Legislative Assembly for the Australian Capital Territory

2016-2017-2018

Notice Paper

No 61
Tuesday, 31 July 2018

The Assembly meets this day at 10 am

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ASSEMBLY BUSINESS

Orders of the day


2 PRIVILEGES 2018—SELECT COMMITTEE: Presentation of report on actions of certain Members and related matters, pursuant to order of the Assembly of 12 April 2018.

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

EXECUTIVE BUSINESS

Orders of the day

1. **CHILDREN AND YOUNG PEOPLE AMENDMENT BILL 2018**: (Minister for Disability, Children and Youth): Agreement in principle—Resumption of debate (from 10 May 2018—Mrs Kikkert).


3. **WORK HEALTH AND SAFETY AMENDMENT BILL 2018**: (Minister for Workplace Safety and Industrial Relations): Agreement in principle—Resumption of debate (from 7 June 2018—Mr Wall).


5. **STOCK AMENDMENT BILL 2018**: (Minister for Planning and Land Management): Agreement in principle—Resumption of debate (from 7 June 2018—Ms Lawder).

6. **SENIOR PRACTITIONER BILL 2018**: (Minister for Disability, Children and Youth): Agreement in principle—Resumption of debate (from 7 June 2018—Mrs Kikkert).


11. **ACT HEALTH REPORTING—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER**: Resumption of debate (from 14 February 2017—Mr Wall) on the motion of Ms Fitzharris—that the Assembly takes note of the paper.

12. **ACHIEVEMENTS IN THE FIRST YEAR—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER**: Resumption of debate (from 31 October 2017—Mrs Jones) on the motion of Mr Rattenbury—that the Assembly takes note of the paper.
FEMALE DETAINEE ACCOMMODATION AT THE ALEXANDER MACONOCHIE CENTRE—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER:
Resumption of debate (from 31 October 2017—Mrs Jones) on the motion of Mr Rattenbury—That the Assembly takes note of the paper.

PRIVATE MEMBERS’ BUSINESS

Notices

*1 MR COE: To present a Bill for an Act about reports about land acquired by government agencies, and for other purposes. (Notice given 30 July 2018).

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

(1) notes that:

(a) Canberra now has the equal highest rent for houses in Australia, and the second highest rent for units;

(b) the ACT has the highest proportion of people in the private rental market who are still in rental stress after receiving Commonwealth Rent Assistance of any jurisdiction;

(c) the proportion of dwellings managed by community housing providers in the ACT is modest compared to other jurisdictions, and the sector has not been growing at the same rate as their interstate counterparts; and

(d) community housing organisations are well placed to play a strong role in meeting the housing needs of the growing number of Canberrans who are in housing stress;

(2) further notes that:

(a) the amount of social housing in the ACT has been falling as a proportion of overall housing stock for two decades;

(b) new social and affordable rental stock is not being added at a rate that maintains the amount of social and affordable stock as a proportion of overall housing stock;

(c) private investors can play an important role in adding to affordable housing in the ACT;

(d) some private investors may be motivated by social responsibility or altruism as well as maximising financial returns; and
(e) property investors that rent their dwellings at below market rent via a community housing provider may also be able to access an additional discount to Capital Gains Tax, from 50 to 60 per cent, as part of a recent Federal Budget initiative, the enabling legislation for which is currently before the Senate; and

(3) calls on the ACT Government to consider:

(a) providing an exemption from land tax for residential property investors that rent their property to low and moderate income households at a discount to market rent through a not-for-profit community housing provider that is regulated under the National Regulatory System for Community Housing;

(b) providing a last resort Government rent guarantee to property investors that rent their dwellings through a not-for-profit community housing provider that is regulated under the National Regulatory System for Community Housing;

(c) allowing community housing providers to access rates rebates for properties where the tenants would be eligible for such rebates if they were home owner; and

(d) report back to the Assembly by the end of the October 2018 sitting period. (Notice given 30 July 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

MRS DUNNE: To move—That this Assembly:

(1) notes:

(a) recent media reports about bullying in the ACT health system, in both the public and private sectors;

(b) bullying has extended to patients, and their carers and families;

(c) claims that bullying has been the primary cause of mental health problems for people currently or formerly engaged in the ACT health system;

(d) some victims of bullying have committed, attempted or threatened suicide or other forms of self-harm, attributing bullying as the primary cause of their actions;

(e) the Minister for Health and Wellbeing has made public statements that the Government has zero tolerance to bullying and that there are safe and respectful pathways available to people wishing to complain about bullying;

(f) the Minister’s statements do not appear to bear out the reality;

(g) there are significant psychological risks to the community-at-large from the impact of bullying on victims and associated persons;
(h) mental health problems occurring as the result of bullying are preventable; and

(i) the cost of treating preventable mental health problems is a significant drain on the ACT budget; and

(2) calls on the Executive to:

(a) by 31 August 2018, consult with the Opposition and the Cross Bench on and finalise terms of reference and appointees for a board of inquiry under the Inquiries Act 1991 (the Act) to investigate bullying in the ACT health system; and

(b) during the September 2018 sitting period, table an instrument of appointment in accordance with section 5 of the Act. (Notice given 30 July 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

*4 MS CHEYNE: To move—that this Assembly:

(1) notes that the global space industry is growing exponentially, and Canberra is best placed in Australia to support the Australian Space Agency with strong government partnerships, links to nation-leading education and research institutions, and existing world-class space technology and infrastructure;

(2) acknowledges that Canberra has played a vital role in the invigoration of the space industry in Australia in recent years, and has provided leadership in the national conversation on the space industry, including by:

(a) successfully arguing for the establishment of the first Australian Space Agency;

(b) investing $375 000 to help establish a space mission design facility to bring together industry, agencies and the research sector to rapidly design and validate the technical and economic viability of space missions;

(c) providing $1 million over the last three years to leading education institutions in Canberra to strengthen Canberra’s space sector;

(d) providing $250 000 in funding to enable free access to the largest space testing facilities in the country; and

(e) committing to investing $9.75 million over the next three years in stimulus and innovative infrastructure projects under the Priority Investment Program;

(3) notes that:

(a) the Chief Minister has met with the newly appointed head of the Space Agency to advocate for Canberra as the logical permanent home of the Agency; and

(b) Federal Labor has committed to permanently basing the Agency headquarters in Canberra should it win the next election;
(4) further notes the co-location of the Australian Space Agency with key Commonwealth departments in Canberra enables the Agency to effectively carry out its primary role of coordinating Australia’s space policy, in particular:

(a) space exploration is the core work of the Commonwealth;
(b) Canberra is home to every major Commonwealth Stakeholder except the Bureau of Meteorology;
(c) co-locating the Australian Space Agency with the Department of Defence, national security agencies and key government agencies will foster greater collaboration and efficiency, and will provide significant opportunities for the commercialisation of Australian space technologies; and
(d) bilateral and multilateral space treaties raise issues across a wide range of portfolio areas, which require a whole-of-government approach to negotiations, and the skills and expertise required to negotiate complex international agreements are concentrated in Commonwealth Departments in Canberra;

(5) also notes that making Canberra the permanent home of the Australian Space Agency will foster partnerships with significant national research and education institutions, and highlights that:

(a) the Australian National Concurrent Design facility at the University of NSW Canberra combined with the ANU National Space Test Facilities provide Australia’s only capability to conceptualise, design, build, test and monitor spacecraft;
(b) ANU and UNSW Canberra both have satellite operation capabilities with ground station infrastructure to support satellite missions; and
(c) Canberra is committed to building a skilled workforce pipeline, and is currently providing cutting-edge STEM training and space-focussed education programs, entrepreneurship outreach initiatives;

(6) recognises that Canberra is on the cutting edge of space technology and innovation, and has the necessary infrastructure and workforce to complement the Australian Space Agency’s central role in the space industry, particularly:

(a) almost one in four Australian space sector jobs are in Canberra;
(b) Canberra has significant space exploration infrastructure, including one of only three NASA Deep Space Network facilities in the world, satellite ground stations and world-class facilities in areas such as Space Situational Awareness, earth observation, debris monitoring and positioning, navigation and timing infrastructure; and
(c) there is significant private sector space capability in Canberra including companies such as Q-Labs, Liquid Instruments, Locata, Shoal Group, EOS Space Systems, Geoplex, Geospatial Intelligence, Clearbox, Equatorial Launch Australia, Via Sat, Lockheed Martin, Northrop Grumman and Airbus Defence and Space; and

(7) calls on Members of this Assembly to continue to reinforce to federal colleagues at every opportunity that Canberra plays a vital role in supporting Australia’s space industry, and is the rightful national home of the Australian Space Agency. (Notice given 30 July 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

*5 MRS KIKKERT: To move—That this Assembly:

(1) notes:
   
   (a) that the ACT is a richly multicultural territory where, according to the latest census:
      
      (i) 32 per cent of residents were born overseas;
      
      (ii) another 14.7 per cent of residents had at least one parent born overseas;
      
      (iii) a non-English language is spoken in 23.8 per cent of households; and
      
      (iv) its residents report nearly 200 different nationalities;

   (b) that as many as one-third of the ACT’s overseas-born residents are relatively recent arrivals;

   (c) that the ACT has declared itself a Refugee Welcome Zone, making a public commitment to enhance cultural and religious diversity in the community; and

   (d) that through the “ACT Multicultural Framework 2015–2020”, the ACT Government has pledged to:
      
      (i) “effectively deliver their services to people from culturally and linguistically diverse backgrounds”;
      
      (ii) provide “the tools and resources for all Canberrans to reach their full potential”; and
      
      (iii) ensure that all can benefit from our rich and vibrant cultural diversity;

(2) further notes:

   (a) that the Multicultural Framework’s first Multicultural Action Plan includes actions and outcomes to be achieved during 2015–2018;

   (b) that the Multicultural Framework states that “progress on the first Multicultural Action Plan (2015–18) will be reviewed and a second ACT Multicultural Action Plan (2018–20) will be developed”;
(c) that the Minister for Multicultural Affairs annually tables a statement intended to “detail activities and efforts undertaken on practical efforts and outcomes in relation to the Framework”; and

(d) that, as noted in previous ministerial statements, a number of actions and outcomes from the Framework’s first action plan have not yet been fully achieved; and

(3) calls on the Government to:

(a) ensure that the 2018 Ministerial Statement provides a candid and detailed reporting on each and every action and outcome from all three years of the first ACT Multicultural Action Plan as listed in the “ACT Multicultural Framework 2015–2020”;

(b) to include in this reporting, amongst other things:

(i) which actions and outcomes have been fully achieved and when;

(ii) which actions and outcomes are in progress, what specific steps have been taken to achieve this progress and by whom, what steps still need to be completed, what obstacles and challenges have been encountered, and what the projected completion dates are; and

(iii) which actions and outcomes have not been progressed yet, reasons behind the delays (including what obstacles and challenges have been encountered), and projected completion dates;

(c) table this Ministerial Statement by the last sitting day of September 2018; and

(d) update the Assembly on what is happening with the development of the second ACT Multicultural Action Plan (2018–2020) and when this plan should be finalised. (Notice given 30 July 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

*6 MISS C. BURCH: To move—That this Assembly:

(1) note the importance of transparency and integrity in the ACT Public Service, to protect against inefficiency and poor performance, as well as against bullying, fraud and corruption, and to support the hardworking public servants who continue to diligently serve our community;

(2) notes that:

(a) as per the 2016-17 State of the Service Report, the Public Service Standards Commissioner was notified of 17 Public Interest Disclosures, of which four were reported from the Health Directorate, and five from the Justice and Community Safety Directorate;
(b) reviews into similar jurisdictions’ legislative frameworks found that current frameworks discourage, rather than encourage a culture of “if in doubt, report” within the workplace; and

(c) current methods of restitution inadequately compensate those individuals whose lives and careers have been irrevocably damaged by detrimental action as a result of making a disclosure; and

(3) calls on the relevant Ministers to:

(a) explain to the Assembly why these two directorates accounted for over half of the total number of Public Interest Disclosures reported in the ACT Public Service overall; and

(b) produce an ACT Public Service-wide report on current Public Interest Disclosure legislation which would:

(i) be produced alongside the 2018-19 State of the Service Report; and

(ii) report on the effectiveness of current legislation and workplace mechanisms, including, but not limited to, employees’:

(A) knowledge of workplace reporting frameworks;

(B) confidence in the framework in ensuring their reports be adequately heard, investigate, and an outcome ensured; and

(C) perception of workplace “whistle-blowers” and their role in ensuring a more transparent ACT Public Service. (Notice given 30 July 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

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

(1) notes that:

(a) energy efficient homes provide significant health benefits to the residents of the household;

(b) energy efficient homes lower the cost of living by reducing energy bills for households;

(c) energy efficient homes can help reduce carbon emissions by lowering demand for energy;

(d) the ACT remains the only jurisdiction with a compulsory home energy efficiency rating disclosure scheme, the Energy Efficiency Rating (EER) Scheme;

(e) since the introduction of the ACT EER Scheme the tools used to measure energy efficiency have evolved; and
(f) the ACT Government has committed to undertake a review of the effectiveness of the EER Scheme, and assess the feasibility of improving EER standards for rental properties as outlined in the Parliamentary Agreement; and

(2) calls on the ACT Government to:

(a) finalise this review as a matter of priority;

(b) consider as part of this review:

(i) the range of tools that measure energy efficiency and which one would be most suitable to the ACT scheme;

(ii) any amendments, additions or subtractions of inputs that should be considered under the ACT Scheme e.g. appliances;

(iii) appropriate compliance measures including consideration of verification post construction;

(iv) the application of the EER to houses compared to apartments. The interaction between the minimum energy efficiency rating mandated in the National Construction code and the rating required for the ACT disclosure scheme;

(v) the most helpful information that will allow renters compare the energy efficiency of properties;

(vi) public education that would increase the understanding of the scheme, its intentions, benefits and constraints;

(vii) options for how assessors are trained and monitored;

(viii) whether the content of the point of sale report needs updating; and

(ix) how best to engage and consult with industry and community in conducting the review; and

(c) provide a report on the progress of this review to the Assembly by the last sitting day in 2018. (Notice given 30 July 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

Orders of the day

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

2 **LANDS ACQUISITION (REPORTING REQUIREMENTS) AMENDMENT BILL 2018**: (Mr Coe) Agreement in principle—Resumption of debate (from 14 February 2018—Mr Barr).
HEALTH (IMPROVING ABORTION ACCESS) AMENDMENT BILL 2018: (Ms Le Couteur) Agreement in principle—Resumption of debate (from 21 March 2018—Ms Fitzharris).

CRIMES (CONSENT) AMENDMENT BILL 2018: (Ms Le Couteur) Agreement in principle—Resumption of debate (from 11 April 2018—Mr Ramsay). (Referred to the Standing Committee on Justice and Community Safety on 8 May 2018 for inquiry and report by the last sitting day in October 2018).

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

ANTI-CORRUPTION AND INTEGRITY COMMISSION BILL 2018: (Mr Coe) Agreement in principle—Resumption of debate (from 6 June 2018—Mr Barr).

Notice

*1 MS CHEYNE: To move—That the resolution of the Assembly of 30 November 2017, which established the Select Committee on End of Life Choices in the ACT be amended by adding the following paragraph:

“(8) notwithstanding the provisions of standing order 241, Committee considerations do not preclude Members from publicly discussing Territory rights, including the current Federal legislative restriction on voluntary assisted dying, to allow all Members to comply with that contained within (4) of the unanimously passed Voluntary Assisted Dying motion of 1 November 2017.”. (Notice given 30 July 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).

Orders of the day—continued

*3 HEALTH, AGEING AND COMMUNITY SERVICES—STANDING COMMITTEE—PROPOSED REFERRAL: Resumption of debate (from 7 June 2018—Mr Rattenbury) on the motion of Mrs Dunne—That the Standing Committee on Health, Ageing and Community Services inquire into and report on the delivery of high quality maternity services, including, but not limited to, the support of staff in a high-pressure environment, and any related matters.
PUBLIC ACCOUNTS—STANDING COMMITTEE—REPORT 3—INQUIRY INTO APPROPRIATION BILL 2017-2018 (NO 2) AND APPROPRIATION (OFFICE OF THE LEGISLATIVE ASSEMBLY) BILL 2017-2018 (NO 2)—MOTION THAT REPORT BE NOTED: Resumption of debate (from 10 April 2018—Ms Berry) on the motion of Mrs Dunne—That the report be noted. (Order of the day will be removed from the Notice Paper unless called on this sitting week—standing order 152A.)

September 2018

ENVIRONMENT AND TRANSPORT AND CITY SERVICES—STANDING COMMITTEE: Presentation of report on whether the ACT should have a mammal emblem and a recommendation on what that should be, pursuant to order of the Assembly of 30 November 2017.

Last sitting day in September 2018

PUBLIC ACCOUNTS—STANDING COMMITTEE: Presentation of report on papers relating to methodology for determining rates and land tax for strata residences, pursuant to order of the Assembly of 15 February 2018; amended 10 May 2018.

31 October 2018

INDEPENDENT INTEGRITY COMMISSION 2018—SELECT COMMITTEE: Presentation of report on the establishment of an integrity commission for the ACT, through examination of a draft Government Bill and the Anti-corruption and Integrity Commission Bill 2018, and other related matters pursuant to order of the Assembly of 6 June 2018.

Last sitting day in October 2018


Last sitting day in 2018

END-OF-LIFE CHOICES IN THE ACT—SELECT COMMITTEE: Presentation of report on end-of-life choices in the ACT, pursuant to order of the Assembly of 30 November 2017.
EXECUTIVE MEMBERS’ BUSINESS

Notice

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

(1) notes:
   (a) all parties in this Assembly support the ACT Government taking a leadership role in addressing climate change, and support the targets of 100 per cent renewable electricity by 2020, 40 per cent reduction of greenhouse gas emissions (on 1990 levels) by 2020, and net zero emissions by 2045; and
   (b) the Federal Government’s proposed National Energy Guarantee (NEG) has been broadly criticised for:
      (i) its weak emissions reduction target that is incompatible with the Paris Climate Agreement commitment;
      (ii) its predicted negative impact on the renewable energy sector;
      (iii) its failure to recognise the additionality of state and territory renewable energy targets;
      (iv) its likely poor economic outcomes for Australian consumers and the Australian economy; and
      (v) the likelihood it will be used as a “Trojan horse” for policies to prop up Australia’s coal industry; and

(2) calls on the ACT Government to:
   (a) use the upcoming Energy Council meeting to advocate for improvements to the NEG; and
   (b) only support a national energy policy that addresses the above shortcomings, and that will genuinely help the National Energy Market transition to a more modern, sustainable, affordable, and reliable system. (Notice given 30 July 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).

QUESTIONS ON NOTICE

On the first sitting day of a period of sittings a complete Notice Paper is published containing all unanswered questions. On subsequent days, only redirected questions are included on the Notice Paper together with a list of all unanswered questions.
A Questions on Notice Paper will be issued on the Friday of a sitting week, containing the text of all questions on notice lodged that week and can be accessed at www.parliament.act.gov.au/in-the-assembly/questions-paper.

Redirected and answered questions

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

1333  Minister for Urban Renewal (Ms Lee).
1340  Treasurer (Mr Coe).
1494  Treasurer (Mrs Dunne).
1549  Minister for Urban Renewal (Ms Lee).
1559  Minister for Tourism and Major Events (Mr Milligan).

T Duncan
Clerk of the Legislative Assembly

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

19 June 2018
Mitchell—Light rail stop—Minister for Transport and City Services—Petition lodged by Ms Fitzharris (Pet 6-18).

10 July 2018
Page—Installation of pedestrian crossing and public amenities—Minister for Transport and City Services—Petition lodged by Mrs Kikkert (Pet 10-18).

7 August 2018
ACT Safe and Inclusive Schools Initiative—Support for—Minister for Education and Early Childhood Development—Petition lodged by Ms Orr (Pet 25-17).

Dedicated bike path between Commonwealth and Kings Avenue Bridges—Minister for Transport and City Services—Petition lodged by Ms Le Couteur (Pet 2-18).
Proposed development applications—Request for delay in approvals—Minister for Planning and Land Management—Petition lodged by Miss C Burch (Pet 9-18).

COMMITTEES

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

Standing

Pursuant to standing order

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

Pursuant to resolution

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

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

ENVIRONMENT AND TRANSPORT AND CITY SERVICES—STANDING COMMITTEE: *(Formed 13 December 2016)*: Ms Orr (Chair), Miss C Burch, Ms Cheyne, Ms Lawder.

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

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

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

PUBLIC ACCOUNTS: *(Formed 13 December 2016; amended 26 October 2017)*: Mrs Dunne (Chair), Ms Cody, Mr Coe, Mr Pettersson.
Select

END OF LIFE CHOICES IN THE ACT—SELECT COMMITTEE: (Formed 30 November 2017): Ms Cody (Chair), Ms Cheyne, Mrs Dunne, Mrs Kikkert, Ms Le Couteur.

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

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

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

Dissolved

2016 ACT ELECTION AND ELECTORAL ACT—SELECT COMMITTEE: (Formed 15 December 2016): Ms Cody (Chair), Ms Cheyne, Ms Le Couteur, Mr Milligan, Mr Wall. (Presented 30 November 2017)

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

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