EXECUTIVE BUSINESS

Orders of the day


5. WORK HEALTH AND SAFETY LEGISLATION AMENDMENT BILL 2017: (Minister for Workplace Safety and Industrial Relations): Agreement in principle—Resumption of debate (from 30 November 2017—Mr Wall).

* Notifications to which an asterisk (*) is prefixed appear for the first time
6 EDUCATION AMENDMENT BILL 2017: (Minister for Education and Early Childhood Development): Agreement in principle—Resumption of debate (from 26 October 2017—Mr Wall).


*9 PLANNING AND DEVELOPMENT (LEASE VARIATION CHARGE DEFERRED PAYMENT SCHEME) AMENDMENT BILL 2018: (Treasurer): Agreement in principle—Resumption of debate (from 15 February 2018—Mr Coe).

*10 WORKPLACE LEGISLATION AMENDMENT BILL 2018: (Minister for Workplace Safety and Industrial Relations): Agreement in principle—Resumption of debate (from 15 February 2018—Mr Wall).

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.

13 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 PETTERSSON: To move—That this Assembly:

(1) notes the recent economic data highlighting the strong performance of the ACT economy, including:

(a) over 10 000 new jobs being created in 2017, with 80 percent of these new jobs being full-time;
(b) trend unemployment for the ACT falling to 3.7 percent in December 2017 – the lowest of any State or Territory;

(c) the Territory’s population expanding by almost 7 000 people over the past 12 months, on top of the fastest population growth in the country between the 2011 and 2016 census counts;

(d) strong increases in dwelling unit commencements and dwellings financed, with commencements rising 101.2 percent in the year to September 2017 and dwellings financed by owner-occupiers increasing by 26.9 percent in the year to November 2017; and

(e) first home buyers representing 21 percent of total housing loans taken out in November 2017, which is seven percentage points higher than its proportion a year earlier;

(2) further notes the economic data indicating the increased diversification of the ACT economy, including:

(a) strong private sector job growth, as indicated by the 24 percent annual increase in private sector job vacancies as of November 2017, well above the national-average of 17.2 percent;

(b) ACT’s service exports increasing to $1.9 billion for the financial year 2016-17, with education seeing the highest growth of 24.4 percent, the strongest growth rate of any State or Territory; and

(c) the significant increases in tourism activity, with international visitor expenditure growing by 27 percent to $547 million and domestic visitor expenditure increasing to $1.9 billion; and

(3) calls on this Assembly to support Canberra’s diverse growth industries. *(Notice given 12 February 2018. Notice will be removed from the Notice Paper unless called on within 3 sitting weeks—standing order 125A).*

**MRS JONES:** To move—That this Assembly:

(1) notes:

(a) the ACT Ambulance Service (ACTAS) is made up of hardworking men and women who dedicate themselves to serving the ACT community;

(b) after working a 10-hour day shift or 14-hour night shift, these men and women regularly work overtime to fill shortages in the emergency ambulance system;

(c) 35 923 hours of overtime were worked by ACTAS qualified ambulance officers in 2016-17;

(d) 35 923 hours of overtime is equivalent to 98 hours and 25 minutes of overtime worked each and every day; and

(e) despite requiring 35 923 hours of overtime from ACTAS ambulance officers, the ACT Government failed to meet minimum crewing levels for 41.5 percent of all emergency ambulance shifts in 2016-17; and
(2) calls on the Government to:
(a) provide an exhaustive list of reasons for the amount of overtime worked in 2016-17;
(b) explain why ACTAS emergency ambulance shifts fell below the minimum crewing level for 41.5 percent of all shifts, despite 35,923 hours of overtime being worked; and
(c) report back to the Assembly by the last sitting of March 2018. (Notice given 19 February 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

*MRS JONES: To move—That this Assembly:
(1) notes that:
(a) on 16 December 2017 staff at the Alexander Maconochie Centre (AMC) mistakenly released an inmate who was supposed to remain in custody on a further remand warrant;
(b) the inmate remained in the community for approximately three days, leaving the public at risk;
(c) the Minister for Corrections stated on 20 December 2017 that “we need to look at our systems now to look at why this happened and to make sure that corrective measures are put in place”;
(d) the Shadow Minister for Corrections wrote to the Chief Minister on 21 December 2017, outlining the recent failings in corrections, including:
   (i) the death of two inmates while in custody;
   (ii) three inmates escaping from The Canberra Hospital while receiving treatment;
   (iii) two inmates escaping from the AMC using building materials;
   (iv) the severe bashing of two Indigenous inmates; and
   (v) reports of a forensic investigation into the AMC Detainee Trust Fund;
(e) the Shadow Minister also sought the Chief Minister’s advice as to whether the Minister for Corrections was an appropriate fit for the role and if he had confidence in the Minister’s capacity;
(f) the Chief Minister responded on 15 January 2018 stating “I do not agree with your characterisation of events in this portfolio or your assessment of the Minister”; and
(g) the Chief Minister did not advise whether the Minister for Corrections was an appropriate fit for the role, nor if he has confidence in the Minister;
(2) calls on the Chief Minister to advise if the Minister for Corrections is an appropriate fit for the role and if the Chief Minister has full confidence in the Minister; and

(3) calls on the Minister for Corrections to:

(a) advise the Assembly of the disciplinary or other actions taken in redress against staff members involved in the mistaken release; and

(b) conduct a review into the cause of this incident and determine:

(i) whether the current policies and procedures of the AMC adequately protect inmates, ACT Corrective Services staff and the wider Canberra community;

(ii) the underlying governance failings that allowed such a grave error to occur;

(iii) established recommendations for improving the policies, procedures and governance of the AMC; and

(iv) report back to the Assembly by the last sitting in March 2018. *(Notice given 19 February 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).*

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

(1) notes:

(a) that every Canberra worker has the right to be paid properly, treated fairly and return home from work safe each day;

(b) local and national instances of employers:

(i) failing to meet their legal industrial relations and employment obligations;

(ii) entering into sham contracting arrangements;

(iii) exploiting visa workers; and

(iv) avoiding workers compensation and taxation obligations;

(c) the value of ACT Government procurement of goods, services and works in 2016-17 was approximately $1.8 billion; and

(d) the success of the ACT Government’s local procurement policies, including in relation to major projects such as light rail;

(2) affirms the ACT Government’s commitment to using its purchasing power to deliver better outcomes for Canberra workers and local businesses;

(3) further notes that the ACT Government is currently undertaking public consultation on a package of measures that will:

(a) streamline existing procurement requirements;
(b) create clear requirements that businesses tendering for government work treat workers fairly and uphold their workplace rights and safety;

(c) enhance compliance and enforcement measures, through a new unit within government; and

(d) provide a clear, transparent process for resolving issues that arise with respect to ACT Government contracts; and

(4) calls on the ACT Government to implement legislation and other measures to ensure that government procurement delivers high ethical and labour standards, as a matter of priority. (Notice given 16 February 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

*MRS KIKKERT: To move—That this Assembly:

(1) notes that:

(a) the intersection of Tillyard and Ginninderra Drives was the site of 110 car crashes between 2003 and 2016 inclusive;

(b) 32 of these crashes, or 29 percent, involved personal injury;

(c) nine or more car crashes occurred at this intersection in 2017, with at least two injury crashes, and at least three more have occurred so far in 2018, with at least one injury crash;

(d) the ACT Black Spot Consultative Panel in 2010 identified this intersection as a site with a demonstrated serious crash rate and consequently sought Commonwealth Black Spot funding in an attempt to improve it; and

(e) Transport Canberra and City Services currently identifies this intersection as one of the ten most dangerous in the Territory, “where road conditions are considered to be a contributing factor”;

(2) further notes that:

(a) although Commonwealth Black Spot Program-funded improvements were made to the intersection of Tillyard and Ginninderra Drives in 2011, the five-year rate of all crashes actually increased 35 percent afterwards, 46 in 2012-16 versus 34 in 2006-10;

(b) at the same time, the five-year rate of injury crashes increased 243 percent, 17 in 2012-16 versus seven in 2006-10;

(c) despite being classed by the ACT Government as a major collector road, with an “indicative traffic volume [of] 3 000-6 000 vehicles per day”, the actual average daily traffic volume for the southern most segment of Tillyard Drive as measured in August 2016 was 9 362 vehicles per day, or 56 percent above classification;
(d) the recently completed Residential Street Improvement Program study for Tillyard Drive, despite excluding the intersection with Ginninderra Drive, states that “traffic concerns at this intersection and at the [nearby] Tillyard Drive/Lhotsky Street intersection have been highlighted as significant” and urged that they be considered in future capital works programs;

(e) Roads ACT has indicated that both community sentiment and technical analysis have identified the intersection of Tillyard and Ginninderra Drives and the nearby intersection of Tillyard Drive and Lhotsky Street as requiring significant safety improvements;

(f) one year ago, a petition was tabled in this Assembly, signed by 1,329 Canberra residents, calling upon the ACT Government to install traffic lights at the intersection of Tillyard and Ginninderra Drives; and

(g) in response to this petition, a detailed study of the intersection of Tillyard and Ginninderra Drives has been completed, and this study recommends the installation of traffic lights; and

(3) calls on the Government to:

(a) table by the close of business today the completed study of the intersection of Tillyard and Ginninderra Drives;

(b) assure the residents of West Belconnen and the rest of the ACT that the traffic safety measures recommended in this feasibility study will be completely funded in the 2018–19 budget; and

(c) provide a specific date by which these traffic safety measures will be implemented. (Notice given 19 February 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks – standing order 125A).

6 MR WALL: To move—That this Assembly:

(1) notes the:

(a) ACT Government’s trial of green bins in Weston Creek and Kambah;

(b) ACT Government’s intent to deliver a green waste collection program across the ACT;

(c) next phase of the rollout of this service to Tuggeranong and Belconnen;

(d) successful green waste collection industry that exists in the ACT;

(e) majority of green waste collection businesses in the ACT are owner operated;

(f) significant impact the Government’s trial has had on these businesses operating in the trial area; and

(g) impact that a full rollout of a Government green waste collection service will have on operators across the ACT; and
(2) calls on the ACT Government to:

(a) outline why existing operators in the green waste collection industry are not suitable for operating a collection service on behalf of the ACT Government;

(b) develop an industry assistance package that includes, but is not limited to:

(i) financial compensation for loss of goodwill;

(ii) training and re-skilling options for employers and employees;

(iii) counselling; and

(iv) investment grants to diversify businesses; and

(c) report back to the Assembly by the end of the February 2018 sitting period on the rollout of the assistance package noted in part (2).

(Notice given 27 November 2017. Notice will be removed from the Notice Paper unless called on within 2 sitting weeks—standing order 125A).

Orders of the day

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

2 **CRIMES (INVASION OF PRIVACY) AMENDMENT BILL 2017**: (Ms Le Couteur) Agreement in principle—Resumption of debate (from 2 August 2017—Mr Ramsay).

3 **LANDS ACQUISITION (REPORTING REQUIREMENTS) AMENDMENT BILL 2018**: (Mr Coe) Agreement in principle—Resumption of debate (from 14 February 2018—Mr Barr).

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**ASSEMBLY BUSINESS**

Notice

*1** **MR COE**: To move—That:

(1) this Assembly refers to the Standing Committee on Justice and Community Safety for inquiry and report by the last sitting day in April 2018, the process for conducting the Citizens’ Jury on Compulsory Third Party (CTP) insurance, including:
(a) how the subject was determined;
(b) procurement of the facilitators;
(c) selection of jurors;
(d) information provided; and
(e) any other relevant matter; and

(2) the inquiry should hold public hearings and explore the effectiveness of citizens’ juries, what lessons can be learned from conducting the CTP jury and whether the process adhered to best practice. *(Notice given 19 February 2018. Notice will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 125A).*

Orders of the day

*1 ESTIMATES 2018-2019—SELECT COMMITTEE—PROPOSED ESTABLISHMENT:*

Resumption of debate *(from 15 February 2018—Ms Cheyne)* on the motion of Mr Wall—That:

(1) a Select Committee on Estimates 2018-2019 be appointed to examine the expenditure proposals contained in the Appropriation Bill 2018-2019, the Appropriation (Office of the Legislative Assembly) Bill 2018-2019 and any revenue estimates proposed by the Government in the 2018-2019 Budget and prepare a report to the Assembly;

(2) the Committee be composed of:
   (a) two Members to be nominated by the Government;
   (b) two Members to be nominated by the Opposition; and
   (c) one Member to be nominated by the Greens; and
to be notified in writing to the Speaker by 12.15 pm today;

(3) an Opposition Member shall be elected chair of the Committee by the Committee;

(4) funds be provided by the Assembly to permit the engagement of external expertise to work with the Committee to facilitate the analysis of the Budget and the preparation of the report of the Committee;

(5) the Committee is to report by Tuesday, 31 July 2018;

(6) if the Assembly is not sitting when the Committee has completed its inquiry, the Committee may send its report to the Speaker or, in the absence of the Speaker, to the Deputy Speaker, who is authorised to give directions for its printing, publishing and circulation; and

(7) the foregoing provisions of this resolution, so far as they are inconsistent with the standing orders, have effect notwithstanding anything contained in the standing orders.
No 46—20 February 2018

*2 ADMINISTRATION AND PROCEDURE—STANDING COMMITTEE—REPORT 5—REVIEW OF CONTINUING RESOLUTION 9—SENATOR FOR THE AUSTRALIAN CAPITAL TERRITORY—PROCEDURES FOR ELECTION—MOTION THAT REPORT BE NOTED: Resumption of debate (from 15 February 2018—Mr Wall) on the motion of Mr Rattenbury—That the report be noted. (Order of the day will be removed from the Notice Paper unless called on within 4 sitting weeks—standing order 152A.)

22 February 2018

*3 ADMINISTRATION AND PROCEDURE—STANDING COMMITTEE: Presentation of report into the establishment of an Estimates Committee for this year, but also to inquire into any other matter pertaining to the conduct of Estimates in the Assembly going forward, pursuant to order of the Assembly of 15 February 2018.

Last sitting day in March 2018


Last sitting day in May 2018

*5 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.

September 2018

6 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 2018

7 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

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

876-892, 894-914, 917-921, 923-925, 927-929, 931, 932, 934-936.

Redirected questions

(30 days expires 18 March 2018)

893 MS LEE: To ask the Minister for Transport and City Services—

(1) In how many and what suburbs in the ACT is the elm leaf beetle present.

(2) What percentage of elm trees in those suburbs are affected.

(3) In what suburbs is the elm leaf beetle a significant threat.

(4) What management plans does the Government have for control of the elm leaf beetle.

(5) What strategies has the Government adopted to preserve those trees that are already affected.

(6) What is the current annual cost of these management plans.

(7) In respect to the trial that is currently in operation, (a) when did the trial start, (b) how is it funded, (c) what is the total cost of the trial, (d) what trees/regions are involved in the trial, (e) who is undertaking the work, (f) who is assessing the results, (g) what has the directorate learnt so far and (h) when will the results be available.

(8) Who is responsible for pest control on trees located on National Capital Authority land.
MS LE COUTEUR: To ask the Minister for the Regulatory Services—

(1) What is the current regulation of pesticide use in the ACT.

(2) What are the current obligations on the recording of use of pesticides and are these obligations the same for residents, businesses and government; if not, how do they differ.

(3) Does the ACT Government’s approach to pesticide regulation align with national or international best practice.

(4) Against what benchmarks does the ACT Government assess the efficacy of its management of pesticides.

(5) When was the last review of the ACT Government Insecticide Guidelines undertaken.

(6) What were the results of that review.

(7) How often are reviews of the Guidelines undertaken.

(8) Which ACT Government directorates, agencies or services use pesticides, which pesticides do they use and in what (a) quantity, (b) frequency and (c) location.

(9) Do any ACT Government service, agency or contractor use neonicotinoids or similar chemicals, linked to reductions of bee populations.

(10) What training is provided by the ACT Government to ACT Government employees on the use of and recording practices for pesticides.

(11) What training is required of commercial providers in the ACT in relation to the use of and recording practices for pesticides.

(12) Does the ACT Government have any plans to implement a plant procurement policy which would require suppliers to align with pesticides regulation in the ACT.

MS LE COUTEUR: To ask the Attorney-General—

(1) In relation to clubs collecting personal, private data by scanning drivers licences, what do clubs in the ACT need to collect in terms of identifying data in order to satisfy their legal or regulatory obligations.

(2) How long is this data retained.

(3) How secure are these systems.

(4) Does the ACT Government require a specific or minimum level of encryption or data protection to be in place before clubs can collect this data.

(5) What safeguards are in place to ensure private or identifying data (a) is not on-sold to commercial data services and (b) are not stored in vulnerable or compromised systems.
MS LE COUTEUR: To ask the Treasurer—
(1) Does the ACT Government offer concessions on vehicle registration renewals to people on low-incomes; if so, what is the eligibility criteria for those concessions; if not, did the ACT Government at any point offer those concessions and why did they discontinue those concessions.

(2) Do any other states or territories offer concessions on vehicle registration renewals for people with a Centrelink Low-Income Health Care Card.

(3) What concessions, subsidies or offsets are available for compulsory third party insurance, paid in conjunction with registration fees.

(4) Has the Government received any concerns or complaints that the cost of compulsory third party insurance remains a barrier for low-income individuals despite vehicle registration concessions.

(5) What actions has the Government taken to reduce the impact of compulsory third party insurance on low-income individuals.

MR COE: To ask the Minister for Justice, Consumer Affairs and Road Safety—
(1) What are the full terms of reference for the review into provisional driver licences in the Australian Capital Territory.

(2) What will be included in the review into provisional driver licences, including (a) which other jurisdictions will be examined, (b) criteria that the Australian Capital Territory and other jurisdictions will be measured against, (c) What sources of information will be relied upon and (d) any other relevant factors or key components of the review.

(3) Who will be conducting the review into provisional driver licences, if (a) an ACT Government body, identify the responsible body and (b) third-parties or external contractors will be involved in any capacity, outline (i) the nature of their involvement, (ii) the contract name, contract number, and value of any contracts undertaken, (iii) the method of procurement or selection for participation and (iv) any other relevant information regarding selection or participation.

(4) Will the review into provisional driver licences involve any public consultation; if so, (a) what form will the public consultation take, (b) how will it be advertised, (c) the length of the consultation period and (d) whether it will be run through the ACT Government or through an external entity, and if an external entity the supplier and the cost; if not, why not.

(5) When is the review into provisional driver licences scheduled to be completed.

(6) Will the results and findings of the review into provisional driver licences be made public; if so, where will they be published; if not, why not.
MR COE: To ask the Minister for Regulator Services—
(1) How many inspectors are employed by the Government for the purpose of enforcing the Smoke-Free Public Places Act 2003 (the Act).
(2) On average, how many inspectors are on duty in smoke-free public areas at any given time in the ACT and what enforcement powers do inspectors have to encourage compliance with the Act.
(3) How many people have been issued (a) cautions or warnings or (b) fines for smoking in smoke-free public areas.
(4) What is the value of fines issued to individuals who are found smoking or vaping within smoke-free public areas.
(5) How many complaints has the Government received from members of the public regarding individuals smoking or vaping within banned areas, how were these complaints made and what steps the Government has taken to address these complaints.
(6) What are the (a) Government’s plans to reduce or prevent individuals from smoking in public areas, (b) specific strategies these plans will employ, (c) costs of enforcing these plans and (d) specific target areas of these plans.

MS LEE: To ask the Minister for Transport and City Services —
(1) What specific requirements in the School Crossing Supervisor program are needed for a crossing to be deemed “located on road network adjacent to a school”.
(2) What is the minimum distance away from a school with a close proximity crossing, for a second school to be deemed to benefit from that crossing.
(3) What guidelines are followed when asserting whether a school benefits from a school crossing under the program and can the Minister provide a copy of these guidelines.

MS LEE: To ask the Minister for Regulatory Services—
(1) Under what arrangements does the YMCA occupy the building in Yarralumla Bay.
(2) What zoning and lease conditions apply to the building.
(3) Have there been any breaches of these conditions noted by the directorate.
(4) What penalties does the breach attract in the event of building owners being in breach of terms of the lease conditions.
(5) What advice, if any, has been provided to the building owners in respect of any breach.
What action does the government intend to take should these breaches not be rectified.

T Duncan
Clerk of the Legislative Assembly

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

27 February 2018
Rerouting of buses—Anketell Street to Cowlishaw Street, Tuggeranong—Minister for Transport and City Services—Petitions lodged by Mr Parton—(Pet 19-17 and 26-17).

1 March 2018
Lake Burley Griffin and surrounds—Heritage values—Minister for the Environment and Heritage—Petition lodged by Ms Lee (Pet 30-17).
Torrens shops—Upgrade of playground—Minister for Transport and City Services—Petition lodged by Mrs Jones (Pet 31-17).
Draft variation 344—Request for delay—Minister for Planning and Land Management—Petition lodged by Mr Steel (Pet 32-17).

14 May 2018
O’Malley—Proposed closure of public carpark—Minister for Planning and Land Management—Petition lodged by Mr Hanson (Pet 3-18).

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): 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): Mrs Jones (Chair), Ms Cody, Ms Lee, Mr Steel.

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

PUBLIC ACCOUNTS: (Formed 13 December 2016): 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.

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): Mr Rattenbury (Chair), Ms Cody, Mrs Jones, Ms Lee, Mr Steel. (Presented 31 October 2017)