

# Legislative Assembly for the Australian Capital Territory

2020-2021

## **Notice Paper**

No 12

Tuesday, 11 May 2021

The Assembly meets this day at 10 am

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#### **EXECUTIVE BUSINESS**

## Orders of the day

- 1 **UTILITIES AMENDMENT BILL 2021**: (Treasurer and Minister for Water, Energy and Emissions Reduction): Agreement in principle—Resumption of debate (from 20 April 2021—Ms Lee).
- 2 **REVENUE LEGISLATION AMENDMENT BILL 2021**: (*Treasurer*): Agreement in principle—Resumption of debate (*from 31 March 2021—Ms Lee*).
- 3 **DOMESTIC ANIMALS LEGISLATION AMENDMENT BILL 2021**: (Minister for Transport and City Services): Agreement in principle—Resumption of debate (from 31 March 2021—Ms Lawder).
- 4 **COURTS AND OTHER JUSTICE LEGISLATION AMENDMENT BILL 2021**: (Attorney-General): Agreement in principle—Resumption of debate (from 20 April 2021—Ms Lee).
- 5 **STATUTE LAW AMENDMENT BILL 2021**: (Attorney-General): Agreement in principle—Resumption of debate (from 20 April 2021—Ms Lee).

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

## **PRIVATE MEMBERS' BUSINESS**

#### **Notices**

- \*1 MRS KIKKERT: To move—That this Assembly:
  - (1) notes that:
    - (a) care and protection orders in the ACT terminate when a young person reaches the age of 18;
    - (b) Australian and international research indicates that young people who exit care are more likely to leave school, be unemployed, experience homelessness, be involved with the criminal justice system, have children at a young age, and experience poor health and mental health outcomes;
    - (c) for these reasons, in 2012 the ACT Government commenced providing financial and casework support to care leavers up to age 25, and has enhanced such supports under its current out-of-home care strategy; and
    - (d) there is a growing national consensus that support for care leavers needs to include the option of remaining in care until age 21; and
  - (2) calls on the ACT Government to:
    - (a) commit in principle to support the extension of care to age 21, including for those exiting residential care and those unable to remain in a foster or kinship care placement;
    - (b) improve data collection on young people who have exited care to allow for robust evaluation of post-care support services, including any extension of care to age 21; and
    - (c) create a taskforce to review international best practice and then propose the best way to implement an extension of care to age 21 in the ACT, with a report of findings to be tabled in the Assembly by the last sitting day of June 2022. (Notice given 10 May 2021. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks standing order 125A).
- \*2 MR BRADDOCK: To move—That this Assembly:
  - (1) notes:
    - (a) the Suburban Land Agency auction on 12 May 2021 of the following blocks in the Gungahlin Town Centre:
      - (i) section 246 block 4;
      - (ii) section 249 block 4;
      - (iii) section 249 block 5; and
      - (iv) section 249 block 12;
    - (b) the Gungahlin Town Centre Planning Refresh Community Engagement Report;

- (c) Draft Variation 364 (DV 364), Gungahlin Town Centre Precinct Code, is currently the subject of an inquiry by the Legislative Assembly's Standing Committee on Planning, Transport, and City Services;
- (d) the resolution relating to development of the Gungahlin Town Centre passed by the Assembly on 10 February 2021 (the resolution) calling on the ACT Government to "support the further development of the Gungahlin region and town centre, ensuring that there are additional employment opportunities in Gungahlin by ... ensuring current sales of development sites incorporate the requirements to support best practice mixed-use developments"; and
- (e) the importance of increasing the level of affordable rental and public housing stock in close consultation with the community so as to maintain community support and deliver good social outcomes; and
- (2) calls on the ACT Government to:
  - (a) report to the Assembly by the next sitting day, how the sale of the aforementioned blocks meets the conditions specified in the resolution, in particular "ensuring current sales incorporate the requirements to support best practice mixed-use developments";
  - (b) acknowledge the level of community concern about Gungahlin Town Centre planning;
  - (c) address the community's concerns by developing through effective consultation with the community, and incorporating into the Territory Plan, a plan for the Gungahlin Town Centre that incorporates the following elements:
    - no reduction in commercial office space, the area of the linear park, or Community Facilities Zoned land;
    - (ii) any variation to the use of blocks 3 and 5 section 231 must be done via a disallowable instrument; and
    - (iii) within current height limits;
  - (d) not proceed with any other sales of land in the Gungahlin Town Centre for the purpose of mixed-use development until these variations are incorporated into the Territory Plan;
  - (e) report to the Assembly every three months updates on Gungahlin Town Centre planning;
  - (f) direct the Suburban Land Agency to develop land in the Gungahlin Town Centre in a way that generates higher quality outcomes for the community by:
    - (i) consulting widely with the Gungahlin community before future mixed-use or commercial blocks are sold, and ensuring that outcomes from that consultation are reflected in an appropriate sales process;
    - (ii) consider bringing land to the market in larger blocks that encourage place making development; and

- (iii) increase the size of commercial premises allowed in the lease restrictions for mixed-use developments;
- (g) designate a single point of contact within ACT Government with responsibility for whole-of-government outcomes for Gungahlin; and
- (h) develop and publish a strategy to actively encourage employment in the Gungahlin Town Centre by 31 December 2021. (Notice given 10 May 2021; amended 10 May 2021. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks standing order 125A).

## \*3 MR PETTERSSON: To move—That this Assembly:

- (1) acknowledges that the ACT Government:
  - is committed to ensuring that our education system is welcoming, affirming and inclusive of all children; and
  - (b) has already worked to protect trans and gender diverse students through programs such as the Safe and Supportive Schools Policy;
- (2) notes that school-aged children of our friends and neighbours in the Canberra region, as well as wider NSW, are not being afforded the same care and respect, because:
  - (a) One Nation's proposed Education Legislation Amendment (Parental Rights) Bill prohibits supporting trans and gender diverse students in the NSW education system as it prohibits recognising their existence;
  - (b) the proposed bill would put teachers at risk of losing their accreditation for acknowledging that trans and gender diverse people exist;
  - (c) the bill would further marginalise children who would have no access to information about who they are and what they are experiencing; and
  - (d) the bill undermines the important role that our education system plays in enabling a child's development of knowledge, understanding, and empathy towards people from different backgrounds and life experiences; and
- (3) calls on the:
  - (a) ACT Government to continue its work supporting trans and gender diverse students within our education system;
  - (b) ACT Assembly to condemn the proposed bill being considered by the NSW Parliament, along with those who support transphobia; and
  - (c) ACT Minister for Education and Youth Affairs to write to her counterpart in the NSW Government expressing our concern about the effect of the bill debate on trans and diverse children in the ACT and urge the NSW Government to vote down the bill. (Notice given 10 May 2021. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks standing order 125A).

## \*4 **MS CASTLEY**: To move—That this Assembly:

- notes the Government drew up plans eight years ago for more parking to support Yerrabi Pond foreshore businesses but no extra parking has been provided;
- (2) further notes:
  - (a) Gungahlin is Canberra's fastest growing region and Yerrabi Pond is the only major community recreation area;
  - (b) Yerrabi Pond has been neglected by the Government with insufficient and inadequate community services and facilities. In some areas it is an eyesore and unsafe particularly at night;
  - (c) a petition with more than 1,000 signatures was lodged in April 2021 detailing the poor state of Yerrabi Pond and the urgent need for better parking, toilets and lighting as well as improved community facilities such as barbecues;
  - (d) there is a particular need for more parking for customer access to support struggling businesses on the foreshore;
  - (e) in 2013, the ACT Government did planning work for extra parking at Yerrabi Pond with up to 28 new spots in the grassed median area of Nellie Hamilton Drive. This was in response to limited parking for patrons of Curves fitness centre and other businesses;
  - (f) the Government also did community consultation and acknowledged it was a priority issue;
  - (g) eight years later, local businesses and the community are still waiting and have little confidence in the Government to heed their calls for more parking and amenities;
  - (h) business owners have been forced to relocate or shut due to lack of parking; and
  - the Gungahlin Community Council listed extra parking at Nellie Hamilton Drive as a priority issue in its 2013-14 budget submission; and
- (3) calls on the ACT Government to
  - (a) immediately explain why extra parking along Nellie Hamilton Drive planned in 2013 has not happened; and
  - (b) provide a timeline for when and how it will occur by no later than the last sitting day in August 2021. (Notice given 10 May 2021. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks standing order 125A).

## \*5 MRS JONES: To move—That this Assembly:

- (1) notes:
  - (a) the ACT public health system has suffered from a toxic workplace culture;
  - (b) in September 2018, after months campaigning from the Opposition and health stakeholders, the ACT Government committed to an independent review of the workplace culture in health;
  - (c) the Independent Review into the Workplace Culture within ACT Public Health Services ("the review") was completed on 5 March 2019; and
  - (d) in the 800 days since the review, just five of the 20 recommendations have been completed;
- (2) further notes the review found:
  - (a) inappropriate behaviours, bullying and harassment in the workplace;
  - (b) inefficient procedures and processes, including complaints handling;
  - (c) inadequate training in dealing with inappropriate workplace practices;
  - (d) inability to make timely decisions;
  - (e) poor leadership and management at many levels throughout the ACT public health system; and
  - (f) inefficient and inappropriate human resource practices, including in recruitment; and
- (3) calls on the ACT Government to implement the remaining recommendations within the next 200 days. (*Notice given 10 May 2021.* Notice will be removed from the Notice Paper unless called on within 4 sitting weeks standing order 125A).

## \*6 **MS ORR**: To move—That this Assembly:

- (1) notes that:
  - (a) the COVID-19 pandemic has had an unprecedented impact on many countries and communities around the world;
  - (b) India is currently facing one of, if not the worst, outbreaks of any country since the pandemic began;
  - (c) this outbreak is beginning to spread to other regions of South Asia;
  - (d) while many of us here in Canberra will watch the news reporting and be saddened by the tragic loss of life and other impacts experienced in India because of the pandemic, members of our own Indian-Australian and other South Asian communities here in Canberra will be particularly affected;
  - that many members of the Canberra Indian-Australian and South Asian community have lost family members and friends to the recently worsened crisis;
  - (f) that many members of the community have friends and family members who are sick with COVID in India and South Asia;

- (g) that this is a really difficult time for the community as a whole and the individuals who make up the community, with many experiencing significant distress at being so far away from loved ones;
- (h) that this trauma has been compounded by the Commonwealth Government decision to halt citizens' return from India specifically, with harsh penalties, when this has never been applied to citizens in other nations with bad outbreaks; and
- (i) after public pressure the Federal Government will allow citizens and permanent residents to be safely accommodated through the federal facility at Howard Springs in the Northern Territory from 15 May, where there has been no external COVID transmission;
- (2) acknowledge the pain and trauma being faced by the Canberra Indian-Australian and broader South Asian community;
- (3) write to the Commonwealth Government expressing:
  - (a) the need for expanded, improved and federally funded quarantine facilities like that at Howard Springs in the Northern Territory;
  - (b) concern with the insensitive approach taken by the Commonwealth Government to use the Bio-Security Act and travel bans in one instance but not others; and
  - (c) a desire to see the Commonwealth affirm the commitment to citizen's fundamental right to return home to Australia; and
- (4) calls on the ACT Government to:
  - (a) provide information to the Indian and South Asian communities in Canberra regarding where they can contact for advice and support on ACT Government services, including where to access counselling services;
  - (b) consider, along with state and federal counterparts, what medical supplies and assistance can be provided to health workers in South Asia;
  - (c) continue to work with the Indian and South Asian communities in Canberra to provide support as this changing situation evolves; and
  - (d) provide an update back to the Assembly on the outcomes of this consultation and subsequent action at an appropriate time. (Notice given 10 May 2021. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks standing order 125A).
- \*7 **MS CLAY**: To move—That this Assembly:
  - (1) acknowledges that:
    - the scientific consensus is clear that human activities are primarily responsible for accelerating global climate change, and that the climate crisis now represents one of the preeminent threats to global civilisation;

- (b) the Intergovernmental Panel on Climate Change reported in 2018 that we must achieve net zero in greenhouse gas emissions by the middle of this Century in order to have a reasonable chance of limiting global warming to 1.5 degrees celsius;
- (c) the Climate Council reported in April 2021 that the majority of emissions cuts need to occur within the next decade to avoid major irreversible tipping points;
- (d) the ACT has been significantly impacted by climate change in recent years with the ACT experiencing:
  - (i) the hottest January on record in 2019;
  - (ii) the hottest ever day on 4 January 2020;
  - (iii) the most hazardous air quality in any city in the world in January 2020. This smoke event was directly caused by crossborder fires and resulted in 31 deaths; and
  - (iv) significant loss of flora and fauna through the Orroral Valley fires in January and February 2020, including damage to 80 percent of Namadgi National Park and 20 percent of Tidbinbilla;
- (e) climate impacts will get worse over time and our entire community is being impacted by the health and safety risks of fossil fuel expansion, particularly those who also face socioeconomic and health inequities, including people with underlying health conditions, our First Nations peoples, culturally and linguistically diverse communities, those living in low-income households, those experiencing homelessness, the young, the elderly and those with a mental or physical disability;
- (f) our youth and future generations have the most to lose from a lack of immediate action to stop fossil fuel expansion as they face major and lifelong health, ecological, social, and economic impacts from prolonged and cumulative effects of climate change, including food and water shortages, infectious diseases, and natural disasters;
- (g) the ACT was the first state or territory in Australia to declare a state of climate emergency in May 2019, recognising the worsening impacts of climate change on the community and that climate action requires urgent action across all levels of government; and
- (h) the ACT Government has a continuing commitment to being at the forefront of meaningful climate action and reducing our demand for fossil fuels through:
  - (i) demonstrating our national and international leadership on climate change;
  - (ii) powering Canberra with 100 percent renewable electricity from 2020;
  - (iii) achieving zero net emissions by 2045 at the latest;

- (iv) phasing out gas by 2045;
- (v) delivering 30 percent tree canopy and 30 percent permeable surfaces coverage in our urban footprint;
- (vi) encouraging the transition to zero emission vehicles and active transport; and
- (vii) transitioning Canberra's built environment to be climate-ready and environmentally sustainable;
- (i) the ACT Government continues to have work to do;

## (2) notes that:

- (a) the unfortunately weak Paris Climate Agreement is silent on coal, oil and gas, an omission with respect to the supply and production of fossil fuels (the largest source of greenhouse gas emissions) that needs to be collectively addressed by other means;
- (b) global governments and the fossil fuel industry are currently planning to produce about 120 percent more emissions by 2030 than what is needed to limit warming to 1.5 degrees celsius and avert catastrophic climate disruption, and such plans risk undoing the work of our city to reduce greenhouse gas emissions;
- (c) the fossil fuel industry is currently claiming over 50 percent of COVID recovery funding from senior levels of government in the G20, thereby siphoning away recovery funding badly needed by cities and other industries;
- (d) the construction of new fossil fuel infrastructure and expanded reliance on fossil fuels exposes communities to untenable risks to public health and safety at the local and global levels;
- (e) the economic opportunities presented by a clean energy transition far outweigh the opportunities presented by an economy supported by expanding fossil fuel use and extraction; and
- (f) the ACT Government is committed to working closely with the community, ensuring a just transition for those impacted by evolving industries and employment, and growing green industries and jobs;

## (3) further notes that:

- (a) a new, global movement is emerging, calling for a new Fossil Fuel Non-Proliferation Treaty that uses, as a guide, the three pillars of the existing nuclear non-proliferation treaty to:
  - (i) end new fossil fuel exploration and expansion (nonproliferation);
  - (ii) manage the phasing out of existing production (disarmament); and
  - (iii) develop equitable transition plans (peaceful use);

- (b) Barcelona in Spain, Vancouver in Canada, Los Angeles in the United States, and two municipalities in the United Kingdom have endorsed this call for an international treaty action so far; and
- (c) if the ACT were to endorse this call for international treaty action, we would be the first Australian jurisdiction to do so; and
- (4) calls on the ACT Government to:
  - (a) join with other cities, organisations, and individuals, to endorse the call for an international Treaty on Fossil Fuel Non-Proliferation, and in doing so become the first Australian jurisdiction to support the proposal to do so; and
  - (b) send a letter to urge the Australian Government, and other States and Territories, to similarly endorse the global initiative for a Fossil Fuel Non-Proliferation Treaty. (Notice given 10 May 2021. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks standing order 125A).

## Orders of the day

- DRUGS OF DEPENDENCE (PERSONAL USE) AMENDMENT BILL 2021:

  (Mr Pettersson): Agreement in principle—Resumption of debate (from
  11 February 2021—Ms Stephen-Smith). (Referred to Select Committee on Drugs
  of Dependence (Personal Use) Amendment Bill 2021 on 11 February 2021 for
  report by last sitting day in October 2021.)
- 2 **CRIMES (STEALTHING) AMENDMENT BILL 2021**: (Ms Lee): Agreement in principle—Resumption of debate (from 22 April 2021—Ms Berry).

## **ASSEMBLY BUSINESS**

## **Notice**

- \*1 **MS BURCH**: To move—That this Assembly:
  - (1) notes:
    - (a) media reports that a current Member of the Assembly, Mr Milligan MLA, is alleged to have contacted constituents in the period after the October 2020 election seeking to promote his business; and
    - (b) that the Electoral Act provides penalties for the misuse of protected information, and that the Legislative Assembly's code of conduct for members states at paragraph (8) that members should respect the dignity and privacy of individuals, and not disclose confidential information to which they have official access other than with consent or as required by law;

- (2) calls on Mr Milligan:
  - (a) upon the passage of this motion, to make a statement to the Assembly detailing how many emails were sent promoting his business, where and how did he obtain the email addresses, personal names and addresses, and how many responses he did receive, when he sent the emails/letters and how he had access to contact details, specifically, if any information was obtained through his actions as an MLA;
  - (b) to confirm how many responses he received that were a request for quote or tender for business and how many business transactions were agreed to, or completed, as a result of his communication;
  - (c) to advise the Assembly how his constituent list was used after the October 2020 election, and how did this use differ from his use of this list during his time as an MLA;
  - (d) to table the advice he sought and received from the Ethics and Integrity Adviser, as mentioned in the ABC news article of 1 May 2021;
  - (e) to table any advice he has sought regarding possible breaches of the Privacy Act, including principle 75 of the Privacy Act that "an organisation must not use or disclose personal information it holds for the purpose of direct marketing unless an exception applies"; and
  - (f) to provide information to the Assembly regarding his current business operations and if he is still obtaining, or is in receipt of, a benefit because of his correspondence; and
- (3) upon receiving the statement by Mr Milligan outlining how the information from constituents was used, the Assembly could consider whether the matter should be referred to the Assembly's Commissioner for Standards for investigation and report to the Standing Committee on Administration and Procedure, or whether any further action is required by the Assembly. (Notice given 10 May 2021. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

## Order of the day

## Last sitting day in October 2021

DRUGS OF DEPENDENCE (PERSONAL USE) AMENDMENT BILL 2021—SELECT COMMITTEE: Presentation of report on the Drugs of Dependence (Personal Use) Amendment Bill 2021 and any other related matters, pursuant to order of the Assembly of 11 February 2021.

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## **QUESTIONS ON NOTICE**

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

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

## Redirected and answered questions

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

- 181 Minister for Business and Better Regulation (Ms Lawder).
- 196 Minister for Business and Better Regulation (Ms Lawder).

## **Redirected questions**

(30 days expires 23 May 2021)

- 178 MS CASTLEY: To ask the Minister for Transport and City Services—
  - (1) Is the Minister aware that the Lake Tuggeranong waterway on Drakeford Drive is being used as a dumping point for toxic waste by vacuum trucks.
  - (2) What action will the Minister take to ensure this does not happen.
- 186 **MS CASTLEY**: To ask the Treasurer—
  - (1) Given the ActewAGL website quotes a cost for installing a gas meter as \$1,095 and noting that a constituent has been quoted \$28,303.30 for the installation of a new gas meter in the city area due to the fact that the existing meter is not up to standard with current gas service and installation rules and needs to be replaced, can the Minister explain why the cost is so high given this is an historical fault not caused by the constituent.
  - (2) Can the Minister advise if the constituent has any other option other than paying \$28,303.30 to have a new gas meter installed.
- 187 **MS CASTLEY**: To ask the Minister for Business and Better Regulation—
  - (1) Can the Minister advise why it is taking over four months for a constituent to receive a Working with Vulnerable People (WWVP) card and as a consequence the constituent has missed out on three job offers.

- (2) Can the Minister advise why the constituent was not contacted by Access Canberra when further information was required in relation to their application and only became aware of the need for further information after following up on their application.
- (3) Can the Minister advise how much longer the constituent will have to wait to get the WWVP card.

## 189 **MS CASTLEY**: To ask the Minister for Sport and Recreation—

- (1) How is the ACT Government maintaining Moncrieff and Amaroo cricket grounds and nets so they are safe and at a standard the community expects.
- (2) Is the Government aware the nets are worn and have holes, on the side and the roof, the size of cricket balls.
- (3) Will the Government replace the nets; if so, when; if not, why not.
- (4) Will the Government repaint the markings on the floor of the nets given the markings on the ground have worn off.

## 190 MS CASTLEY: To ask the Minister for Transport and City Services—

- (1) What was the tree canopy of the ACT in (a) 2008, (b) 2012, (c) 2016 and (d) 2020.
- (2) What was the vegetation coverage of the ACT in (a) 2008, (b) 2012, (c) 2016 and (d) 2020.
- (3) How many mature trees has the ACT lost per year through urban and other development in the last 10 years.
- (4) What ACT data and systems does the Government have and use to monitor tree and vegetation loss and how are these made publicly available.
- (5) What other data measures is the ACT Government aware of or using to monitor vegetation or trees in the ACT.
- (6) How many trees will need to be planted to meet the ACT Government's 30 percent tree canopy target by 2045.
- (7) How many replacement trees will the ACT Government plant over the same period.

#### 205 MRS KIKKERT: To ask the Minister for Business and Better Regulation—

- (1) When was new licence plate recognition (LPR) technology introduced for parking enforcement.
- (2) Has illegal parking increased or decreased since the introduction of LPR and can the Minister provide the data.
- (3) By how much has LPR increased revenue from parking fines and can the Minister provide the data.

## 209 MRS KIKKERT: To ask the Minister for Business and Better Regulation—

- (1) Are the props installed by the ACT Government at the Kingston Place apartments, following the Morris Construction Corporations refusal to install them, still in place; if so, for how much longer will they be in place; if not, why were they removed.
- (2) What was the cost to the ACT Government to have these props installed.
- (3) How many props were installed.
- (4) Following the serving of an emergency order issued from Access Canberra to the Morris Construction Corporation in relation to the Kingston Place apartments, has the Morris Construction Corporation complied to date; if not, is the Morris Construction Corporation still refusing to comply.
- (5) What attempts has the ACT Government made to enforce their compliance with the emergency order.
- (6) Has the Morris Construction Corporation paid any fines to the ACT Government related to non-compliance with the referenced emergency order; if so, how much was paid in fines and for what fines were they paid; if not, and if the Morris Construction Corporation has not complied with the emergency order, why has the ACT Government not received payment for the fines.
- (7) What attempts has the ACT Government made to enforce payment of the fines.
- (8) What legal actions or sanctions has the ACT Government made against the Morris Construction Corporation for failure to pay the fine.
- (9) What current projects in Canberra is the Morris Construction Corporation working on.

## 217 MRS KIKKERT: To ask the Minister for Health—

- (1) How many ACT residents below the age of 18 gave birth, in each of the past five financial years.
- (2) What supports or services are provided to a young person under the age of 18 who becomes pregnant, including mental health and emotional support.
- (3) What supports or services are provided to a young person under the age of 18 who gives birth to a child and can the Minister include those designed to benefit both the mother as well as the child, including mental health and emotional support.
- (4) What is the process for making sure that a young person under the age of 18 is connected to appropriate services during pregnancy and after childbirth.

- 224 MRS KIKKERT: To ask the Minister for the Prevention of Domestic and Family Violence—
  - (1) What organisations are funded by the ACT Government to provide the Health Justice Partnerships, and how long have each of them been providing this service
  - (2) What is the complete breakdown of funding to each organisation.
  - (3) How many clients were assisted by the Health Justice Partnership in the last financial year.
  - (4) How many clients received by the Health Justice Partnership progressed their discussions to formal legal proceedings against their abuser in the past financial year.

## **Unanswered questions**

(30 days expires 1 May 2021)

- 146 MS CASTLEY: To ask the Minister for Transport and City Services—
  - (1) Can the Minister provide an update on requests made to Access Canberra on (a) 9 December 2019, (b) 28 February 2020, (c) 6 August 2020 and (d) 4 September 2020 in relation to complaints about dangerous foothpaths around the Gungahlin Marketplace, particularly in front of the TAB on Gozzard Street.
  - (2) Can the Minister provide advice on waiting times for Fix My Street requests such as those listed in part (1).
  - (3) Can the Minister explain why Access Canberra has not responded to these requests.
  - (4) When will Access Canberra fix the dangerous footpaths to ensure no more incidents occur.
- 163 MRS KIKKERT: To ask the Minister for Transport and City Services—
  - (1) How many additional staff did Domestic Animal Services (DAS) hire between (a) 1 November 2017 and 31 December 2018 and (b) 1 January 2019 and 31 December 2019?
  - (2) How many full-time equivalent (FTE) staff were working for DAS with an authority to issue (a) fines and (b) warnings, on 31 December 2019.
  - (3) How many FTE staff were working for DAS whose duties included patrolling the community on 31 December 2019.
  - (4) How many complaints about off-leash dogs did DAS receive in (a) 2018, (b) 2019 and (c) 2020.

- (5) How many complaints about dog attacks, broken down by attacks on pets and people, did DAS receive in (a) 2018, (b) 2019 and (c) 2020.
- (6) How many dog-related infringement notices or fines were issued by DAS in (a) 2018, (b) 2019 and (c) 2020.

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

- (1) In relation to a footpath being built on Blackman Crescent, Macquarie, on which side of Blackman Crescent will the footpath be built on the side closest to (a) Catchpole Street (b) Lachlan Street.
- (2) Will there be any footpath construction on the Blackman Crescent playground block or adjacent to the road surrounding the Blackman Crescent playground block.
- (3) What action will the Government take with the resident to achieve a mutually agreeable outcome in cases where the footpath must cut through obviously cared for gardens.
- (4) Does the Government, as a matter of course, offer compensation to residents if a footpath must cut through an obviously cared for part of their property.
- (5) Has the Government ever offered or agreed upon compensation to a resident if a footpath needs to cut through an obviously cared for part of their property.
- (6) Was there a possible discrepancy between the answer received to question on notice No 73 submitted to Standing Committee on Planning, Transport and City Services during the February-March 2021 estimates hearings and the Freedom of Information Request – Reference 21-008, that lists the construction of a Blackman Crescent Footpath as relatively high.
- (7) Is it the case that individual community paths are not necessarily funded, but rather that community paths are funded as a whole.

## (30 days expires 23 May 2021)

## 179 MS CASTLEY: To ask the Minister for Transport and City Services—

- (1) What is the ACT Government doing to clean up public spaces in Bonner, including poorly maintained trees causing hazards on walking and bike paths, weeds and inadequate mowing.
- (2) Why are Fix My Street responses not answered and what is the process and timeframes for responses.
- (3) What are the waiting times for Fix My Street requests as outlined in part (1).

- (4) What action will the Minister take to ensure the area is better maintained to a standard all residents expect and deserve.
- 180 MR HANSON: To ask the Minister for Police and Emergency Services—
  - (1) What was the number of (a) filled and (b) unfilled overtime shifts by sworn ACT Policing members on a quarterly basis for three years up to 31 March 2021.
  - (2) What was the number of vacant full-time equivalent positions of sworn ACT Policing members on a quarterly basis for three years up to 31 March 2021.
  - (3) What was the total number of sick days required by sworn ACT Policing members on a quarterly basis for three years up to 31 March 2021.
  - (4) What was the total number of mental health leave days required by sworn ACT Policing members on a quarterly basis for three years up to 31 March 2021.
  - (5) What was the total number of Comcare days required by sworn ACT Policing members on a quarterly basis for three years up to 31 March 2021.
  - (6) What was the total number of sworn ACT Policing members who retired or resigned on a quarterly basis for three years up to 31 March 2021.
- MS LAWDER: To ask the Minister for Transport and City Services—What was the cost to register a dog on (a) 30 June 2012, (b) 30 June 2015, (c) 30 June 2019 and (d) 30 June 2020.
- 183 MS LAWDER: To ask the Minister for Transport and City Services—
  - (1) Can the Minister advise how many "Fix my Street" requests were received for the financial years (a) 2019-2020 and (b) 2018-2019.
  - (2) Of those requests referred to in part (1), what was the number of requests made for the category of (a) abandoned vehicles, (b) bus stops, (c) domestic garbage bins and collections, (d) footpaths, (e) graffiti, (f) mowing, (g) litter and illegal dumping, (h) illegal parking, (i) road maintenance, (j) street lighting, (k) street sweeping, (l) tree related, (m) traffic/traffic lights and (n) parks and playgrounds.
  - (3) What was the average time to complete requests for the periods referred to in part (1).
  - (4) How many of those requested were not completed.

- 184 MS LAWDER: To ask the Minister for Transport and City Services—
  - (1) What is the Government's current budget for maintaining parks and reserves for 2020-2021.
  - (2) What are the estimated forward budgets for the years (a) 2021-2022 and (b) 2022-2023.
  - (3) What changes have been made in the past 12 months to improve the maintenance of parks and reserves and are there any plans in the near future for further improvements.
- MS LAWDER: To ask the Minister for Transport and City Services—Out of the 66 local shopping centres that are maintained by Transport Canberra and City Services which shopping centres have (a) rubbish bins, (b) recycling bins, (c) public toilets and (d) drinking fountains.
- MS CASTLEY: To ask the Minister for Transport and City Services—In relation to the moving of lawns around the Gungahlin Pond, given the recent schedule of mowing this area is 9 December, 20 January and 16 March, can the Minister advise why these areas are not mown in accordance with the Government's policy on grassed areas in parks, open spaces, pathways and laneways which states these areas will be mown every four weeks.
- 192 **MS LEE**: To ask the Minister for Transport and City Services—
  - (1) What is the status of the preliminary sketch plan on the City Services website in relation to the Pialligo pedestrian improvements on Beltana and Kallaroo Road.
  - (2) Has detailed design work been completed; if not, when will detailed design work be completed; if so, has a tender for the works been made public.
  - (3) If a tender for the works has not been made public, when will a tender be publicised and when will it close.
  - (4) If a tender for the works has been made public, what is the scope of the tender.
  - (5) When does the Directorate expect these works to (a) begin construction and (b) be complete.
- 193 MS LEE: To ask the Minister for Transport and City Services—
  - (1) How many fines have been issued in the ACT for littering cigarette butts in (a) 2016-17, (b) 2017-18, (c) 2018-19, (d) 2019-20 and (e) 2020-21 to date.
  - (2) How many reports have been made through Access Canberra to report someone littering a cigarette butt.
  - (3) How many of the reports referred to in part (2) have been followed up on and fines issued.

- 194 MR PARTON: To ask the Minister for Housing and Suburban Development—
  - (1) In relation to the contract for Total Facilities Management (TFM) for repair and upkeep of public housing in the ACT, how much was, or is, allocated to public housing repairs for each financial year over the life of the contract.
  - (2) How much was spent on the TFM contract for repair of public housing in (a) 2018-19, (b) 2019-20 and (c) 2020-21 to date.
  - (3) In relation to part (2), what was the variation in each year between the amounts allocated and the amounts expended and what were the reasons for these variations.
  - (4) Which agency prepared the budget allocation limits for each financial year covered by the TFM contract.
  - (5) What factors were taken into account for determining the amounts set in the TFM contract for public housing repair and maintenance.
  - (6) For each financial year or part financial year covered by the TFM contract, what (a) are the number of Housing ACT residential dwellings that were, or are, planned to be covered by the repair allocations made in the TFM contract, (b) were the number of residential dwellings for which repair obligations were (or are) planned not to be covered by the TFM contract allocations and (c) are the reasons for non-coverage, for example, due for demolition or sale and the like.
  - (7) Is the budget for public housing repairs allocated as a lump sum for the term of the TFM contract or is it developed and allocated on an annual basis.
  - (8) What evaluation process is used to ensure the adequacy of the housing repair allocation in terms of residents' health and safety.
  - (9) If the repair allocation is found to be inadequate, what does Housing ACT do about this.
  - (10) In relation to the reported over-spend of \$7.55 million on the 2019-20 budget for work performed under the TFM contract, how did the fires, smoke and COVID specifically generate the need for additional repair and maintenance work on public housing.
  - (11) What specific types of work were required under each of the categories referred to in part (10).
  - (12) How many work orders were associated with each of the categories referred to in part (10).
  - (13) What caused the increase in maintenance complaints mentioned in evidence to the Standing Committee on Health and Community Wellbeing hearing on 3 March.
  - (14) What were the number of work orders completed in 2018-19 compared to the 77,000 mentioned in the committee hearings for 2019-20 and what is the expected number of work orders for 2020-21.

- (15) How are tenant repair requests (a) validated and (b) prioritised and who decides what repairs will be undertaken and what will not.
- (16) What benchmarks are used to process and complete tenant requests for repairs.
- (17) In relation to public housing tenant requests for repairs (a) what is Programmed Facility Management (PFM) obliged to do, (b) is PFM obliged under contract to resolve all tenant requests, (c) if PFM is not obliged to resolve all tenant requests, what are the categories of repairs they can decline to undertake, (d) does PFM follow up on unresolved requirements, (e) what timeframes must PFM comply with on follow up actions with tenants and (f) what advice is given to the tenant if PFM cannot meet all the repair requirements sought by them.
- (18) How many outstanding repair requests were there at the end of (a) 2018-19, (b) 2019-20 and (c) end of March 2021 and what was the age profile for these.
- (19) What information technology system does Housing ACT have in place to manage tenancies, vacancies, the housing stock, requests for repairs and tenants' complaints.
- (20) How is it that tenant requests for repairs can go unanswered for several months or years and often presenting serious health or safety risks to residents.
- (21) What plan of action does the Government have to eliminate the backlog of repair requests from public housing tenants that present health or safety risks.
- (22) How many complaints have been received from public housing tenants on repair issues for each financial year and year to date, since implementation of the new TFM contract in October 2018.
- (23) What steps does Housing ACT take to resolve tenant complaints.
- (24) What process does Housing ACT have in place to consult with public housing tenants and receive their feedback and what does Housing ACT do with this information.

## 195 MR PARTON: To ask the Special Minister of State—

- (1) What amount has been allocated in the 2020-21 budget and associated forward estimates to enable the Special Minister of State to discharge his responsibility of racing policy.
- (2) What full-time equivalent is allocated to the Minister for this function in 2020-21 budget and associated forward estimates.
- (3) What directorate is this budget and full-time equivalent allocated to and managed by
- (4) If there is no budget or full-time equivalent, how does the Minister exercise his responsibility in this area.

(5) What initiatives, reviews or programs are planned to be undertaken in 2020-21 and associated forward estimates for this policy responsibility.

## 197 MRS KIKKERT: To ask the Attorney-General—

- (1) How much is being funded to the Building Strong Connected Neighbourhoods for this financial year.
- (2) Is there any funding for this program for the next three financial years.
- (3) What changes will be made to the program following the independent evaluations done on this program in 2018.
- (4) Which communities in Canberra will be receiving this funding.
- (5) Were evaluations conducted on any of the other public housing sites; if so, can the Minister provide these evaluation report.
- (6) Are there any ongoing Building Strong Connected Neighbourhood programs besides the ones in Braddon, Reid and Belconnen.
- (7) Have any of the programs in Braddon, Reid or Belconnen ceased.

## 198 MRS KIKKERT: To ask the Attorney-General—

- (1) Is funding being cut from the Justice Housing Program for the next two year; if so, why.
- (2) How much funding will remain for this program for the next two years.
- (3) How will these funding cuts functionally affect the Justice Housing Program.
- (4) How many properties are being managed by the Justice Housing Program.
- (5) What is the total capacity of these properties.
- (6) In what suburbs are these properties located in.
- (7) Are members of different families accommodated together in the same property.
- (8) How many individuals did the Justice Housing Program service during (a) 2018-2019, (b) 2019-20 and (c) 2020-2021 to date.

## 199 MRS KIKKERT: To ask the Attorney-General—

- (1) In relation to the Justice Housing Program, does the ACT Government partner with any community organisation to deliver the Yarrabi Bamirr program; if so, which one/s.
- (2) Is the Yarrabi Bamirr program being funded this financial year; if so, how much funding will this program be receiving.
- (3) Is there any funding for this program for the next three financial years.
- (4) What changes will be made to the program following the Australian National University evaluation.

- (5) If the Yarrabi Bamirr program is not being funded, why is this program not receiving any funding.
- (6) Were the results of the trial not positive enough to keep on funding this program.
- (7) Was there consultation with Winnunga, Tjillari Justice or Yeddung Mura ahead of the budget about this program; if so, what was the result of that consultation.

## 200 MRS KIKKERT: To ask the Attorney-General—

- (1) In relation to the Justice Housing Program, is the Warrumbul Sentencing Court still being funded; if so, how much funding is the Warrumbul Sentencing Court going to receive this financial year and for the next three financial years and under what line item is the court being funded.
- (2) Is there any substantial difference in the funding for the court going forward two financial years compared to the last two financial years; if not, why is the Warrumbul Sentencing Court not being funded.
- (3) Where is the funding for this going.
- (4) Were any Aboriginal and Torres Strait Islander groups consulted about this; if so, which ones; if not, why not.
- (5) Why was funding cut from this program.

## 201 MRS KIKKERT: To ask the Attorney-General—

- (1) In relation to the Justice Housing Program, is the Ngurrambi program still being funded; if not, why is this program not receiving any funding and which community organisations were consulted before decided to cut funding; if so, how much funding is the program receiving this year and over the forward estimates until 2024.
- (2) Which community organisations will the ACT Government be partnering with to deliver the Ngurrambi Program.
- (3) Are there any plans to expand the program to non-Aboriginal and Torres Strait Islanders.
- (4) Has this trial concluded; if so, has the evaluation commenced/finished; if not, when will the trial conclude.
- (5) If the evaluation has finished, can the Minister provide the results of the evaluation.

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

- (1) When did the ACT Government make the decision to phase out resident parking permits, and what were the reasons for this decision.
- (2) What was the annual revenue the Government received from the issuance of these permits before the phasing out of such permits began.

- (3) How much estimated revenue has the ACT Government received from parking fees and parking fines by phasing out resident parking permits.
- (4) For which areas are resident parking permits still offered, and why are these areas considered exceptional.

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

- (1) Can the Minister provide a list of each precinct that has had free 15minute parking areas added since the beginning of the COVID-19 health emergency.
- (2) For each of these precincts referred to in part (1), how many (a) free 15-minute parking bays does each have, (b) existed before the declaration of the COVID-19 health emergency, and (c) have been added as part of the Government's commitment to supporting local businesses during the pandemic.
- (3) What guidelines and which data did the ACT Government use to determine which precincts should receive new/additional free 15-minute parking.
- (4) Has the ACT Government assessed the success of this parking scheme in any way; if so, what were the outcomes; if not, why not.
- (5) How long is it expected that this parking scheme will last.
- (6) In what cases would the ACT Government determine to leave this scheme in permanently in place.

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

- (1) Given that in Question Time on 31 March 2021, the Minister stated that regular bus service cannot commence in Lawson until the completion of Stage 2 because the buses are too big for the existing streets, but existing unused bus stops indicate that the plan is for buses to travel along Stockman Avenue, what is preventing Transport Canberra buses currently servicing Lawson, the width of streets other than Stockman Avenue, the fact that the narrow streets make it impossible for buses to turn corners, or both.
- (2) Which streets in Lawson Stage 1 are wide enough to accommodate standard Transport Canberra buses.
- (3) Which intersections in Lawson Stage 1 can be navigated by a Transport Canberra bus turning left.
- (4) Which intersections in Lawson Stage 1 can be navigated by a Transport Canberra bus turning right.

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

- (1) Given in Question Time on 31 March 2021, the Minister stated that there are a range of bus stops available [for Lawson residents], both across the road in the University of Canberra (UC) and on adjacent streets ... We're also currently looking at further work around footpath connections between Lawson and public transport stops as well and despite repeated requests both by residents and by myself, there is still no direct developed footpath between western Lawson and the bus stops located across Ginninderra Drive on the University of Canberra campus (Thirriwirri Street), is this one of the footpath connections that the Minister referred to in his answer.
- (2) What exactly is the further work that the Minister referred to in his answer.
- (3) When will this further work be completed.
- (4) When can residents of western Lawson expect to be able to safely and conveniently walk on a reasonably direct footpath between their homes and the bus stops on the UC campus.
- MRS KIKKERT: To ask the Minister for Transport and City Services—Can the Minister please explain what happened to the 2018 commitment to provide all residents in the suburb of Lawson access to a demand-responsive bus service until the local road network is able to be completed, given that in a media release dated 18 June 2018, the ACT Government announced that the new transport network would include 'demand responsive services to provide flexible public transport connections ... for the new suburb of Lawson' and when asked about the commitment to provide this service for Lawson, the Minister said, 'We do have a flexible bus service that is currently available for those who have mobility issues and maybe can't walk down to the bus stop because it's too far away, so that is already available, Madam Speaker, for all residents across the ACT to use'.

#### 210 MRS KIKKERT: To ask the Minister for Planning and Land Management—

- (1) In relation to section 3, blocks 9 and 12, Hawker, can the Minister confirm whether the following blocks 9 and 12 of section 3 in Hawker are owned by the ACT Government or privately owned.
- (2) What is the current status of the childcare centre development anticipated for block 12 (near block 9), and when is construction expected to be completed.
- (3) Will the childcare centre development encompass block 9 as well; if so, are there plans to demolish the Hawker tennis courts.
- (4) Can the Minister provide any further details concerning this development.

#### 211 MRS KIKKERT: To ask the Minister for Health—

- (1) How many psychiatry registrar positions were there at The Canberra Hospital (TCH) at the end of (a) December 2020, (b) January 2021, (c) February 2021 and (d) March 2021.
- (2) How many of these positions were filled at the end of each of these months.
- (3) How many psychiatry registrar positions are there at TCH as of 23 April 2021.
- (4) How many of these positions are currently filled.
- (5) How many of the currently filled positions are held by (a) full-time, (b) part-time and (c) casual employees.
- (6) How many of the currently filled positions are held by Canberra based employees as opposed to locum employees.

#### 212 MRS KIKKERT: To ask the Minister for Corrections—

- (1) How many recorded incidents involving threats/coercion/blackmail to remandees from sentenced detainees were there at the Alexander Maconochie Centre (AMC) in the years (a) 2018, (b) 2019, (c) 2020 and (d) 2021 year to date.
- (2) How many recorded incidents of sentenced detainees perpetrating acts of violence ending in injury against remandees were there at the AMC in years (a) 2018, (b) 2019, (c) 2020 and (d) 2021 year to date.
- (3) How many recorded incidents of sentenced detainees perpetrating acts of violence ending in hospitalisation against remandees were there at the AMC in years (a) 2018, (b) 2019, (c) 2020 and (d) 2021 year to date.
- (4) Are there any differences in programs and services offered to remandees in contrast to those offered to sentenced detainees; if so, what are these.
- MRS KIKKERT: To ask the Minister for Families and Community Services—Given that Part 1 of the Standing Committee on Health, Ageing and Community Services' (Ninth Assembly) Final Report on Child and Youth Protection Services included six recommendations, and Part 2 of the report includes 44 recommendations, can the Minister provide an update on the ACT Government's responses to the recommendations, including which have been actioned and which are in process of being actioned, including a brief summary of what has been done.

- 214 MRS KIKKERT: To ask the Minister for Families and Community Services—
  - (1) In relation to the external merits review for child protection decisions and given that in a hearing on 26 February 2021, I was told that the tender process for a consultant to design an ACT-specific model for external merits review would commence soon, within the next month, can the Minister please provide a detailed update on this process, including expected next steps, successful tender, etc.
  - (2) Given that at the same hearing, I was told that the Directorate expects the results of this project to be delivered within this calendar year, can the Minister please provide an update on the expected completion deadline for this project.
- 215 MRS KIKKERT: To ask the Minister for Families and Community Services—
  - (1) How many staff work for the Office for Aboriginal and Torres Strait Islander Affairs, and what is the staffing level in full-time equivalent.
  - (2) Can the Minister provide a description of each position and its accompanying responsibilities.
  - (3) How does the office coordinate a whole-of-government approach to issues affecting Aboriginal and Torres Strait Islander people living in the ACT, especially considering that it is headquartered in the Community Services Directorate (CSD).
  - (4) Does the office provide anything like an Indigenous Liaison Officer service to any other directorate.
  - (5) Do office staff review legislation or policies from the CSD or other directorates to provide advice or speak to impacts on the Aboriginal and Torres Strait Islander community.
- 216 MRS KIKKERT: To ask the Minister for Families and Community Services—
  - (1) How many young people in out-of-home care became pregnant whilst living in a residential care home, in each of the past five financial years.
  - (2) How many young people entered a residential care home whilst pregnant.
  - (3) What resources are provided to young people in residential care to either discourage or prevent unwanted pregnancies.
  - (4) What specific supports or services are provided to a young person in residential care who becomes pregnant, including mental health and emotional support.
  - (5) What extra supports or services, if any, are provided to help young people to progress through pregnancy and prepare for motherhood, assuming that pregnant young people are able to live in residential care.
  - (6) What arrangements are made for a young person in residential care who gives birth to a child.

- (7) What extra supports or services, if any, are provided to a young person in out-of-home care who gives birth to a child and can the Minister include those designed to benefit both the mother as well as the child, including mental health and emotional support.
- 218 MRS KIKKERT: To ask the Minister for Families and Community Services—
  - (1) Given that in a hearing held on 26 February 2021, I was told that five pending adoptions had been paused awaiting the outcome of a test case in the court, can the Minister provide an update on what has happened regarding the test case between the date of the hearing and the present time.
  - (2) If the test case has already concluded, can the Minister provide an update on the five pending adoptions that were put on hold.
  - (3) What is the estimated date by which the test case in question will be settled, if it hasn't already concluded.
  - (4) Does the Community Services Directorate have an estimated date by which processing of pending adoptions may again resume.
- 219 MRS KIKKERT: To ask the Minister for the Prevention of Domestic and Family Violence—
  - (1) What initiatives and innovations currently being considered by the Family Safety Hub are in the research stage of development.
  - (2) How many staff are employed in the Family Safety Hub in the category of (a) full-time equivalent, (b) full-time, (c) part-time, (d) casual and (c) other by description.
  - (3) For each staff member in the Family Safety Hub, can the Minister provide their (a) their employment classification, (b) job title and (c) roles and responsibilities.
  - (4) Are Family Safety Hub staff salaries paid out from the Safer Families Levy.
  - (5) Given that the 2020–2021 Budget Outlook notes a line item titled, Safer Families – Safer Families Team (p 288), does this budget allocation pay for Family Safe Hub staff salaries; if not what is the complete breakdown of costs for this line item.
  - (6) Given that the 2020–2021 Budget Outlook reveals that \$1,333,000 was allocated for More support for families and inclusion delivering the Family Safety Hub (p 288), can the Minister provide a complete breakdown of costs.

- 220 MRS KIKKERT: To ask the Minister for the Prevention of Domestic and Family Violence—
  - (1) In relation to the Family Safety Level, for each financial year since 1 July 2016 (when the Family Safety Levy was first established) to the date this question on notice was published, can the Minister provide a complete breakdown of expenditures for the total revenue received by the Family Safety Levy.
  - (2) If any funding derived from the Family Safety Levy has been allocated to community services, can the Minister detail (a) what community organisations have been allocated funding, (b) how much funding has been given to each community organisation, and (c) the breakdown of funding for each community organisation.

## 221 MRS KIKKERT: To ask the Minister for Corrections—

- (1) On what date was the prison oversight committee established, and how many times has the committee met since that date.
- (2) How often are they intended to meet.
- (3) How many members are on there on the committee, what are their names and what are each of their relevant qualifications.
- (4) Which organisations are represented on the committee.
- (5) Are any members of the committee also working as staff under Minister for Corrections.
- (6) Are any members of the committee also working in ACT Corrective Services.
- (7) What is the anticipated completion date for the committee's blueprint for change.
- (8) Are there any sharing protections on the information generated at committee meetings i.e. minutes, draft blueprints etc; if so, how is this information protected.
- (9) What actions has the committee taken so far since its establishment to the date this question on notice was published.
- (10) What recommendations has the committee made to the ACT Government, if any?
- (11) If recommendations have been made to the ACT Government, what has so far been actioned by the Government in response.
- (12) Are members of the committee receiving any remuneration for their position on the committee; if so, can the Minister provide the details.

#### 222 MRS KIKKERT: To ask the Minister for Justice Health—

- (1) What nicotine replacement therapies (NRTs) are currently available at the Alexander Maconochie Centre (AMC) including nicotine (a) patches, (b) lozenges and (c) gum.
- (2) Were there any NRTs that used to be available at the AMC and is no longer available; if so, (a) what NRTs, (b) when were they available and (b) what was the reason for its removal at the AMC.
- (3) Are all NRTs available free of charge for any inmate at the AMC.
- (4) Is there a time limit given for conducting nicotine replacement therapy (NRT) free of charge; if so, at what point in time will an inmate need to pay for NRT and what is the cost.
- (5) Do staff have access to NRTs through the ACT Corrective Services, and at what cost.
- (6) How many detainees underwent NRT for each financial year from 2017–18 to date.
- (7) Are there any dedicated nicotine addiction counsellors at the AMC; if so, (a) how many and what are each of their relevant qualifications, (b) do the counsellors conduct their work in group sessions or individual sessions, and what is the duration of each session and (c) is there a waiting list for access to these counsellors.
- (8) Where there is a waiting list referred to in part (7)(c), how many people are currently on the waiting list and what is the average waiting time.
- (9) What has been the total cost of NRT delivery at the AMC borne by the ACT Government for each financial year since 2017–2018 to the date this question on notice was published.

## 223 MRS KIKKERT: To ask the Minister for Justice Health—

- (1) Can the Minister detail the role and qualification of each mental health clinician, given that the Minister related in an answer to question on notice, No 82, dated 4 December 2020, that there were 'approximately...15 mental health clinicians' employed by Justice Health Services.
- (2) How many of these mental health clinicians are registered psychologists.
- (3) How many staff are employed by Justice Health Services to provide mental health training to staff employed at the Alexander Maconochie Centre (AMC).
- (4) How many of these staff are registered psychologists.
- (5) How often is mental health training conducted to AMC staff.
- (6) How many staff are employed by Justice Health Services to provide mental health support to AMC staff.

- (7) How many of these staff are registered psychologists.
- (8) How do AMC staff access mental health support.
- 225 MRS KIKKERT: To ask the Minister for Corrections—
  - (1) Are searches conducted on detainees at the Alexander Maconochie Centre (a) before attending a visit and (b) after attending a visit.
  - (2) If yes to one or both occasions referred to in part (1), what kind of searches are conducted on each occasion i.e. what areas of a detainee's body and clothing is searched and in what manner.
- 226 MRS KIKKERT: To ask the Minister for the Prevention of Domestic and Family Violence—
  - (1) Who are the online training service providers for the delivery of the ACT Governments tier one and tier two domestic violence training.
  - (2) If the online service provider is a private organisation, what was the cost of the development of the training program.
  - (3) Are there any ongoing costs borne by the ACT Government to the service provider for the continued delivery of the online training; if so, can the Minister provide a complete breakdown of these costs.
  - (4) Is the online training hosted on ACT Government-owned servers or on servers hosted by a private organisation and if by a private organisation, whose server hosts the training.

**T Duncan**Clerk of the Legislative Assembly

#### **GOVERNMENT TO RESPOND TO PETITIONS**

(in accordance with standing order 100)

#### 11 May 2021

Proposed inquiry into alcohol, tobacco and other drug treatment services—Minister for Health—Petitions lodged by Mrs Kikkert (Pets 25-20 and 3-21).

Giralang shops—Update from developer on progress—Minister for Planning and Land Management—Petition lodged by Ms Orr (Pet 1-21).

#### 12 May 2021

Giralang shops—Update from developer on progress—Minister for Planning and Land Management—Petition lodged by Ms Orr (Pet 4-21).

#### 29 June 2021

Belconnen High School—French—Minister for Education and Youth Affairs—Petition lodged by Mrs Kikkert (Pet 2-21).

Kippax Fair—Proposed expansion—Minister for Planning and Land Management—Petition lodged by Mrs Kikkert (Pet 8-21).

## 20 July 2021

Yerrabi Pond—Proposed upgrade—Minister for Transport and City Services—Petition lodged by Mr Pettersson (Pet 5-21).

Chisholm Village—Proposed development—Minister for Planning and Land Management—Petitions lodged by Ms Burch (Pet 10-21 and Pet 11-21).

## 23 July 2021

Yerrabi Pond—Proposed upgrade—Minister for Transport and City Services—Petition lodged by Mr Pettersson (Pet 14-21).

## **COMMITTEES**

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

## **Standing**

Pursuant to standing order

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

Pursuant to resolution

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

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

**ENVIRONMENT, CLIMATE CHANGE AND BIODIVERSITY**: (Formed 2 December 2020): Dr Paterson (Chair) Mr Braddock, Ms Castley.

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

**JUSTICE AND COMMUNITY SAFETY**: (Formed 2 December 2020): Mr Hanson (Chair), Ms Clay, Dr Paterson.

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

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

## Select

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