Orders of the day


*2  DOMESTIC ANIMALS (RACING GREYHOUNDS) AMENDMENT BILL 2017: (Minister for Transport and City Services): Agreement in principle—Resumption of debate (from 2 November 2017—Mr Parton).

3  CRIMES (POLICE POWERS AND FIREARMS OFFENCE) AMENDMENT BILL 2017: (Attorney-General): Agreement in principle—Resumption of debate (from 31 October 2017—Mr Hanson).

4  INSPECTOR OF CORRECTIONAL SERVICES BILL 2017: (Minister for Corrections): Agreement in principle—Resumption of debate (from 26 October 2017—Mr Wall).

5  WORKERS COMPENSATION AMENDMENT BILL 2017: (Minister for Workplace Safety and Industrial Relations): Agreement in principle—Resumption of debate (from 31 October 2017—Mr Wall).

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

7 REVENUE LEGISLATION AMENDMENT BILL 2017 (NO 2): (Treasurer): Agreement in principle—Resumption of debate (from 26 October 2017—Ms Lawder).


9 FIREARMS AND PROHIBITED WEAPONS LEGISLATION AMENDMENT BILL 2017: (Minister for Police and Emergency Services): Agreement in principle—Resumption of debate (from 14 September 2017—Mrs Jones).

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


12 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.

13 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.

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

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PRIVATE MEMBERS’ BUSINESS

Notices

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

(1) notes the achievements of the ACT Government and the ACT community over the past year, including:
(a) achieving the lowest unemployment rate of any jurisdiction at 3.8 percent and creating 6,700 jobs over the past 12 months;
(b) achieving the highest economic growth in the country of 4.6 percent;
(c) increasing international visits by 9 percent to a total of 221,000 visitors and being recognised by Lonely Planet as one of the top three cities in the world to visit;
(d) sourcing 40 percent of ACT’s electricity supply from renewable sources, with approximately 75 percent of this achieved through generation secured as part of the Government’s reverse auction program;
(e) leading a delegation to the 2017 International Astronautical Congress in Adelaide and promoting Canberra as the nation’s leader in space and spatial technologies;
(f) supporting Canberra’s Lesbian, Gay, Bisexual, Transgender, Intersex and Questioning (LGBTIQ) community with the establishment of the Office of LGBTIQ Affairs; and
(g) achieving the highest turn out rate and the highest “Yes” vote of any jurisdiction in the Australian Marriage Law Postal Survey;

(2) further notes that these achievements provide a strong foundation for initiatives planned for 2018, including:
(a) the opening of the University of Canberra Public Hospital with capacity for 140 inpatient beds and 75 day places;
(b) commencing construction of a Gungahlin nurse-led Walk in Centre;
(c) further investment in public transport with more and better bus services and the completion of stage one of the light rail network;
(d) continuing to work towards the ACT Government’s target of having 100 percent electricity supplied from renewable sources by 2020;
(e) continuing to engage with the community on project specifics surrounding the Memorandum of Understanding with the University of New South Wales Canberra regarding a possible new campus for up to 10,000 students; and
(f) the commencement of international flights from Qatar Airways as the ACT Government continues to work towards its goal of growing the visitor contribution to the ACT economy to $2.5 billion by 2020; and

(3) calls on all Members of the Legislative Assembly to:
(a) promote Canberra’s achievements and highlight the range of opportunities that exist for private investment; and
(b) cease from making negative, unsubstantiated claims about Canberra which detracts from our city and risks investment. (Notice given 27 November 2017. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).
Orders of the day

1  **DOMESTIC ANIMALS (DANGEROUS DOGS) LEGISLATION AMENDMENT BILL 2017**: (Mr Coe) Agreement in principle—Resumption of debate (*from 1 November 2017—Ms Fitzharris*).

2  **CRIMES (CRIMINAL ORGANISATION CONTROL) BILL 2017**: (Mr Hanson) Agreement in principle—Resumption of debate (*from 1 November 2017—Mr Ramsay*).

Notices—continued

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

(1) calls on the Commonwealth of Australia, and the Commonwealth Parliament to:

(a) respect the democratically constituted Legislative Assembly for the Australian Capital Territory and through it the self-determination of the people of the Australian Capital Territory to determine our own laws;

(b) respect the Legislative Assembly for the Australian Capital Territory’s right to determine its own laws on matters of discrimination, as currently legislated in the *Discrimination Act 1991 (ACT)*; and

(c) commit to maintain national protections against discrimination that support, rather than undermine, State and Territory protections against discrimination;

(2) commends the ACT Government for its submission to the Senate Select Committee on the Exposure Draft of the Marriage Amendment (Same-Sex Marriage) Bill, which highlighted the strong protections against discrimination in place in the ACT, and emphasised the ACT’s support for marriage equality law reform as a process of removing barriers for the participation of Lesbian, Gay, Bisexual, Transgender, Intersex and Questioning people within their communities; and

(3) calls on ACT Legislative Assembly party leaders and the Speaker to sign a joint letter to the Prime Minister, Opposition Leader, the Speaker of the House of Representatives and the President of the Senate, communicating the wish of the Assembly in this motion and:

(a) affirming the ACT Government’s position in its submission to the Senate Select Committee on the Exposure Draft of the Marriage Amendment (Same-Sex Marriage) Bill; and
(b) calling on the Commonwealth Parliament to take no steps that would undermine the ACT’s anti-discrimination framework and to respect the ACT Legislative Assembly’s right to determine its own laws in this area. (Notice given 24 November 2017. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).

*MRS JONES: To move—That this Assembly:

(1) notes:

(a) the Minister for Corrections has been responsible for the Alexander Maconochie Centre for five years;

(b) that after five years, the Minister has not taken effective action to prevent deaths, bashings and escapes of inmates of the Alexander Maconochie Centre;

(c) the following took place inside the Alexander Maconochie Centre in 2017:

(i) one inmate died while in custody, with the initial toxicology report showing a mixture of methamphetamine, buprenorphine and other drugs in the inmates’ system;

(ii) two indigenous brothers were bashed so severely that they were hospitalised, and the inmates’ mother found out of their bashings via a friend on Facebook and not ACT Corrective Services;

(iii) 59 percent of male inmates and 69 percent of women inmates were unemployed and not engaged in any formal work or study arrangements as at 28 August 2017; and

(iv) 45 women were detained while the Alexander Maconochie Centre only had 29 dedicated beds for women, resulting in the repurposing of the management unit, which deprived prison officers of a facility for strict supervision of certain inmates;

(d) the follow events took place involving inmates of the Alexander Maconochie Centre in 2017:

(i) an inmate escaped custody after being admitted to The Canberra Hospital and was not found until three days later in Boorowa, NSW;

(ii) within three weeks, another inmate escaped custody after being admitted to The Canberra Hospital and was not found until 12 days later in Campbell, ACT;

(e) The Canberra Times in November 2017 reported that an “anomaly” had been identified in the AMC Detainee Trust Fund and that KPMG had undertaken a forensic investigation into the matter; and
(f) that the Minister has taken effective action to address the lack of accommodation for women detainees, by moving them to an existing facility within the Alexander Maconochie Centre and thereby allowing the management unit to be used for its proper purpose; and

(2) calls on the Government to:

(a) conduct a full review of the policies and procedures pertaining to the transportation, accommodation and supervision of inmates who are receiving healthcare outside of the Alexander Maconochie Centre;

(b) report back to the Assembly on the results and recommendations of the review by the first sitting in 2018;

(c) develop a daily routine and comprehensive employment and education strategy to achieve full employment;

(d) advise the Assembly by the first sitting in 2018 of the total cost to taxpayers of the search, apprehension and litigation of the two inmates who escaped The Canberra Hospital; and

(e) advise the Assembly of the trust accounting policy at the Alexander Maconochie Centre, and what policies or procedures have changed since the identification and investigation of the “anomaly”. (Notice given 27 November 2017. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).

*4 MR WALL: To move—That this Assembly:

(1) notes the:

(a) ACT Government’s trial of green bins in Weston Creek and Kambah;

(b) ACT Government’s intent to deliver a green waste collection program across the ACT;

(c) next phase of the rollout of this service to Tuggeranong and Belconnen;

(d) successful green waste collection industry that exists in the ACT;

(e) majority of green waste collection businesses in the ACT are owner operated;

(f) significant impact the Government’s trial has had on these businesses operating in the trial area; and

(g) impact that a full rollout of a Government green waste collection service will have on operators across the ACT; and

(2) calls on the ACT Government to:

(a) outline why existing operators in the green waste collection industry are not suitable for operating a collection service on behalf of the ACT Government;
(b) develop an industry assistance package that includes, but is not limited to:
   (i) financial compensation for loss of goodwill;
   (ii) training and reskilling options for employers and employees;
   (iii) counselling; and
   (iv) investment grants to diversify businesses; and

(c) report back to the Assembly by the end of the February 2018 sitting period on the rollout of the assistance package noted in part (2).
(Notice given 27 November 2017. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).

5 MRS DUNNE: To move—That this Assembly:
(1) notes the historical problems of the ACT Government in managing health data and health infrastructure and notes:
   (a) the failure of the Minister for Health and Wellbeing to ensure she is properly briefed on issues such as health data, hospital maintenance, and cladding on the Centenary Hospital for Women and Children;
   (b) the belated response of the Minister for Health and Wellbeing to the problems in Canberra’s hospitals caused by the severity of the flu season;
   (c) the tardy response of the Minister for Health and Wellbeing to the management of Indigenous health issues such as the Ngunnawal Bush Healing Farm;
   (d) the slow response of ACT Health regarding opioid treatment guidelines; and
   (e) the underperformance of Canberra’s hospitals as compared to targets and their peer hospitals; and

(2) calls on the Minister for Health and Wellbeing, in addition to an update on the health data review, to report to the Legislative Assembly within five sitting days on:
   (a) an update on the flu season and planning in place for the 2018 flu season;
   (b) progress on the rectification of cladding on the Centenary Hospital for Women and Children;
   (c) progress on the operation of the Ngunnawal Bush Healing Farm; and
   (d) progress on the implementation of new opioid treatment guidelines.
(Notice given 23 October 2017. Notice will be removed from the Notice Paper unless called on within 2 sitting weeks—standing order 125A).
Orders of the day—continued

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

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

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**ASSEMBLY BUSINESS**

**Notices**

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

(1) notes:

(a) the provision of Continuing Resolution 9 of the Legislative Assembly relating to the procedure for electing a senator for the ACT to fill a casual vacancy in the Senate;

(b) the recent High Court decision that led to the disqualification and resignations of a number of senators and members of the Australian Parliament due to ineligibility to serve under clause 44 of the Australian Constitution;

(c) the Assembly’s appointment of Ms Katy Gallagher as a senator in 2015; and

(d) the statements in the Senate of 4 September 2017, by Senator Gallagher, that cast doubt on her eligibility to be appointed to a casual vacancy in 2015; and

(2) calls on the Assembly to refer Continuing Resolution 9 to the Legislative Assembly Standing Committee on Administration and Procedure for review and report. *(Notice given 27 November 2017. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A)*.
MS BURCH: To move—That continuing resolution 6 entitled Declaration of Private Interests of Members be amended by omitting all words after “That—” and substituting:

“(1) within 28 days of the making and subscribing of an oath or affirmation as a Member of the Legislative Assembly for the Australian Capital Territory each Member of the Legislative Assembly shall provide to the Clerk of the Legislative Assembly a declaration of the private interests of themselves and their immediate family in the form as presented to the Assembly on 2 November 2017 and shall notify any alteration of those interests to the Clerk within 60 days of that alteration occurring;

(2) under the general direction of the Speaker, and in accordance with section 11 of the form, the Clerk shall store the declarations of private interests made by each Member and arrange for the declarations and updates for that Assembly to be placed on the Legislative Assembly website on the internet. When a Member vacates his or her seat or is not re-elected at the next general election for the Assembly, the Clerk shall retain those declarations for seven years, after which the Clerk shall destroy all declarations made by that Member in his/her custody and remove those declarations from the Legislative Assembly website on the internet;

(3) any declaration stored by the Clerk be made available for perusal to any person on request; and

(4) this resolution has effect from the commencement of the Second Assembly and continues in force unless and until amended or repealed by this or a subsequent Assembly.”. (Notice given 31 October 2017. Notice will be removed from the Notice Paper unless called on within 3 sitting weeks—standing order 125A).

MR BARR: To move—That:

(1) a select committee be established to inquire into end of life choices in the ACT, including:

(a) current practices utilised in the medical community to assist a person to exercise their preference in managing the end of their life, including palliative care;

(b) ACT community views on the desirability of voluntary assisted dying being legislated in the ACT;

(c) risks to individuals and the community associated with voluntary assisted dying and whether and how these can be managed;

(d) the applicability of voluntary assisted dying schemes operating in other jurisdictions to the ACT, particularly the Victorian scheme;

(e) the impact of Federal legislation on the ACT determining its own policy on voluntary assisted dying and the process for achieving change; and

(f) any other relevant matter;
(2) the select committee shall consist of the following number of members, composed of:

(a) two Members to be nominated by the Government;
(b) two Members to be nominated by the Opposition;
(c) one Member to be nominated by the Crossbench; and
(d) the Chair shall be a Government Member;

(3) the select committee be provided with necessary staff, facilities and resources;

(4) the select committee is to report by the last sitting day in 2019;

(5) if the Assembly is not sitting when the committee has completed its inquiry, the committee may send its report to the Speaker or, in the absence of the Speaker, to the Deputy Speaker, who is authorised to give directions for its printing, publishing and circulation;

(6) the foregoing provisions of this resolution, so far as they are inconsistent with the standing orders, have effect notwithstanding anything contained in the standing orders; and

(7) nominations for membership of the committee be notified in writing to the Speaker within two hours following conclusion of the debate on the matter.

(Notice given 27 November 2017. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).

*4 MR BARR: To move—That this Assembly:

(1) notes:

(a) that the current emblems for the ACT are the floral emblem, the Whalenbergia Gloriosa (Royal Bluebell) adopted in 1982 and the faunal emblem, Callocephalon Fimbriatum (Gang-gang Cockatoo) adopted in 1997;

(b) that all other Australian States and Territories have a mammal emblem, distinct from their bird emblem;

(c) that Tasmania was the last State or Territory to adopt a mammal emblem, with the Tasmanian Devil formally proclaimed in May 2015;

(d) that other emblems adopted by other States and Territories are the Southern Hairy-Nosed Wombat (South Australia), Numbat (Western Australia), Red Kangaroo (Northern Territory), Koala (Queensland), Platypus (New South Wales) and the Leadbeater’s Possum (Victoria); and

(e) that there has been an increase in local interest of the fact that the ACT does not have a mammal emblem;
(2) further notes that the ACT Government does not place legislative requirements around the use of the existing faunal and floral emblems, meaning they can be used by anyone on publications, uniforms or websites; and

(3) resolves that the Standing Committee on Environment and Transport and City Services shall report back to the Assembly on whether the ACT should have a mammal emblem and a recommendation on what that should be by September 2018. (Notice given 27 November 2017. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).

5 MS LAWDER: To move—That, the Planning and Development (Lease Variation Charges) Determination 2017 (No 2)—Disallowable Instrument DI2017-208, be disallowed. (Notice given 25 October 2017. Disallowable Instrument will be deemed to have been disallowed unless disposed of within 2 sitting days, including today).

Orders of the day

Last sitting day in 2017

1 2016 ACT ELECTION AND THE ELECTORAL ACT—SELECT COMMITTEE: Presentation of report on a review of the operation of the 2016 ACT election and the Electoral Act and other relevant legislation and policies in regards to election-related matters, pursuant to order of the Assembly of 15 December 2016.

Last sitting day in March 2018

EXECUTIVE MEMBERS’ BUSINESS

Notice

*1 MR RATTENBURY: To move—That this Assembly:

(1) notes that:

(a) Australian ecstasy pills are amongst the most dangerous in the world, as found in a review of nearly 27,000 pills conducted in five countries over 10 years. They are highest in “unknown” ingredients and highest in the toxic and potentially fatal substance para-methoxyamphetamine (PMA);

(b) six Australians died after taking drugs at music festivals in 2015, with purity or toxicity believed to be important contributing factors;

(c) Australian drug policy rests on three pillars: supply reduction, demand reduction and harm reduction. The National Drug Strategy attributes equal importance to all pillars, but in 2013 law enforcement spending was at 64 percent, treatment was at 22 percent, prevention was at 9.6 percent, while harm reduction represented only 2.2 percent of spending; and

(d) the war on drugs has been ineffective at quelling the demand and supply of illicit drugs and instead it has pushed drug manufacture and trade underground, contributing to the increase in use of emerging psychoactive substances;

(2) further notes that:

(a) in September 2017, the ACT Government announced it would allow pill testing services to be provided as a harm reduction measure to keep people safe at the Spilt Milk music festival;

(b) a number of studies have provided positive indications that pill testing minimises risky drug consumption, including:

(i) in Austria, two thirds of drug users who were informed by a government-funded pill testing service of potential toxic harms decided not to consume their drugs, and told their friends not to either;

(ii) trials at recent festivals in the United Kingdom found that one fifth of people handed over all drugs for disposal and an additional fifth said they would dispose of the drugs themselves when they were informed they did not have the drug they thought they had; and

(iii) in Australia, 76 percent of participants in a hypothetical study reported they would not take a pill with “unknown” substances in it; and
(c) in the absence of an officially endorsed pill testing trial, festival-goers are increasingly turning to reagent testing kits which are significantly less reliable and do not provide an opportunity to give information to consumers or collect data about what drugs are in the market;

(3) expresses its disappointment that the opportunity to trial pill testing at Spilt Milk was missed despite the best efforts of the STA-SAFE consortium to provide all necessary documentation and paperwork as requested; and

(4) calls on the ACT Government to:

(a) reaffirm its support for pill testing as an evidence-based strategy to minimise drug-related harm and keep young people safe;

(b) explore further opportunities to trial pill testing in the ACT, including at music festivals, dance parties and late-night venues; and

(c) actively promote harm minimisation approaches through public messaging and community education materials. (Notice given 27 November 2017. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).

QUESTIONS ON NOTICE

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

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

Unanswered questions

(Redirected questions—30 days expires 26 November 2017)

807 **MS LE COUTEUR:** To ask the Attorney-General—

(1) What is the level of interest accrued by the Rental Bonds Scheme.

(2) What proportion is distributed to the (a) Tenants Union, (b) Office of Rental Bonds and (c) ACT Civil and Administrative Tribunal.

(3) How has this fund changed over time.

(4) What was the level of funds for each financial year from 2010-11 to the present.
MS LE COUTEUR: To ask the Attorney-General—

(1) Does the ACT Government collect data on the use of certain terms (including endorsed and special terms) in Residential Tenancy Agreements.

(2) How many Residential Tenancy Agreements in the ACT have “no pet” clauses.

(3) Does the ACT Government collect data on what grounds are used for the eviction of tenants in the ACT.

(4) What is the breakdown of evictions over the last three years, by reason/cause.

(5) What restrictions currently exist in the ACT for minor modifications in rental properties.

(6) What complaints have been made over the past three years arising from minor modifications in rental properties in the private rental market.

(7) What complaints have been made over the past three years arising from minor modifications in rental properties in community/social housing.

(8) What limitations are in place in the ACT for the duration of fixed-term residential leases.

(9) What is the breakdown of the duration of fixed-term residential leases in the ACT (for example, six month, 12 month, 24 month, recurring, etc).

(10) What is the frequency of lease renewals in fixed-term residential leases.

(11) Are there any legislative or procedural limitations on housing providers offering unlimited or indefinite-term leases.

(12) What is the take-up of long-term leases in the ACT (for example, how many Residential Tenancy Agreements currently exist for five, 10, year terms etc).

(13) Do tenants in long-term leases have additional rights, obligations or restrictions not imposed on shorter fixed-term residential leases.

(14) How many individuals in the ACT have been evicted over the past three years because the owner wished to sell the property.

(15) Are there restrictions on how much rent can increase between the termination of one fixed-term lease and the signing of another, either to another person or to the current tenant.

(16) Are there restrictions on how much rent can increase during a fixed-term lease.

(17) Are there restrictions on how much rent can increase upon the resigning or recurrence of a fixed-term lease.

(18) How many complaints have been received over the past three years of owners failing to undertake reasonable repairs or improvements to a rental property in a timely fashion.

(19) What obligations are imposed on owners of rental properties to bring properties to a particular rental standard.
What enforcement of these standards have taken place over the past three years.

MS LE COUTEUR: To ask the Attorney-General—
(1) In relation to endorsed terms under the Residential Tenancies Act, are Endorsed Terms publicly accessible.
(2) What deliberations are made on each set of endorsed terms by the ACT Civil and Administrative Tribunal (ACAT).
(3) Who are parties to or have standing to be parties to those deliberations.
(4) Do ACAT members undertake their own inquiries into the legality or suitability of each set of endorsed terms.
(5) Are there any fees associated with having a set of terms endorsed by ACAT.
(6) Has ACAT provided blanket endorsement of no pets terms, no smoking terms or professional carpet cleaning terms.

What restrictions are there on the subleasing of residences or parts of residences by residential tenants to third parties.

MS LE COUTEUR: To ask the Attorney-General—
(1) What restrictions are there on the subleasing of residences or parts of residences by residential tenants to third parties.
(2) Is the use of short-term subleasing services like AirBNB permissible in the ACT.
(3) What restrictions exist on short-term subleasing services in the ACT.
(4) Is the use of long-term private subleasing permissible in the ACT (for example, where a tenant on a 10 year lease needs to relocate for work for two years but wants to keep their home when they return).
(5) What restrictions exist on private subleasing in the ACT.

(Redirected questions—30 days expires 3 December 2017)

MR COE: To ask the Minister for Housing and Suburban Development—Can the Treasurer provide a consolidated list of all land acquired by the ACT Government, except purchases made by Housing ACT, and the price paid for each acquisition during each financial year from 2011-12 to 2017-18 to date.

MR COE: To ask the Minister for Treasurer—
(1) What was the total value and total number of rental bonds held by the ACT Government during (a) 2015-16, (b) 2016-17 and (c) 2017-18 to date.
(2) What was the average value of a rental bond held by the ACT Government during (a) 2015-16, (b) 2016-17 and (c) 2017-18 to date.
(3) What is the current total (a) value and (b) number of rental bonds that have been outstanding for longer than one year and have not been refunded.
(4) Does the ACT Government earn interest on the held rental bonds; if so, can the Treasurer provide the (a) rate at which the bonds accrue interest and (b) total value of the interest earned during (i) 2015-16, (ii) 2016-17 and (iii) 2017-18 to date.

(30 days expired 22 October 2017)

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

(1) What is the working minimum amount of crews the ACT Ambulance Service (ACTAS) provides at any given time.

(2) How many times have ACTAS been below this level of minimum crewing during (a) 2017, (b) 2016-17 and (c) 2015-16.

(3) Has there been a drop in the ACTAS emergency response times this year.

(4) How many qualified ambulance officers are/were employed on a full-time contract with flexible working arrangements in (a) 2017, (b) 2016-17 and (c) in 2015-16.

(5) Of those qualified ambulance officers employed on flexible working arrangements, what are the average hours they actually clock-on for per week.

(30 days expired 26 November 2017)

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

(1) In relation to research by Winston Sustainable Research Strategies, and associated information, cited on ACT Health’s webpage on pill testing, when was the Canberra Omnibus Survey conducted.

(2) What questions were asked in the survey.

(3) Can the Minister supply a copy of the Canberra Omnibus Survey report from Winston Sustainable Research Strategies; if not, why not.

(4) Was information or opinion specific to pill testing sought from respondents to the survey; if so, what questions were asked in order to garner that information or opinion.

(5) What methodology was used in conducting the survey.

(6) How many people participated in the survey.

(7) What was the standard error in the survey results.

(8) What did the survey cost.

(9) Which government agency funded the survey.

(10) What procurement process was used in securing the contractor to undertake the survey.

(11) What was the contract number.
MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) What was the start date for the service funding agreement with Canberra Afterhours Locum Medical Service (CALMS).

(2) On what date does the agreement expire.

(3) Is there an option to extend the agreement; if so, what are the terms of the option.

(4) What is the annual funding provided under the agreement.

(5) Is the annual funding paid more frequently than once per year; if so, how frequently and in what proportions.

(6) What was the tendering process used and if single select, why.

(7) Does the funding provided under the agreement subsidise service fees CALMS charges its patients; if not, for what is the funding intended; if so, by how much.

(8) Does the agreement require CALMS to operate an accredited, afterhours primary medical care service, available to all ACT residents based on clinical need, inclusive of residential aged care facilities; if not, what service is CALMS required to provide.

(9) Why are emergency departments unable to provide the afterhours primary medical care services provided by CALMS.

(10) Do the hours of service provided by CALMS overlap with the opening hours for the nurse-led walk-in clinics; if so, why.

(11) What analysis was made of the cost of providing a CALMS service versus the cost of providing 24/7 service at nurse-led walk-in clinics.

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

(1) In relation to the question taken on notice on 16 August 2017 about patient flow management, how many code yellow incidents occurred at The Canberra Hospital in (a) July 2016, (b) August 2016 and (c) September 2016.

(2) Under the capacity escalation procedure, issued on 5 December 2016, for (a) July 2017, (b) August 2017 and (c) September 2017, how many (i) level 1, (ii) level 2 and (iii) level 3, escalations were recorded.

(3) What are the criteria that determine each escalation level.

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

In relation to the answer to question on notice No 524, how many (a) category 1 patients were on a wait list and of those, how many were on a wait list for longer than 30 days, (b) category 2 patients were on a wait list and of those, how many were on a wait list for longer than 90 days and (c) category 3 patients were on a wait list and of those, how many were on a wait list for longer than 365 days on (i) 30 June 2016, (ii) 31 December 2016 and (iii) 30 June 2017.
MRS DUNNE: To ask the Minister for Health and Wellbeing—

(1) In relation to the answer to question on notice No E17-178, noting the increasing trend in wait times longer than clinically recommended as at the end of each month January to May 2017, what strategies are in place to deal with the increasing trend.

(2) What analysis has been done as to the reasons for the increasing trend.

(3) What were the numbers as at the end of (a) June 2017, (b) July 2017, (c) August 2017 and (d) September 2017.

MRS DUNNE: To ask the Minister for Health and Wellbeing—How many people reported to hospitals in the ACT during 2016 for overdoses of (a) benzodiazepines, (b) pharmaceutical opioids, (c) heroin, (d) methamphetamines, (e) party drugs such as MDMA and (f) other drugs.

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

(1) In relation to the answer to question on notice No 525 and the Private Practice Fund, who is responsible for the fund’s (a) administrative and (b) financial management.

(2) Is there a committee, or similar, that oversees the fund’s operations; if not, why not; if so, who are the members.

(3) Are there any staff who undertake the day-to-day administration of the fund; if not, how is the day-to-day administration managed; if so, (a) what is the staffing structure, (b) what full-time equivalent staff are engaged and (c) to what extent are volunteers engaged.

(4) For how long has the fund been in existence.

(5) On average, what is the annual income and expenditure.

(6) Who audits the fund.

(7) Are the fund’s audited financial statements available publicly; if not, why not; if so, where may they be accessed.

(8) As at 30 June 2017, when the fund stood at $36.9 million, how much was held in (a) bank accounts and (b) in investments.

(9) Were the bank accounts interest-bearing.

(10) What was the nature of investments held.

(11) How much was spent from the fund, during 2016-17, on (a) fees for attendance at professional development courses and conferences, (b) travel, accommodation and out-of-pocket expenses associated with attendance at professional development courses and conferences, (c) research grants, (d) staffing costs and (e) other costs.

(12) What was the nature of “other costs” referred to in part (11).

(13) What are the acquittal requirements for grants.
(14) What benefits have grant-funded research projects brought directly to service delivery outcomes at ACT hospitals.

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

(1) How many students from NSW were enrolled in (a) public and (b) private schools in the ACT for each of the previous five years in the (i) Belconnen Network, (ii) North/ Gungahlin Network, (iii) South/ Weston Network and (iv) Tuggeranong Network.

(2) What is the average amount spent by the ACT Government per student enrolled in a (a) public and (b) private school for each of the previous five financial years.

(3) Can the Minister outline the funding arrangements for students being educated across the NSW and ACT borders under the Memorandum of Understanding on Regional Collaboration.

(4) What is the total value of payments made by the NSW Government to the ACT Government towards the education of NSW students within the ACT for each of the previous five financial years.

(5) What is the total value of payments made by the ACT Government to the NSW Government towards the education of ACT students within NSW for each of the previous five financial years.

788 **MR COE:** To ask the Minister for Regulatory Services—

(1) How many complaints regarding hoarding have been investigated by the ACT Government, including the Chief Health Officer and the Health Protection Service, during (a) 2016-17 and (b) 2017-18 to date.

(2) How many of the complaints received involve longstanding cases which have been unresolved for more than 12 months.

(3) What action is being taken to address those cases where hoarding behaviour has been documented over several years and is ongoing.

(4) How many complaints received were properties owned by the ACT Government and how many were privately owned.

(5) Does the ACT Government handle hoarding situations on privately owned properties differently than when the property is owned by the Government; if so, can the Minister outline the differences in approach or available powers.

(6) When was the Hoarding Case Management Group first established.

(7) Can the Minister provide the total number of cases the Hoarding Case Management Group handled for each year since its commencement and identify how many cases were active over multiple years.

(8) How many hoarding cases from 2016-17 is the Hoarding Case Management Group still actively working on.
MR COE: To ask the Minister for Transport and City Services—

1. Can the Minister provide a breakdown of the total number of ACT Government owned bike racks in the Territory by (a) suburb and (b) type of bike rack.

2. Can the Minister provide a breakdown of the total number of bike racks the ACT Government has installed in the Territory for each of the previous three financial years by (a) suburb and (b) type of bike rack.

3. Can the Minister outline the process and what data is used to determine placement and type of bike racks.

4. What feedback has the ACT Government received regarding (a) placement of bike racks, (b) number of bike racks, (c) type of bike racks, (d) maintenance of bike racks and (e) damage caused by bike racks.

5. Can the Minister provide the total number of requests the ACT Government has received during each of the previous three financial years asking for additional bike racks broken down by suburb.

6. Can the Minister provide the total number of complaints the ACT Government has received during each of the previous three financial years regarding bike racks causing damage to property.

7. Has the ACT Government been approached in the previous three financial years to provide compensation to cyclists that have had their bikes damaged by bike racks; if so, was compensation paid and what was the amount of compensation; if not, what is the ACT Government’s policy on damage caused by bike racks.

8. Can the Minister provide a breakdown of the total cost of purchasing and installing each type of bike rack owned by the ACT Government.

9. Has the ACT Government installed additional bike racks near businesses involved in the Bike Stop program; if so, can the Minister provide the total number and location of the bike racks; if not, why not.

10. Can the Minister provide the type and number of bike racks installed along Victoria Street, Hall.

MR COE: To ask the Minister for Transport and City Services—

1. What is the scope of Transport Canberra’s upcoming review on the Ticketing, Fares and Refund Policy.

2. When is the review scheduled to be completed.
(3) Is the review being undertaken by an independent third-party, or will an independent third-party be involved in the review process in any capacity; if so, can the Minister provide the (a) name of the successful contractor, (b) value of the contract and (c) scope of the contract.

(4) Will the findings of the review be made public; if so, when and where will they be published.

(5) Will the review address instances where minors are refused admittance to a bus due to missing or damaged MyWay cards.

(6) Does Transport Canberra keep data on incidents where drivers have been found to have breached or acted inconsistently with any Transport Canberra policy; if so, can the Minister provide a breakdown of the total number of incidents by type in (a) 2015-16, (b) 2016-17 and (c) 2017-18 to date.

(7) What counselling or other remedial training is provided to Transport Canberra drivers who have been found to have breached or acted inconsistently with the Ticketing, Fares and Refund Policy.

(8) Are there any follow up procedures in place to ensure counselled drivers follow the Ticketing, Fares and Refund Policy, or further remedial measures should a driver continue to breach the policy; if so, can the Minister outline the procedures.

(9) What is Transport Canberra’s policy on minors requesting patronage with a damaged or missing MyWay card or other reasonable excuse.

(10) Does Transport Canberra keep data on incidents where minors are refused admittance to a bus due to missing or damaged MyWay cards; if so, can the Minister provide the total number of incidents in (a) 2015-16, (b) 2016-17, and (c) 2017-18 to date.

MR COE: To ask the Minister for Transport and City Services—

(1) Can the Minister outline the changes to the Route 56 bus service, and the reasons for the changes.

(2) Can the Minister provide, for 2016-17, the total number of passenger boardings for the Route 56 bus service which departed from Gungahlin on weekdays at (a) 7:03am, (b) 7:19am, (c) 7:40am and (d) 8:08am.

(3) Can the Minister provide, for 1 July 2017 to 6 October 2017, the total number of passenger boardings for the Route 56 bus service which departed from Gungahlin on weekdays at (a) 7:03am, (b) 7:19am, (c) 7:40am and (d) 8:08am.

(4) What was the average number of minutes it took for the Route 56 bus to complete the service departing from Gungahlin on weekdays at (a) 7:03am, (b) 7:19am, (c) 7:40am and (d) 8:08am, for 6 October 2016 to 6 October 2017.
(5) What was the average number of passengers, from 6 October 2016 to 6 October 2017, who boarded the Transport Canberra Route 56 bus service between 7:00am and 9:00am in Gungahlin and departed the service (a) at the Gungahlin Bus Station, (b) between the Gungahlin Bus Station and Kosciuszko Ave and Amarina Street, (c) at Kosciuszko Ave and Amarina Street, (d) between Kosciuszko Ave and Amarina Street and Kosciuszko Ave and Everard Street, (e) at Kosciuszko Ave and Everard Street, (f) between Kosciuszko Ave and Everard Street and Flemington Road and Sanford Street, (g) at Flemington Road and Sanford Street, (h) between Flemington Road and Sanford Street and Northbourne Avenue and Antill Street, (i) at Northbourne Avenue and Antill Street, (j) between Northbourne Avenue and Antill Street and the City Bus Station and (k) at the City Bus Station.

(6) What was the average number of passengers, from 6 October 2016 to 6 October 2017, who boarded the Transport Canberra Route 56 bus service between 7:00am and 9:00am in Palmerston and departed the service (a) at the Gungahlin Bus Station, (b) between the Gungahlin Bus Station and Kosciuszko Ave and Amarina Street, (c) at Kosciuszko Ave and Amarina Street, (d) between Kosciuszko Ave and Amarina Street and Kosciuszko Ave and Everard Street, (e) at Kosciuszko Ave and Everard Street, (f) between Kosciuszko Ave and Everard Street and Flemington Road and Sanford Street, (g) at Flemington Road and Sanford Street, (h) between Flemington Road and Sanford Street and Northbourne Avenue and Antill Street, (i) at Northbourne Avenue and Antill Street, (j) between Northbourne Avenue and Antill Street and the City Bus Station and (k) at the City Bus Station.

(7) What was the average number of passengers, from 6 October 2016 to 6 October 2017, who boarded the Transport Canberra Route 56 bus service between 7:00am and 9:00am in Mitchell and departed the service (a) at the Gungahlin Bus Station, (b) between the Gungahlin Bus Station and Kosciuszko Ave and Amarina Street, (c) at Kosciuszko Ave and Amarina Street, (d) between Kosciuszko Ave and Amarina Street and Kosciuszko Ave and Everard Street, (e) at Kosciuszko Ave and Everard Street, (f) between Kosciuszko Ave and Everard Street and Flemington Road and Sanford Street, (g) at Flemington Road and Sanford Street, (h) between Flemington Road and Sanford Street and Northbourne Avenue and Antill Street, (i) at Northbourne Avenue and Antill Street, (j) between Northbourne Avenue and Antill Street and the City Bus Station and (k) at the City Bus Station.
(8) What was the average number of passengers, from 6 October 2016 to 6 October 2017, who boarded the Transport Canberra Route 56 bus service between 7:00am and 9:00am in Downer and departed the service (a) at the Gungahlin Bus Station, (b) between the Gungahlin Bus Station and Kosciuszko Ave and Amarina Street, (c) at Kosciuszko Ave and Amarina Street, (d) between Kosciuszko Ave and Amarina Street and Kosciuszko Ave and Everard Street, (e) at Kosciuszko Ave and Everard Street, (f) between Kosciuszko Ave and Everard Street and Flemington Road and Sanford Street, (g) at Flemington Road and Sanford Street, (h) between Flemington Road and Sanford Street and Northbourne Avenue and Antill Street, (i) at Northbourne Avenue and Antill Street, (j) between Northbourne Avenue and Antill Street and the City Bus Station and (k) at the City Bus Station.

(9) What was the average number of passengers, from 6 October 2016 to 6 October 2017, who boarded the Transport Canberra Route 56 bus service between 7:00am and 9:00am in Dickson and departed the service (a) at the Gungahlin Bus Station, (b) between the Gungahlin Bus Station and Kosciuszko Ave and Amarina Street, (c) at Kosciuszko Ave and Amarina Street, (d) between Kosciuszko Ave and Amarina Street and Kosciuszko Ave and Everard Street, (e) at Kosciuszko Ave and Everard Street, (f) between Kosciuszko Ave and Everard Street and Flemington Road and Sanford Street, (g) at Flemington Road and Sanford Street, (h) between Flemington Road and Sanford Street and Northbourne Avenue and Antill Street, (i) at Northbourne Avenue and Antill Street, (j) between Northbourne Avenue and Antill Street and the City Bus Station and (k) at the City Bus Station.

(10) What was the average number of passengers, from 6 October 2016 to 6 October 2017, who boarded the Transport Canberra Route 56 bus service between 7:00am and 9:00am in Braddon and departed the service (a) at the Gungahlin Bus Station, (b) between the Gungahlin Bus Station and Kosciuszko Ave and Amarina Street, (c) at Kosciuszko Ave and Amarina Street, (d) between Kosciuszko Ave and Amarina Street and Kosciuszko Ave and Everard Street, (e) at Kosciuszko Ave and Everard Street, (f) between Kosciuszko Ave and Everard Street and Flemington Road and Sanford Street, (g) at Flemington Road and Sanford Street, (h) between Flemington Road and Sanford Street and Northbourne Avenue and Antill Street, (i) at Northbourne Avenue and Antill Street, (j) between Northbourne Avenue and Antill Street and the City Bus Station and (k) at the City Bus Station.

**MS LEE:** To ask the Minister for Transport and City Services—

(1) In relation to the No 5 bus route that was discontinued on 9 October, what consultations did the Minister undertake with community groups or commuters prior to making this change and other changes, to determine whether the new route plans would meet the needs of patrons.

(2) Has the Minister agreed to a meeting request from the Old Narrabundah Community Council to discuss the cancellation of the No 5 bus route.
(3) Has the Minister or her Directorate received feedback about the cancellation of the No 5 bus route from affected patrons; if so, what was the nature of that feedback.

(30 days expires 3 December 2017)

811 MR MILLIGAN: To ask the Minister for Transport and City Services—
(1) Has the Minister’s directorate conducted an analysis of road usage, numbers of vehicles or volume of traffic for Kuringa Drive.
(2) What was the most recent analysis conducted.
(3) Was the speed of traffic recorded during this analysis.
(4) During which periods of the year was this analysis conducted.
(5) During which periods of the day were the analysis conducted.
(6) What is the volume of traffic that enters and exits from (a) Owen Dixon Drive, (b) Kingsford Smith Drive and (c) the Barton Highway.
(7) What is the volume and speed of traffic that was recorded on Kuringa Drive, for each of the locations referred to in part (6) for the different (a) periods of the year, (b) times of the day and (c) sections of Kuringa Drive.
(8) What are the number of accidents recorded along Kuringa Drive including (a) along the entire length of the road and (b) as it approaches each of the intersections.
(9) What are the nature of those accidents referred to in part (8).

812 MR MILLIGAN: To ask the Minister for Transport and City Services—
(1) Has the Minister’s directorate conducted an analysis of road usage, numbers of vehicles or volume of traffic for William Slim Drive.
(2) What was the most recent analysis conducted.
(3) Was the speed of traffic recorded during this analysis.
(4) During which periods of the year was this analysis conducted.
(5) During which periods of the day was the analysis conducted.
(6) What is the volume of traffic that enters from Owen Dixon Drive.
(7) Is there a significant volume of traffic entering or exiting at Baldwin Drive; if so, what is that volume of that traffic.
(8) What has been the impact of the Barton Highway roundabout construction on (a) the volume of traffic, (b) the speed of traffic and (c) traffic jams along William Slim as it passes by Giralang.
(9) What is the volume and speed of traffic that was recorded on William Slim Drive, for each of the categories referred to in part (8) for different (a) periods of the year, (b) times of the day and (c) sections of William Slim drive.

(10) What are the number of accidents recorded along William slim Drive including (a) along the entire length of the road, (b) as it approaches each of the roundabouts and (c) on the Barton highway roundabout.

(11) What are the nature of those accidents referred to in part (10).

813 MR MILLIGAN: To ask the Minister for Health and Wellbeing—

(1) How much was the complete cost of the Ngunnawal Bush Healing Farm egress road including design and build.

(2) What public consultations were held with the design of the road.

(3) What public and private land does the road go through.

(4) What terrain does the road travel through and where does it exit onto a main road.

(5) What are the restrictions for using the road.

(6) Can the road be used in the event of flooding of the main entrance road.

(7) Is the road subject to flooding.

(8) Can the road be used during (a) the event of fire, (b) high fire danger season and (c) days of a total fire ban.

(9) What are the tare and passenger number restrictions for use of the road?

(10) What gates are on the road and (a) are they locked gates, (b) who has keys to the gates and (c) how many gates are there.

(11) Is there mobile reception along the entire route of the egress road; if so, has this been confirmed.

(12) Is the egress road one way or is it wide enough to allow for passing traffic such as emergency vehicles.

(13) Do emergency vehicles have ready access to the egress road.

814 MR MILLIGAN: To ask the Minister for Health and Wellbeing—

(1) How much was the complete cost of the Ngunnawal Bush Healing Farm bridge across Paddy’s River on the access road to the Ngunnawal Bush Healing Farm across Paddy’s River, including design and build.

(2) What materials were used to construct the bridge.

(3) What is the gross mass limit of the bridge.

(4) What is the General Condition Rating of the bridge.

(5) What is the flood tolerance of the bridge.

(6) What force/volume of water is the bridge rated to.
(7) What is the span tolerance of the bridge.

(8) What happens to the build-up of debris during flood events and who is responsible for ensuring its ongoing removal at all times.

(9) What is the height above water during (a) summer and (b) winter.

(10) Is there an adequate waterway opening and clearance for the bridge above flood levels.

(11) What is the condition of using the bridge during (a) flood and (b) fire events.

(12) What are the contingencies in the event of the bridge being damaged during flood or fire.

(13) Is there appropriate lighting and signage on the approaches to the bridge for night and day time access

(14) Is the bridge two way or one way and is this appropriately signed.

(15) What would happen in the event of an emergency, including who has right of way and is this appropriately signed.

815 MR MILLIGAN: To ask the Minister for Health and Wellbeing—

(1) What are the policies and procedures for use and access to the Ngunnawal Bush Healing Farm property during (a) extreme weather events, (b) hot weather and (c) inclement weather, such as incessant rain.

(2) What are the policies and procedures for use and access to the property during flooding of (a) Paddy’s River, (b) Point Hutt Crossing and (c) Cotter River.

(3) What are the policies and procedures for use and access to the property during (a) snow fall, (b) very high fire danger periods, (c) severe fire danger, (d) extreme fire danger and (e) catastrophic fire danger.

(4) Who will remain on the property during each of the events listed in part (3) and what is the emergency evacuation procedure for the person/persons.

819 MR MILLIGAN: To ask the Minister for Transport and City Services—

(1) Given that residents of Gungahlin have expressed concerns about the lack of maintenance of entry areas into suburbs and fringe or reserve areas in the region, who has responsibility for maintenance of public land comprising entry into a suburb including the featured area of Springbank Rise Casey comprising (a) each side of Yeend Avenue from Horse Park Drive, (b) Minty Grove, (c) Springbank Rise Park and (d) Springbank Rise Dog Park.
(2) Give that the Minty Grove area includes former Springbank Rise Sales and Information Centre, which was sold in October 2014 and a development application lodged almost two years ago for community facility, additions and alterations (Lease Variation, Proposed additions and alterations to existing building and change of use to a childcare centre ACTPLA reference 201528245), (a) what was the outcome, (b) has any progress been made on the additions and alterations, (c) who monitors maintenance on private areas pending development, (d) who is responsible for maintaining landscaping around private areas and (e) are there any parameters relating to this maintenance requirement, including boundary maps.

(3) Is maintenance of public areas adjoining the suburb entrance and private community developments included in the schedules for the nearby park and dog park.

(4) Given that the featured area comprises Alan Watt Crescent and Bidgood Way, Casey where the walled area is overgrown with weeds and the landscaped area between the junctions of the two roads is overgrown with weeds, who has responsibility for maintenance of public land approaching and comprising the outer boundary of a suburb.

(5) Who is responsible for the maintenance of landscaped and unimproved areas on the fringes of suburbs.

(6) Do these areas warrant a more frequent schedule of maintenance due to their proximity to undeveloped land.

T Duncan
Clerk of the Legislative Assembly

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

23 November 2017

Safe Schools Coalition program—Minister for Education and Early Childhood Development—Petition lodged by Mr Wall (Pet 21-17).

24 January 2018

ACTION bus services between Deakin, Kingston and Manuka—Minister for Transport and City Services—Petition lodged by Ms Lee—(Pet 22-17).
25 January 2018

Gordon—Hooning, antisocial and dangerous driving—Minister for Police and Emergency Services—Petition lodged by Mr Wall—(Pet 23-17).

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): Mr Hanson (Chair), Ms Orr, Mr Parton, Mr Pettersson.

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

ENVIRONMENT AND TRANSPORT AND CITY SERVICES—STANDING COMMITTEE: (Formed 13 December 2016): Ms Orr (Chair), Ms Cheyne, Mr Doszpot, Mr Parton.

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

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

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

PUBLIC ACCOUNTS: (Formed 13 December 2016): Mrs Dunne (Chair), Ms Cody, Mr Coe, Mr Pettersson.
Select

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

Dissolved

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

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