Legislative Assembly for the
Australian Capital Territory
2016-2017

Notice Paper
No 19
Tuesday, 1 August 2017

The Assembly meets this day at 10 am

ASSEMBLY BUSINESS

Orders of the day


EXECUTIVE BUSINESS

Orders of the day

*1 ROAD TRANSPORT REFORM (LIGHT RAIL) LEGISLATION AMENDMENT BILL 2017: (Minister for Justice, Consumer Affairs and Road Safety): Agreement in principle—Resumption of debate (from 8 June 2017—Mr Wall).

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

2 **APPROPRIATION BILL 2017-2018**: (Treasurer): Detail stage—Resumption of debate *(from 8 June 2017).* *(Referred to the Select Committee on Estimates 2017-2018 on 8 June 2017 for report by 1 August 2017.)*

3 **APPROPRIATION (OFFICE OF THE LEGISLATIVE ASSEMBLY) BILL 2017-2018**: (Treasurer): Agreement in principle—Resumption of debate *(from 6 June 2017—Mr Coe).* *(Referred to the Select Committee on Estimates 2017-2018 on 8 June 2017 for report by 1 August 2017.)*

*4 **LANDS ACQUISITION AMENDMENT BILL 2017**: (Minister for Planning and Land Management): Agreement in principle—Resumption of debate *(from 8 June 2017—Mr Wall).*

5 **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.

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**PRIVATE MEMBERS’ BUSINESS**

**Notices**

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

   (1) notes:

   (a) that in May 2017, the Supreme Court of the Australian Capital Territory handed down a decision in Hartigan v Commissioner for Social Housing in the ACT which reveals serious and alarming deficiencies in the laws of this Territory regarding the control of dangerous dogs and lack of effective remedy for people attacked, mauled and injured dogs;

   (b) that evidence has been provided to the office of Mr Doszpot MLA that Domestic Animal Services (DAS) and ACT Housing had been aware of unmanaged dogs menacing people at a particular ACT Housing premises in Griffith for many years prior to 2010;

   (c) in October 2010 a boy was attacked by a dog at those premises and sustained an injured eye, lost 13 teeth and has had 17 operations including skin grafts to his skull and continues to suffer;

   (d) that action was taken by the boy through his lawyers against the ACT Government to compensate the boy for the injuries;

   (e) although unsuccessful, the judgement notes the boy is “clearly entitled to compensation”, but that the person responsible was not capable of satisfying judgement, and the Government was not liable;
(f) as a result, the boy had applied, through his lawyers, for an ex gratia payment from the Government to be held in trust, to pay for his ongoing medical expenses;

(g) on 3 July 2017, the Chief Minister wrote a response regarding the ex gratia request in which he asserted the injuries that the boy sustained are not the Territory’s responsibility, and the Territory would not provide an ex gratia payment;

(h) ex gratia payments are commonly used to provide relief when other avenues are unavailable, and are defined as “a payment of money made or given as a concession, without legal compulsion” and are provided for in the Financial Management Act;

(i) the Chief Minister has asserted that he could not see any special circumstances to warrant his authorising any payment to the boy;

(j) that a six year old boy is savagely mauled by dogs on premises of ACT public housing, there is no effective legal remedy and the circumstances are not regarded by the Chief Minister as special circumstances raises the question as to what circumstances would the Chief Minister ever regard as being special; and

(k) the Government parades a Human Rights Act asserting rights and freedoms (which one may assume includes the right and freedom of a six year old boy residing in the ACT to be secure from attack by vicious dogs in properties owned by ACT Housing) but which does not give people properly effective remedies when such rights are breached; and

(2) calls on the ACT Government to:

(a) reconsider its decision not to provide an ex gratia payment;

(b) show what actions the Government has taken to address the suggestion by the court to address the serious and alarming deficiencies in the laws of this Territory regarding the control of dangerous dogs and lack of effective remedy for people attacked, mauled and injured by dogs;

(c) show what actions the Government has taken to address the suggestion by the court to consider the requirement to have the Housing Commissioner to have a duty to regulate the keeping of dogs in public housing;

(d) show what actions the Government has taken to address the suggestion by the court to tighten the capacity for DAS to act against dangerous and menacing dogs; and

(e) show what actions the Government has taken to address the suggestion by the court to establish a scheme of insurance to cover and compensate people so injured by attacking dogs. (Notice given 31 July 2017. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).
MS CHEYNE: To move—That this Assembly:

(1) notes that the ACT Government is committed to representing the rights and interests of women and girls in the ACT, including by:

(a) establishing the Ministerial Advisory Council on Women to guide policy-making across government;

(b) committing to a strategic and comprehensive approach to tackle domestic and family violence;

(c) establishing the Women’s Grants Program and the Audrey Fagan Grants program and return to work grants to support initiatives aimed at improving the safety, status and lives of women and girls in the ACT; and

(d) introducing tailored policies and work programmed through the women’s action plan, and initiatives across all areas of government, particularly for women’s health, education, sport and employment;

(2) reaffirms its strong commitment to putting women’s health and wellbeing outcomes first, noting in particular:

(a) the Australian Charter of Healthcare Rights states that everyone has the right to access healthcare that respects the patient, their cultural beliefs, values and personal characteristics; and

(b) a woman’s right to self-determine and exercise autonomy in respect of her reproductive and sexual health is critical to her full and fair participation in our society, including the achievement of her own educational, economic and familial aspirations;

(3) recognises the significant and positive steps taken by ACT Labor and the ACT Government to stand up for Canberra women by taking a progressive and supportive approach to women’s health, including:

(a) supporting a woman’s right to choose, by decriminalising and regulating for safe and accessible abortion in the ACT in 2002; and

(b) implementing a protest-free zone around approved medical facilities in March 2016 to protect women who have already made the difficult decision to terminate a pregnancy;

(4) proudly recognises the diversity of backgrounds, values and beliefs that make up the ACT community, while reinforcing that an individual’s own, legal, health choices should not be the subject of interference by others;

(5) notes that the ACT Liberals have publicly espoused a deeply conservative health ideology which shows a lack of understanding and lack of respect for the autonomy, dignity and health of Canberra women, including:

(a) attempting to amend legislation in 2015 to water down the protections for women provided by the protest-free zone around approved medical facilities;
(b) statements in May 2017 from the ACT Liberals Shadow Health Minister supporting a regressive and oppressive approach to women’s reproductive rights;

(c) a column written in May 2017 by Mr Andrew Wall MLA, ACT Liberals Member for Brindabella, in which he criticised the ACT Government’s efforts to publicly recognise and pay tribute to inspiring and dynamic activists, including feminists who fought for women’s rights;

(d) the actions of the Shadow Minister for Women, Mrs Giulia Jones MLA, in February 2016, when she addressed the National Civic Council – an ultra-conservative group vehemently opposed to same-sex marriage, a woman’s right to choose and divorce; and

(e) statements from the Leader of the Opposition at the 2016 Australian Christian Lobby Election Forum, in which he indicated all abortions are immoral; and

(6) calls on the Leader of the Opposition to clarify the Liberal Party position on a woman’s right to make her own health choices, including in respect of her reproductive and sexual health. (Notice given 31 July 2017. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).

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

(1) notes that the ACT Health Infrastructure Asset Condition Report and Minor Works Priorities prepared by AECOM Australia Pty Ltd identified four extreme risks and 143 high risks at The Canberra Hospital; and

(2) calls on the Minister for Health and Wellbeing to report to the Legislative Assembly, by the first sitting day of September 2017, on the progress of work to fix each of the extreme and high risk issues identified in the AECOM report including:

(a) the cost of fixing each of the issues;
(b) progress to date on each of the issues; and
(c) when each of the problems will be rectified. (Notice given 31 July 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:

(a) that for over a decade Unions ACT and unions have been invited to ACT government schools and colleges regularly to talk to students about workplace safety rights;

(b) that the ACT Education Directorate Workplace Learning Program Guidelines and Requirements 2017 states that students are required to receive information about their workplace safety rights and responsibilities in preparation for workplace experience placements;
(c) the strong political affiliation between ACT Labor and Unions ACT;
(d) reports from parents that work experience information sessions provided by Unions ACT were used as an opportunity to recruit members;
(e) WorkSafe ACT’s role as the primary enforcer of the Territory’s health and safety and workers compensation laws through a mixture of education and compliance activities; and
(f) the ACT Government’s refusal to answer questions about the appropriateness of third-party organisations recruiting members in schools; and

(2) calls on the:
(a) ACT Government to explain why WorkSafe ACT do not currently provide and deliver workplace safety rights and responsibilities programs in ACT government schools;
(b) ACT Labor Government to utilise existing resources of WorkSafe ACT to deliver information about workplace safety rights and responsibilities to students attending ACT government schools;
(c) ACT Labor Government to ensure that WorkSafe ACT is the primary provider of any workplace safety learning program commencing immediately; and
(d) ACT Education Directorate to immediately establish guidelines for external organisations and individuals presenting to students in ACT government schools. (Notice given 31 July 2017. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).

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

(1) notes:
(a) the extensive commitments made by the ACT Government at the 2016 election to grow participation and equity for women and girls in sport and active recreation including:
   (i) four-year elite funding agreements for the Canberra Capitals and Canberra United;
   (ii) funding for female friendly sports infrastructure;
   (iii) funding for initiatives to develop women and girls as participants and leaders at all levels of sport; and
   (iv) a new online hub for women’s and girls’ sport and active recreation;
(b) that funding provided in the 2017 Budget will provide for delivery of each of these commitments in the next four years, building on significant work already underway;
(c) rates of participation in sport and active recreation in Canberra are the highest in Australia; and
(d) the ability of sport to drive greater gender equity with benefits which flow into other parts of the community; and

(2) calls on the Government to:

(a) continue to work with local sport and recreation organisations in the implementation of its gender equity in sport initiatives;
(b) continue to explore new opportunities to further this program of work including the development of new strategies to increase the participation of women and girls at all levels of sport;
(c) actively advocate for similar initiatives to be implemented at the national level;
(d) continue to progress actions through the ACT Women’s Plan to promote gender equity across the ACT; and
(e) keep the Assembly informed, including through the annual ministerial statement on the status of women, about the progress of this work. (Notice given 31 July 2017. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).

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

(1) notes:

(a) the ongoing and secure supply of water and power are integral to modern life and that appropriate, effective and commercially sound practices of the suppliers of these services are in the best interests of Canberra;
(b) the essential service provided by Icon Water to the ACT community, and that its methods of operation impact both residential and commercial consumers;
(c) that Icon Water is a wholly Territory-owned corporation, and is subject to reporting and transparency requirements, including:

(i) Freedom of Information requests;
(ii) annual report hearings;
(iii) estimates hearings; and
(iv) auditing by the Auditor-General;
(d) that the inclusion of Icon Water in these government accountability processes presupposes that Icon Water should be subject to a high level of scrutiny and through its involvement in these procedures should not only provide information upon request, but also proactively disclose information that would be in the public’s interest;
(e) that there is concern that Icon Water is seen to be protected or exempt from rigorous public scrutiny by virtue of its unique standing as a private corporation, despite being wholly Territory-owned;

(f) that the shared services agreements between Icon Water and ActewAGL valued at nearly $300 million over 11 years were only revealed and scrutinised publicly after the Canberra Liberals uncovered the existence of the agreements in the course of the estimates process;

(g) that Icon Water admits it did not take the contract out to tender or ask for expressions of interest; that Icon Water has asserted it did not have an obligation to take the agreements to market; that the agreements have not been reviewed by the Government; and that Icon Water has declined to provide answers to fundamental questions about the agreements based on the content being commercial-in-confidence;

(h) that the Territory through its directorates, agencies and authorities, regularly enters into and reports on contracts with terms that are commercial-in-confidence, and is able to both proactively publish and specifically provide information upon request; and

(i) that while some terms of the agreements between Icon Water and third parties may be commercial-in-confidence, the existence of such contracts are not; and

(2) calls on the Government to table the Customer Services and Community Support Agreement, and the Corporate Services Agreement between Icon Water and ActewAGL for public scrutiny. (Notice given 31 July 2017. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).

7 **MS ORR:** To move—That this Assembly:

(1) notes:

(a) the importance of school education as a pathway to employment, inclusion and lifelong learning for Canberrans;

(b) the contribution of school leaders, teachers and educators to the lives of young Canberrans and the broader community;

(c) the ACT Government’s record of investment in ACT education, continuing through major initiatives in the 2017 Budget;

(d) the importance of funding schools on a needs basis and supporting equity among schools and students;

(e) that quality learning environments are central to effective teaching and learning; and

(f) the need for all schools to be safe, supportive and inclusive; and
calls on the Government to:

(a) deliver the education commitments it has made to the Canberra community through the election campaign and the Parliamentary Agreement;

(b) continue to implement and actively advocate for needs based school funding in line with the National Education Reform Agreement;

(c) support the ongoing development and empowerment of school leaders, teachers and educators to deliver the best quality education to our students;

(d) support greater use of schools by sporting, community and multicultural groups to grow their place as community hubs; and

(e) ensure that ACT schools are Safe Schools where support, awareness and inclusion for same sex attracted, intersex and gender diverse students, staff and families are provided. (Notice given 5 June 2017. Notice will be removed from the Notice Paper unless called on within 3 sitting weeks—standing order 125A).

Orders of the day

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

2 CRIMES (INTIMATE IMAGE ABUSE) AMENDMENT BILL 2017: (Mr Hanson) Agreement in principle—Resumption of debate (from 7 June 2017—Mr Ramsay).

ASSEMBLY BUSINESS—continued

Orders of the day—continued

2 ADMINISTRATION AND PROCEDURE—STANDING COMMITTEE—REPORT 4—CODE OF CONDUCT FOR ALL MEMBERS OF THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY—REVIEW—MOTION THAT THE REPORT BE ADOPTED: Resumption of debate (from 8 June 2017—Mr Wall) on the motion of Mr Wall—that the report be adopted.

And on the amendment moved by Ms Cheyne—After the word “adopted”, add “with the following amendments to the proposed Code of Conduct detailed in recommendation 2:

(1) in paragraph (7), omit ‘effective and economic’, substitute ‘and efficient’;

(2) omit paragraph (12)(c); and
(3) in paragraph (13), omit ‘materially impede their capacity to perform’, substitute “unreasonably impact on”.

3 CODE OF CONDUCT—REAFFIRMATION BY MEMBERS: Resumption of debate (from 8 June 2017—Ms Cheyne) on the motion of Ms Burch—That we, the Members of the Ninth Legislative Assembly for the Australian Capital Territory, having adopted a code of conduct for Members, reaffirm our commitment to the principles, obligations and aspirations of the code.

4 ADMINISTRATION AND PROCEDURE—STANDING COMMITTEE—REPORT 3—COMMISSIONER FOR STANDARDS REFERRAL PROCESS—MOTION THAT THE REPORT BE ADOPTED: Resumption of debate (from 8 June 2017—Mr Wall) on the motion of Ms Cheyne—That the report be adopted.

Last sitting day in August 2017

5 STANDING COMMITTEES: Presentation of reports on annual and financial reports for the calendar year 2016, pursuant to order of the Assembly of 16 February 2017.

End of October 2017

6 INDEPENDENT INTEGRITY COMMISSION—SELECT COMMITTEE: Presentation of report on the most effective and efficient model for an independent integrity commission for the ACT, pursuant to order of the Assembly of 15 December 2016, as amended 6 June 2017.

Last sitting day in 2017

7 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:

(a) 27 May 2017 marked the 50 year anniversary of the 1967 referendum which required that Aboriginal and Torres Strait Islander people be counted in the census and gave the Commonwealth Parliament powers to make laws with respect to Aboriginal and Torres Strait Islander people;

(b) 3 June 2017 marked 25 years since the historic Mabo High Court decision which ended the false doctrine of Terra Nullius and recognised the rights of Aboriginal and Torres Strait Islander peoples over their lands;

(c) on 26 May 2017, delegates to the 2017 First Nations National Constitutional Convention released the Uluru Statement from the Heart, calling for the establishment of a First Nations Voice enshrined in the Australian Constitution and a Makarrata Commission to supervise a process of agreement-making between governments and First Nations and truth-telling about Australian history;

(d) the Aboriginal and Torres Strait Islander Elected Body has been established by the ACT Government as an innovative and unique model underpinning Aboriginal and Torres Strait Islander community development and self-determination in the ACT;

(e) the theme for National Reconciliation Week, which ran from 27 May – 3 June 2017, was “Let’s Take the Next Steps”; and

(f) NAIDOC Week (2 – 9 July 2017) will celebrate the history, culture and achievements of Aboriginal and Torres Strait Islander peoples, with a focus on the importance, resilience and richness of Aboriginal and Torres Strait Islander languages;

(2) acknowledges and respects the continuing culture and contribution that Aboriginal and Torres Strait Islander people make to the life of this region;

(3) affirms its commitment to the principles in the Statement of Commitment to Reconciliation and Wellbeing of Communities from the ACT Aboriginal and Torres Strait Islander Agreement 2015-2018, including:

(a) supporting the rights of Aboriginal and Torres Strait Islander peoples to freely determine their political status and to freely pursue their economic, social and cultural development in line with the right to self-determination;
(b) recognising the ongoing effects of trans-generational trauma, caused by past government policies, on members of the ACT Aboriginal and Torres Strait Islander community; and

(c) acknowledging and valuing local knowledge, expertise and contributions from the Aboriginal and Torres Strait Islander community, elders groups, service providers and the ACT Aboriginal and Torres Strait Islander Elected Body in order to meet the diverse needs of the community in a holistic and culturally appropriate way;

(4) calls on the ACT Government to:

(a) continue to work in partnership with the Aboriginal and Torres Strait Islander community to achieve improved and equitable outcomes through strong connections to culture, supporting people through the justice system, expanding outreach and other health programs, and improving career opportunities;

(b) support efforts to progress the national conversation to reach a sincere and meaningful reconciliation with First Australians; and

(c) remain engaged with Commonwealth discussions regarding meaningful constitutional reform; and

(5) calls on the Assembly to write to the Prime Minister and Commonwealth Minister for Indigenous Affairs to express the Assembly’s support for continuing and prioritising the national conversation about reconciliation and constitutional reform with First Australians. (Notice given 7 June 2017. Notice will be removed from the Notice Paper unless called on within 3 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.

Redirected and answered questions

The following questions asked by the Member indicated have been redirected to the Minister indicated and answers have been received:

208 Speaker (Mr Coe).

286 Minister for Regulatory Services (Mr Wall).

296 Minister for Regulatory Services (Mrs Dunne).
Unanswered questions

(Redirected questions—30 days expired 9 July 2017)

MR COE: To ask the Minister for Economic Development—
(1) What is the cost to design and establish the (a) CBR Canberra website (canberra.com.au), (b) CBR Canberra Facebook page, and (c) CBR Canberra Twitter and Instagram feeds.
(2) Was an external provider engaged to develop the website and social media feeds referred to in part (1); if so, provide the name of the external provider contracted for the work and the period of the contract.
(3) What has been the cost to maintain the following website and social media feeds since establishment: (a) CBR Canberra website (canberra.com.au), (b) CBR Canberra Facebook page, and (c) CBR Canberra Twitter and Instagram feeds.
(4) Was any further promotional material developed for CBR Canberra and what were the costs to design and produce that material.
(5) What was the nature and costs of any promotional material, including electronic material, developed with the CBR Canberra branding and used to promote the outcomes of the ACT Population Projections 2017 and outline the distribution of the promotional.
(6) How many staff, by classification, are attached to the CBR Canberra team.

MR COE: To ask the Minister for Economic Development—
(1) How much funding was provided to the Canberra Business Chamber by ACT Directorates and agencies in (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16 and (e) 2016-17.
(2) What funding is expected to be provided to the Canberra Business Chamber in 2017-18 by ACT Directorates and agencies.
(3) Which programs under the Canberra Business Chamber have received funding from the ACT Government and what was the amount of funding provided under each program.

MR COE: To ask the Minister for Transport and City Services—
(1) How many traffic incidents (crashes) have been recorded at the Barton Highway/Gundaroo Drive/William Slim Drive roundabout in each financial year since 2004-2005.

(2) How many traffic incidents (crashes) have been recorded at the Barton Highway/Gundaroo Drive/William Slim Drive roundabout in the financial years since the intersection was signalised.

(3) Has any analysis been conducted of the traffic incidents which have been recorded at the Barton Highway/Gundaroo Drive/William Slim Drive roundabout since the intersection was signalised to assess if further upgrades to the intersection are required; if so, what were the findings of that analysis.

(4) Has any analysis been conducted of the traffic flows on surrounding roads since the Barton Highway roundabout was signalised; if so, what were the findings of that analysis.

(5) What was the estimated cost of the project to install traffic light signals on the Barton Highway roundabout.

(6) What was the actual cost of the project to install traffic light signals on the Barton Highway roundabout.

MS LEE: To ask the Minister for Urban Renewal—

(1) How many containers are being relocated from Westside Container Village to Stromlo.

(2) What other infrastructure is being relocated to Stromlo.

(3) What is the cost of relocating the containers currently at Westside Container Village.

(4) How many containers are being placed in storage.

(5) What will be the cost of that storage and where is it located.

(6) What is the cost of remediation of the Westside Village site.

(7) When will the work be completed.

(8) What is the overall financial cost of the Westside Container Village from initial planning to deconstruction.

(9) How long will the containers be used as temporary retail space in Stromlo Forest.

(10) Will the Government be constructing any additional infrastructure in the Stromlo Forest Park to support the relocated container village, such as additional parking, or installing new utility connections; if so, how much will the Government be spending on this infrastructure.
MR COE: To ask the Minister for Economic Development—

1. Is Invest Canberra still operational.

2. How many ACT government public servants are attached to Invest Canberra.

3. What was the budget allocation for Invest Canberra in (a) 2015-16 and (b) 2016-17.

4. When was the Invest Canberra website last updated.

5. How many investment leads has Invest Canberra received in (a) 2015-16 and (b) 2016-17 to date.

6. Of the investment leads received in (a) 2015-16 and (b) 2016-17 to date, how many were generated through the Australian Trade and Investment Commission, Austrade.

7. How many investment projects are currently being managed by Invest Canberra staff.

8. How many investment projects are currently being managed by Invest Canberra staff in relation to (a) the light rail project, (b) defence and cyber security, (c) renewable energy, (d) digital economy and e-government, (e) health and sports science, (f) innovation and higher education, (g) space, satellite and spatial sciences and (h) tourism infrastructure.

9. How many investment projects in (a) 2015-16 and (b) 2016-17 to date have led to actual investment deals and what is the value of these deals.

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

1. When was the Traffic Warrants System (TWS) was last updated.

2. When is the next update to the TWS scheduled.

3. Can the Minister provide an update to the status of the following possible future works listed on the online version of the TWS (a) Ranking 1 – Maribyrnong Avenue (Baldwin Drive to Baldwin Drive), Kaleen, (b) Ranking 5 – Hambridge Crescent (Isabella Drive to Goldstein Crescent), Chisholm, (c) Ranking 8 – Heagney Crescent (Hambridge Crescent to Clift Crescent), Chisholm, (d) Ranking 10 – Castleton Crescent (Bugden Avenue to Bugden Avenue), Gowrie, (e) Ranking 17 – Copland Drive (Moynihan Street to Owen Dixon Drive), Evatt, (f) Ranking 18 – Ashley Drive (Erindale Drive to Sternberg Crescent), Wanniassa and (g) Ranking 19 – Gilmore Crescent (Kitchener Street to Kitchener Street), Garran.

4. Will implementation of works be accordance with the Master Plan developed after consultation with the community for the possible future works listed on the online version of the TWS and referred to in part (3).

5. If implementation of any works in part (3) above varies from the Master Plan, will further consultation be undertaken with the local community.
Can the Minister list the 100 streets in the ACT in terms of priority for traffic management measures and the date each street was added to the priority list.

Further to the motion passed in the ACT Legislative Assembly on 2 May 2012 regarding the traffic conditions on Coyne Street in Macarthur, Fadden and Gowrie, what is the status of the works to improve the conditions on Coyne Street and surrounding streets in the area.

Are traffic calming devices being installed on Castleton Crescent in the vicinity of the Gowrie Primary School; if so, outline the nature of that work and any consultation that may have taken place with local residents.

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

1. Is the Government monitoring enrolments at the Franklin Early Childhood School and the population growth in the Franklin area.

2. What options are being considered to increase the capacity of the Franklin Early Childhood School.

3. Will the Government consider expanding the capacity of the Franklin Early Childhood School so that it can offer positions for students in years 3 and above or is it expected that children in this situation continue to attend schools outside their area.

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

1. How many requests for tree assessments have been received through Access Canberra in (a) 2015-16 and (b) 2016-17 to date.

2. How many tree assessments were undertaken after being initiated by a constituent request in (a) 2015-16 and (b) 2016-17 to date.

3. How many tree assessments were performed in 2015-16 after receiving a request or notification through Access Canberra within (a) 1-2 days, (b) 3-5 days, (c) 6-10 days, (d) 11-15 days, (e) 16-20 days, (f) 21-15 days, (g) 25-30 days and (h) over 30 days.

4. How many tree assessments were performed in 2016-17 after receiving a request or notification through Access Canberra within (a) 1-2 days, (b) 3-5 days, (c) 6-10 days, (d) 11-15 days, (e) 16-20 days, (f) 21-15 days, (g) 25-30 days and (h) over 30 days.

5. How many complaints have been received regarding tree issues not being adequately addressed in (a) 2015-16 and (b) 2016-17 to date.

6. How many complaints about trees or tree removal in relation to the light rail project have been received in (a) 2015-16 and (b) 2016-17. (Redirected 15 May 2017)
MR COE: To ask the Minister for Transport and City Services—
(1) In the media release on the Chief Minister, Treasury and Economic Development Directorate’s website titled ‘Crews continue to clean up following January storm’ on 16 February 2017, the Director of City Presentation, Stephen Algeria stated that “…thousands of trees across the urban area sustained damage.” Have all tree assessments initiated due to the storm on 13 January 2017 been completed; if not, how many are outstanding.

(2) Within the press release stated in part (1), the Director of City Presentation, Stephen Algeria also stated that “…the extent of the damage may impact on the completion of other less urgent tree-related enquiries and works.” Have all other less urgent tree-related enquiries and works that were rescheduled as lower priorities been completed; if not, how many are outstanding.

(3) What was the cost of tree maintenance and assessments for 2015-16 to date broken down by (a) staff, (b) equipment, and (c) other.

(4) What was the cost of tree maintenance and assessments for 2016-17 to date broken down by (a) staff, (b) equipment, and (c) other.

(5) How many staff were involved with tree maintenance for (a) 2015-16 and (b) 2016-17 to date.

(6) How many assessors are needed on average to conduct a tree assessment.

(7) How many tree assessments were undertaken in (a) 2015-16 and (b) 2016-17 to date.

(8) How many trees were assessed and found to be unsafe in (a) 2015-16 and (b) 2016-17.

MR MILLIGAN: To ask the Minister for Education and Early Childhood Development—
(1) Is the Minister aware of the situation of the ACT Diving Team being excluded from the games to represent the ACT at the Pacific School Games in December 2017.

(2) Why are decisions being made on the basis of financial risk minimisation.

(3) Why, even though they offered to cover their own costs, School Sports ACT still refuses to let the Diving team attend.

(4) Why did School Sports ACT suggest 7 students were enough back in December and then change their mind to require 8-10 students in March.

(5) Is the Minister aware that this will negatively impact on their opportunities to compete at the elite level.
What is the cost per student for those attending the Games in all sporting activities including (a) what are the travel costs and who covers these, (b) what are the accommodation costs and who covers these, (c) what are the participation costs and who covers these, (d) how much does the Directorate cover for these costs, (e) what is the total cost to the student and (f) what is the total cost to the Directorate.

What will the Minister do to address this matter in favour of the students who are so marginalised and disadvantaged by this decision. (Redirected 19 May 2017)

MRS JONES: To ask the Minister for Health—Further to the answer to question taken on notice #17 during the Justice and Community Safety Annual Reports Hearings 2015-16 on 7 March 2017, in relation to the methadone program at the Alexander Maconochie Centre, how (a) long do methadone recipients stay in the medical centre after ingesting the methadone and water, (b) long does it take for the ingested methadone to leave the recipient’s system completely (c) is it known if a detainee is suspected of regurgitating methadone and is it possible for it to happen without detection. (Redirected 18 May 2017)

MR WALL: To ask the Minister for Education and Early Childhood Development—Can the Minister provide for each government school, (a) how many fee paying international students there are, (b) how many fee paying international students there are by year level and by school and (c) what fees are being charged to fee paying international students by year level and by school.

(30 days expired 9 July 2017)

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

(1) How are reports of use/possession of illicit substances recorded by the Directorate.

(2) Can the Minister provide the number of reports involving the use/possession of illicit substances by (a) students and (b) staff broken down by school and year.

(3) What is the number of students who have had in excess of seven unexplained absences in a school year, by grade level, for each government school and college from 2014 to present.

(2) What is the number of official procedures initiated by principals in response to students having over seven unexplained absences in a school year, by grade level, for each government school and college from 2014 to present.

(3) What is the number of compliance notices issued by the Director-General to parents of students who have missed in excess of 7 unexplained school absences in a school year for each government school and college from 2014 to present.
MR WALL: To ask the Minister for Education and Early Childhood Development—

(1) What is the number of students, by grade level, attending an ACT government school with a residing address in NSW, for each government school and college for this current year.

(2) What cross-border funding arrangements are in place for NSW residents attending an ACT government school.

(3) What is the number of students, by grade level, attending an ACT non-government school with a residing address in NSW, for each non-government school and college for this financial year.

(4) What cross-border funding arrangements are in place for NSW residents attending an ACT non-government school.

MR MILLIGAN: To ask the Minister for Health—

(1) What is the final and full cost to date of the Ngunnawal Bush Healing Farm to the Canberra community, including costs of (a) the initial feasibility study, including cost of travel for participants in the study, (b) land purchase, (c) building, (d) land remediation, including the costs for removal of asbestos, (e) building the access and egress road, (f) bridge construction and (g) legal costs in the ACAT case.

(2) What was the cost involved in development of the model of care for (a) model v 7.0 October 2010, (b) model v 1.2 August 2012, (c) engaging Winnunga and ATODA for developing this model of care in 2015-16 and any other costs involved at this time and (d) development of the draft model of care in 2016-17 as presented to the meeting on 8 March 2017.

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

(1) Within the Education Directorate (a) what is the percentage of Aboriginal and Torres Strait Islander (ATSI) employees, (b) is the target for the Directorate being met; if not, why not and what efforts are being made to increase the number of ATSI employees to meet the required target, (c) what levels are ATSI employees typically employed at and (d) what is the highest public service level.

(2) How many ATSI peoples are employed within schools as (a) a primary school teacher, (b) a high school teacher, (c) a college teacher, (d) a teacher assistant, excluding Koori pre-schools, (e) a teacher assistant at a Koori pre-school, (f) a principal, (g) what is the target employment of ATSI peoples for each of these areas and (h) what measures, if any, is the Directorate taking to increase the number of ATSI staff in each of these areas.

(3) What steps has the Directorate taken to educate and equip staff, both in the schools and the public service, to be (a) more culturally aware of not just ATSI peoples, (b) more culturally aware of ethnically diverse groups in the ACT and (c) who runs the cultural programs, if any.
What mentoring and leadership programs have been established in the Directorate that target current ATSI staff members and nurtures them to get the skills and experience to progress in public service careers.

What is the retention rate of indigenous employees and what initiatives are aimed at retaining indigenous staff in the Directorate.

**MR COE:** To ask the Chief Minister—

1. How many consultants or contractors are employed in positions in the ACT Public Service.

2. Is the appointment of consultants or contractors at odds with the Government’s commitment, set out in the ACT Public Service Recruitment Guidelines, to minimise the use of consultants/contractors in the ACT Public Service.

3. Is it necessary for prior approval to be obtained before the process to appoint a consultant or contractor is commenced; if so, describe the process to obtain approval.

4. Is there any liaison with, or notification to, external bodies such as UnionsACT or the Community and Public Sector Union, before a consultant or contractor is engaged.

5. Who is responsible for approving the engagement of consultants or contractors in the ACT Public Service.

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

1. How many waste bins are located in public spaces, such as local shopping centres, parks and reserves, in the ACT.

2. How many waste bins are located near bus stops and bus interchanges.

3. How frequently are bins located in public spaces emptied.

4. In relation to the commitment to install 100 recycling bins in the city (a) when will the bins be installed, (b) where will the additional bins be located and (c) will any additional bins be installed in suburban spaces.

5. Are there any plans to install more general waste bins in public spaces around the Territory.

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

1. What are the stages, and the cost of each stage, of works to upgrade Horse Park Drive.

2. When was each stage originally scheduled to be completed.

3. Is completion of the works on Horse Park Drive behind schedule.

4. What is the status of the works on Horse Park Drive.

5. What is being done to limit the inconvenience for residents who drive along Horse Park Drive.
No 19—1 August 2017

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

(1) What is the status of the project to develop a Weston Creek dog park.

(2) Have key stakeholders and nearby residents been engaged to provide feedback on the newly identified site at Duffy as indicated on the “Your Say ACT: New Weston Creek dog park” which was last updated on 28 November 2016; if not, when will key stakeholders and nearby residents be approached.

(3) Which key stakeholders have been engaged, or will be engaged, to provide feedback on the new site of the Weston Creek dog park.

(4) Why wasn’t the Duffy site included in the wider consultation of the shortlisted sites in Holder, Chapman and Waramanga.

(5) What amount has been budgeted to develop a dog park in Weston Creek.

(6) When is construction of the Weston Creek dog park expected to commence.

(7) When is the Weston Creek dog park expected to be opened.

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

(1) Since the project to construct the Light Rail project has commenced what (a) was the number of occasions other infrastructure, such as the NBN, damaged in the construction, (b) type of infrastructure was damaged during the construction process and (c) was the total cost to repair damaged infrastructure.

(2) Since the project to construct the Light Rail project has commenced how many (a) occupational health and safety (OHS) incidents have been logged, (b) workers reported an injury following an OHS incident, (c) OHS incidents resulted in workers’ compensation claims being lodged, (d) work days were lost due to OHS incidents and (e) OHS incidents involved electrical shocks to workers.

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

(1) What is the budget allocation for street sweeping services in the financial years (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16, (e) 2016-17 and (f) 2017-18.

(2) What was the actual expenditure on street sweeping services in the financial years (a) 2012-13, (b) 2013-14, (c) 2014-15, (d) 2015-16 and (e) 2016-17 to date.

(3) What is the street sweeping schedule for the ACT.

(4) Is additional street sweeping scheduled for connecting roads in the ACT; if so, list the roads where more frequent street sweeping is undertaken.

(5) How many vehicles are used to conduct street sweeping services in the ACT by make, model and age of vehicle.

(6) What is the reliability, availability and serviceability of the ACT’s street sweeping machine fleet.
(7) Is there a proposal to purchase new machines or additional machines to provide increased street sweeping services in the ACT; if so, when will the additional machines join the fleet.

(8) How many staff are assigned to the street sweeping program.

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

(1) What was the cost of commissioning the (a) Public Bus Transport Communications Strategy and (b) ACT Public Transport Communications Strategy.

(2) Why were the strategies commissioned.

(3) Why was it necessary to commission a second communications strategy.

(4) What was the name of the provider who developed the strategies in part (1) and outline the procurement processes undertaken as part of the engagement of that provider.

(5) Were any of the recommendations of the two strategies in part (1) implemented; if so, briefly outline the recommendations which were implemented; if not, what were the reasons for not implementing the recommendations of the strategies.

(6) Has the provider which developed the strategies in part (1) been engaged on any other projects for Transport Canberra or Capital Metro.

(7) What communications strategies have been commissioned by Transport Canberra, Capital Metro and Territory and Municipal Services in the period since 1 January 2014, providing the (a) title, (b) purpose, (c) provider, (d) cost and (e) date the strategy was finalised.

(8) Are there any plans to develop further communications strategies in 2017-18; if so, outline the purpose and proposed cost of those strategies.

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

(1) When will the Transport Canberra Trip Planner public education and awareness campaign commence.

(2) What is the expected duration of the Transport Canberra Trip Planner public education and awareness campaign.

(3) What was the total cost of the campaign to date broken down into (a) development and design, (b) production, including printing and (c) proposed distribution.

(4) Was an external organisation engaged to develop the Transport Canberra Trip Planner public education and awareness campaign; if so, provide the names of the organisations involved.

(5) What types of promotional material were produced for the Transport Canberra Trip Planner public education and awareness campaign and the quantities of material produced.
(6) Was the promotional material for the Transport Canberra Trip Planner public education and awareness campaign produced in the ACT.

(7) Will an evaluation be conducted of the Transport Canberra Trip Planner public education and awareness campaign once it has been completed.

341 MRS DUNNE: To ask the Minister for Mental Health—

(1) When did you first become aware of gaps in child and adolescent mental health services in the ACT and what triggered that awareness.

(2) What specific gaps have you identified.

(3) What has been the nature of discussions you have had with representatives of non-government organisations (NGOs) about child and adolescent mental health services in the ACT.

(4) With which NGOs did you have those discussions and on what dates.

(5) To what extent did those discussions inform you as to the need for new treatment facilities for adolescent mental health patients announced in the ACT Government budget for 2017-18.

(6) What is your plan, including (but not limited to) the timetable, for attracting more child and adolescent mental health specialist service providers, both public and private, to the ACT.

343 MRS KIKKERT: To ask the Minister for Transport and City Services—

(1) What plans have been made to maintain and repair ageing footpaths in (a) Hawker, (b) Page, (c) Scullin and (d) Weetangera.

(2) When will any plans in part (1) be put into action for (a) Hawker, (b) Page, (c) Scullin and (d) Weetangera.

(3) What plans have been made to deliver better quality resurfacing of roads within the Ginninderra electorate.

(4) What plans are there to ensure that the resurfacing of roads is performed by qualified, competent contractors.

(5) What plans have been made to repair all current potholes within the Ginninderra electorate and (a) when will repairs commence, (b) how much funding has been allocated for repairing potholes in 2017-18, (c) what has been the average expenditure of repairing a single pothole of average size, (d) what plans are there to prevent the reappearance of potholes that have only been repaired a few months ago and (e) what plans are there to ensure that pothole repairs are performed by qualified, competent contractors.

(6) Is there a plan to provide bus shelters (a) along Coulter Drive and (b) Gillespie Street, northern side, near the intersection with Springvale Drive; if so, when will construction of these bus shelters commence; if not, what is the reason for the lack of planning for the construction of these bus shelters.
(7) Is there a plan to provide public toilets in local shop at (a) Weetangera and (b) Page; if so, when will construction commence; if not, what is the reason for the lack of planning for public toilets in these local shops.

(8) Is there a plan to upgrade playground equipment in Ellen Clark Park, Weetangera (between Belconnen Way and Smith Street); if so, when will upgrades commence; if not, what is being done to encourage greater use of this playground.

(9) Is there a plan to improve the green area behind the Hawker toilet block at Hawker Centre; if so, what does the plan entail and when will improvements commence; if not, what plan is in place to provide a green area at Hawker Centre that can be enjoyed by public, and when will that plan be actioned.

(10) Is there a plan to replace the concrete monolith for public notices at the Hawker shops to a structure that is located more centrally and also more functional and sheltered from the weather; if so, what will be the nature of the structure that will replace the concrete monolith and where will it be located; if not, what is the plan to address effective delivery of public notices at Hawker shops.

(11) Is there a plan to establish a Community Planning Advocate; if so, (a) how much funding has been allocated for the establishment of such a role, (b) when will such an appointment be made and (c) what powers and responsibilities will be given to the Community Planning Advocate; if not, what plan is in place to provide for full and fair community participation in planning and development proposals.

MRS KIKKERT: To ask the Minister for Transport and City Services—

(1) How often does each suburb in the Ginninderra electorate receive public maintenance work for (a) street sweeping, (b) weeding in cracked footpaths, (c) tree cutting, (d) lawn mowing, (e) playground maintenance and (f) picking up litter.

(2) What has been the expenditure for each type of maintenance work in part (1) for each suburb of the Ginninderra electorate, each year for the past 5 years.

(3) What other maintenance work is undertaken to maintain the Ginninderra electorate in addition to the work in part (1) and (a) how often is each type of maintenance work carried out in each suburb of the Ginninderra electorate and (b) what has been the expenditure for each type of maintenance work that has been carried out in each suburb of the Ginninderra electorate each year for the past 5 years.

(4) What public maintenance work must be regularly undertaken to maintain public land, for example, lawn mowing.

(5) Is this work allocated a budget for regular and timely maintenance, or is such maintenance work placed in a priority listing and undertaken in turn with other prioritised maintenance work that is required.
(6) What has been the total expenditure for public maintenance work in each suburb of the Ginninderra electorate each year for the past 5 years.

(7) What is the total budget allocated for public maintenance work in the Ginninderra electorate for 2017-18.

MRS KIKKERT: To ask the Minister for Transport and City Services—

(1) When did Stage 2 of the Residential Street Improvement Program for Tillyard Drive (to seek feedback on the proposed options to address the community’s concerns and the results of the technical analyses) commence.

(2) If Stage 2 has not commenced, what is the date of commencement and what are the reasons for the delay.

(3) When will Stage 3 (to inform the community about the outcomes of the study, the final scheme for improvement, and the priorities for implementation) of the program be delivered.

(4) If Stage 3 is anticipated to not be delivered by mid 2017, what are the reasons for the delay.

MRS KIKKERT: To ask the Minister for Transport and City Services—

(1) Have there been studies undertaken to measure current traffic load, traffic capacity and to assess future traffic demand for the intersection of Kuringa Drive and Owen Dixon Drive; if so, what were the findings relating to this intersection, in terms of current traffic load and capacity, as well as future traffic demand; if not, are there any plans to undertake studies and when will it commence.

(2) Are there any plans to construct a bicycle lane along Kuringa Drive; if so, when will construction commence; if not, what measures will be taken to ensure the safety of cyclists and other road users travelling down Kuringa Drive, and when will these measures be put in action.

(3) How many reported accidents have occurred at this intersection, or in the vicinity of this intersection for each year for the past 10 years.

(4) What plans for the future have been made to ensure safety of all road users who utilise this intersection or interact with road users who utilise this intersection (drivers, cyclists and pedestrians).

MRS KIKKERT: To ask the Minister for Multicultural Affairs—

(1) What plans are there to better understand, as well as meet the needs of a (a) changing and (b) maturing multicultural community.

(2) Are there any plans to develop an inclusive community-consulted and led, multicultural policy that listens to, understands and commits to addressing the priorities and needs of newly arrived migrants, refugees and established multicultural communities; if so, what do the plans detail and when will they be implemented; if not, what is being done to ensure that the needs of the multicultural community are being met.
What plans are there to address unique needs for (a) health and (b) pastoral care for an ageing multicultural community, and when will they be implemented.

Is there a plan to consult and cooperate with the Canberra Multicultural Community Forum (CMCF) to (a) identify targeted services to vulnerable members of our community and (b) undertake community consultation for the development of comprehensive policy framework and programs; if not, what arrangements are in place to ensure that comprehensive policy frameworks and programs are being developed for the most effective benefit of the multicultural community.

Is there a plan to fund more multicultural events throughout the year in addition to the annual National Multicultural Festival; if so, (a) how much funding has been allocated and (b) what are the details of the plan; if not, (c) what is the reason for the rejection of such funding and (d) what is being done to address the growing need for more ways to celebrate multiculturalism in the ACT community.

Are there any plans to fund youth multicultural events; if so, (a) how much funding has been allocated and (b) what are the details of the plan; if not, (c) what is the reason for the rejection of such funding and (d) what is being done to address the growing need for more ways to celebrate multiculturalism amongst youth in the ACT community.

What plans are there to nurture a deeper understanding of the diverse culture of the ACT community at the annual National Multicultural Festival.

Is there a plan to collaborate with the CMCF to identify and implement ways to improve the annual National Multicultural Festival in 2018; if not, what plans are being made to ensure that there is proper consultation with the multicultural community, in order to address their needs and advice in regards to improving understanding and appreciation of a diversity of cultures in the ACT community.

T Duncan
Clerk of the Legislative Assembly
GOVERNMENT TO RESPOND TO PETITIONS
(in accordance with standing order 100)

20 June 2017

KFC Restaurant—O’Hanlon Place, Gold Creek Village—Minister for Planning and Land Management—Petitions lodged by Ms Le Couteur (Pet 3-17 and Pet 6-17).

8 August 2017

Arts funding—Minister for the Arts and Community Events—Petitions lodged by Ms Cheyne (Pet 4-17 and Pet 7-17).

9 August 2017

Public housing development—Wright—Minister for Housing and Suburban Development—Petition lodged by Mr Hanson (Pet 8-17).

Public housing development—Mawson—Minister for Housing and Suburban Development—Petition lodged by Mr Hanson (Pet 9-17).

Public housing development—Holder—Minister for Housing and Suburban Development—Petition lodged by Mr Hanson (Pet 10-17).

Public housing development—Darwinia Community Park, Chapman—Minister for Housing and Suburban Development—Petition lodged by Mr Hanson (Pet 11-17).

Revenge porn—Criminalisation—Attorney-General—Petition lodged by Ms Le Couteur (Pet 5-17).

10 August 2017

Giralang Community Precinct—Revitalisation—Minister for Transport and City Services—Petition lodged by Ms Orr (Pet 12-17).

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.

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

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