Aboriginal and Torres Strait Islander Elected Body Bill 2008—Mr Stanhope (Minister for Indigenous Affairs)—10 April 2008
This Bill will allow for the establishment of the ACT Aboriginal and Torres Strait Islander Elected Body. The purpose of the Body will be to ensure maximum participation by Aboriginal and Torres Strait Islander People in the ACT in the formulation, management and implementation of government policies that affect them.
Scrutiny Report 54; GR in Scrutiny Report 56

ACT Civil and Administrative Tribunal Bill 2008—Mr Corbell (Attorney-General)—8 May 2008
This Bill will establish a single tribunal which consolidates a number of ACT jurisdictions and tribunals. The consolidation of these bodies will enhance access to justice, make improvements at the governance and legislative level, improve the allocation of resources and give better training opportunities and support services for registry staff and tribunal members.
Scrutiny Report 55; GR in Scrutiny Report 59

ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008—Mr Corbell (Attorney-General)—3 July 2008
This Bill will make amendments to several pieces of Territory legislation as a consequence of the establishment of the ACT Civil and Administrative Tribunal by the ACT Civil and Administrative Tribunal Act 2008.
Scrutiny Report 57; GR in Scrutiny Report 59
ACT Civil and Administrative Tribunal Legislation Amendment Bill 2008 (No. 2)—Mr Corbell (Attorney-General)—7 August 2008
This Bill will make amendments to several pieces of Territory legislation as a consequence of the establishment of the ACT Civil and Administrative Tribunal by the *ACT Civil and Administrative Tribunal Act 2008*.  
*Scrutiny Report 58; GR in Scrutiny Report 59*

Administration (Interstate Agreements) Repeal Bill 2005—Mr Stanhope (Chief Minister)—20 October 2005
This Bill will repeal the *Administration (Interstate Agreements) Act 1997*. This Act requires Ministers to inform the Legislative Assembly of interstate agreements that are under negotiation and that require legislative action in the Assembly. The Act will be replaced with a range of new non-legislative intergovernmental consultation measures which will also require that the Assembly be informed of intergovernmental negotiations and agreements.  
*Scrutiny Report 18; GR in Scrutiny Report 20*

Administrative (Miscellaneous Amendments) Bill 2006—Mr Stanhope (Chief Minister)—6 June 2006
This Bill will repeal a number of Acts that establish independent statutory bodies with specialist functions and makes a number of amendments to other pieces of Territory legislation as a consequence of those repeals. The changes to Territory laws reflects part of the Government’s response to the Strategic and Functional Review of the ACT Public Sector and Services.  
*Scrutiny Report 27; GR in Scrutiny Report 28*

Agents Amendment Bill 2008—Mr Mulcahy—13 February 2008
This Bill will amend the *Agents Act 2003* and the *Magistrates Court (Agents Infringement Notices) Regulation 2003* by deregulating the employment agency industry in the ACT.  
*Scrutiny Report 51*

Animal Diseases Bill 2005—Mr Stanhope (Minister for the Environment)—17 March 2005
This Bill will repeal the *Animal Diseases Act 1993* and replace it with a Bill to take account of developments in animal health issues such as the National Livestock Identification System. The Bill will also provide for the control of endemic and exotic diseases of animals, bans the feeding of swill to livestock and makes a number of administrative reforms.  
*Scrutiny Report 6; GR in Scrutiny Report 10*

Animal Diseases Amendment Bill 2007—Mr Stanhope (Minister for the Environment, Water and Climate Change)—4 December 2007
This Bill will amend the *Animal Diseases Act 2005* to allow the Director of Animal Hygiene to delegate powers not only to ACT public servants but also to members of the Australian Federal Police. The amendments will ensure that adequate numbers of personnel are available to manage an outbreak of an animal disease in the ACT or any quarantine arrangements under the Act.  
*Scrutiny Report 50*

Animal Legislation (Penalties) Amendment Bill 2005—Mr Stefaniak—16 February 2005
This Bill will amend the *Animal Welfare Act 1992* and the *Animal Diseases Act 1993* by increasing the penalties given to those who perform cruel acts to animals.  
*Scrutiny Report 4*
Animal Welfare Amendment Bill 2006—Mr Stanhope (Minister for the Environment)—30 March 2006
This Bill will amend the Animal Welfare Act 1992 by inserting an offence provision against a person whose reckless conduct causes serious harm or death to an animal. The Bill will also address the concerns of the RSPCA and the Animal Welfare Advisory Committee by recognising and distinguishing reckless and negligent conduct that causes serious harm or death to an animal as a serious offence.

Scrutiny Report 24; GR in Scrutiny Report 25

Animal Welfare Amendment Bill 2007—Dr Foskey—2 May 2007
This Bill will amend the Animal Welfare Act 1992 by banning the keeping of hens in a battery cage system.

Scrutiny Report 41

Animal Welfare Legislation Amendment Bill 2006—Mr Hargreaves (Minister for the Territory and Municipal Services)—14 December 2006
This Bill will amend the Animal Welfare Act 1992 by inserting offence provisions including provisions that will prohibit the performance of surgery on an animal for the sole purpose of altering the animal’s appearance and to prohibit veterinary surgeons from giving advice to a third party on how to perform a therapeutic procedure. The Bill will also reduce the timeframe for when a non-veterinary surgeon may remove a dog’s dew claws. The Bill also makes a number of other minor amendments.

Scrutiny Report 37; GR in Scrutiny Report 40

Annual Reports (Government Agencies) Amendment Bill 2005—Mr Smyth—14 December 2005
This Bill will amend the Annual Reports (Government Agencies) Act 2004 to ensure that Government administrative units that are abolished or cease to exist during the course of a financial year prepare an annual report.

Scrutiny Report 21

Anzac Day Bill 2008—Mr Pratt—7 May 2008
The Bill will prohibit certain events being conducted on Anzac Day each year between 3 am and 1 pm. Those events include: sporting events, if spectators must pay an admission fee or charge, or make a donation; concerts or other performances; fairs; and entertainment festivals.

Scrutiny Report 55

Appropriation Bill 2004-2005 (No 2)—Mr Quinlan (Treasurer)—17 February 2005
This Bill will provide for an increase in appropriation of monies for the financial year 2004-2005.

Scrutiny Report 4

Appropriation Bill 2005-2006—Mr Quinlan (Treasurer)—3 May 2005
This Bill will provide for the issue and expenditure of public monies of the ACT for services provided in the financial year 2005-2006.

Scrutiny Report 11

Appropriation Bill 2006-2007—Mr Stanhope (Treasurer)—6 June 2006
This Bill will provide for the appropriation of monies of the ACT for the financial year 2006-2007.

Scrutiny Report 28

Appropriation Bill 2007-2008—Mr Stanhope (Treasurer)—5 June 2007
This Bill will provide for the appropriation of monies of the ACT for the financial year 2007-2008.

Scrutiny Report 43
Appropriation Bill 2007-2008 (No. 2)—Mr Stanhope (Treasurer)—13 November 2007
This Bill will provide for the appropriation of additional monies of the ACT for the financial year 2007-2008. Scrutiny Report 49

Appropriation Bill 2008-2009—Mr Stanhope (Treasurer)—6 May 2008
This Bill will provide for the appropriation of monies of the ACT for the financial year 2008-2009. Scrutiny Report 55

Asbestos Legislation Amendment Bill 2006—Ms Gallagher (Minister for Industrial Relations)—30 March 2006
This Bill will amend certain laws and regulations to establish asbestos management systems for the residential sector and those occupations that handle asbestos on a regular basis. Scrutiny Report 24; GR in Scrutiny Report 25

Asbestos Legislation Amendment Bill 2006 (No. 2)—Mr Barr (Minister for Industrial Relations)—11 May 2006
This Bill will amend the commencement date of the Asbestos Legislation Amendment Act 2006. The Act establishes new asbestos management systems for the residential sector and those occupations that handle asbestos on a regular basis. The Bill will ensure that the Act commences 1 July 2006. Scrutiny Report 26

Building and Construction Industry Training Levy Amendment Bill 2006—Mr Barr (Minister for Education and Training)—21 September 2006
This Bill will amend the Building and Construction Industry Training Levy Act 1999 to make clear the intent of the legislation where misinterpretations have occurred, or address issues surrounding wording which have caused difficulties and ensure that the Act is more comprehensive and easier to use. Scrutiny Report 33

Building Legislation Amendment Bill 2007—Mr Barr (Minister for Planning)—31 May 2007
This Bill will make a number of amendments to legislation and regulations to make the planning system in the ACT more effective. The primary objectives of the Bill are to: facilitate the greater involvement and responsibility of the private sector in regulating housing development; strengthen the regulatory environment that the private sector must work within; and enhance regulatory systems concerning unlawful or otherwise unsubstantiated building work. Scrutiny Report 43; GR in Scrutiny Report 44

Canberra Institute of Technology (Validation of Fees) Bill 2006—Mr Barr (Minister for Education and Training)—21 September 2006
This Bill will validate all fees collected by the Canberra Institute of Technology for the years 1993 to 2005 inclusive. Scrutiny Report 33; GR in Scrutiny Report 35

Canberra Institute of Technology Amendment Bill 2007—Mr Barr (Minister for Education and Training)—31 May 2007
This Bill will amend the Canberra Institute of Technology Act 1987 by amending the membership arrangements of the Canberra Institute of Technology Advisory Council. Scrutiny Report 43
Carers Recognition Legislation Amendment Bill 2006—Mr Corbell (Attorney-General)—17 August 2006

This Bill will amend three Acts in relation to carers to provide for their more effective support. The Discrimination Act 1991 and the Guardianship and Management of Property Act 1991 will be amended to allow for and to recognise various carers’ responsibilities. The Human Rights Commission Act 2005 will be amended to ensure that a person is not precluded from acting as an agent for the purpose of making a complaint just because the person is under a legal disability. This will allow children and young people who are carers to lodge a complaint.

Scrutiny Report 32; GR in Scrutiny Report 34

Casino Control Bill 2005—Mr Quinlan (Minister for Racing and Gaming)—24 November 2005

This Bill will repeal the Casino Control Act 1988 and replace it with an updated piece of legislation to improve the regulation and operation of the casino in the ACT. The Bill will also make a number of minor technical amendments to ensure that the ACT’s casino control legislation is consistent with current drafting policy.

Scrutiny Report 20; GR in Scrutiny Report 21

Cemeteries and Crematoria Amendment Bill 2005—Mr Hargreaves (Minister for Urban Services)—15 March 2005

This Bill will amend the Cemeteries and Crematoria Act 2003 by making a number of amendments to ensure that there is an improved, clear and consistent legal basis for the continued operation of perpetual care trust funds.

Scrutiny Report 6

Children and Young People Amendment Bill 2005—Ms Gallagher (Minister for Children, Youth and Family Support)—21 June 2005

This Bill will amend the Children and Young People Act 1999 by providing for the making of Standing Orders for places of detention. The Bill also expands regulation making powers under the Act and gives retrospective statutory effect for a number of instruments made under the Act.

Scrutiny Report 12; GR in Scrutiny Report 14

Children and Young People Amendment Bill 2005 (No. 2)—Mr Stanhope (Chief Minister)—15 December 2005

This Bill will amend the Children and Young People Act 1999. After a comprehensive review of the Act a two-phased reform process will be undertaken. This Bill, which is the first phase process, proposes amendments to the principles of the Act as well as in the areas of care and protection.

Scrutiny Report 21; GR in Scrutiny Report 23

Children and Young People Amendment Bill 2006—Ms Gallagher (Minister for Disability and Community Services)—19 October 2006

This Bill will amend the Children and Young People Act 1999 by removing two sunset clauses. The first sunset clause relates to the exemption of work experience for under school leaving age young people from the operation of the employment chapter and the second sunset clause relates to the power to make standing orders for the Quamby Youth Detention Centre.

Scrutiny Report 34
Children and Young People Amendment Bill 2006 (No. 2)—Ms Gallagher (Minister for Disability and Community Services)—12 December 2006

This Bill will amend the Children and Young People Act 1999 by replacing the current search and seizure powers in relation to children and young people who are detained at the Quamby Youth Detention Centre. The Bill will also introduce pre-natal reporting into the Act.

Scrutiny Report 37; GR in Scrutiny Report 38

Children and Young People Amendment Bill 2007—Mrs Burke—5 December 2007

This Bill will amend the Children and Young People Act 1999 to include provisions ensuring that tattooing and body piercing of children and young people is only undertaken with the permission of their parents or guardians.

Scrutiny Report 50

Children and Young People Bill 2008—Ms Gallagher (Minister for Children and Young People)—6 March 2008

This Bill will replace the Children and Young People Act 1999 and will make major reforms to the law relating to the care, protection and well being of children and young people in the Territory. The Bill addresses a range of areas that impact upon the daily lives of children and young people such as childcare services, employment, the criminal justice system and children and young people for whom there are care and protection concerns.

Scrutiny Report 53; GR in Scrutiny Report 55

Children and Young People (Consequential Amendments) Bill 2008—Ms Gallagher (Minister for Children and Young People)—8 May 2008

This Bill will provide transitional arrangements to allow for the implementation of the Children and Young People Act 2008 (the Act). The Children and Young People (Consequential Amendments) Bill 2008 also amends other pieces of legislation as a result of the enactment of the Act.

Scrutiny Report 55

Civic Development Authority Bill 2005—Mr Seselja—21 September 2005

This Bill will establish the Civic Development Authority that will oversee the development of a defined area of the Canberra City business district in the vicinity of City Hill meeting Commonwealth Park and towards the lake foreshore. The Bill also provides for the Authority to develop a master plan to prescribe and control a development within the area.

Scrutiny Report 17

Civil Law (Property) Bill 2005—Mr Stanhope (Attorney-General)—24 November 2005

This Bill will repeal several pieces of legislation and consolidate and simplify the law of property in the ACT into one easily accessible body of law.

Scrutiny Report 20

Civil Law (Wrongs) Amendment Bill 2005—Mrs Dunne—17 August 2005

This Bill will amend the Civil Law (Wrongs) Act 2002 by clarifying the position of the law of negligence relating to wrongful births cases.

Scrutiny Report 16
Civil Law (Wrongs) Amendment Bill 2005 (No. 2)—Mr Stanhope (Attorney-General)—15 December 2005
This Bill will amend the Civil Law (Wrongs) Act 2002 by reforming the law of defamation in accordance with model provisions agreed to by all state and territory Attorneys-General.
Scrutiny Report 21; GR in Scrutiny Report 22

Civil Partnerships Bill 2006—Mr Corbell (Attorney-General)—12 December 2006
This Bill will provide a mechanism for two people, regardless of their gender, to enter into a legally recognised partnership known as a civil partnership.
Scrutiny Report 37

Civil Partnerships Amendment Bill 2008—Dr Foskey—2 July 2008
This Bill will amend the Civil Partnerships Act 2008 as well as the Births, Deaths and Marriages Registration Act 1997 and the Births, Deaths and Marriages Registration Regulation 1998. The amendments will provide a mechanism for two people, regardless of their gender, to enter into a legally recognised partnership. The amendments also include the establishment of civil partnership notaries.
Scrutiny Report 57

Civil Unions Bill 2006—Mr Stanhope (Attorney-General)—28 March 2006
This Bill will provide a scheme for a couple, regardless of their sex, to enter into a formally recognised partnership that attracts the same rights and obligations as those of married spouses under Territory law.
Scrutiny Report 25; GR in Scrutiny Report 26

Civil Unions Amendment Bill 2006—Mr Corbell (Attorney-General)—8 June 2006
This Bill will amend the Civil Unions Act 2006 by amending the requirements for the minimum period of time between the giving of notice of intention to enter into a civil union and the entering of the civil union.
Scrutiny Report 28

Classification (Publications, Films and Computer Games) (Enforcement) Amendment Bill 2004—Mr Stanhope (Attorney-General)—9 December 2004
This Bill will amend the Classification (Publications, Films and Computer Games) (Enforcement) Act 1995 by implementing changes made to the National Classification Code by the Commonwealth. The Bill also streamlines the Act with the Criminal Code 2002 and makes several technical amendments.
Scrutiny Report 2; GR in Scrutiny Report 5

Classification (Publications, Films and Computer Games) (Enforcement) Amendment Bill 2008—Mr Corbell (Attorney-General)—3 April 2008
This Bill will amend the Classification (Publications, Films and Computer Games) (Enforcement) Act 1995. The amendments allow for the integration of the Office of Film and Literature Classification into the Commonwealth Attorney-General’s Department. They will also remove the need to reclassify a film that has been modified, or a compilation of classified films, on a disc. The Bill will also remove the current prohibition on advertising unclassified films and provides for industry self-assessment of the likely classification of advertisements.
Scrutiny Report 53
Climate Change (Greenhouse Gas Emissions Targets) Bill 2008—Mrs Dunne—2 July 2008
This Bill sets targets for reducing greenhouse gas emissions, in the ACT, for the medium and long-term and also provides a mechanism for reporting on and reviewing those targets.

Construction Occupations Legislation Amendment Bill 2005—Mr Corbell (Minister for Planning)—5 May 2005
This Bill will amend several laws relating to construction occupations by making a number of enhancements to their wording ensuring that they are clearer and more effective pieces of legislation. The Bill also permits corporations and partnerships to be licensed under the Construction Occupations (Licensing) Act 2004 in the construction occupation and plumbing plan certifier and provides exemptions, in certain circumstances, to the application of certain provisions of the Building Code of Australia.

Construction Occupations Legislation Amendment Bill 2006—Mr Corbell (Minister for Planning)—16 February 2006
This Bill will amend a number of Acts and regulations relating to the licensing and disciplinary regime for construction occupations to improve the functioning of the laws and to incorporate new initiatives, some of which are being adopted at a national level.

Corrections Management Bill 2006—Mr Corbell (Attorney-General)—14 December 2006
This Bill will provide the law that will govern the treatment and management of prisoners and other detainees in the Australian Capital Territory by setting out the rules for admission, living conditions, searches, segregation, alcohol and drug testing, the use of force, disciplinary processes and leave processes.

Corrections Management Amendment Bill 2008—Mr Corbell (Attorney-General)—21 August 2008
This Bill will amend the Corrections Management Act 2007 by inserting provisions to expand the current power for the chief executive to direct ACT Corrective Services officers to strip search a detainee.

Court Legislation Amendment Bill 2006—Mr Corbell (Attorney-General)—23 November 2006
This Bill will amend a number of Acts governing courts in the ACT. The amendments relate to contempt of court, the functions of officers in the Magistrates Court and the Ngambra Circle Sentencing Court. The Bill also makes a number of consequential amendments to other pieces of ACT legislation.

Court Legislation Amendment Bill 2008—Mr Corbell (Attorney-General)—26 June 2008
This Bill will amend several ACT laws relating to court procedures by introducing a number of new initiatives including a new method for commencing criminal procedures in the Magistrates Court, improved reference appeal procedures and changes to requirements for written statements admitted as evidence. The amendments will also address the issue of criminal appeals jurisdiction in the Court of Appeal and will permit non-legal practitioner staff of the Director of Public Prosecutions (DPP) to appear on behalf of the DPP in the callover list.
**Court Procedures (Protection of Public Participation) Amendment Bill 2005**—Dr Foskey—29 June 2005
This Bill will amend the *Court Procedures Act 2004* by providing measures to ensure that groups and individuals have the freedom to speak on matters of public interest without the fear of erroneous cases being brought against them through the courts.

*Scrutiny Report 16; PMR in Scrutiny Report 20*

**Courts (Judicial Appointments) Amendment Bill 2008**—Mr Seselja—13 February 2008
This Bill will amend the *Magistrates Court Act 1930* and the *Supreme Court Act 1933*. The amendments will introduce a mechanism by which the Executive must consult and take advice from an appropriate Legislative Assembly committee before appointing judges and magistrates.

*Scrutiny Report 51*

**Crimes Amendment Bill 2004 (No 4)**—Mr Stanhope (Attorney-General)—9 December 2004
This Bill will amend the *Crimes Act 1900*, the *Mental Health (Treatment and Care) Act 1994*, the *Community Advocate Act 1991* and the *Magistrates Court Act 1930* by addressing the procedural issue of the mental fitness of an accused person to plead in a criminal trial.

*Scrutiny Report 2*

**Crimes Amendment Bill 2005**—Mr Pratt—6 April 2005
This Bill will amend the *Crimes Act 1900* by inserting a new section which concerns offences relating to unborn children.

*Scrutiny Report 10*

**Crimes Amendment Bill 2006**—Mr Stefaniak—22 November 2006
This Bill will amend the *Crimes Act 1900* by inserting provisions that will give police the power to undertake a search for knives and seize any knife found as a result of that search in or within the vicinity of a public place, school and licensed premises. The Bill also makes a number of consequential amendments to the *Prohibited Weapons Act 1996*.

*Scrutiny Report 36*

**Crimes Amendment Bill 2008**—Mr Corbell (Attorney-General)—12 February 2008
This Bill will amend the *Crimes Act 1900*, the *Children and Young People Act 1999* and the *Liquor Act 1975* by amending a series of street offences in order to make them appropriate for the infringement notice scheme including making them strict liability offences.

*Scrutiny Report 51*

**Crimes (Child Sex Offenders) Bill 2005**—Mr Stanhope (Attorney-General)—7 April 2005
This Bill will allow for the establishment of a Register of Sex Offenders and will require certain sexual offenders who commit sexual offences against children to keep police informed of their whereabouts and other personal details for a certain period of time. The Bill will also prevent registered sex offenders working in child-related employment.

*Scrutiny Report 10; GR in Scrutiny Report 11*

**Crimes (Controlled Operations) Bill 2008**—Mr Corbell (Attorney-General)—3 July 2008
This Bill will provide ACT police with a new legal framework to engage in investigative methods to identify suspects and obtain evidence for criminal prosecution.

*Scrutiny Report 57*
**Crimes (Forensic Procedures) Amendment Bill 2008**—Mr Corbell (Attorney-General)—10 April 2008

This Bill will amend the *Crimes (Forensic Procedures) Act 2000* to facilitate the exchange of DNA information between jurisdictions throughout Australia. The amendments will also ensure that fundamental human rights provisions are contained in the Act. The Bill also deals with issues relating to the treatment of victims of crime, the rules surrounding the destruction of forensic samples, the communication with family members of missing persons or unknown deceased persons, the ability to make orders for the taking of samples when suspects are in custody in other jurisdictions or don’t appear in court, and a legislative hole that could have permitted serious offenders to avoid providing a forensic sample.

*Scrutiny Report 54*

**Crimes Legislation Amendment Bill 2008**—Mr Corbell (Attorney-General)—7 August 2008

This Bill will amend several pieces of Territory legislation to reform the ACT criminal justice system. The amendments will include provisions dealing with the thresholds for summary and indictable jurisdiction, ex parte hearings, sentencing threshold for the Magistrate Court, timing of the election for jurisdiction, hand-up committals and committal tests.

*Scrutiny Report 59*

**Crimes (Offences Against Pregnant Women) Amendment Bill 2005**—Mr Stanhope (Attorney-General)—24 November 2005

This Bill will amend the *Crimes Act 1900* to attain greater protection for pregnant women and their pregnancies.

*Scrutiny Report 20; GR in Scrutiny Report 22*

**Crimes (Sentence Administration) Bill 2005**—Mr Stanhope (Attorney-General)—30 June 2005

This Bill will combine a number of existing sentencing laws detailed in several different statutes and sets out the framework for the lawful management of sentences. The Bill also sets out the administration of the new sentencing options provided by the Crimes (Sentencing) Bill 2005.

*Scrutiny Report 14 and 17; GR in Scrutiny Report 17*

**Crimes (Sentencing) Bill 2005**—Mr Stanhope (Attorney-General)—7 April 2005

This Bill will consolidate a number of existing sentencing laws set out in different Acts and also introduces a number of new options for sentencing courts and modernising the law.

*Scrutiny Report 10 and 17; GR in Scrutiny Report 11*

**Crimes (Street Offences) Amendment Bill 2007**—Mr Stefaniak—29 August 2007

This Bill will amend the *Crimes Act 1900* by introducing an infringement notice system for a series of street and other minor offences.

*Scrutiny Report 45*

**Criminal Code (Administration of Justice Offences) Amendment Bill 2005**—Ms Gallagher (Acting Attorney-General)—23 June 2005

This Bill will amend the *Criminal Code 2002* by inserting a new chapter which deals with offences directed to ensuring the proper administration of justice in the ACT. The Bill also makes a number of consequential amendments to several pieces of legislation.

*Scrutiny Report 14; GR in Scrutiny Report 17*
**Criminal Code (Drug Equipment) Amendment Bill 2008**—Mr Mulcahy—20 August 2008

This Bill will amend the *Criminal Code 2002* to insert new offence provisions for the sale or supply of drug equipment.

*Scrutiny Report 59*

**Criminal Code Harmonisation Bill 2005**—Ms Gallagher (Acting Attorney-General)—23 June 2005

This Bill will amend legislation in the ACT statute book to begin the process of harmonising all ACT legislation with the *Criminal Code 2002*. The amendments will bring pre 1 January 2003 offences and related provisions into line with the general principles of criminal responsibility contained in Chapter 2 of the *Criminal Code 2002*.

*Scrutiny Report 14 and 17; GR in Scrutiny Report 17 and 19*

**Criminal Code (Mental Impairment) Amendment Bill 2006**—Mr Stanhope (Attorney-General)—16 February 2006

This Bill will amend the *Criminal Code 2002* by applying different definitions to criminal justice matters and mental health treatment matters. The definition of mental impairment in the Code will apply to criminal law matters, while definitions for therapeutic matters remain in the *Mental Health (Treatment and Care) Act 1994*. This Bill will also make a number of consequential amendments to the *Mental Health (Treatment and Care) Act 1994* and the *Children and Young People Act 1999*.

*Scrutiny Report 22*

**Dangerous Substances (Asbestos) Amendment Bill 2005**—Ms Gallagher (Minister for Industrial Relations)—15 February 2005

This Bill will amend the *Dangerous Substances (Asbestos) Amendment Act 2004* by clarifying certain provisions in the Act relating to the obligations of the owner or occupier of a residence where asbestos may be present.

*Scrutiny Report 3; GR in Scrutiny Report 6*

**Dangerous Substances (Asbestos) Amendment Bill 2005 (No 2)**—Mr Corbell (Acting Minister for Industrial Relations)—22 September 2005

This Bill will amend the *Dangerous Substances (Asbestos) Amendment Act 2004* and the *Dangerous Substances (Asbestos) Amendment Act 2005*. The amendments will omit uncommenced provisions 47K and 47L in the 2004 Amendment Act which relate to the duties of owners and occupiers in relation to asbestos on their premises.

*Scrutiny Report 17; GR in Scrutiny Report 18*

**Domestic Animals Amendment Bill 2007**—Mr Hargreaves (Minister for Territory and Municipal Services)—7 June 2007

This Bill will amend the *Domestic Animals Act 2000* to ensure that the ACT’s domestic animal laws reflect current best practice. The Bill will introduce a number of new provisions for domestic dog and cat management in the Territory.

*Scrutiny Report 43; GR in Scrutiny Report 46*
Domestic Animals (Cat Containment) Amendment Bill 2005—Mr Hargreaves (Minister for Urban Services)—30 June 2005

This Bill will amend the *Domestic Animals Act 2000* and the *Domestic Animals Regulation 2001* by introducing additional provisions for cat management within the ACT. The provisions include the enforcement of cat containment within declared areas, compulsory identification of cats by microchipping in cat containment areas, with a progressive introduction of the system throughout the ACT over a three year period. The amendments also deal with the seizure of cats.

*Scrutiny Report 14; GR in Scrutiny Report 16*

Domestic Animals (Validation of Fees) Bill 2006—Mr Hargreaves (Minister for Urban Services)—16 February 2006

This Bill will validate fees collected by the Government in relation to the charging of a fee for the sale of dogs from the pound.

*Scrutiny Report 22; GR in Scrutiny Report 25*

Domestic Violence and Protection Orders Amendment Bill 2005—Mr Stanhope (Attorney-General)—17 February 2005

This Bill will amend the *Protection Orders Act 2001* by increasing the safety and protection of people from violence, harassment and intimidation while not interfering with the civil liberties of the individual. The Bill will also expand on the definition of domestic violence, relevant person and relative. Finally the Bill renames the *Protection Orders Act 2001* to the *Domestic Violence and Protection Orders Act 2001*.

*Scrutiny Report 4; GR in Scrutiny Report 6*

Domestic Violence and Protection Orders Bill 2008—Mr Corbell (Attorney-General)—7 August 2008

This Bill will repeal the *Domestic Violence and Protection Orders Act 2001* and associated legislative instruments along with the *Domestic Violence and Protection Orders Regulation 2002* and replace them with provisions for enforceable court orders to protect people who experience domestic violence and personal violence.

*Scrutiny Report 59*

Duties Amendment Bill 2006—Mr Quinlan (Treasurer)—9 March 2006

This Bill will amend the *Duties Act 1999* by abolishing duty liability on the acquisition of non-real core business assets from 1 July 2006. The Bill will also abolish duty on franchise agreements in the ACT if the agreement is entered into on or after 1 July 2006, not including long term franchise agreements. The Duties Amendment Bill 2006 also contains anti-avoidance provisions to capture arrangements where the main purpose is to defer a transfer or transaction until after the abolition of these duties.

*Scrutiny Report 23; GR in Scrutiny Report 24*

Duties Amendment Bill 2006 (No. 2)—Mr Stanhope (Treasurer)—21 September 2006

This Bill will amend the *Duties Act 1999* by abolishing three business taxes. The duty on rental arrangements will be abolished by 1 July 2007, the lease duty by 1 July 2009 and the duty on unquoted marketable securities will be abolished by 1 July 2010. The Bill also includes a provision to enable the Executive to make transitional regulations to deal quickly with unanticipated issues, including those that may arise during the implementation phase.

*Scrutiny Report 33; GR in Scrutiny Report 34*
Duties Amendment Bill 2007—Mr Stanhope (Treasurer)—18 October 2007
This Bill will amend the *Duties Act 1999* by addressing a potential risk to revenue arising out of the decision to abolish tax on certain business leases.  
*Scrutiny Report 47*

Duties Amendment Bill 2008—Mr Stanhope (Treasurer)—6 May 2008
This Bill will amend the *Duties Act 1999* by abolishing duty on the establishment of, and changes to, trusts over non-dutiable property.  
*Scrutiny Report 55*

Duties Amendment Bill 2008 (No. 2)—Mr Stanhope (Treasurer)—7 August 2008
This Bill will amend the *Duties Act 1999* by inserting a new section which provides that an instrument made under section 139 (Amounts payable under tax laws) of the *Taxation Administration Act 1999* may apply, adopt or incorporate an instrument, such as the Commonwealth Green Vehicle Guide, that is subject to frequent change.  
*Scrutiny Report 58*

Duties (Landholders) Amendment Bill 2008—Mr Stanhope (Treasurer)—8 May 2008
This Bill will amend the *Duties Act 1999* by tightening anti-avoidance provisions that impose duty on conveyance rates on certain transfers of units or shares. The units or shares are in unit trusts or private companies that own land in the ACT. The Bill also amends the definition of stock exchange and replaces the current subsidiary model used to aggregate landholdings with the linked entity model used by NSW. The Duties (Landholders) Amendment Bill 2008 will also strengthen the aggregation provisions to ensure that apparently independent acquisitions are dutiable where they involve substantially one arrangement or where the acquisitions are made by people acting in concert.  
*Scrutiny Report 55*

Education Amendment Bill 2005—Mrs Dunne—24 August 2005
This Bill will amend the *Education Act 2004* by clarifying the suitable timeframe within which the Minister responsible for Education must undertake consultation in the event of a school, with declining enrolments, might be considered for amalgamation or closure.  
*Scrutiny Report 16*

Education Amendment Bill 2006—Mr Barr (Minister for Education and Training)—4 May 2006
This Bill will amend the *Education Act 2004* by making a number of technical amendments to clarify the intent of the legislation. The Bill will also address wording and compatibility issues within the Act.  
*Scrutiny Report 26; GR in Scrutiny Report 28*

Education Amendment Bill 2006 (No. 2)—Mr Barr (Minister for Education and Training)—6 June 2006
This Bill will amend the *Education Act 2004* by expanding on the requirement in the Act for the Minister to consult adequately with affected school communities, during a period of at least six months, before government schools are closed or amalgamated.  
*Scrutiny Report 27*

Education Amendment Bill 2006 (No. 3)—Mrs Dunne—16 August 2006
This Bill will amend the *Education Act 2004* to change the processes of consultation and decision-making in relation the closure of ACT Government schools.  
*Scrutiny Report 30*
**Education (Parental Control) Amendment Bill 2008**—Mr Mulcahy—2 July 2008

This Bill will amend the *Education Act 2004* by inserting provisions that require public schools to ensure that students do not receive education or activities about matters of a political or sexual nature without informed parental consent.

[Scrutiny Report 57](#)

**Education (School Closures Moratorium) Amendment Bill 2006**—Dr Foskey—16 August 2006

This Bill will amend the *Education Act 2004* to ensure that involuntary school closures planned to begin at the end of 2006 cannot proceed until the end of 2007, effectively instituting a one year moratorium on the closure of schools.

[Scrutiny Report 30](#)

**Electoral Amendment Bill 2006**—Mr Stanhope (Attorney-General)—30 March 2006

This Bill will amend the *Electoral Act 1992* to broaden the field of people who may be appointed as Chairperson of the Electoral Commission and to prevent the appointment of people who have recently been engaged in political activity through membership of a political party or of an Australian parliament.

[Scrutiny Report 24](#)

**Electoral Legislation Amendment Bill 2007**—Mr Corbell (Attorney-General)—23 August 2007

This Bill will amend the *Electoral Act 1992*, the *Referendum (Machinery Provisions) Act 1994* and the *Electoral Regulation 1993* to address a number of issues raised by the Electoral Commission after the conduct of the 2004 ACT Legislative Assembly election. Amendments include changes to: postal voting processes; the scheme for disclosure of political donations and expenditure; requirements for completing and witnessing electoral enrolment forms; matters relating to authorisation of published electoral material; provisions relating to certain publications of the ACT Legislation Assembly; matters concerning the application for registration of a political party; and provisions for ballot papers. Amendments will also remove the requirement to publish the personal residential address of a party’s registered officer and replace it with a requirement to publish either a residential address, a business address or an address of the party. A number of other amendments will also be made.

[Scrutiny Report 45; GR in Scrutiny Report 47](#)

**Electricity Feed-in (Renewable Energy Premium) Bill 2008**—Mr Gentleman—9 April 2008

This Bill will provide a framework to enable a capital investment into renewable energy electricity generation.

[Scrutiny Report 54](#)

**Electricity (Greenhouse Gas Emissions) Amendment Bill 2007**—Mr Hargreaves (Minister for the Territory and Municipal Services)—15 March 2007

This Bill will amend the *Electricity (Greenhouse Gas Emissions) Act 2004* to extend the current Greenhouse Gas Abatement Scheme to 2020 or until a National Emissions Trading Scheme is established. The Scheme commenced on 1 January 2005.

[Scrutiny Report 40](#)

**Emergencies Amendment Bill 2005**—Mr Hargreaves (Minister for Police and Emergency Services)—23 June 2005

This Bill will amend the *Emergencies Act 2004*, the *Fuels Control Act 1979* and the *Occupational Health and Safety Act 1989* by making a number of corrective and clarifying amendments. The Bill also makes a number of minor policy related amendments to these Acts.

[Scrutiny Report 14](#)
Emergencies Amendment Bill 2006—Mr Pratt—18 October 2006
This Bill will amend the Emergencies Act 2004 by clarifying the processes for the handling of gifts and donations made to emergency services by the community.

Emergencies Amendment Bill 2006 (No. 2)—Mr Pratt—13 December 2006
This Bill will amend the Emergencies Act 2004 by inserting a clause concerning hazard reduction tasks and by inserting additional provisions relating to a strategic bushfire management plan. The Bill will also amend the provisions relating to bushfire operational plan.

Environment Protection (Fire Hazard Reduction) Amendment Bill 2005—Mrs Dunne—29 June 2005
This Bill will amend the Environment Protection Act 1997 by simplifying the conditions under which firefighters are allowed to conduct bushfire fuel hazard reduction burns.

Environment Protection (Fuel Sales Data) Amendment Bill 2007—Mr Stanhope (Minister for the Environment, Water and Climate Change)—3 May 2007
This Bill will amend the Environment Protection Act 1997 by facilitating the collection of ACT fuel sales data for the purposes of calculating greenhouse gas emissions for the ACT transport sector.

Fair Work Contracts Bill 2004—Ms Gallagher (Minister for Industrial Relations)—9 December 2004
This Bill will establish a new tribunal system to ensure that fair and equitable wages and working conditions are extended to dependent contractors working in the ACT.

Financial Management Legislation Amendment Bill 2005—Mr Quinlan (Treasurer)—18 August 2005
This Bill will amend the Financial Management Act 1996 to strengthen the financial framework by standardising and improving governance arrangements for territory authorities. The Bill will also make a number of consequential amendments to other pieces of territory legislation.

Financial Management Amendment Bill 2007—Mr Stanhope (Treasurer)—6 March 2007
This Bill will amend the Financial Management Act 1996 to allow for reforms to the administration of the cash management framework as announced in the 2006-2007 Budget. The Bill will also make a number of minor technical amendments.

Financial Management Amendment Bill 2007 (No. 2)—Mr Mulcahy—2 May 2007
This Bill will amend the Financial Management Act 1996 by inserting a provision into the Act making it a legislative requirement within the ACT for the Treasurer to prepare and table a capital works program progress report for every quarter.
**Fisheries Amendment Bill 2006**—Mr Hargreaves (Minister for the Territory and Municipal Services)—21 September 2006

This Bill will amend the *Fisheries Act 2000* by introducing offence provisions in relation to the illegal trafficking of “priority species”, including abalone and rock lobster, into or through the ACT.

*Scrutiny Report 33; GR in Scrutiny Report 35*

**Firearms Amendment Bill 2008**—Mr Corbell (Attorney-General)—10 April 2008

This Bill will amend the *Firearms Act 1996* and the *Prohibited Weapons Act 1996*. The amendments will strengthen firearms control by addressing illegal trading in firearms, increasing penalties for firearms offences, and modernising the licensing scheme. The amendments will also regulate the paintball industry to provide enthusiasts with a proven commitment to participation in paintball tournaments, with a means of purchasing owning and storing their own paintball marker.

*Scrutiny Report 54; GR in Scrutiny Report 56*

**Freedom of Information Amendment Bill 2006**—Mr Corbell (Attorney-General)—23 November 2006

This Bill will amend the *Freedom of Information Act 1989* by introducing provisions to allow for a consultation process prior to the releasing of personal information and will also provide for an exemption where the disclosure of information could prejudice the security of the Australian Capital Territory. The Freedom of Information Amendment Bill 2006 will also amend the principle Act to ensure that all work involved in a Freedom of Information request is taken into account in determining whether to refuse a request on the grounds that the request involves an unreasonable diversion of resources.

*Scrutiny Report 36; GR in Scrutiny Report 39*

**Gaming Machine Amendment Bill 2004 (No 4)**—Mr Stefaniak—8 December 2004

This Bill will amend the *Gaming Machine Act 2004* by outlining restrictions that the Gambling and Racing Commission must adhere to before refusing to issue a gaming machine licence.

*Scrutiny Report 2*

**Gaming Machine Amendment Bill 2005**—Mr Quinlan (Minister for Racing and Gaming)—15 March 2005

This Bill will amend the *Gaming Machine Act 2004* by making a number of minor and technical amendments to enhance and clarify certain provisions in the Act to ensure the proper operation of the Act and the Gambling and Racing Commission’s regulation of gaming machine activity.

*Scrutiny Report 6*

**Gaming Machine Amendment Bill 2005 (No 2)**—Mr Quinlan (Minister for Racing and Gaming)—5 May 2005

This Bill will amend the *Gaming Machine Act 2004* by reducing the taxation rates on gross gaming machine revenue to eliminate the GST credit scheme that currently applies to clubs in the ACT. The Bill will also allow for the increase in certain gaming machine tax rates.

*Scrutiny Report 11*

**Gaming Machine Amendment Bill 2007**—Mr Stefaniak—2 May 2007

This Bill will amend the *Gaming Machine Act 2004* by removing the requirement for an applicant for a gaming machine licence to first hold a liquor licence for a period of 12 months.

*Scrutiny Report 41*
Gaming Machine Amendment Bill 2007 (No. 2)—Mr Stanhope (Treasurer)—18 October 2007

This Bill will amend the Gaming Machine Act 2004 by introducing an incentive scheme to encourage licensees to increase community contributions to problem gambling issues. The Bill also amends the provisions relating to when the Gambling and Racing Commission may assess an application for gaming machines or additional gaming machines and also addresses the eligibility criteria of key persons associated with gaming machine operators. The Gaming Machine Amendment Bill 2007 (No. 2) also makes a number of minor and technical amendments to the Act.

Scrutiny Report 47; GR in Scrutiny Report 48

Gene Technology Amendment Bill 2007—Ms Gallagher (Minister for Health)—6 December 2007

This Bill will amend the Gene Technology Act 2003. The amendments will ensure that the ACT’s gene technology legislation corresponds with the nationally consistent regulatory scheme. The amendments will assist to protect the health and safety of people, and to protect the environment, by identifying risks posed by or as a result of gene technology.

Scrutiny Report 50; GR in Scrutiny Report 53

Government Procurement Amendment Bill 2004—Mr Quinlan (Treasurer)—9 December 2004

This Bill will amend the Government Procurement Act 2001 by strengthening provisions in the Act to prevent the disclosure of information, the release of which may endanger public safety and the security of important and major public infrastructure.

Scrutiny Report 2; GR in Scrutiny Report 3

Government Procurement Amendment Bill 2007—Mr Stanhope (Treasurer)—6 March 2007

This Bill will amend the Government Procurement Act 2001 to make more efficient the operations of the Act and the Board and define such terms as procurement, update Procurement Principles with which entities must comply, and lower the threshold for reporting contracts.

Scrutiny Report 39


This Bill will amend the Financial Management Act 1996, the Administrative Appeals Tribunal Act 1989, the Freedom of Information Act 1989 and the Law Officer Act 1992 to improve transparency and accountability in government in the ACT.

Scrutiny Report 49

Government Transparency Legislation Amendment Bill 2007 [No. 2]—Mrs Dunne—5 December 2007

This Bill will amend the Financial Management Act 1996, the Administrative Appeals Tribunal Act 1989, the Freedom of Information Act 1989 and the Law Officer Act 1992 to improve transparency and accountability in government in the ACT. This Bill replaces the Government Transparency Legislation Amendment Bill 2007 which was introduced into the Assembly on 14 November 2007 but withdrawn on 5 December 2007.

Scrutiny Report 50

Guardianship and Management of Property Amendment Bill 2005—Mr Stefaniak—19 October 2005

This Bill will amend the Guardianship and Management of Property Act 1991 by inserting provisions into the Act which will enable families and other persons to administer the estates of missing persons during their absence.

Scrutiny Report 18
Guardianship and Management of Property Amendment Bill 2008—Mr Corbell (Attorney-General)—7 August 2008

This Bill will amend the Guardianship and Management of Property Act 1991 by inserting a new part which will provide access to medical treatment to people, who because of mental, intellectual or physical disability, have no capacity to consent to their own medical treatment.

Health Legislation Amendment Bill 2005—Mr Corbell (Minister for Health)—7 April 2005

This Bill will repeal the Medical Services (Fees) Act 1984 and will also relocates abortion provisions from the Medical Practitioners Act 1930 to the Health Act 1993. The Bill also makes a number of amendments to the Health Professionals Act 2004 and the Health Professionals Regulation 2004. The amendments to the Health Professionals Act 2004 relates to midwifery and also to the commencement of the Act. Amendments will also provide for the inclusion of veterinary surgeons under the Health Professionals Act 2004.

Health Legislation Amendment Bill 2006—Ms Gallagher (Minister for Health)—11 May 2006

This Bill will amend the Health Act 1993 and the Health Professionals Act 2004 by addressing a number of issues relating to quality assurance and clinical privileges committees. It seeks to protect the confidentiality of certain information generated by or for the purposes of health care quality improvement committees.

Health Legislation Amendment Bill 2006 (No. 2)—Ms Gallagher (Minister for Health)—19 October 2006

This Bill will make a number of amendments to ACT laws relating to health. Consequential amendments arising from the transfer of health professional registration legislation to the Health Professionals Act 2004 will be made along with amendments to health legislation for the purposes of consistency with the Human Rights Act 2004. A number of minor health portfolio amendments will also be made.

Health Records (Privacy and Access) Amendment Bill 2005—Mr Corbell (Minister for Health)—15 February 2005

This Bill will amend the Health Records (Privacy and Access) Act 1997 by protecting the identity of persons making reports to Care and Protection Services under the Children and Young People Act 1999 from being accessed under the Health Records (Privacy and Access) Act 1997.

Health Records (Privacy and Access) Amendment Bill 2005 (No 2)—Mr Corbell (Minister for Health)—22 September 2005

This Bill will amend the Health Records (Privacy and Access) Act 1997 to address issues not covered by the legislation in relation to timeframes for keeping personal health records. The Bill also makes a number of minor changes to provisions in the Act to ensure that it is consistent with the National Health Privacy Code.

Holidays (Canberra Day) Amendment Bill 2007—Mr Barr (Minister for Industrial Relations)—8 March 2007

This Bill will amend the Holidays Act 1958 to change the day the Canberra Day public holiday is observed. The public holiday will be held on the second Monday in March each year from 2008 instead of the third Monday in March each year.
**Hotel School (Repeal) Bill 2005**—Mr Quinlan (Treasurer)—16 August 2005

This Bill will repeal the *Hotel School Act 1996* to coincide with the sale of the business undertakings of the Australian International Hotel School.

*Scrutiny Report 15*

**Housing Assistance Bill 2006**—Mr Hargreaves (Minister for Housing)—14 December 2006

This Bill will replace the *Housing Assistance Act 1987* to provide a more contemporary legislative framework for the provision of housing assistance in the ACT and will include a definition of ‘housing assistance’ for the first time in ACT legislation.

*Scrutiny Report 37; GR in Scrutiny Report 40*

**Housing Assistance Amendment Bill 2008**—Mr Hargreaves (Minister for Housing)—8 May 2008

This Bill will amend the *Housing Assistance Act 2007* by introducing a regulatory framework for not for profit housing providers in the ACT. The regulatory powers will be vested in the Commissioner for Social Housing.

*Scrutiny Report 55; GR in Scrutiny Report 57*

**Human Cloning and Embryo Research Amendment Bill 2007**—Ms Gallagher (Minister for Health)—6 December 2007

This Bill will amend the *Human Cloning and Embryo Research Act 2004*. The amendments are required by the intergovernmental Research Involving Human Embryos and Prohibition of Human Cloning Agreement to which the ACT is a party and introduce a nationally consistent piece of legislation to ban human cloning and establish a national regulatory regime in relation to the use of excess assisted reproductive technology embryos.

*Scrutiny Report 50; GR in Scrutiny Report 53*

**Human Rights Amendment Bill 2007**—Mr Corbell (Attorney-General)—6 December 2007

This Bill will amend the *Human Rights Act 2004* by improving the operation of the Act and its accessibility to the ACT community. The amendments will: create a direct right of action, flowing from a duty to comply with human rights on public authorities; clarify the operation of the reasonable limits provision to provide guidance to courts, tribunals and officials on how to assess compatibility; and extend the notice requirements for proceedings in a court or tribunal which involve the interpretation or application of the Human Rights Act.

*Scrutiny Report 50; GR in Scrutiny Report 51*

**Human Rights Commission Bill 2005**—Mr Stanhope (Attorney-General)—7 April 2005

This Bill will establish a new statutory authority called the Human Rights Commission which will deal with complaints about discrimination, health services, disability services and services for older people. The Commission will also aid service improvement and develop awareness of human rights in government and the community.

*Scrutiny Report 10; GR in Scrutiny Report 11*

**Human Rights Commission (Children and Young People Commissioner) Amendment Bill 2005**—Ms Gallagher (Minister for Children, Youth and Family Support)—30 June 2005

This Bill will establish a Children and Young People Commissioner to promote and protect the interests of children and young people in the ACT. The Bill will also make minor technical amendments to a number of ACT laws.

*Scrutiny Report 14; GR in Scrutiny Report 15*
Human Rights Commission Legislation Amendment Bill 2005—Mr Stanhope (Attorney-General)—7 April 2005

This Bill will make a number of consequential amendments to several pieces of legislation as a result of provisions in the Human Rights Commission Bill 2005.

Human Rights Commission Legislation Amendment Bill 2006—Mr Stanhope (Attorney-General)—14 February 2006

This Bill will amend the Human Rights Commission Act 2005 to amend the commencement provisions of the Act until a day fixed by the Minister. The Bill also provides for the commence, on 1 March 2006, of the Public Advocate Act 2005.

Human Rights Commission Amendment Bill 2006—Mr Corbell (Attorney-General)—17 October 2006

This Bill will amend the Human Rights Commission Act 2005 by removing the provision for a president of the Human Rights Commission and providing instead that every member of the Commission be a specialist Commissioner. Some restructuring of provisions is also done to accommodate the new structure of the Commission.

Insurance Authority Bill 2005—Mr Quinlan (Treasurer)—17 March 2005

This Bill repeals and replaces the Insurance Authority Act 2000. The Bill reestablishes the ACT Insurance Authority (ACTIA) as a Territory authority. This Bill also sets up the Chief Executive of the Department of Treasury as the chief executive of the authority and establishes a new regime for its governance. It also requires agencies to provide certain information to the ACTIA.

Justice and Community Safety Legislation Amendment Bill 2004 (No 2)—Mr Stanhope (Attorney-General)—9 December 2004

This Bill will make minor and technical amendments to a number of laws administered by the Department of Justice and Community Safety.

Justice and Community Safety Legislation Amendment Bill 2005—Mr Stanhope (Attorney-General)—17 February 2005

This Bill will make a number of minor and technical amendments to laws administered by the ACT Department of Justice and Community Safety. The laws to be amended include the Agents Act 2003, the Evidence Act 1971, the Justice of the Peace Act 1989, the Liquor Act 1975 and the Oaths and Affirmations Act 1984.

Justice and Community Safety Legislation Amendment Bill 2005 (No 2)—Mr Stanhope (Attorney-General)—30 June 2005

This Bill will amend a number of laws administered by the ACT Department of Justice and Community Safety. The amendments are of a minor and technical nature. The Bill will also repeal the Trading Stamps Act 1972.
Justice and Community Safety Legislation Amendment Bill 2005 (No. 3)—Mr Stanhope (Attorney-General)—20 October 2005
This Bill will amend a number of laws administered by the ACT Department of Justice and Community Safety. The amendments are of a minor and technical nature.  Scrutiny Report 18

Justice and Community Safety Legislation Amendment Bill 2006—Mr Corbell (Attorney-General)—17 August 2006
This Bill will amend a number of laws administered by the ACT Department of Justice and Community Safety. The amendments are of a minor and technical nature.  Scrutiny Report 32; GR in Scrutiny Report 34

This Bill will amend a number of laws administered by the ACT Department of Justice and Community Safety. The amendments are of a minor and technical nature.  Scrutiny Report 43; GR in Scrutiny Report 44

Justice and Community Safety Legislation Amendment Bill 2007 (No. 2)—Mr Corbell (Attorney-General)—6 December 2007
This Bill will amend a number of laws administered by the ACT Department of Justice and Community Safety by making minor and technical amendments to those laws. The Bill will also repeal the Powers of Attorney Regulation 2007 (No 2) which is no longer necessary due to the amendments made by this Bill to the Powers of Attorney Act 2006.  Scrutiny Report 50 and 51; GR in Scrutiny Report 51

Justice and Community Safety Legislation Amendment Bill 2008—Mr Corbell (Attorney-General)—6 March 2008
This Bill will amend a number of laws administered by the ACT Department of Justice and Community Safety. The amendments are of a minor and technical nature.  Scrutiny Report 52; GR in Scrutiny Report 54

Justice and Community Safety Legislation Amendment Bill 2008 (No. 2)—Mr Corbell (Attorney-General)—3 July 2008
This Bill will amend a number of laws administered by the ACT Department of Justice and Community Safety. They include: the Administration and Probate Act 1929; the Civil Law (Sale of Residential Property) Regulation 2004; the Civil Law (Wrongs) Act 2002; the Crimes Act 1900; the Crimes (Restorative Justice) Act 2004; the Discrimination Act 1991; the Legal Profession Act 2006; the Legal Profession Regulation 2007; the Magistrates Court Act 1930; and the Regulatory Services Legislation Amendments Act 2008.  Scrutiny Report 57

Land (Planning and Environment) Amendment Bill 2005—Mr Corbell (Minister for Planning)—23 June 2005
This Bill will amend the Land (Planning and Environment) Act 1991 by providing for a statutory definition of “concessional lease” within the Act. The Bill also amends the Land (Planning and Environment) Regulation 1992 by excluded several leases from the definition of “concessional lease”.  Scrutiny Report 14
Land (Planning and Environment) Legislation Amendment Bill 2007—Mr Corbell (Minister for Planning)—20 February 2007

This Bill will amend the Land (Planning and Environment) Act 1991 by removing the phrase “of a kind” from section 282(1)(e) and 282(1)(f) and inserting examples of the kind of regulations that are intended to be authorised by this section. The Bill will also amend section 275 of the Act to make it clear that this section cannot be used to bypass or avoid the exemptions from section 276 third party appeals. The Bill will also make a number of minor consequential amendments to the Land (Planning and Environment) Regulation 1992.

Scrutiny Report 38; GR in Scrutiny Report 43

Land (Planning and Environment) (Unit Developments) Amendment Bill 2005—Dr Foskey —16 February 2005

This Bill will amend the Land (Planning and Environment) Act 1991 and the Unit Titles Act 2001 by ensuring that new major multi-unit developments will include some public housing or other form of affordable housing, or in some cases, that the developer will contribute to affordable housing through a reasonable financial contribution.

Scrutiny Report 4

Land Rent Bill 2008—Mr Stanhope (Treasurer)—8 May 2008

This Bill will introduce a land rent scheme in the ACT which will allow eligible homebuyers to rent their land, and build their own house on it, rather than have to buy it outright.

Scrutiny Report 55

Land Tax (Interest and Penalty) Amendment Bill 2007—Mr Stanhope (Treasurer)—5 June 2007

This Bill will amend the Land Tax Act 2004 and the Taxation Administration Act 1999 to ensure that interest and penalty tax may be applied to property owners who fail to notify the Commissioner for ACT Revenue that the property has become rented.

Scrutiny Report 43

Legal Aid Amendment Bill 2005—Mr Stanhope (Attorney-General)—17 February 2005

This Bill will amend the Legal Aid Act 1977 to assist the Legal Aid Commission to maintain improved control over its liabilities and to provide a greater range of services to its clients.

Scrutiny Report 4

Legal Profession Bill 2006—Mr Corbell (Attorney-General)—4 May 2006

This Bill will repeal and replace the Legal Practitioners Act 1970 to provide for the regulation of legal practice in the ACT and to facilitate the regulation of legal practice on a national basis.

Scrutiny Report 26; GR in Scrutiny Report 33

Legal Profession Amendment Bill 2007—Mr Corbell (Attorney-General)—30 August 2007

This Bill will amend the Legal Profession Act 2006 to implement a range of amendments to the national model Legal Profession Bill. The amendments to the Act will achieve consistency and uniformity in the regulation of the Australian legal profession.

Scrutiny Report 45
Legislation Amendment Bill 2005—Dr Foskey—21 September 2005
This Bill will amend the Legislation Act 2001 to ensure that all Bills introduced into the Legislative Assembly are presented with an explanatory statement and that those statements include a report on any consultation that has been conducted in developing the proposed Bill.

Legislative Assembly (Members’ Staff) Amendment Bill 2008—Mr Berry—7 August 2008
This Bill will amend the Legislative Assembly (Members’ Staff) Act 1989 to insert provisions relating to the employment of family members by Members of the Legislative Assembly.

Legislative Assembly Precincts Amendment Bill 2006—Mr Berry—29 March 2006
This Bill will amend the Legislative Assembly Precincts Act 2001 to give the Speaker power to grant licences and set fees and conditions for the use of any part of the Assembly precincts.

Limitation Amendment Bill 2005—Mr Stefaniak—21 September 2005
This Bill will amend the Limitation Act 1985 to extend the limitation period for bringing an action for personal injuries for victims of the ACT January 2003 bushfires to six years from the date of the fires.

Litter Amendment Bill 2005—Mr Hargreaves (Minister for Urban Services)—30 June 2005
This Bill will amend the Litter Act 2004 to allow an authorised person to require an individual found committing an offence, or believed to have recently committed an offence, against the Act to state his or her name and address.

Long Service Leave Amendment Bill 2005—Ms Gallagher (Minister for Industrial Relations)—10 March 2005
This Bill will amend the Long Service Leave Act 1976 by ensuring that seasonal workers who have worked for the same employer for a long period of time are able to obtain the benefits of long service leave. The Bill also includes amendments that will allow employees to access their long service leave entitlements after seven years of continuous service, on a proportional basis and will make long service leave more accessible to long term employees. The Bill will also make some minor and technical amendments to the Act.

Long Service Leave (Building and Construction and Contract Cleaning Industries) Legislation Amendment Bill 2007—Mr Barr (Minister for Industrial Relations)—29 May 2007
This Bill will amend the Long Service Leave (Building and Construction Industry) Act 1981 and the Long Service Leave (Contact Cleaning Industry) Act 1999 by simplifying and making more efficient the administrative arrangements for long service leave schemes for both the building and cleaning industries.
Long Service Leave (Contract Cleaning Industry) Amendment Bill 2006—Mr Barr (Minister for Industrial Relations)—16 November 2006

This Bill will amend the Long Service Leave (Contract Cleaning Industry) Act 1999 by removing a sunset clause in section 64 of the Act to allow for the continued operation of the section after 31 December 2006. Section 64 deals with laws under which workers are entitled to access their long service leave.  

Scrutiny Report 35

Long Service Leave Legislation Amendment Bill 2008—Mr Barr (Minister for Industrial Relations)—26 June 2008

This Bill will amend the Long Service Leave Act 1976 and the Long Service Leave (Building and Construction Industry) Act 1981 by simplifying the eligibility and administration of long service leave in the private sector and to address an irregularity concerning employer reimbursement in the building and construction industry portable long service leave scheme.  

Scrutiny Report 57

Long Service Leave (Private Sector) Bill 2007—Mr Berry—5 December 2007

This Bill will establish a portable and secure long service leave scheme for private sector workers in the ACT.  

Scrutiny Report 50

Medical Treatment (Health Directions) Bill 2006—Mr Corbell (Attorney-General)—21 September 2006

This Bill will amend the Mental Treatment Act 1994 by making a number of consequential amendments to provisions that deal with medical directions of people to withhold or withdraw medical treatment. Provisions in the Act relating to powers of attorney for medical treatment are omitted in view of the introduction of the Powers of Attorney Bill 2006.  

Scrutiny Report 33; GR in Scrutiny Report 34

Medicines, Poisons and Therapeutic Goods Bill 2007—Ms Gallagher (Minister for Health)—6 December 2007

This Bill will consolidate and clarify provisions regarding medicines, poisons and prohibited substances contained in a number of Territory Acts. The Bill makes amendments to the Drugs of Dependence Act 1989, the Health Professionals Act 2004 and the Public Health Act 1997 and repeals the Poisons Act 1933, the Poisons and Drugs Act 1978 and the Public Health (Prohibited Drugs) Act 1957.  

Scrutiny Report 50; ; GR in Scrutiny Report 54

Mental Health (Treatment and Care) Amendment Bill 2005—Mr Corbell (Minister for Health)—30 June 2005

This Bill will amend the Mental Health (Treatment and Care) Act 1994 to allow the Mental Health Tribunal to make an involuntary emergency electroconvulsive therapy order. The Bill also makes a number of consequential amendments to several other ACT laws.  

Scrutiny Report 14; GR in Scrutiny Report 16

Mental Health (Treatment and Care) Amendment Bill 2007—Ms Gallagher (Minister for Health)—22 November 2007

This Bill will amend the Mental Health (Treatment and Care) Amendment Bill 2007 by making a number of technical amendments to clarify the intention of several sections of the Act where confusion has arisen.  

Scrutiny Report 49
Motor Sport (Public Safety) Bill 2006—Mr Quinlan (Treasurer)—16 February 2006
This Bill will establish a suitable legislative structure under which motor sport activities contemplated at dedicated motor sport facilities can be managed.  

Scrutiny Report 22; GR in Scrutiny Report 23 and 25

Murray-Darling Basin Agreement Bill 2007—Mr Stanhope (Minister for the Environment, Water and Climate Change)—30 August 2007
This Bill will establish an Act that approves and provides for an agreement between the Commonwealth, New South Wales, Victoria, Queensland, South Australia and the ACT with regard to the water, land and other environmental resources of the Murray-Darling Basin.  

Scrutiny Report 45

National Gas (ACT) Bill 2008—Mr Stanhope (Minister for the Environment, Water and Climate Change)—8 May 2008
This Bill will repeal the Gas Pipelines Access (ACT) Act 1998. The National Gas (ACT) Bill 2008 will establish a framework to enable third parties to gain access to certain National gas pipeline services. 

Scrutiny Report 55

Occupational Health and Safety Legislation Amendment Bill 2005—Ms Gallagher (Minister for Industrial Relations)—21 June 2005
This Bill will amend the Dangerous Substances Act 2004 and the Occupational Health and Safety Act 1989 by amending the review-of-Act provisions contained in them. The Bill also makes a technical amendment to the Long Service Leave Act 1976 to rectify unintended changes to the treatment of service by the Long Service Leave Amendment Act 2005.  

Scrutiny Report 14

Occupational Health and Safety Amendment Bill 2007—Mr Barr (Minister for Industrial Relations)—30 August 2007
This Bill will amend the Occupational Health and Safety Act 1989 by making changes to provisions relating to the Occupational Health and Safety Council. The Bill will also make changes to improve the construction of the safety duty offences in the Act and the Dangerous Substances Act 2004.  

Scrutiny Report 45; GR in Scrutiny Report 46

This Bill will amend the Occupational Health and Safety Act 1989 by putting in place governance arrangements for the independent Occupational Health and Safety (OH&S) Commissioner to discharge the OH&S Commissioner’s statutory functions under the Act within the Office of Regulatory Services. The Bill will also make a number of consequential amendments to a series of related legislation.  

Scrutiny Report 46

Optometrists Legislation Amendment Bill 2004—Mr Corbell (Minister for Health)—9 December 2004
This Bill will amend the Optometrists Act 1956 and other related legislation to allow optometrists in the ACT to prescribe a limited range of medicines for diagnostic and treatment purposes. The amendments will also allow optometrists to use medicines for diagnostic purposes during their consultations.  

Scrutiny Report 2
Parental Leave Legislation Amendment Bill 2008—Mr Barr (Minister for Industrial Relations)—26 June 2008

This Bill will amend the Discrimination Act 1991 by making it clear that parents in a same-sex relationship must not be discriminated against in relation to their employment entitlements. The Bill also repeals the Parental Leave (Private Sector Employees) Act 1992 as a consequence of amendments made to the Workplace Relations Act 2006 (Cwlth).

Payroll Tax Amendment Bill 2007—Mr Stanhope (Treasurer)—6 December 2007

This Bill will amend the Payroll Tax Act 1987 and makes a number of consequential amendments to the Taxation Administration Act 1999. The Bill will implement five measures to ensure that the ACT complies with the agreed outcomes of the National payroll tax harmonisation project. These measures relate to: exemption for wages paid in the ACT for services performed in another country; motor vehicle and accommodation allowance exemptions; fringe benefits; grouping provisions; and employee share acquisition schemes.

Pest Plants and Animals Bill 2005—Mr Stanhope (Minister for the Environment)—17 March 2005

This Bill will repeal and replace provisions in the Land (Planning and Environment) Act 1991 to more effectively manage plant and animal pest problems in the ACT.

Pest Plants and Animals Amendment Bill 2006—Mr Stanhope (Minister for the Environment)—30 March 2006

This Bill will amend the Pest Plants and Animals Act 2005 by inserting an offence provision for a person who imports a prohibited pest plant or something contaminated by a prohibited pest plant into the ACT. The Bill will also address the ACT Weeds Strategy developed in 1996 coordinating government and community based activity to prioritise and take action against weed infestations in the ACT.

Planning and Development Bill 2006—Mr Corbell (Minister for Planning)—14 December 2006

This Bill will replace the Land (Planning and Environment) Act 1991 and the Planning and Land Act 2002 to provide a planning and land system that contributes to the orderly and sustainable development of the ACT in a way that is consistent with the social, environmental and economic aspirations of the people of the ACT.

Planning and Development (Consequential Amendments) Bill 2007—Mr Barr (Minister for Planning)—31 May 2007

This Bill makes a number of consequential amendments to various Acts and Regulations to implement reforms contemplated by the Planning and Development Bill 2006.

Planning and Development Legislation Amendment Bill 2008—Mr Barr (Minister for Planning)—14 February 2008

This Bill will amend the Planning and Development Act 2007 by making a number of technical and substantive amendments including provisions relating to: powers of inspectors and authorised persons; affordable housing strategies; technical variations to the territory plan without public consultation; alternative public consultation methods for specified merit track development applications.

This Bill will revise the powers of attorney system in the ACT and will provide enhanced safeguards for making a power of attorney and strengthen the witnessing requirement for the understanding capacity of a person making the power of attorney. The Bill also clarifies matters for which powers cannot be given under a power of attorney.

Scrubity Report 33 & 34; GR in Scrutiny Report 34

Projects of Territory Importance Bill 2008—Mr Smyth—7 May 2008

This Bill will allow the ACT Government to expedite all assessment and evaluation processes if an alternative site for a project needs to be identified during the planning stage.

Scrubity Report 55

Protection of Public Participation Bill 2008—Dr Foskey—9 April 2008

This Bill will provide measures to protect and encourage groups and individual to participate in public debate and matters of public interest. The Bill also seeks to discourage people and corporations from bringing or maintaining legal proceedings that interfere with another person’s right to engage in public participation.

Scrubity Report 54

Public Advocate Bill 2005—Ms Gallagher (Minister for Children, Youth and Family Support)—30 June 2005

This Bill will repeal the Community Advocate Act 1991 and provide for the appointment of a public advocate. The Bill also makes consequential amendments to a number of ACT laws.

Scrubity Report 14; GR in Scrutiny Report 15

Public Hospital Board Bill 2007—Mrs Burke—17 October 2007

This Bill will establish the Public Hospital Board to ensure control and management of the Territory public hospitals rests with the community and clinicians.

Scrubity Report 47

Public Interest Disclosure Bill 2006—Mr Stanhope (Chief Minister)—8 June 2006

This Bill will repeal and replace the Public Interest Disclosure Act 1994 by providing a clearer and more effective procedure for making, investigating and addressing disclosures about public maladministration including protecting disclosers from reprisals.

Scrubity Report 28

Public Sector Management Amendment Bill 2005—Mr Smyth—16 March 2005

This Bill will amend the Public Sector Management Act 1994 to allow the Commissioner for Public Administration to conduct a review without the approval of the Chief Minister and will also allow the Commissioner to conduct a review of a matter referred to them by a member of the Legislative Assembly. The Bill will also insert a clause requiring the Commissioner to provide a copy of any review made under the amended section to the Chief Minister for tabling in the Assembly.
Public Sector Management Amendment Bill 2005 (No. 2)—Mr Berry—29 June 2005
This Bill will amend the Public Sector Management Act 1994 to officially recognise the Legislative Assembly Secretariat. The Bill will improve administrative efficiency in the process for the appointment of an acting Clerk who is not the Deputy Clerk and relocate a number of powers currently vested with the Executive to the Speaker. The Bill will also revise the Act to require the Public Service Commissioner to seek the approval of the Speaker to conduct a review of the secretariat and extends the scope of interests that the Clerk is required to disclose and sets out the timing and regularity in relation to such disclosures.

Public Sector Management Amendment Bill 2005 (No. 3)—Mr Stanhope (Chief Minister)—16 August 2005
This Bill will amend the Public Sector Management Act 1994 by enhancing elements of contract employment arrangements for chief executives and executives in the ACT Public Service.

Racing (Jockeys Accident Insurance) Amendment Bill 2006—Mr Quinlan (Treasurer)—16 February 2006
This Bill will amend the Racing Act 1999 by providing a mechanism by which jockeys who engage in racing, track work or barrier trials in the ACT may be insured against the consequences of injury in the performance of their profession.

Radiation Protection Bill 2006—Mr Corbell (Minister for Health)—30 March 2006
This Bill will repeal the Radiation Act 1983 and replace it with a piece of legislation which establishes a system to regulate the use of ionising radiation in the Territory, and makes provision for the future regulation of non-ionising radiation.

Rates Amendment Bill 2005—Mr Quinlan (Treasurer)—3 May 2005
This Bill will amend the Rates Act 2004 to bring into line the calculation of rates liability for rural land with the method used to determine the rates liability for residential and commercial land.

Rates Amendment Bill 2006—Mr Stanhope (Treasurer)—6 June 2006
This Bill will amend the Rates Act 2004 to allow for the introduction of a fire and emergency services levy to be imposed on all rateable residential and commercial properties from 1 July 2006.

Rates Amendment Bill 2006 (No. 2)—Mr Stanhope (Treasurer)—14 December 2006
This Bill will amend the Rates Act 2004 to facilitate the collection of the City Centre Marketing Improvements Levy. The levy will be raised as an annual charge on commercial property owners.

Rates (Fire and Emergency Services Levy Repeal) Amendment Bill 2008—Mr Mulcahy—2 April 2008
This Bill will amend the Rates Act 2004 by removing the Fire and Emergency Services Levy which was introduced in the 2006-2007 Budget.
**Registration of Relationships Bill 2006**—Mr Stefaniak—3 May 2006

This Bill will provide for the registration in the ACT of significant relationships between two adults, either of the opposite sex or the same sex, by a registrar-general.

**Regulatory Services Legislation Amendment Bill 2007**—Mr Corbell (Attorney-General)—22 November 2007

This Bill will amend several pieces of ACT legislation which govern the operation of the Office of Regulatory Services (ORS). The amendments are to improve the legislation governing the operations of the ORS as well as increasing its efficiency.

**Remuneration Tribunal Amendment Bill 2006**—Mr Stanhope (Chief Minister)—22 August 2006

This Bill will amend the *Remuneration Tribunal Act 1996* by amending the elements of the framework for the making of determinations by the Remuneration Tribunal about remuneration, allowances and entitlements for various public offices.

**Residential Tenancies Amendment Bill 2005**—Mr Stanhope (Attorney-General)—17 February 2005

This Bill will amend the *Residential Tenancies Act 1997* by including provisions for the termination of residential tenancy agreements by prescribed crisis accommodation providers. The Bill also includes provisions relating to tenancy databases and permits the Commissioner for Housing to rent premises at a rate that initially reflects the additional costs of a past debt and allows the Residential Tenancies Tribunal to endorse these arrangements. The Residential Tenancies Amendment Bill also makes a number of minor amendments to the Act.

**Residential Tenancies Amendment Bill 2007**—Dr Foskey—21 November 2007

This Bill will amend the *Residential Tenancies Act 1997* to ensure that all properties advertised for lease must state an energy efficiency rating.

**Revenue Legislation Amendment Bill 2005**—Mr Quinlan (Treasurer)—5 May 2005

This Bill will amend the *Duties Act 1999* by allowing people who seek an exemption from duty on their motor vehicle registration to be able to have that exemption processed at the same time as registration. The Bill also amends the *Land Tax Act 2004* and the *Rates Act 2004* by allowing officers other than the Commissioner to work out the land tax and interest on a refund. The Bill will also make a number of amendments to the *Payroll Tax Act 1987* in relation to the imposing of payroll taxes.
**Revenue Legislation Amendment Bill 2005 (No. 2)—Mr Quinlan (Treasurer)—17 November 2005**

This Bill will amend the *Duties Act 1999* by correcting and amending several definitions within the Act. The Bill also amends this Act by introducing an exemption from duty on the cost of specific motor vehicle modifications made to accommodate the needs of people with a disability.

The Revenue Legislation Amendment Bill 2005 (No 2) also makes two amendments to the *Payroll Tax Act 1987*. The first will require employers to register with the Commissioner for ACT Revenue when wages exceed the determined threshold and the second amendment provides an exemption for wages paid by Group Training Organisations to trainees including apprentices.

This Bill will also amend the *Rates Act 2004* and the *Land Tax Act 2004* to expand existing provisions that allow the Commissioner to recover outstanding amounts of rates and land tax from long term debtors.

*Scrutiny Report 19; GR in Scrutiny Report 20*

**Revenue Legislation Amendment Bill 2006—Mr Stanhope (Treasurer)—11 May 2006**

This Bill will amend three Acts. It amends the *Duties Act 1999* to provide a duty concession for self managed superannuation funds when a trustee retires or a new trustee is appointed. It also amends the *Payroll Tax Act 1987* to include payments made by means of an instruction to credit an account in payment of wages, as wages for the purposes of the *Payroll Tax Act*. Finally, it amends the *Taxation Administration Act 1999* to provide greater protection of taxpayer information and certainty for tax officers administering the secrecy provisions contained in the Act.

*Scrutiny Report 26; GR in Scrutiny Report 28*

**Revenue Legislation Amendment Bill 2006 (No. 2)—Mr Stanhope (Treasurer)—24 August 2006**

This Bill will amend the *Duties Act 1999* and the *Taxation Administration Act 1999* to assist with the introduction to the ACT Revenue Office of an electronic lodgement and payment service for certain duty transactions.

*Scrutiny Report 32; GR in Scrutiny Report 37*

**Revenue Legislation Amendment Bill 2007—Mr Stanhope (Treasurer)—29 May 2007**

This Bill will amend four pieces of ACT legislation. The *Duties Act 1999* will be amended to remove the duty liability on the grant of a crown lease to the Housing Commissioner and also by clarifying an exemption provision for interstate licensed motor vehicle dealers. An amendment to the *Land Tax Act 2004* will be made to clarify that where a land tax debt has been identified after a parcel of land has been transferred to a new owner, the owner of the land is liable to pay the tax for the period to which the liability relates. Two minor amendments will be made to the *Payroll Tax Act 1987* to simplify the nexus provisions. The *Rates Act 2004* will be amended to correct an error in a formula relating to the fixed-charge component of rates for properties that are being developed partly for residential and partly for commercial purposes.

*Scrutiny Report 42*

**Revenue Legislation Amendment Bill 2008—Mr Stanhope (Treasurer)—3 July 2008**

This Bill will amend the *Duties Act 1999* by making clear the duty payable on applications to re-register a motor vehicle in the ACT. The Bill also amends the *First Home Owner Grant Act 2000* by allowing the commissioner to require a third party to pay an amount owed by a grant recipient, where the third party is a debtor of the grant recipient. The amendments also provide provisions to allow the third party the right to object to a decision made by the commissioner for the repayment of a grant by the third party.

*Scrutiny Report 57*
Revenue Legislation (Housing Affordability Initiatives) Amendment Bill 2007—Mr Stanhope (Treasurer)—7 June 2007
This Bill will amend the Duties Act 1999, the Rates Act 2004 and the Land Tax Act 2004 to add to existing grants and concession schemes targeted to benefit those most in need when entering the housing market. Scrutiny Report 43

Revenue Legislation Repeal Bill 2004—Mr Quinlan (Treasurer)—9 December 2004
This Bill will repeal the Financial Institutions Duty Act 1987 and the Financial Institutions Duty Regulation 1990 and will also amend the operation of the Debits Tax Act 1997 so there is no tax liability in relation to debits made from 1 July 2005. The Debits Tax Act 1997 will then be repealed from 1 July 2006. Scrutiny Report 2

Road Transport (Alcohol and Drugs) Amendment Bill 2006—Mr Hargreaves (Minister for Urban Services)—16 February 2006
This Bill will amend the Road Transport (Alcohol and Drugs) Act 1977 to clarify provisions in the Act relating to the compulsory blood sampling of people at hospital following a road accident. The Bill also updates the procedures outlined in the Act for analysing blood samples and other body samples. Scrutiny Report 22

Road Transport (Alcohol and Drugs) (Random Drug Testing) Amendment Bill 2005—Mr Pratt—14 December 2005
This Bill will amend the Road Transport (Alcohol and Drugs) Act 1977 to allow for random roadside drug testing to be conducted alongside or independent to random roadside breath testing. The Bill also sets out the relevant testing requirements, procedures, offences and penalties applicable to the introduction of random drug testing in the ACT. Scrutiny Report 21

Road Transport (Alcohol and Drugs) (Random Drug Testing) Amendment Bill 2008—Mr Pratt—9 April 2008
This Bill will amend the Road Transport (Alcohol and Drugs) Act 1977 to allow for random roadside drug testing to be conducted together with or independent to random breath testing. The Bill also sets out the relevant testing requirements, procedures, offences and penalties applicable to the introduction of random drug testing in the ACT. Scrutiny Report 54

Road Transport (General) Amendment Bill 2004—Mr Quinlan (Treasurer)—7 December 2004
This Bill will amend the Roads Transport (General) Act 1999 by making a technical amendment to clarify the legal effect of Ministerial Declarations pursuant to section 12 of the Act. Scrutiny Report 1

Road Transport Legislation Amendment Bill 2006—Mr Hargreaves (Minister for Urban Services)—30 March 2006
This Bill amends several Acts and Regulations to allow for the introduction of non-transferable taxi licences. The Bill will also simplify provisions dealing with the accreditation of taxi networks and will transfer from regulation to primary legislation the enter and search powers applied to authorised persons and police officers. Scrutiny Report 25
Road Transport Legislation Amendment Bill 2008—Mr Hargreaves (Minister for Territory and Municipal Services)—26 June 2008

This Bill will amend the Road Transport (Driver Licensing) Act 1999 and the Road Transport (Driver Licensing) Regulation 2000 by suspending or cancelling driver licences when a driver incurs excessive demerit points.

Scrutiny Report 57

Road Transport (Public Passenger Services) Amendment Bill 2005—Mr Hargreaves (Minister for Urban Services)—15 December 2005

This Bill will amend the Road Transport (Public Passenger Services) Act 2001 by ensuring the effective regulation of flexible, demand responsive, multi-hire public passenger services.

Scrutiny Report 21

Road Transport (Safety and Traffic Management) Amendment Bill 2006—Mr Stanhope (Acting Minister for the Territory and Municipal Services)—8 June 2006

This Bill will amend the Road Transport (Safety and Traffic Management) Act 1999 to clarify the period the Chief Police Officer of the ACT is required to keep vehicles seized in relation to committing certain dangerous driving offences.

Scrutiny Report 28; GR in Scrutiny Report 32

Road Transport (Safety and Traffic Management) Amendment Bill 2006 (No. 2)—Mr Hargreaves (Minister for the Territory and Municipal Services)—23 November 2006

This Bill will amend the Road Transport (Safety and Traffic Management) Act 1999 by increasing the penalty for the offence committed where a driver of a vehicle involved in an accident, in which someone dies or is injured, fails to stop and render assistance.

Scrutiny Report 36

Road Transport (Third-Party Insurance) Bill 2007—Mr Stanhope (Treasurer)—22 November 2007

This Bill will amend the Road Transport (General) Act 1999. The amendments will remove the provisions of Part 10 of the Act relating to compulsory third party insurance and place them into a separate Bill. The new Bill proposes to bring about cost savings flowing through to CTP premiums, without diminishing the compensation available for negligently injured persons. The Bill proposes to remove barriers to competition and give insurance companies clear guidelines for providing CTP insurance in the ACT.

Scrutiny Report 49; GR in Scrutiny Report 50

Road Transport (Third-Party Insurance) Amendment Bill 2008—Mr Stefaniak—20 August 2008

This Bill will amend the Road Transport (Third-Party Insurance) Act 2008 by delaying the Act’s commencement date until 1 March 2009. The bill will also amend the Act by altering the provisions relating to the required time for giving notice of claim by a nominal defendant.

Scrutiny Report 59

Sentencing and Corrections Reform Amendment Bill 2005—Mr Stefaniak—22 June 2005

This Bill will amend the Crimes Act 1900 and the Criminal Code 2002 to reform the law in relation to sentencing and corrections in the ACT.

Scrutiny Report 14
**Sentencing Legislation Amendment Bill 2006**—Mr Corbell (Attorney-General)—2 May 2006

This Bill will repeal sentencing and sentence administration laws and updates any references in the ACT’s statute book as a consequence of the enactment of the *Crimes (Sentencing) Act 2005* and the *Crimes (Sentencing Administration) Act 2005*.

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**Sentencing Legislation Amendment Bill 2007**—Mr Stefaniak—21 November 2007

This Bill will amend the *Crimes Act 1900*, the *Crimes (Sentencing) Act 2005*, the *Criminal Code 2002* and the *Supreme Court Act 1933* to reform the law about sentencing. The Bill will address the issue of non-parole periods as well as including provisions allowing the Court of Appeal to give a guideline judgment to be taken into account by courts when sentencing offenders.

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**Sexual and Violent Offences Legislation Amendment Bill 2008**—Mr Corbell (Attorney-General)—3 July 2008

This Bill will amend the *Evidence (Miscellaneous Provisions) Act 1991* and the *Magistrates Court Act 1930* to reduce the stress and trauma for victims of sexual offences at committal proceedings and at trial. The amendments will also provide special measures for victims of violent offences and other vulnerable witnesses when giving evidence in court.

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**Smoking (Prohibition in Enclosed Public Places) Amendment Bill 2004**—Mr Corbell (Minister for Health)—9 December 2004

This Bill will amend the *Smoking (Prohibition in Enclosed Public Places) Act 2003* by strengthening provisions in the Act that will prohibit smoking in all enclosed public places.

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**Standard Time and Summer Time Amendment Bill 2008**—Mr Barr (Minister for Industrial Relations)—14 February 2008

This Bill will amend the *Standard Time and Summer Time Act 1972* by providing an extra four weeks of daylight saving, starting on the first Sunday in October and ending on the first Sunday in April, bringing the Territory into line with NSW, Victoria, Tasmania and South Australia.

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**Statute Law Amendment Bill 2005**—Mr Stanhope (Attorney-General)—17 March 2005

This Bill will amend certain Acts and regulations for the purpose of statute law revision to enhance the ACT’s statute book to ensure that it is of the highest standard.

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**Statute Law Amendment Bill 2005 (No. 2)**—Mr Stanhope (Attorney-General)—20 October 2005

This Bill will amend certain Acts and regulations for the purpose of statute law revision to enhance the ACT’s statute book. The amendments are minor and technical in nature.

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**Statute Law Amendment Bill 2006**—Mr Corbell (Attorney-General)—4 May 2006

This Bill will amend certain Acts and regulations for the purpose of statute law revision to improve the quality of statute law of the Territory.
Statute Law Amendment Bill 2006 (No. 2)—Mr Corbell (Attorney-General)—19 October 2006
This Bill will amend certain Acts and regulations for the purpose of statute law revision to further enhance the ACT’s statute book.
Scrutiny Report 34

This Bill will amend certain Acts and regulations for the purpose of statute law revision to further enhance the ACT’s statute book.
Scrutiny Report 41

Statute Law Amendment Bill 2007 (No. 2)—Mr Corbell (Attorney-General)—27 September 2007
This Bill will amend certain Acts and regulations for the purpose of statute law revision to further enhance the ACT’s statute book.
Scrutiny Report 46

Statute Law Amendment Bill 2008—Mr Corbell (Attorney-General)—26 June 2008
This Bill will amend certain Acts and regulations for the purpose of statute law revision to further enhance the ACT’s statute book.
Scrutiny Report 57

Stock Bill 2005—Mr Stanhope (Minister for the Environment)—17 March 2005
This Bill will replace the Stock Act 1991 to allow the Government to take more effective action when dealing with straying stock and recover the costs associated with the management of straying stock.
Scrutiny Report 6; GR in Scrutiny Report 10

Superannuation (Legislative Assembly Members) Amendment Bill 2008—Mr Stanhope (Treasurer)—7 August 2008
This Bill will amend the Superannuation (Legislative Assembly Members) Act 1991 by setting out new superannuation scheme arrangements for current Members and Members of the Legislative Assembly who commence their term of office on or after the October 2008 election.
Scrutiny Report 58

Supreme Court (Judges Pensions) Amendment Bill 2006—Mr Corbell (Attorney-General)—17 August 2006
This Bill will amend the Supreme Court Act 1933 to remove inequality in the operation of the law that governs superannuation entitlements and allowances for ACT judges and bring them into line with those of Federal Court judges.
Scrutiny Report 32

Surveyors Bill 2007—Mr Barr (Minister for Planning)—31 May 2007
This Bill will repeal the Surveyors Act 2001 and replaces it with an updated piece of legislation to regulate the practice of land surveying in the ACT. The Bill also establishes the position of chief surveyor.
Scrutiny Report 43; GR in Scrutiny Report 45
Territory Owned Corporations Amendment Bill 2004 (No 2)—Mr Quinlan (Treasurer)—7 December 2004
This Bill will amend the Territory Owned Corporations Act 1990 by converting the company Rhodium Asset Solutions Limited into a Territory owned corporation and replacing Totalcare Industries Limited. The Bill will also make consequential amendments to the Taxation (Government Business Enterprises) Regulation 2003. Scrutiny Report 1

Territory-owned Corporations Amendment Bill 2006—Mr Stanhope (Treasurer)—23 November 2006
This Bill will amend the Territory-owned Corporations Act 1990 to allow for the sale of shares of Rhodium Asset Solutions Limited by the ACT Government. Scrutiny Report 36

Territory-owned Corporations Amendment Bill 2007—Mr Stanhope (Treasurer)—22 November 2007
This Bill will amend the Territory-owned Corporations Amendment Act 2006 by delaying the commencement date of the provision of the Act which removes Rhodium Asset Solutions Limited from Schedule 1 of the Act. Scrutiny Report 49

Territory Records Amendment Bill 2007—Mr Hargreaves (Minister for the Territory and Municipal Services)—8 March 2007
This Bill will amend the Territory Records Act 2002 to extend the time that Territory agencies have to prepare older Territory records for public access. Scrutiny Report 40

Terrorism (Extraordinary Temporary Powers) Bill 2006—Mr Stanhope (Attorney-General)—30 March 2006
This Bill will establish counter-terrorism laws within the ACT and gives effect to the agreement between the Commonwealth, State and Territory Governments adopted at the Council of Australian Government’s Terrorism Summit held in Canberra in 2005. Scrutiny Report 25; GR in Scrutiny Report 26

Terrorism (Preventative Detention) Bill 2006—Mr Stefaniak—29 March 2006
This Bill will authorise preventative detention in relation to terrorist acts within the ACT and will provide consistency with other State and Territory legislation in terms of antiterrorist measures in Australia. Scrutiny Report 25

Tobacco Amendment Bill 2008—Ms Gallagher (Minister for Health)—6 March 2008
This Bill will amend the Tobacco Act 1927 to prohibit the display of smoking products at point of sale. The Bill also proposes to: remove the ministerial exemption to allow tobacco advertising and sponsorship; amend the definition of vending machine; ban rewards for smoking product purchases; include a power for the Minister to declare certain smoking products to be banned; and prohibit split packets. Scrutiny Report 52; GR in Scrutiny Report 54

Tobacco (Compliance Testing) Amendment Bill 2006—Ms Gallagher (Minister for Health)—17 August 2006
This Bill will amend the Tobacco Act 1927 to enable the conduct of compliance testing for compliance monitoring and enforcement of the prohibition on the sale of tobacco products to persons under the age of 18. Scrutiny Report 32 and 34; GR in Scrutiny Report 34
Training and Tertiary Education Legislation Amendment Bill 2007—Mr Barr (Minister for Education and Training)—8 March 2007

This Bill will repeal the Vocational Education and Training Act 2003 and amend the Tertiary Accreditation and Registration Act 2003. The amendments will accommodate those administrative and governance functions of the Vocational Education and Training Act 2003 that need to be retained. The amendments also incorporate references to the National Protocols for Higher Education Approval Processes and allow for efficient, expert advice on the eligibility of an application for university status in the Territory. The Tertiary Accreditation and Registration Act 2003 will be renamed to more accurately reflect its expanded scope.

Scrutiny Report 40; GR in Scrutiny Report 41

Tree Protection Bill 2005—Mr Stanhope (Minister for the Environment)—17 March 2005

This Bill repeals the Tree Protection (Interim Scheme) Act 2001 and replaces it with legislation to improve the protection of trees throughout the city and ensure the benefits of urban forest can be enjoyed into the future.

Scrutiny Report 6; GR in Scrutiny Report 10

Unit Titles Amendment Bill 2005—Mr Corbell (Minister for Planning)—10 March 2005

This Bill will amend the Unit Titles Act 2001 by returning to the Supreme Court the powers to make decisions in relation to alterations and cancellation of Unit Plans.

Scrutiny Report 6

Unit Titles Amendment Bill 2007—Mr Barr (Minister for Planning)—6 December 2007

This Bill will amend the Unit Titles Act 2001 to allow for the registration of new units plans with minor encroachments over an adjoining road or public place.

Scrutiny Report 50

Unit Titles Amendment Bill 2008—Mr Barr (Minister for Planning)—7 August 2008

This Bill will amend the Unit Titles Act 2001, the Agents Act 2003, the Planning and Development Act 2007 and the Unit Titles Regulation 2001. The amendments include strengthening dispute resolution provisions, providing further protection for purchasers of units, including off-the-plan purchases, controlling the actions of owners corporation managers, the executive committee and its executive members.

Scrutiny Report 58

Unit Titles (Staged Development) Amendment Bill 2005—Mr Corbell (Minister for Planning)—5 May 2005

This Bill will amend the Unit Titles Act 2001 to resolve an inconsistency in the Act with respect to the staging of Class A units in the Territory. The Bill will also make a number of consequential amendments to the Land (Planning and Environment) Act 1991 and the Unit Titles Regulation 2001.

Scrutiny Report 11

University of Canberra Amendment Bill 2005—Ms Gallagher (Minister for Education and Training)—21 June 2005

This Bill will amend the University of Canberra Act 1989 to enable the University of Canberra to meet the requirements of the National Governance Protocols for universities as specified in the Commonwealth Higher Education Support Act 2003.

Scrutiny Report 14
University of Canberra Amendment Bill 2006—Mr Barr (Minister for Education and Training)—23 November 2006

This Bill will amend the University of Canberra Act 1989 by reducing the size and specifying the composition of the University’s Council in line with requirements of the National Governance Protocols for Higher Education Providers. The Bill also makes a number of technical amendments to the Act.  

Utilities Amendment Bill 2005—Mr Hargreaves (Minister for Urban Services)—17 February 2005

This Bill will amend the Utilities Act 2000 to ensure that there is a clear and consistent legal basis for Territory officials or those contracted to provide maintenance services to enter onto private land to undertake inspections, maintenance, repair and replacement of streetlighting and stormwater drainage equipment. The Bill will also make it an offence for a person to interfere with streetlighting or stormwater network infrastructure and allows a land holder to be given notice to remove sources of interference with such infrastructure.

Utilities (Energy Industry Levy) Amendment Bill 2007—Mr Stanhope (Chief Minister)—15 March 2007

This Bill will amend the Utilities Act 2000 to establish an Energy Industry Levy that provides funds to cover the ACT’s financial obligations in relation to national and local energy regulatory activities. The new levy will progressively replace, and is not additional to, fees already collected through the licencing regime that is to be removed by this Bill.

Utilities (Network Facilities Tax) Bill 2006—Mr Stanhope (Treasurer)—12 December 2006

This Bill will amend the Taxation Administration Act 1999 by inserting provisions which will impose a tax on owners of utility network facilities on land within the ACT.

Utilities (Network Facilities Tax) Repeal Bill 2007—Mr Mulcahy—17 October 2007

This Bill will repeal the Utilities (Network Facilities Tax) Act 2006 therefore abolishing taxes imposed on owners of utility network facilities on land within the ACT.

Utilities (Network Facilities Tax) Repeal Bill 2008—Mr Mulcahy—5 March 2008

This Bill will repeal the Utilities (Network Facilities Tax) Act 2006 therefore abolishing taxes imposed on owners of utility network facilities on land within the ACT.

Utilities (Shortage of Essential Services) Amendment Bill 2005—Mr Stanhope (Chief Minister)—5 May 2005

This Bill will amend the Utilities Act 2000 by providing a new regulatory framework for dealing with the shortage of essential services in the ACT.
Victims of Crime Amendment Bill 2007—Mr Corbell (Attorney-General)—15 November 2007
This Bill will amend the Victims of Crime Act 1994 by introducing a levy on all offences, except parking offences, in which a court imposes a fine. The Bill will also increase all traffic infringement penalties. The revenue raised from these proposals will provide an ongoing funding source to enhance services for victims of crime.

Waste Minimisation (Container Recovery) Amendment Bill 2008—Dr Foskey—7 May 2008
This Bill will amend the Waste Minimisation Act 2001 by introducing provisions for a container deposit scheme.

Water Efficiency Labelling and Standards Bill 2004—Mr Stanhope (Minister for Environment)—9 December 2004
This Bill will establish and operate a nationally consistent scheme to apply state water efficiency labelling and minimum performance standards to certain water-use products. The object of the Bill is to conserve water supplies by reducing consumption, provide information for purchasers of water-use products and promote the adoption of efficient and effective water-use technology.

Water Resources Amendment Bill 2005—Mr Stanhope (Minister for the Environment)—5 May 2005
This Bill will amend the Water Resources Act 1998 to allow public water utilities to be licensed to take water in a manner required to effectively manage the ACT domestic supply and will implement a temporary suspension on new water access decisions.

Water Resources Bill 2007—Mr Stanhope (Minister for the Environment, Water and Climate Change)—3 May 2007
This Bill will repeal the Water Resources Act 1998 together with several legislative instruments and replace them with a new system of water allocation. The Bill will bring the ACT’s legislation framework into line with national commitments relating to water resources and will introduce a range of improvements in the administration of ACT’s water resources.

Water Resources (Validation of Fees) Bill 2008—Minister for the Environment, Water and Climate Change—8 April 2008
This Bill will validate fees charged for water-related licences and fees under the Water Resources Act 1988 from 1 July until 31 July 2007.

Workers Compensation Amendment Bill 2005—Ms Gallagher (Minister for Industrial Relations)—5 April 2005
This Bill will amend the Workers Compensation Act 1951 by extending the operation of the temporary reinsurance provisions for acts of terrorism that currently appear in the Territory’s workers’ compensation scheme.
Workers Compensation Amendment Bill 2005 (No. 2)—Ms Gallagher (Minister for Industrial Relations)—24 November 2005
This Bill will amend the *Workers Compensation Act 1951* to improve the effectiveness of the workers’ compensation scheme. The Bill will also repeal the *Workers Compensation Supplementation Fund Act 1980.*

[Scrutiny Report 20; GR in Scrutiny Report 21]

Workers Compensation Amendment Bill 2006—Ms Gallagher (Minister for Industrial Relations)—16 February 2006
This Bill will amend the *Workers Compensation Act 1951* to ensure that all family daycare and in-home carers in the ACT have the same entitlements to workers’ compensation under the Act. The Bill also addresses an irregularity relating to pre-incapacity weekly earnings and makes amendments to include rehabilitation treatment as part of the compensation an injured worker is entitled to. The Workers Compensation Amendment Bill 2006 will also amend the *Workers Compensation Act 1951* to enable access to workers’ compensation for women up until the age of 65.

[Scrutiny Report 22]

Workers Compensation Amendment Bill 2008—Mr Barr (Minister for Industrial Relations)—26 June 2008
This Bill will amend the *Workers Compensation Act 1951* to enable injured workers, who have sustained a work related injury, to seek compensation for costs associated with making their place of residence more liveable.

[Scrutiny Report 57; GR in Scrutiny Report 58]

Work Safety Bill 2008—Mr Barr (Minister for Industrial Relations)—19 August 2008
This Bill will replace the *Occupational Health and Safety Act 1989* with an updated set of work safety laws.

[Scrutiny Report 59]