

PROHIBITED BEHAVIOUR ORDERS ACT 2010 — REVIEW PROVISION

**162. Hon GIZ WATSON to the parliamentary secretary representing the Attorney General:**

I refer to the review provision contained in section 40 of the Prohibited Behaviour Orders Act 2010.

- (1) What data will be collected to assist with the statutory review of the act?
- (2) What arrangements are in place for collection of that data?
- (3) Pending the statutory review, will the data be monitored to identify any trends or issues?
- (4) If yes to (3) —
  - (a) how will this monitoring be conducted; and
  - (b) how frequently will this form of monitoring occur?

**Hon MICHAEL MISCHIN replied:**

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

- (1) The data collected will be the number of applications for a prohibited behaviour order; the number of applications to vary or cancel a prohibited behaviour order; the number of prohibited behaviour orders made by the courts; the number of breaches of a prohibited behaviour order; the constraint types and the frequency; the offence types that may result in a prohibited behaviour order; and, over time, the decrease in charge and number of offenders.
- (2) The data will be extracted from court business applications.
- (3) Yes.
- (4)
  - (a) It will be conducted via system reporting.
  - (b) It will be ongoing.