**PRIVATE MEMBERS’ BUSINESS**

**Order of the day**

1. **CRIMES (ANTI-CONSORTING) AMENDMENT BILL 2019**: (Mr Hanson): Agreement in principle—Resumption of debate (from 20 February 2019—Mr Ramsay).

**Notices**

1. **MS LEE**: To move—That this Assembly:
   (1) notes that:
   (a) more needs to be done to ensure that Canberrans from a culturally and linguistically diverse (CALD) background living with a disability can better access disability services in the ACT;
   (b) disability can affect people of all ages, socioeconomic positions, and cultural backgrounds;
   (c) seniors from a CALD background living with a disability are particularly vulnerable when it comes to accessing disability services in the ACT; and

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

(d) disability advocacy groups in the ACT perform a vital function of providing outreach, understanding and engagement for those within the disability community in the ACT but are limited in what they can specifically offer to the CALD community due to a lack of ACT Government support; and

(2) calls on the ACT Government to establish, by June 2019, a grant programme for disability advocacy groups in the ACT to specifically fund:

(a) a CALD advocate; and

(b) appropriate programmes
to better meet the needs of Canberrans from a CALD background living with a disability. (Notice given 18 March 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

2 **MS CHEYNE**: To move—That this Assembly:

(1) notes that Canberra:

(a) plays a critical role as our nation’s capital and is Australia’s centre of public administration, driven by the expertise and hard work of public servants who are highly capable, diligent and committed in their service to the entire country;

(b) is home to a broad range of private sector organisations and tertiary institutions that regularly provide services and expertise to government departments; and

(c) is a successful regional centre and partner with the surrounding NSW councils to strengthen economic growth, encourage tourism, and foster export opportunities;

(2) also notes the success of continuing efforts by the ACT Government to create and protect jobs in the ACT, including:

(a) campaigning to make Canberra the permanent home of the Australian Space Agency, which aims to triple the size of Australia’s space industry and create up to 20 000 jobs by 2030;

(b) signing a Memorandum of Understanding with the Australian Space Agency to strengthen and grow the ACT’s space industry;

(c) supporting our local workforce through a pipeline of major infrastructure projects, including the light rail network and the University of Canberra Hospital;

(d) relocating more than 1 000 ACT public servants to Woden to co-locate Health Directorate and Access Canberra staff, creating a more efficient and streamlined ACT public service and enlivening the town centre, including surrounding businesses;

(e) ensuring the ACT public service is further spread across multiple local centres, including Gungahlin and Belconnen and, in the near future, Dickson, to the benefit of multiple communities;
(f) diversifying Canberra’s economy by supporting innovation and entrepreneurialism to create more private sector jobs and bring new opportunities to the ACT;

(g) encouraging investment and opening doors for international trade and tourism; and

(h) fiercely advocating for the protection of public sector jobs in the ACT;

(3) further notes the Commonwealth Government’s commitment to move more jobs out of Canberra every year, as demonstrated by:

(a) Canberra losing more than 6,700 Federal public service jobs since the Coalition Government took office in 2013, as of mid-2017;

(b) Central Sydney, Melbourne and Brisbane attracting more Federal public service jobs than regional areas between 2013 and 2017, with:
   (i) Inner Sydney gaining 2,000 public servants;
   (ii) Inner Melbourne gaining 850 public servants; and
   (iii) Inner Brisbane gaining 1,260 public servants;

(c) regional Australia losing 748 Federal public service jobs over the same period;

(d) the shambolic forced move of the Australian Pesticides and Veterinary Medicines Authority to Armidale which resulted in the resignation of the agency’s chief executive and at least 20 scientists;

(e) the Commonwealth Government’s decision to relocate the Australian Space Agency to Adelaide despite Canberra being the initial home of the Agency and natural home of the space industry with nearly one in four Australian space industry jobs being based in Canberra; and

(f) a new misguided plan to move 76 of the Murray Darling Basin Authority’s staff to regional towns including Griffith, Mildura and Murray Bridge despite:
   (i) Canberra serving as a neutral location for the authority to ensure the river system is managed in the interests of all Australians; and
   (ii) the grave issues raised in the South Australian Murray-Darling Basin Royal Commission Report regarding the negligence and maladministration from the Murray-Darling Basin Authority;

(4) further notes:

(a) no cost-benefit analysis has been released by the Federal Liberal-National Government regarding the forced relocation of the Australian Pesticides and Veterinary Medicines Authority and no commitment has been given that it will release such analysis for any future relocation;
(b) the continued lack of detail about the Commonwealth Government’s inquiry into the decentralisation of the public service, creating uncertainty for government departments and staff;

(c) the decentralisation of significant components of the Australian Public Service out of the ACT will have devastating consequences for Canberra’s and Australia’s economic, social and cultural fabric, including:

(i) increasing investment uncertainty and undermining continued economic growth;

(ii) significantly reducing activity in town centres, impacting on small businesses and local communities;

(iii) disrupting the lives of Canberrans whose familial, social and work networks are firmly established in the ACT; and

(iv) jeopardising the efficiency and expertise of the Australian Public Service; and

(5) calls on this Assembly to continue to:

(a) condemn the Federal Government’s policy of decentralisation, which has served as a pork-barrelling exercise that has risked and continues to risk undermining the ability of public sector staff to carry out their jobs effectively;

(b) use all tools at its disposal, including public advocacy, representation at local and national forums, and tri-partisan action with other political parties as appropriate, to protect and support Canberra’s public sector workers;

(c) seek Commonwealth Government recognition of Canberra as the appropriate home of the Australian Public Service, and a reversal of its policy of forced public sector relocation from Canberra to regional towns and centres around Australia; and

(d) vigorously refute attacks on Canberra public sector workers’ collective integrity, work ethic, and service to the wider Australian community.

(Notice given 15 March 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

MS LAWDER: To move—That this Assembly:

(1) notes that:

(a) there were 485 officially reported serious dog attacks in Canberra in 2017-18;

(b) in 2017-18 the annual increase in dog attacks in Canberra was 30 percent over 5 years;

(c) the number of dog attacks in 2018 is now about 700;
(d) the annual rate of increase in dog attacks in one year is now about 70 percent;
(e) in 2016-17 the average rate of dog attack reported in Canberra was one a day;
(f) in 2018 the average rate of dog attack reported in Canberra has doubled to two a day;
(g) anywhere else this rate of increase in crime or injury would be regarded as a crisis;
(h) anywhere else this rate of increase in the neglect of animal welfare would be regarded an animal welfare tragedy;
(i) dogs that have been found to have committed vicious attacks on people or other animals are still returned to the community; and
(j) the tragic death last week of yet another beloved innocent domestic animal as a result of a violent dog attack; and

(2) calls on the ACT Government to:
(a) provide the resources needed to ensure that the current dog laws are effectively enforced; and
(b) provide the resources needed to ensure that dog attacks are investigated quickly and treated under the law with the urgency and seriousness that the community expects. (Notice given 18 March 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

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

(1) notes that:
(a) this summer the ACT experienced record-breaking extreme heat, and this is likely to occur more frequently in future as a result of climate change;
(b) heatwaves are Australia’s deadliest type of natural hazard, with seniors and infants most at risk of death and serious injury; and
(c) many vulnerable older people and children live in apartments, including public housing tenants; and

(2) notes that:
(a) this summer there were numerous reports of Canberra apartments less than five years old – including public housing – reaching inside temperatures of over 40 degrees;
(b) the design and construction of these apartments were covered by a minimum Energy Efficiency Rating (EER) standard:
   (i) while the current EER system is helpful, it is clearly inadequate to ensure new apartments are liveable and safe during heatwaves;
(ii) some experts believe that the minimum EER requirement is being undermined by weak planning rules and that the ACT should adopt rules similar to those in the NSW State Environmental Planning Policy No 65 (SEPP 65) “Apartment Design Guide”;

(iii) unfortunately, some builders don’t build to the EER standard required by their building approval;

(iv) the EER system is controlled through the Council of Australian Governments and the Australian Building Code, and there is little national progress in strengthening it; and

(v) the national EER rating tool (NatHERS) is based on Canberra’s past cooler climate, not the hotter climate that we are facing now and into the future;

(3) notes that air conditioning is a solution for some people, however many lower-income people cannot afford air conditioners, people who live in apartments can be limited in the types of air conditioning they can install, tenants are not able to install them and air conditioners don’t work when extreme heat causes blackouts;

(4) notes that the ACT Government is already taking action on heatwave safety and energy efficient housing, though there are opportunities for more to be done:

(a) the Government is reviewing the EER system and investigating minimum energy efficiency standards for rental properties under the Greens/ALP Parliamentary Agreement;

(b) the Government’s Energy Efficiency Improvement Scheme is improving household heating, cooling and energy efficiency, and reducing energy bills. The 2018-19 Budget extended the scheme to public housing, and will see significant upgrades in 2 200 public housing homes over three years; and

(c) ACT Housing contacts vulnerable tenants during heatwaves to check on their safety;

(5) calls on the ACT Government to deliver the following action plan:

(a) investigate potential changes to planning rules to improve apartment design and reduce summer heat inside new apartments, including requirements for improved solar access, external summer shading, adequate cross-ventilation and key elements of the NSW SEPP 65 “Apartment Design Guide”;

(b) investigate potential changes to ACT Housing design requirements for public housing purchases and construction that address the needs of vulnerable tenants in a future hotter climate, for example inclusion of energy-efficient cooling and external summer shading;
investigate potential expansion of the Energy Efficiency Improvement Scheme to cover more options that would keep Canberrans cool in heatwaves;

(d) investigate how the ACT Government can improve the performance of the EER system without waiting for national reform, for example by requiring separate NatHERS ratings for winter and summer, setting maximum air-leakage standards and basing the ratings on Canberra’s future hotter climate;

(e) improve monitoring of building quality to ensure that buildings meet the EER rating they were approved with;

(f) report to the Assembly and the community on the findings of parts (5)(a) to (e) by the last sitting day in October 2019; and

(g) release a draft Territory Plan Variation for community consultation for part (5)(a) by the end of March 2020. (Notice given 18 March 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

5 MS LAWDER: To move—That this Assembly:

(1) notes that:

(a) this week is ACT Seniors Week;

(b) older Australians (65 and over) make up 15 percent of all Australians;

(c) the population of some areas of Canberra are much older than average including Weston Creek and Woden, where for example, more than a quarter of Hughes residents are over 60;

(d) within 40 years over a quarter of all Canberrans will be over 65;

(e) ACT Government policies have consistently disproportionately hit older Canberrans hardest including with astronomic rate increases, and difficult to access and uncoordinated services;

(f) the Labor-Greens Government has demonstrated its lack of priority for older Canberrans;

(g) more than half our suburbs are not age friendly and the Government is currently only funding two suburbs a year with age friendly funding;

(h) at current age friendly suburb funding it will be 2073 (55 years from today) before all current suburbs are funded; and

(i) concessions have been removed and changed for seniors, creating confusion and distress amongst older Canberrans; and
calls on the ACT Government to change its attitude towards older
Canberrans and take meaningful action to improve their lives and ensure
they are not disadvantaged by Government policy. (Notice given 18 March
2019. Notice will be removed from the Notice Paper unless called on within
4 sitting weeks – standing order 125A).

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

(1) notes the:

(a) importance of an efficient development assessment system in
achieving the Territory’s economic development objectives;

(b) vital role an efficient development assessment system plays in
achieving the housing aspirations of the ACT community;

(c) average days to make a decision on a Development Application (DA)
have increased from 62 days in mid-2018 to 90 days in January 2019;

(d) proportion of DA’s decided within specified timeframes has fallen to
30 percent;

(e) significant schedule and financial losses these delays impose on
individuals and companies that have submitted a DA;

(f) tenuous position this imposes on many applicants;

(g) negative impact on the ACT Government’s credibility and reputation
arising from these delays; and

(h) impact on the health and wellbeing of overloaded planning staff
cought up in this stressful problem; and

(2) calls on the ACT Government to:

(a) take immediate steps to increase resources allocated to the DA
determination and approval process;

(b) undertake regular monitoring of DA workloads to ensure applicants’
requirements are met within prescribed timeframes;

(c) ensure staff in the DA assessment and processing areas are
appropriately Oversighted to avoid negative health impacts arising
from stressful workload levels;

(d) provide a report for each quarter on DA assessment and processing
that details the following:

(i) staffing strength at the beginning of the quarter, staff departures
from the DA assessment area during the quarter, staff recruited
or added to the assessment area during the quarter, and staff
strength at the end of each quarter;

(ii) number of staff in each quarter on leave, including sick leave and
other categories of leave;

(iii) the average number of DAs processes by each assessor during
the quarter; and
(iv) the number of DAs waiting for processing at the beginning of the quarter, the number received during the quarter, the number processed during the quarter and the number outstanding at the end of the quarter; and

(e) that the report detailed above be provided commencing with the June quarter 2019. (Notice given 18 March 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

7 MR COE: To move—That this Assembly:

(1) notes:

(a) the tragic terrorist attack in Christchurch where 50 people have been killed and many more injured at a Mosque;

(b) the heinous crime undertaken by an extremist has caused tremendous hurt in New Zealand and around the world;

(c) all people should feel safe when practicing their faith;

(d) terrorism and violent extremism is not confined to any religion, country or ethnicity; and

(e) members of Canberra’s Muslim community feel threatened and are concerned about the safety of their mosques; and

(2) calls on the ACT Government to:

(a) ensure that all steps towards the elimination of violent extremism are being undertaken;

(b) work with the Muslim community and other faith groups to undertake risk assessments of places of worship in Canberra;

(c) commit to funding appropriate measures that deal with the identified risks; and

(d) ensure that the police have appropriate resources to investigate and respond to incidents and undertake preventative activities. (Notice given 18 March 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

8 MISS C BURCH: To move—That this Assembly:

(1) notes that:

(a) as of November 2018, the ACT Government is yet to release the 2019 bus timetable;

(b) without access to the proposed timetable, it is nearly impossible to ascertain the impact of the new network on commuters or for the community to provide genuine feedback in the consultation process;

(c) the ACT Government has also not given an indicative commencement date for the 2019 bus network and timetable;
(d) this uncertainty regarding the start date of the new network and timetable will cause inconvenience to students, parents and schools who need to make arrangements for the 2019 school year;

(e) given that 50 schools will have no dedicated school buses, this uncertainty will also disproportionately impact those who must solely rely on the new network to get to and from school; and

(f) there is strong dissatisfaction in the community regarding the ACT Government’s inaction on releasing the commencement date for the 2019 bus timetable and network; and

(2) calls on Minister Fitzharris to:

(a) explain the reasons why the 2019 bus timetable has yet to be released;

(b) explain why the Minister thinks it is appropriate to leave thousands of parents and students, as well as Canberra schools, in the dark regarding these changes, causing inconvenience and uncertainty going into the 2019 school year; and

(c) indicate a definitive commencement date in 2019 for the new network and timetable by 7 December 2018. (Notice given 26 November 2018. Notice will be removed from the Notice Paper unless called on this sitting week – standing order 125A).

9 MR PETTERSSON: To move—That this Assembly:

(1) notes:

(a) the tertiary education and research sector plays an integral role in the ACT’s economy;

(b) a recent study by Deloitte Access Economics found that the tertiary education (which for the purposes of the study included technical and further education (TAFE)) and research sector contributes $3.3 billion and 20 000 full-time equivalent jobs to the ACT economy which equates to approximately nine percent of the ACT economy and workforce;

(c) a critical part of this sector is the Vocational Education and Training (VET) system;

(d) a properly funded VET system is crucial to ensuring that Canberrans have the skills they need to participate in the labour market which in turn supports our growing city and economy;

(e) the ACT Government acted decisively and successfully negotiated an agreement with the Commonwealth under the National Partnership on the Skilling Australians Fund ensuring the Territory will receive approximately $20 million over the next four years, along with additional funding for specific projects that will help the ACT Government meet the needs of industry and increase the number of apprentices and trainees;
(f) since 2014-15, the ACT has lead the nation in arresting the decline and significantly increasing apprenticeship commencements, while nationally the numbers have continued to decline. In fact from 2015-16 to 2016-17, the ACT increased apprenticeship commencements by 47 percent;

(g) the Government has also proactively targeted and supported a number of key groups in our community to take up apprenticeships and traineeships, for example, recently announcing the recipients of the Mature Workers Grants Program and a second round of the Women in Trades Grant Program;

(h) the ACT Government’s commitment to supporting VET is demonstrated through the Government’s continued support of the Canberra Institute of Technology (CIT);

(i) through the Ninth Assembly Parliamentary Agreement the Government has committed to recognise that CIT should remain the primary provider of high-quality vocational training in the ACT, and to maintain the CIT under public ownership. The Government will continue to directly fund CIT to a minimum of 70 percent of total ACT Government funding for VET; and

(j) the ACT Government’s commitment to strong linkages and integration between the tertiary and VET sectors in the ACT to give students and industry the best access to holistic learning opportunities;

(2) notes the vital role CIT plays in providing vocational education in Canberra, including:

(a) educating and training over 13 000 people last year, with 4 210 program completions;

(b) providing 3 422 apprenticeship and traineeship courses;

(c) holding a 91 percent learner satisfaction rate and a 87 percent employer satisfaction rate; and

(d) ensuring 84 percent of all graduates employed after graduation, compared to the national average of 73 percent;

(3) notes attacks on the vocational education sector coming from Federal and State Liberal governments including:

(a) attempted privatisation of cross-border TAFE services;

(b) opening the funding system and giving billions to shonky providers who lured students in with free gifts and left them with massive debts; and

(c) the Liberal Party propensity to sell off anything and everything, even if it is nailed down; and

(4) calls on all Members of this Assembly to:
(a) support public vocational education and rule out privatisation of this essential institution; and

(b) sign a commitment to keep CIT in public hands. *(Notice given 26 November 2018. Notice will be removed from the Notice Paper unless called on this sitting week – standing order 125A).*

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

(1) notes:

(a) the need for stronger legislative whistle blower protections in the ACT;

(b) the current processes are complex, lengthy, and often require legal expertise to navigate;

(c) that integrity and confidence in public administration should be a high priority for the ACT Government;

(d) the need for a review of the effectiveness of the *Public Interest Disclosure Act 2012* has been repeatedly raised and agreed to during this Assembly;

(e) the Government agreed to Recommendation 78 of the Select Committee on an Independent Integrity Commission’s report tabled on 31 October 2017, *Inquiry into an Independent Integrity Commission*;

(f) Recommendation 78 of the *Inquiry into an Independent Integrity Commission* report states:

(i) the Committee recommends that the ACT Government appoint an independent person to conduct a statutory review of the *Public Interest Disclosure Act 2012* (the PID Act). The Review, amongst other things, should consider: (a) any potential conflict of interest (real or perceived) as it concerns decision makers and disclosure officers under the PID Act; (b) the findings of the Moss Review examining the operation of the Commonwealth *Public Interest Disclosure Act 2013* as it concerns the strengthening of that legislation to achieve the Act’s integrity and accountability aims; (c) the matters raised in submission No. 3 (as detailed in paragraph 3.162) to the Inquiry as it concerns the PID Act; (d) application of the PID Act to any future ACT Anti-Corruption and Integrity Commission (ACIC)—in particular, its articulation with any protected disclosure provisions that may apply to any informants providing assistance to the ACIC or anyone consequently at risk; and (e) the suitability of an ACT ACIC for the purposes of receiving disclosures pursuant to the PID Act;

(g) the Government agreed to Recommendation 54 of the Select Committee on an Independent Integrity Commission 2018’s report tabled on 31 October 2018, *Inquiry into the establishment of an integrity commission for the ACT* report; and
Recommendation 54 of the Inquiry into the establishment of an integrity commission for the ACT report states:

(i) the Committee recommends that the ACT Government establish a comprehensive review of the Public Interest Disclosure Act 2012 as soon as is possible with the aim of having changes implemented by 2020; and

(2) calls on the Government to:

(a) commence the review within 20 working days;

(b) present the review report and any proposed legislation no later than the first sitting day of August 2019;

(c) refer the review report and proposed legislation to an ACT Legislative Assembly committee for inquiry and report;

(d) provide sufficient resources and assistance to enable the ACT Legislative Assembly committee to complete their report by the last sitting day of September 2019; and

(e) present final legislation by the last sitting day of October 2019. (Notice given 11 February 2019. Notice will be removed from the Notice Paper unless called on within 2 sitting weeks – standing order 125A).

MRS DUNNE: To move—That this Assembly:

(1) notes:

(a) Recommendation 18 of the Interim Report of the Independent Review into the Workplace Culture within ACT Public Health Services (Review), which recommends the establishment of a “Cultural Review Oversight Committee”; and

(b) Recommendations 19 and 20 relate to an annual and independent external review, over three years, of the extent of implementation of the recommendations of the Review; and

(2) calls on the ACT Government, by 31 March 2019, to:

(a) establish a Cultural Review Oversight Committee, including:

(i) terms of reference that reflect the recommendations of the Review report; and

(ii) a requirement that the Committee provide a report on its activities and related outcomes to be published in the annual report of ACT Health; and

(b) appoint an independent chair to the Committee; and

(3) calls on the Minister for Health and Wellbeing to report to the Assembly on the establishment of the Committee and its operating brief by the first sitting day in April 2019. (Notice given 13 February 2019. Notice will be removed from the Notice Paper unless called on within 2 sitting weeks – standing order 125A).
Orders of the day—continued


3 CRIMES (CONSENT) AMENDMENT BIL 2018: (Ms Le Couteur) Agreement in principle—Resumption of debate (from 11 April 2018—Mr Ramsay).

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

5 DOMESTIC ANIMALS (DANGEROUS DOGS) LEGISLATION AMENDMENT BILL 2018: (Ms Lawder) Agreement in principle—Resumption of debate (from 24 October 2018—Mr Steel).

6 DRUGS OF DEPENDENCE (PERSONAL CANNABIS USE) AMENDMENT BILL 2018: (Mr Pettersson): Agreement in principle—Resumption of debate (from 20 February 2019—Mr Rattenbury). (Referred to the Standing Committee on Health, Ageing and Community Services on 20 February 2019.)

EXECUTIVE BUSINESS

Orders of the day

1 REVENUE LEGISLATION AMENDMENT BILL 2019: (Treasurer): Agreement in principle—Resumption of debate (from 14 February 2019—Mr Coe).

2 CONTROLLED SPORTS BILL 2018: (Minister for Sport and Recreation): Agreement in principle—Resumption of debate (from 29 November 2018—Mr Milligan).

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

4 FUELS RATIONING BILL 2018: (Minister for Climate Change and Sustainability): Agreement in principle—Resumption of debate (from 29 November 2018—Mr Hanson).

5 RETIREMENT VILLAGES LEGISLATION AMENDMENT BILL 2018: (Minister for Justice, Consumer Affairs and Road Safety): Agreement in principle—Resumption of debate (from 29 November 2018—Mr Parton).
**ELECTORAL AMENDMENT BILL 2018**: (Attorney-General): Detail stage—Clause 1—Resumption of debate *(from 12 February 2019—Mr Wall)*.

**FINANCIAL MANAGEMENT AMENDMENT BILL 2019**: (Treasurer): Agreement in principle—Resumption of debate *(from 19 March 2019—Mr Coe)*.

**MOTOR ACCIDENT INJURIES BILL 2019**: (Treasurer): Agreement in principle—Resumption of debate *(from 19 March 2019—Mr Coe)*.

**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.

**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.

**EDUCATION (SAFE AND SUPPORTIVE SCHOOLS ADVISORY COMMITTEE)—TERMS OF REFERENCE DETERMINATION—PAPER—MOTION TO TAKE NOTE OF PAPER**: Resumption of debate *(from 19 March 2019—Ms Lee)* on the motion of Mr Gentleman—That the Assembly take note of the paper.

**ASSEMBLY BUSINESS**

**Notice**

1 **MS J BURCH**: To move—that standing order 22, relating to leave of absence for Members be amended by adding the following words:

“Except that a Member who is pregnant shall be entitled, without a vote of the Assembly, to 18 weeks maternity leave of absence, and that leave shall commence at a time notified by the Member to the Speaker.” *(Notice given 18 March 2019. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).*
Orders of the day

*1 HEALTH, AGEING AND COMMUNITY SERVICES—STANDING COMMITTEE—REPORT 4—INQUIRY INTO THE IMPLEMENTATION, PERFORMANCE AND GOVERNANCE OF THE NATIONAL DISABILITY INSURANCE SCHEME IN THE ACT—GOVERNMENT RESPONSE—PAPER—MOTION TO TAKE NOTE OF PAPER:

Resumption of debate (from 19 March 2019—Ms Lee) on the motion of Mr Gentleman—That the Assembly take note of the paper. (Order of the day will be removed from the Notice Paper unless called on with 4 sitting week—standing order 152A.)

Last sitting day in March 2019

2 ADMINISTRATION AND PROCEDURE—STANDING COMMITTEE: Presentation of report on expanding the scope of the ACT Register of Lobbyists to cover in-house government relations staff, industry associations and project management liaison officers and companies, pursuant to order of the Assembly of 1 November 2018; amended 27 November 2018; amended 21 February 2019.

Last sitting day in March 2019

3 STANDING COMMITTEES: Presentation of report on annual and financial reports for the financial year 2017-2018 and calendar year reports for 2017, pursuant to order of the Assembly of 25 October 2018.

Last sitting day in March 2019

4 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; amended 2 August 2018 and 27 November 2018.

Last sitting day of April 2019

5 PUBLIC ACCOUNTS—STANDING COMMITTEE: Presentation of report on issues relating to commercial rates in Canberra, pursuant to order of the Assembly of 29 November 2018.

Last sitting day in May 2019

6 ADMINISTRATION AND PROCEDURE—STANDING COMMITTEE: Presentation of report on whether the protocols in place around the permissions for MLAs to visit or attend school events constitute an impediment to the Members performing their function as MLAs and in complying with the Code of Conduct for all Members of the Legislative Assembly, pursuant to order of the Assembly of 14 February 2019.
6 June 2019

7 ENVIRONMENT AND TRANSPORT AND CITY SERVICES—STANDING COMMITTEE: Presentation of report on a new Territory Coat of Arms, pursuant to order of the Assembly of 29 November 2018.

6 June 2019

8 HEALTH, AGEING AND COMMUNITY SERVICES—STANDING COMMITTEE: Presentation of report on inquiry into the Drugs of Dependence (Personal Cannabis Use) Amendment Bill 2018 pursuant to order of the Assembly of 20 February 2019.

Last sitting day in June 2019

9 FUEL PRICING—SELECT COMMITTEE: Presentation of report on fuel prices in the ACT, pursuant to order of the Assembly of 14 February 2019.

30 July 2019


Last sitting week in 2019

11 ECONOMIC DEVELOPMENT AND TOURISM—STANDING COMMITTEE: Presentation of report on drone delivery systems in the ACT, pursuant to order of the Assembly of 1 November 2018.

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CROSSBENCH EXECUTIVE MEMBERS’ BUSINESS

There are no notices or orders of the day
QUESTIONS ON NOTICE

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

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

Unanswered questions

2117, 2122, 2123, 2125-2130, 2133-2136, 2138-2140, 2148, 2157, 2159, 2280-2283, 2293, 2294, 2297-2299, 2301, 2303-2307, 2309-2315, 2317-2320, 2324, 2325, 2327-2329, 2331, 2333, 2337-2340, 2342, 2343, 2345.

T Duncan
Clerk of the Legislative Assembly

GOVERNMENT TO RESPOND TO PETITIONS

(in accordance with standing order 100)

14 May 2019

Motorcycle parking in Forrest—Minister for Planning and Land Management—Petition lodged by Ms Cody (Pet 22-18).

Direct alignment of Light Rail stage 2—Minister for Transport—Petition lodged by Ms Le Couteur (Pet 13-18).

Support for Canberra Sexual Health Centre—Minister for Health and Wellbeing—Petition lodged by Ms J Burch (Pet 2-19).

15 May 2019

Direct alignment of Light Rail stage 2—Minister for Transport—Petition lodged by Ms Le Couteur (Pet 3-19).
School bus services between Fairburn and Campbell schools—Minister for Transport—Petition lodged by Ms Lee (Pet 4-19).

18 June 2019

Tree replanting program—Minister for City Services—Petition lodged by Ms Le Couteur (Pet 1-19 and Pet 7-19).

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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 and 20 September 2018): Mr Hanson (Chair), Ms Orr, Mr Pettersson.

EDUCATION, EMPLOYMENT AND YOUTH AFFAIRS—STANDING COMMITTEE: (Formed 13 December 2016; amended 20 September 2018): Mr Pettersson (Chair), Mrs Kikkert, Ms Lee.

ENVIRONMENT AND TRANSPORT AND CITY SERVICES—STANDING COMMITTEE: (Formed 13 December 2016; amended 20 September 2018): Ms Orr (Chair), Miss C Burch, Mr Milligan.

HEALTH, AGEING AND COMMUNITY SERVICES—STANDING COMMITTEE: (Formed 13 December 2016; amended 20 September 2018): Ms Cody (Chair), Mrs Dunne, Ms Le Couteur.

INTEGRITY COMMISSION—STANDING COMMITTEE: (Formed 29 November 2018): Ms Lee (Chair), Ms Cheyne, Ms Le Couteur.

JUSTICE AND COMMUNITY SAFETY—STANDING COMMITTEE: (Formed 13 December 2016; amended 20 September 2018): Mrs Jones (Chair), Ms Cody, Mr Pettersson.
PLANNING AND URBAN RENEWAL—STANDING COMMITTEE: *(Formed 13 December 2016; amended 20 September 2018)*: Ms Le Couteur (Chair), Ms Orr, Mr Parton.

PUBLIC ACCOUNTS: *(Formed 13 December 2016; amended 26 October 2017 and 20 September 2018)*: Mrs Dunne (Chair), Ms Cheyne, Ms Cody, Ms Lawder.

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 2019-2020—SELECT COMMITTEE: *(Formed 21 February 2019)*: Miss C Burch (Chair), Ms Cody, Mrs Jones, Ms Le Couteur, Mr Pettersson.

FUEL PRICING—SELECT COMMITTEE: *(Formed 14 February 2019)*: Ms Cheyne (Chair), Mr Parton, 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)*

ESTIMATES 2018-2019—SELECT COMMITTEE: *(Formed 22 March 2018)*: Mr Wall (Chair), Ms Cheyne, Ms Le Couteur, Ms Lee, Ms Orr. *(Presented 31 July 2018)*

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)*

INDEPENDENT INTEGRITY COMMISSION 2018—SELECT COMMITTEE: *(Formed 6 June 2018)*: Mr Rattenbury (Chair), Ms Cody, Mrs Dunne, Ms Lee, Mr Steel. *(Presented 31 October 2018)*

PRIVILEGES 2018—SELECT COMMITTEE: *(Formed 12 April 2018)*: Mr Rattenbury (Chair), Ms Cheyne, Mr Wall. *(Presented 31 July 2018)*

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