

MARLON NOBLE

**92. Hon ALISON XAMON to the minister representing the Minister for Corrective Services:**

I refer to Mr Marlon Noble's conditions of release as stipulated by the Mentally Impaired Accused Review Board, which make no reference to Mr Noble requiring 24-hour-a-day supervision.

- (1) Has somebody within the department or in any organisation contracted by the department made the decision to interpret the MIARB conditions of release to mean that Mr Noble needs to be supervised 24 hours a day?
- (2) If yes to (1), who has made this decision?
- (3) If no to (1), why are Mr Noble and his advocates being told that this is now a requirement?
- (4) If yes to (1), what avenues are available to Mr Noble and his advocates to challenge this decision?
- (5) Please name which advocates are recognised as having the authority to speak on behalf of Mr Marlon Noble and to challenge this decision and any other decisions made by the Department of Corrective Services in regards to Mr Noble.

**Hon SIMON O'BRIEN replied:**

I thank the honourable member for some notice of this question.

- (1) The MIARB has made it very clear to the department that its conditions mean 24-hour supervision. Regional home care services are funded by the Disability Services Commission to provide 24/7 support to Mr Noble. This includes residential and community support. This proposal was included in the release plan submission to the MIARB prior to Mr Noble's release.
- (2)–(3) Not applicable.
- (4) Mr Noble or his advocates can apply to the MIARB.
- (5) There are no formally recognised advocates who have the authority to speak on behalf of Mr Noble.