margin for Canberra Health Services and (d) do staff receive a uniform allowance in their salary packages; if so, what is the allowance currently.

(5) Are staff, who elect to wear “happy scrubs”, required also to have “standard” uniforms available; if so, in what circumstances are staff required to wear “standard” uniforms.

2315 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) What contingency plans are being made for when the ICU at the Canberra Hospital (TCH) reaches a situation where it is at full capacity with no storage space on some days.

(2) When is the ICU at TCH projected to reach that point.

(3) Is Canberra Health Services planning to expand the ICU at its current location.

(4) When is the ICU as part of the Surgical Procedures, Interventional Radiology and Emergency (SPIRE) due to commence operation.

(5) Is the Government considering adding an additional floor to the current emergency department for an ICU as a stopgap measure; if so (a) how long would it take to complete this project, (b) what disruption would it cause to existing services in the ED and (c) what is the indicative cost of this project.

(6) What plans does the Government have to expand the (a) Coronary Care Unit and (b) Cardiac Catheter Suites, areas.

(7) When will the Coronary Care Unit and Cardiac Catheter Suites become operational as part of SPIRE.

(8) How much additional space will be required for both the Coronary Care Unit and Cardiac Catheter Suites in the SPIRE project.

(9) What plans does Canberra Health Services have for the space used for the current Coronary Care Unit and Cardiac Catheter Suites.

(10) Does Canberra Health Services have plans to relocate Cardiac Care outpatient services; if so, where will these services be relocated.

2317 MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) What buildings are on the site of the proposed Surgical Procedures, Interventional Radiology and Emergency (SPIRE) project.

(2) Which health services, including administrative services, currently use these buildings.

(3) When will these buildings be (a) vacated and (b) demolished.
(4) What consultation has occurred with these health services, including administrative services, about relocation.

(5) To where will the health services, including administrative services that are housed in these buildings currently, be re-located.

(6) Will these new locations be permanent; if not (a) what will be their tenancy; and (b) where will they located permanently.

(7) Has a new site been identified for the Child at Risk Health Unit.

(8) When will the Child at Risk Health Unit move to its proposed new site.

(9) What arrangements will be in place to minimise any disruption to the Child at Risk Health Unit.

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

(1) How many briefings has the Minister taken each year since appointed as Assistant Minister for Health and then following appointment as the Minister for Health and Wellbeing, about bullying and cultural problems in (a) ACT Health and (b) Canberra Health Services.

(2) What form did the briefings at part (1) take and what has been the nature of the information and advice given to the Minister in those briefings.

(3) What action did the Minister take in response to the information and advice provided.

(4) Did the Minister’s incoming minister’s brief as Assistant Minister for Health contain briefing material on bullying and cultural problems in ACT Health; if so, (a) what information was provided and (b) how did the Minister respond to that information.

(5) Did the Minister’s incoming minister’s brief as Minister for Health and Wellbeing contain briefing material on bullying and cultural problems in ACT Health; if so, (a) what information was provided and (b) how did the Minister respond to that information.

(6) If no information about bullying and cultural problems was forthcoming in the processes outlined in parts (1), (2), (4) and (5) then (a) when did the Minister first become aware of bullying and cultural problems in the ACT’s public health system, (b) did the Minister seek a briefing, (c) when was the briefing given, (d) what form did the briefing take, (e) what information and advice was provided and (f) what was the Minister’s response.

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

(1) Which community-based organisations were represented in relation to an ACT Health-hosted community consultation session on Access All Areas, facilitated by Rebus Theatre, on 16 February 2019.

(2) How many individuals attended.
(3) What patient groups were represented, such as, but not limited to, patients with disabilities, patients suffering debilitating illnesses, patients with mental health disorders, paediatric patient groups, geriatric patient groups.

(4) How and by whom were patient groups represented.

(5) If a person was invited to attend, and wanted to attend but was unable to attend in person for any reason, what other opportunities were they offered to enable them to participate; if none, why.

(6) How were attendees selected.

(7) What was the agenda.

(8) Where was the session held.

(9) How much did the session cost.

(10) Can the Minister provide detail for elements of the session that cost more than $500.

(11) What were the top five (a) outcomes and (b) recommendations from the session.

(12) What were ACT Health’s responses to those outcomes and recommendations.

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

(1) What internal committees in ACT Health currently consider issues related to staff culture and bullying issues.

(2) What (a) dates did each committee in part (1) meet in the period since 1 January 2018 and (b) was the agenda for each meeting.

(3) Will the Minister attach to the answer to this question minutes of each meeting as referred to in part (2); if no, why.

(4) What internal committees in Canberra Health Services currently consider issues related to staff culture and bullying issues.

(5) What (a) dates did each committee in part (4) meet in the period since 1 January 2018 and (b) was the agenda for each meeting.

(6) Will the Minister attach to the answer to this question minutes of each meeting as referred to in part (5); if no, why.

(7) Has or will (a) ACT Health and (b) Canberra Health Services, establish new internal committees in 2019, including a joint-agency committee, to consider issues related to staff culture and bullying issues; if yes, what is the current or proposed membership of these committees.

(8) What are the terms of reference for each committee as referred to in part (7), including, but not limited to, frequency of meetings.
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(9) Which ACT unions or professional associations have raised concerns about bullying and/or staff culture in (a) ACT Health and (b) Canberra Health Services, in the period since 1 January 2018.

(10) What specific issues have the organisations at part (9) raise and when did they raise them.

(11) What responses did ACT Health and/or Canberra Health Services give to the organisations about the specific issues and associated recommendations they raised.

MS LE COUTEUR: To ask the Minister for Urban Renewal—

(1) How many demonstration housing projects remain within the process and how many (a) have been offered sites and of these how many have accepted their offers (b) are having Territory Plan Variations prepared for them and (c) have lodged development applications.

(2) Are there any other forms of assistance being offered for those projects that remain within the process and for those projects that will be offered sites but have not yet received an offer, how long can they expect to wait for an offer.

(3) How many projects have left the process and of these, how many have lodged DAs.

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

(1) Is it possible for Housing ACT tenants to purchase and install their own air conditioning units in properties that do not have air conditioning.

(2) What is the application and approval process for tenants wishing to purchase and install their own air conditioning unit.

(3) Can tenants purchase any model they choose, or are there restrictions on the type of unit; if there are restrictions, where can tenants find this information.

(4) Is there a policy regarding the timeframe for replying to tenants regarding applications for the installation of their own air conditioners; if not, can the Minister provide information on the typical time for processing such applications.

(5) How many Housing ACT tenants have applied to install their own air conditioning units in each of the last three years that data is available for, broken down by the type of dwelling.

(6) Are there restrictions on the purchase and installation of own air conditioning units purchased by public housing tenants based on the type of dwelling they live in, for example multi-unit apartments, or dwellings in a mixed tenure development where there is an owners corporation.
(7) Has Housing ACT requested permission from an owners corporation in a multi-unit development for an air conditioning unit to be installed, either (a) by Housing ACT on behalf of a tenant or (b) where the air conditioning unit has been purchased by the tenant themselves.

(8) Are tenants able to choose their own contractor to install air conditioning units, or does Housing ACT stipulate a particular contractor or contractors; if Housing ACT requires that a certain air conditioning installer be used, can the Minister provide information about (a) the typical cost to tenants, (b) the waiting times for installation when using these installers and (c) whether Housing ACT tenants liaise directly with the installer or whether this is done on their behalf by Housing ACT.

2326 **MS LE COUTEUR:** To ask the Minister for City Services—

(1) What investigation activities have taken place looking into possible damage of the registered plane tree on Franklin Street, Manuka which may have been damaged by a trench.

(2) Have investigators visited the site.

(3) Are investigations for this tree being given reduced priority because a development application has been approved that allows for its removal.

2327 **MRS JONES:** To ask the Minister for Police and Emergency Services—

(1) On how many days was the Bronto (a) delayed available, (b) unavailable and (c) on which dates did this occur, since 1 July 2017.

(2) How many days did ACT Fire & Rescue have a replacement Bronto available for immediate response since 1 July 2017.

2328 **MR COE:** To ask the Minister for Education and Early Childhood Development—

(1) How many international students attended (a) ACT Government schools and (b) non-Government schools during each school year since 2008 to date broken down by school grade.

(2) In relation to part (1), what is the breakdown of international students for each year broken down by students that were (a) boarding, (b) living with homestay families or on exchange, (c) on temporary visas and (d) any other category or classification.

(3) What type of visa grants or entitles families free schooling in ACT Government schools.

(4) How many international students were charged fees to attend (a) ACT Government schools and (b) non-Government schools during each school year since 2008 broken down by school grade.
(5) In relation to part (4), what was the total amount paid by international students in fees during each year since 2008 to date broken down by school grade.

(6) How many international students had school fees or charges waived for (a) ACT Government schools and (b) non-Government schools during each school year since 2008 broken down by school grade.

(7) In relation to part (6), what was the total amount of fees or charges waived for international students during each year since 2008 to date broken down by school grade.

2329 MR COE: To ask the Minister for Business and Regulatory Services—

(1) What is the total number fines or infringement notices that have been issued for each of the last five financial years on (a) Mirrabei Drive, (b) Gundaroo Drive, (c) Horse Park Drive, (d) Anthony Rolfe Avenue and (e) Northbourne Avenue broken down by (i) type of fine or notice, (ii) average value of fine or notice and (c) total revenue collected from that type of fine or notice issued at each location.

(2) In relation to part (1), what is the total number fines or infringement notices that have been issued but were later contested for each of the last five financial years on (a) Mirrabei Drive, (b) Gundaroo Drive, (c) Horse Park Drive, (d) Anthony Rolfe Avenue and (e) Northbourne Avenue broken down by (i) type of fine or notice, (b) average value of fine or notice and (c) total value of contested revenue from that type of fine or notice issued at each location.

(3) In relation to part (2), what is the total number fines or infringement notices that have been issued but were later withdrawn for each of the last five financial years on (a) Mirrabei Drive, (b) Gundaroo Drive, (c) Horse Park Drive, (d) Anthony Rolfe Avenue and (e) Northbourne Avenue broken down by (i) type of fine or notice, (ii) average value of fine or notice and (iii) total value of revenue forgone from that type of fine or notice issued at each location.

(4) In relation to parts (1) to (3), what is the total number fines or infringement notices issued for each of the last five financial years on (a) Mirrabei Drive, (b) Gundaroo Drive, (c) Horse Park Drive, (d) Anthony Rolfe Avenue and (e) Northbourne Avenue that were connected to roadworks or light rail construction, such as speeding fines in 40 km/hr zones, broken down by (i) type of fine or notice, (ii) average value of fine or notice and (iii) total value of revenue from that type of fine or notice issued at each location.

2331 MR COE: To ask the Minister for Mental Health—

(1) How many (a) individuals and (b) organisations that provided submissions indicated they would happy to communicate further about their submission
in relation to the *Interim Report into the workplace culture within ACT public health services*.

(2) In relation to part (1), how many (a) individuals and (b) organisations were communicated with broken down by type of further communication.

(3) How many (a) individuals and (b) organisations who made submissions to the review been identified by the ACT Government by their (i) submission, (ii) the reviewer or (iii) through any other means.

(4) How has the ACT Government followed up on the submissions made to the review to date.

(5) How does the ACT Government intend to follow up on the submissions made to the review in the future.

2333 **MR COE:** To ask the Minister for Climate Change and Sustainability—

(1) When did the Minister or the Directorate first become aware of potential misreporting of Feed-In Tariff (FIT) Scheme data by Evoenergy.

(2) Who, or what entity, alerted the Minister or the Directorate of the potential inaccuracy of reported data.

(3) Will the results of the audit be made publically available; if not, why not.

(4) Will Evoenergy face any consequences should the audit determine that there has been inaccurate reporting of Feed-In Tariff data; if so, what consequences or penalties will be imposed; if not, why not.

(5) Is there a potential for costs imposed on households as a result of the scheme to be higher than previously projected due to the misreporting of FIT data by Evoenergy.

2334 **MR MILLIGAN:** To ask the Minister for City Services—

(1) What measures is the Government taking to enforce cat containment requirements in the Gungahlin District.

(2) How are the consequences for non-observance of cat containment requirements currently enforced in the Gungahlin District.

(3) How many cats found roaming in cat containment areas in the Gungahlin District have been seized by Transport Canberra and City Services rangers since January 1 2018.

(4) How many infringement notices have been issued since January 1 2018 to individuals in the Gungahlin District for not complying with cat containment requirements.

2336 **MR MILLIGAN:** To ask the Minister for Roads—
(1) What is the expected completion date of Gundaroo Drive Stage 1 works at the intersection of Gundaroo Drive, Mirrabei Drive and Anthony Rolfe Avenue.

(2) When will landscaping works be completed for the totality of the Gundaroo Drive Stage 1 project to restore some of the amenity of the area for residents.

(3) Can the Minister explain why the speed limit on Mirrabei Drive varies with speed limits for inbound traffic set at 60km and outbound traffic, into residential areas set at 80km.

(4) What is the expected completion date for construction of Gundaroo Drive Stage 2.

(5) When will landscaping works be completed for the totality of the Gundaroo Drive Stage 2 project to restore some of the amenity of the area for residents.

(6) Has Transport Canberra and City Services publically committed that the Horse Park Drive duplication will be completed in the first quarter of 2019; if so, is this date still on track.

(7) What is the reasoning behind the decision to finish the duplication of Horse Park Drive at Bonner.

(8) Is an off-road cycle lane going to be constructed as part of the Horse Park Drive duplication project that goes all the way to the Majura Parkway.

(9) When will the bus stop on Horse Park Drive on the Yerrabi Pond side be completed and ready for commuters to use.

(10) Are there any plans to resurface roads in the electorate of Yerrabi over the coming 6 to 12 months.

2337  MR MILLIGAN: To ask the Minister for Police and Emergency Services—

(1) What measures is the Government taking to support local police and ensure the safety of residents and their property in relation to the recent spike in car thefts and car fires in the Gungahlin District.

(2) Does the ACT have the lowest police-to-resident ratio in Australia as detailed by Part C of the Productivity Commission’s latest report into government services dated 24 January 2019; if so, what measures is the Government taking to increase police presence in the Gungahlin District.

2338  MRS KIKKERT: To ask the Minister for Children, Youth and Families—

(1) Did the Minister state in question time on 20 February 2019 that “We already have a number of Aboriginal and Torres Strait Islander children in out-of-home care in stable placements, sixty per cent of them living with extended family and kin. We are not about to disrupt those placements”; if
so, (a) what are the reasons that inform this commitment to maintaining a stable placement including known benefits of maintaining a stable placement for a child or young person who is in out-of-home care and known risks of disrupting a stable placement for a child or young person who is in out-of-home care.

(2) Does the length of time that a stable placement has been in effect impact on either benefits or risks; if so, in what way/s.

(3) Does any attachment that the child has formed with carers impact either benefits or risks; if so, in what way/s.

(4) In relation to answers to parts (1)(a) to (3), are there any circumstances in which the ACT Government would choose to disrupt a stable placement; if so, what circumstances would warrant such a decision.

(5) What principles or guidelines would determine that it is in the best interest of a child to disrupt a stable placement.

(6) How would the attachment of the child to her or his carers be taken into consideration in the case of a decision to disrupt a stable placement.

(7) What weight is given to the wishes of the child, and how are these wishes assessed in the case of a decision to disrupt a stable placement.

(8) Has the ACT Government made the decision to disrupt any stable out-of-home care placements in the past twelve months; if yes, how many and why.

MRS KIKKERT: To ask the Minister for City Services—

(1) What types of interim repairs are made as part of road safety/repair/maintenance measures.

(2) What is the average cost of each kind of interim repair.

(3) What is the average amount of time before an interim repair is replaced with a permanent repair.

(4) What is the purpose of an interim repair, and why are upfront permanent repairs not a viable option.

(5) How many interim road repairs are currently in place in the Ginninderra electorate, where are they located and when are they expected to be permanently repaired.

MRS KIKKERT: To ask the Minister for Multicultural Affairs—

(1) When will government survey results from the 2019 National Multicultural Festival be finalised.

(2) How is the survey conducted, and who is invited to participate.

(3) Can a copy of the survey be provided as an attachment.
(4) Will the ACT Government consider placing additional umbrellas or other shading in the Civic Square area of the Festival, where there is a lack of tree shading compared to other areas of the Festival footprint.

(5) How many MCs who participated in the Festival came from (a) interstate and (b) overseas.

(6) Were any interstate/overseas MCs funded by the ACT Government; if so, (a) how many and (b) for each MC, what was the total amount of expenditures (including travel, accommodation, payment etc.) given.

(7) How many performers at the Festival were invited by the ACT Government to participate came from (a) interstate and (b) overseas,

(8) Were any interstate/overseas performers funded by the ACT Government; if so, (a) how many and (b) for each performer, what was the total amount of expenditures (including travel, accommodation, payment etc.) given.

(9) Will the ACT Government consider publishing vehicle parking guidelines for stallholders and visitors.

(10) What parking areas are available for stallholders and visitors.

(11) What parking areas are available for larger vehicles operated by stallholders, such as small trucks.

(12) Who determines, and by what criteria are stall locations determined.

(13) Will the Government consider rotating stall locations for stallholders so that Festival hotspots can be shared.

(14) Will the Government consider managing stall locations so that on days where there are empty stalls at prime locations, these stalls can be used by stallholders who have otherwise been allocated a location further away.

(15) Will the ACT Government consider collecting more detailed data on the Festival, such as (a) Festival hotspots and peak visitor traffic days/times and (b) number of visitors; if not, why not.

(16) Will the ACT Government consider placing navigation sign posts throughout the Festival footprint to better direct visitors to various areas such as cultural villages, food, information, community organisation stalls; if not, why not.

(17) Will the ACT Government consider placing performance schedule posts at each stage at the Festival to improve navigation; if not, why not.

(18) Will the ACT Government consider making available 3x9 size stalls; if not, why not.

(19) What is the reason for taking away 3x9 stalls at this year’s festival.
(20) Were there any stallholders who operated a 3x9 stall at the Festival; if so, who.

(21) Will the ACT Government consider relocating the National Multicultural Festival to Commonwealth Park in the future; if not, why not.

(22) Will the ACT Government consult with the community about the possibility of hosting the Festival at Commonwealth Park; if so, when will consultation occur and in what manner.

(23) How many support staff were available to assist stallholders on the following days (a) 15 February 2019, (b) 16 February 2019 and (c) 17 February 2019 and what were their (i) working hours and (ii) where were they located.

(24) How many staff were responsible for responding to emergency and first aid calls.

(25) Are stallholders able to receive a refund if power plugs that were applied and paid for were not provided; if yes, whom should stallholders contact for refunds; if not, why not.

(26) How long does it take for the festival footprint to be cleaned after the Festival, including cleaning of the pavement.

(27) What measures will the ACT Government take to improve efficiency and timeliness in the cleaning of the festival footprint.

2342 MRS KIKKERT: To ask the Minister for Children, Youth and Families—What is the total number of community groups/organisations known to the ACT Government in the ACT, and what are their names in relation to (a) children, (b) youth and (c) families.

2343 MRS KIKKERT: To ask the Minister for Community Services and Facilities—What is the total number of (a) community services and (b) community groups/organisations, known to the ACT Government, and what are their names.

2345 MRS KIKKERT: To ask the Minister for Multicultural Affairs—

(1) In relation to the (a) 2016, (b) 2017, (c) 2018 and (d) 2019 National Multicultural Festivals, how many applications were received to take part in the Festival and how many of these applications were (i) stallholders and (ii) entertainment, applications.

(2) How many applications referred to in part (1) were (a) successful, and (b) unsuccessful.

(3) How many unsuccessful applications referred to in part (2) were (a) stallholder and (b) entertainment, applications and what were the reasons for the decision of each of these applications.

(4) In relation to each of the Festival years (a) 2016, (b) 2017, (c) 2018 and (d) 2019, how many of the following were from the ACT, interstate, overseas, or
unknown (i) applicants to take part in the Festival, (ii) successful applicants, (iii) unsuccessful applicants, (iv) successful stall holder applicants, (v) unsuccessful stallholder applicants, (vi) successful entertainment applicants and (vii) unsuccessful entertainment applicants.

(5) How many requests for waiver of charges were received from community groups in each of the years (a) 2016, (b) 2017, (c) 2018 and (d) 2019 and how many requests were (i) granted and (ii) rejected, and what was the reason for each decision.

(6) How many former stallholders have outstanding fees from previous festivals (and are therefore excluded from participating in this year’s Festival) for each year (a) 2016, (b) 2017, (c) 2018 and (d) 2019.

(7) In the event of an unsuccessful application, are applicants given a reason for decision; if not, why not.

(8) Are there any avenues for appeal or review of a decision; if so, can the Minister detail; if not, why not.

(9) What was the total number of stallholders at the Festival in each year (a) 2016, (b) 2017, (c) 2018 and (d) 2019.

(10) How many stallholders operated stalls on (a) Friday only, (b) Saturday only, (c) Sunday only, (d) Friday and Saturday only, (e) Friday and Sunday only, (f) Saturday and Sunday only, (g) Friday, Saturday and Sunday, for each year (i) 2016, (ii) 2017, (iii) 2018 and (iv) 2019.

(11) How many of the following stallholders were present for each day of the Festival (a) local commercial groups, (b) local community groups (including cultural), (c) cultural groups only (not including diplomatic missions), (d) diplomatic missions, (e) information stallholders, (f) community clubs, (g) interstate community groups, (h) interstate commercial groups and (i) other (specify), for each year (i) 2016, (ii) 2017, (iii) 2018 and (iv) 2019.

(12) What was the total number of performers at the Festival for each of the years (a) 2016, (b) 2017, (c) 2018 and (d) 2019.

(13) How many of each sized stall (3x3 and 3x6) were set up at the Festival for each of the years (a) 2016, (b) 2017, (c) 2018 and (d) 2019.

(14) How many of each sized stall (3x3 and 3x6) were empty on the following days (a) Friday, (b) Saturday and (c) Sunday, for each of the years (i) 2016, (ii) 2017, (iii) 2018 and (iv) 2019.

(15) What was the total Government budget and complete breakdown of costs for the Festival in each of the years (a) 2016, (b) 2017, (c) 2018 and (d) 2019.

(16) How many sponsorships were received for the Festival and what was the total amount of funds received as donations in each of the years (a) 2016, (b) 2017, (c) 2018 and (d) 2019.
What costs are borne by festival participants and what is the cost of a stallholder application in each of the years (a) 2016, (b) 2017, (c) 2018 and (d) 2019.

How much funding was available for the round of Multicultural Participation Grants primarily intended for the Festival and how (a) many applications were received, (b) many applications received the full amount of funding requested, and who were the applicants, (c) many applications received a partial amount of funding, and who were the applicants, (d) many applications were unsuccessful, what was the reason for each unsuccessful application, and who were the applicants, (e) much funding was given to various community groups for the purpose of supporting participation at the Festival and (f) many applications for funding to support participation at the Festival were unsuccessful, what was the reason for each unsuccessful application, who were the applicants, and were reasons for the decision given to each applicant, for each of the years (i) 2016, (ii) 2017, (iii) 2018 and (iv) 2019.

How many (a) staff (b) volunteers were employed for the Festival and what were their roles and responsibilities for each of the years (i) 2016, (ii) 2017, (iii) 2018 and (iv) 2019.

How many electricians were present to support Festival participants for the following days, and what were their working hours for (a) Friday, (b) Saturday, (c) Sunday and (d) other dates (specify), for each of the years (i) 2016, (ii) 2017, (iii) 2018 and (iv) 2019.

How many visitors were present at the Festival for each of the years (a) 2016, (b) 2017, (c) 2018 and (d) 2019.

Which (a) Festival locations were most popular, (b) stage locations saw the most visitors, (c) stage performances were most popular, (d) stage locations saw the least visitors, (e) stage performances were least popular, (f) day/s and times saw the most visitors at the Festival and (g) day/s and times saw the least number of visitors at the Festival, for each of the years (i) 2016, (ii) 2017, (iii) 2018 and (iv) 2019.

Will an external review of the Festival be conducted for the years (a) 2016, (b) 2017, (c) 2018 and (d) 2019; if yes, who will be conducting the review and when will the review be published; if not, why not.

T Duncan
Clerk of the Legislative Assembly
GOVERNMENT TO RESPOND TO PETITIONS

(in accordance with standing order 100)

28 February 2019

ANU School of Music H-course—Restoration Funding—Minister for the Arts and Cultural Events—Petitions lodged by Ms Le Couteur (Pet 18-18 and Pet 24-18).

14 May 2019

Motorcycle parking in Forrest—Minister for Planning and Land Management—Petition lodged by Ms Cody (Pet 22-18).

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

Support for Canberra Sexual Health Centre—Minister for Health and Wellbeing—Petition lodged by Ms J Burch (Pet 2-19).

15 May 2019

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

School bus services between Fairburn and Campbell schools—Minister for Transport—Petition lodged by Ms Lee (Pet 4-19).

COMMITTEES

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

Standing

Pursuant to standing order

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

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

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

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

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

INTEGRITY COMMISSION—STANDING COMMITTEE: (Formed 29 November 2018): Ms Lee (Chair), Ms Cheyne, Ms Le Couteur.

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

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

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

Select

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

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

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)

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

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

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

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