

WESTERN AUSTRALIA

LEGISLATIVE ASSEMBLY

NOTICES AND ORDERS OF THE DAY

No. 105

TUESDAY, 26 SEPTEMBER 2006, 2.00 p.m.

Prayers *

Petitions

Papers

Giving Notices of Motion

Brief Ministerial Statements *

Questions Without Notice * - approximately 2.00 p.m. each day

Matter of Public Interest - one per week on any day

Private Members' Business - 4.00 p.m. to 7.00 p.m. Wednesdays

Grievances - approximately 9.00 a.m. Thursdays

Private Members' Statements - 12.50 p.m. Thursdays

**Note: On days when the Assembly meets at 2.00 p.m. Brief Ministerial Statements and Questions Without Notice will follow immediately after Prayers.*

Memorandum: An electronic version of the Assembly's Questions on Notice booklet is available on the Parliament's Internet site at www.parliament.wa.gov.au.

GOVERNMENT BUSINESS - ORDERS OF THE DAY

1. **Shipping and Pilotage Amendment Bill 2006** (Minister for Planning and Infrastructure) (No. 154, 2r. - 17/8/06)

Second reading. Adjourned debate (Dr G.G. Jacobs).

2. **Criminal Law and Evidence Amendment Bill 2006** (Attorney General) (No. 145, 2r. - 22/6/06)

Second reading. Adjourned debate (Leader of the House).

3. ***Auditor General Bill 2006** (Treasurer) (No. 99, 2r. - 29/6/06)

Further consideration in detail - Schedule 1, on the amendment moved by the Treasurer.

4. ***Commissioner for Children and Young People Bill 2005** (Minister for Community Development) (No. 53, 2r. - 1/6/05)

Consideration in detail of Legislative Council message No. 106.

5. ***Retail Shops and Fair Trading Legislation Amendment Bill 2005** (Minister for Consumer Protection) (No. 98, 2r. - 9/11/05)

Consideration in detail of Legislative Council message No. 92.

6. **Biosecurity and Agriculture Management Bill 2006** (Parliamentary Secretary to the Minister for Agriculture and Food) (No. 118, 2r. - 31/8/06)

‡**Biosecurity and Agriculture Management (Repeal and Consequential Provisions) Bill 2006** (Parliamentary Secretary to the Minister for Agriculture and Food) (No. 117, 2r. - 31/8/06)

‡**Biosecurity and Agriculture Management Rates and Charges Bill 2006** (Parliamentary Secretary to the Minister for Agriculture and Food) (No. 119, 2r. - 31/8/06)

Second reading. Adjourned debate (Parliamentary Secretary representing the Minister for Agriculture and Food).

7. ***Acts Amendment (Advance Health Care Planning) Bill 2006** (Minister for Health) (No. 149, 2r. - 21/6/06)

Further consideration in detail - Clause 11, as amended, on the amendment moved by Mr M.P. Whitely.

8. **Premier's Statement**

Adjourned debate (Mr D.F. Barron-Sullivan - continuation of remarks) on the motion, That the statement be noted.

9. **Fish Resources Management Amendment Bill 2006** (Minister representing the Minister for Fisheries) (No. 148, 2r. - 21/6/06)

Second reading. Adjourned debate (Mr J.E. McGrath).

10. **Fines Legislation Amendment Bill 2006** (Attorney General) (No. 161, 2r. - 13/9/06)

Second reading. Adjourned debate (Mr T.R. Sprigg).

11. **Road Traffic Amendment (Drug Impaired Driving) Bill 2005** (Minister for Community Safety) (No. 101, 2r. - 9/11/05)

Second reading. Adjourned debate (Dr S.C. Thomas).

12. **Liquor and Gaming Legislation Amendment Bill 2006** (Minister for Racing and Gaming) (No. 166, 2r. - 20/9/06)

Second reading. Adjourned debate (Mr T.R. Sprigg).

13. **Industrial Training Amendment Bill 2006** (Minister representing the Minister for Education and Training) (No. 165, 2r. - 20/9/06)

Second reading. Adjourned debate (Mr T.R. Sprigg).

14. **Comments Made by the Member for Warren-Blackwood** (Moved - 20/9/05)

Adjourned debate (Mr D.A. Templeman) on the motion moved by the Leader of the House -

That this House calls on the Member for Warren-Blackwood to apologise unreservedly for his false and unsubstantiated claims in mounting a malicious attack on the RSPCA and its officers by way of a Grievance made on 13 May 2004.

PRIVATE MEMBERS' BUSINESS - NOTICES OF MOTION

1. **Infill Sewerage** (Notice given - 18/10/05, renewed - 11/5/06)

Mr P.D. Omodei: To move -

That -

- (a) this House calls on the State Government to increase funding for infill sewerage in Western Australia;
- (b) in setting priorities for an enhanced program the Government considers health issues, environment damage and the ability of Local Governments to expand residential development; and

- (c) community service obligation be maintained to allow the infill sewerage program to be extended.

2. Corruption and Crime Commission and Failed Contempt Application (Notice given - 8/11/05, renewed - 18/5/06)

Ms S.E. Walker: To move -

That this House calls on the Government to -

- (a) enquire and report on the circumstances regarding the Corruption and Crime Commission's failed contempt application against organised crime associates Marco Sorani and Hasaneen Mosa Issa Aboudi; and
- (b) advise what measures will be taken to bring them to justice and to ensure such an outcome does not occur again.

3. Whitby Falls Hostel (Notice given - 8/11/05, renewed - 18/5/06)

Mr A.J. Simpson: To move -

That this House supports the member for Bassendean in his condemnation of the Gallop Government for its lack of action with regard to the Whitby Falls Hostel. Further, this House joins with the member for Bassendean to call for the Health Minister to be honest about the future of mental health facilities at Whitby Falls.

4. Perimeter Road, Margaret River and Bridgetown Bypass (Notice given - 8/3/06, renewed 29/6/06)

Mr P.D. Omodei: To move -

That this House calls on the Government to give priority to the immediate construction of the Perimeter Road in Margaret River and the Bridgetown Bypass.

5. Manjimup Police Station (Notice given - 8/3/06, renewed 29/6/06)

Mr P.D. Omodei: To move -

That this House calls on the Government to -

- (a) place the Manjimup Police Station on the 'urgent construction program' or implement a Private/Public Partnership;
- (b) bring forward the redevelopment of the Margaret River Police Station; and
- (c) bring forward the redevelopment of the Bridgetown Police Station.

6. Improved Access to the Parliamentary Process (Notice given - 31/5/06)

Mr A.J. Simpson: To move -

That in an effort to improve access to the Parliamentary process, especially for people in regional Western Australia who will soon have much less direct access to their local Member of Parliament as a result of Labor's One Vote One Value Legislation, the Legislative Assembly requires the Procedure and Privileges Committee to -

- (a) investigate the feasibility of using electronic devices or systems (including but not limited to Short Message Services (SMS), email and telephone recordings) as acceptable forms of presenting petitions to the Western Australian Legislative Assembly;
- (b) review the use of E-Petitions by other Parliaments both within Australia and overseas;
- (c) make recommendation for changes to the procedures and the Standing Orders of the Legislative Assembly; and
- (d) report to the Legislative Assembly on or before 1 November 2006.

7. Childcare Services in Regional Western Australia (Notice given - 27/6/06)

Mr T.K. Waldron: To move -

That this House calls on the State Government to take immediate steps to address the appalling state of childcare services in regional Western Australia, particularly in relation to –

- (a) the shortage of suitable childcare services in regional areas of Western Australia;
- (b) the problems caused by the introduction of unworkable regulations governing the operation of childcare centres in country areas; and
- (c) the need for a more flexible model for childcare arrangements in regional Western Australia, while still providing for the safety and well-being of all children in care.

8. Support to Build Educational Campuses in Kununurra and the Kimberley (Notice given - 28/6/06)

Mr G.A. Woodhams: To move -

That this House supports –

- (a) the building of a campus of the WA College of Agriculture at Kununurra; and
- (b) the creation and development of a Christian Aboriginal Parent directed school in the Kimberley.

9. The Auditor-General's Funding Requests (Notice given - 28/6/06)

Mr M.W. Trenorden: To move -

That this House –

- (a) recognises the value of the work of the Auditor-General, despite Cabinet's refusal to provide increased funding in 2006-2007 (for early reporting and labour market factors) and therefore putting the accounting process at risk;
- (b) calls on the State Government to table the Auditor-General's funding requests for the last three years; and
- (c) refers this matter to the Public Accounts Committee and requests that the Committee interview the Auditor-General's office as to the requirements of these unfunded submissions.

10. Sunset Site Class A Reserve No. 1667 (Notice given - 15/8/06)

Ms S.E. Walker: To move -

That the Government moves immediately to amend the *Botanic Gardens and Parks Authority Act 1998* to ensure that the Authority takes immediate control of the Sunset Site Class A Reserve No. 1667 to prevent its further deterioration and waste of taxpayers' funds and restore it to the recreational amenity envisioned by the State's first Premier, Sir John Forrest.

11. Regional Investment Fund (Notice given - 22/8/06)

Mr B.J. Grylls: To move -

That this House calls on the Labor Government to establish a Regional Infrastructure Fund with the equivalent of 25 percent of all mining and petroleum royalties paid to the State Government quarantined in the Fund for expenditure on regional infrastructure projects, and in particular, to acknowledge –

- (a) regional Western Australia is largely recognised as the engine room of the State's economy. Combined, the State's resources, fishing and agricultural industries currently produce over \$45 billion of product, account for over 90 percent of all State exports and almost 25 percent of Gross State Product;
- (b) if the State wishes to enjoy continued economic prosperity, we must be prepared to invest more heavily in regional infrastructure;

- (c) that the funds to be quarantined for investment in regional infrastructure should be over and above current capital and recurrent expenditure in regional Western Australia;
- (d) the funds would be held in an accumulating investment fund, but not exceeding a total unallocated core balance of \$1 billion;
- (e) the quarantining of the equivalent of 25 percent of royalty payments for investment in the regions should not impact on the level of royalty payments negotiated between resource companies and the State,

and calls on the State Government to establish this fund for commencement in the 2007/08 Budget.

12. Royal Commission into the Department for Community Development (Notice given - 29/8/06)

Mr P.D. Omodei: To move -

- (1) That a Royal Commission be appointed to inquire into and report on the Department for Community Development from 1 January 2000 in its administration of its empowering legislation in discharging its duty to protect the children of Western Australia from actual or perceived risk to their welfare.
- (2) The Royal Commission is to –
 - (a) examine and report on the –
 - (i) policies;
 - (ii) procedures; and
 - (iii) actions
 of the Department or any other persons or relevant agency that have been or should have been formulated and implemented to provide for the protection and welfare of children at risk in Western Australia;
 - (b) inquire into and report on whether there has been any –
 - (i) corrupt;
 - (ii) criminal;
 - (iii) negligent; or
 - (iv) improper conduct
 by any officer of the Department or any other person in the administration of the legislation, policies and/or the procedures of the Department;
 - (c) inquire into and report on the effectiveness of existing legislation, policies and procedures that are intended to provide for the protection of children at actual or perceived risk. This shall include, but not be limited to, inter-department and agency co-operation, and shall include the legislation, policies and procedures of other departments and agencies as considered appropriate; and
 - (d) inquire into and report on whether changes to the laws of the State, the policies and procedures of the Department and any other departments or agencies are desirable to provide for the more effectual protection of children at actual or perceived risk.
- (3) In carrying out the Terms of Reference, the Royal Commission is to do all things and exercise all powers that a Royal Commission may do and exercise under the *Royal Commissions Act 1968*.
- (4) Section 18 of the *Royal Commission Act 1968* shall apply.
- (5) The Royal Commission is to report by 31 December 2007 and make any recommendations it considers appropriate.

13. South West Yarragadee Aquifer (Notice given - 29/8/06)

Mr D.T. Redman: To move -

That this House –

- (a) recognises the social and environmental value, and regional use, of the South West Yarragadee aquifer;
- (b) acknowledges the vehement opposition by shire councils and residents in the State's south to the Water Corporation's plan to draw 45 gegalitres for piping to the metropolitan area; and
- (c) calls on the Water Corporation to abandon its plans to draw 45 gegalitres of water to supply Perth's water needs.

14. Select Committee on the Prosecution of Assaults and Sexual Offences (Notice given - 29/8/06)

Mr R.F. Johnson: To move -

- (1) That a Select Committee be established to inquire into and report on decisions made in the past 5 years by the Director of Public Prosecutions (DPP) not to proceed with prosecutions in cases which involve charges in relation to assaults or sexual offences, and in particular to –
 - (a) investigate the reasons for prosecutions not proceeding;
 - (b) review the extent to which the information and evidence provided to the DPP was perceived by the DPP to be prejudicial to the prosecution or otherwise inadequate;
 - (c) review guidelines for determining which cases presented to the DPP should not go to trial;
 - (d) identify the extent to which the public interest is a factor in decisions by the DPP not to proceed with a prosecution, and how that public interest is determined;
 - (e) review how the age of the alleged victim affects such decisions;
 - (f) assess the adequacy of these and other criteria for making a decision not to prosecute; and
 - (g) determine how the relevant authorities have been informed of, and taken account of, feedback from the DPP about the adequacy of the information placed before him.
- (2) Neither the report from the committee nor the evidence released by the committee will specifically identify any individual who has not faced trial, directly as a result of the DPP's decisions not to prosecute, whether or not any such individual has been charged and is currently before the court on any criminal matter, but the committee may detail case background and circumstances of decisions made by the DPP.
- (3) The committee will ensure that if evidence is to be taken in public, witnesses undertake not to disclose the names of those individuals referred to in the preceding paragraph and will be advised that to breach such an undertaking will be regarded as a contempt of the House and dealt with accordingly.
- (4) The committee will report to the Legislative Assembly by 29 March 2007.
- (5) The committee will consist of the member for Churchlands, the member for Cottesloe, the mover, and two members nominated to the Speaker by the Leader of the House.

15. Review of the Western Australian Tourism Commission (Tourism WA) (Notice given - 29/8/06)

Ms K. Hodson-Thomas: To move -

That this House –

- (a) condemns the Minister for Tourism for –
 - (i) failure to recognise the crisis in the WA tourism industry;
 - (ii) neglecting and mismanaging the WA tourism industry;
 - (iii) failure to exercise any direction or leadership of her department; and
 - (iv) the continued underperformance of her department; and
- (b) calls on the Government to establish an independent review of the Western Australian Tourism Commission (Tourism WA) and the governing Act, including –
 - (i) the performance and productivity of Tourism WA;
 - (ii) the situation surrounding the damaging closure of offices across Asia, the extent of the damage, and who, if anyone, was held accountable for this decision;
 - (iii) the true extent of the current tourism slump;
 - (iv) how many tourism operations have gone out of business under the Labor Government;
 - (v) why the major Labor tourism marketing strategy, Pathways Forward: Strategic Plan 2003-2008 has so far been a shocking failure;
 - (vi) accountability of Tourism WA and the ineffectiveness of existing KPI's;
 - (vii) the function of Tourism WA; and
 - (viii) the continued loss of national tourism market share.

16. Plight of the Sri Lankan Tamil Community (Notice given - 13/9/06)

Mr T.R. Sprigg: To move -

That this House –

- (a) recognises the plight of the Sri Lankan Tamil community living in the north and east of the country;
- (b) condemns the Sri Lankan Government for the killing of innocent civilians in an attempt to suppress the Tamil ethnic minority; and
- (c) supports the Norwegian Government's peace efforts so that the Tamil people can live with dignity and in peace.

17. Contamination of Off-site Properties by the South Cardup Landfill Operation (Notice given - 13/9/06)

Mr A.J. Simpson: To move -

That this House calls on the Government to immediately investigate and report on repeated allegations that the south Cardup landfill operation is contaminating off-site properties.

18. Launch of the State of the World Population Report (Notice given - 19/9/06)

Mr J.N. Hyde: To move -

That this House -

- (a) recognises that -
 - (i) a report from the United Nations Population fund (UNFPA) State of the World Population 2006 - A Passage to Hope: Women and International Migration - was released on 6 September 2006; and

- (b) encourages -
 - (i) governments and multilateral institutions to establish, implement and enforce policies and measures that will protect migrant women from exploitation and abuse; and
 - (ii) all efforts that help reduce poverty, bring about gender equality and enhance development, thereby reducing the 'push' factors that compel many migrants, particularly women, to leave their own countries, and at the same time helping achieve a more orderly migration program.

19. Select Committee into the Use of Electrac and EMS Database Systems (Notice given - 21/9/06)

Dr J.M. Woollard: To move -

- (1) That this House establish a select committee to inquire into and report upon whether in the last 6 years -
 - (a) information made available from the Western Australian Electoral Commission, the Australian Electoral Commission or Federal Members of Parliament to the offices of Members of the Western Australian Legislative Assembly for use in the Electrac or EMS database systems has been shared;
 - (b) persons not employed by Members of Parliament have or have had access to that information and if so for what purpose;
 - (c) persons outside the Parliamentary system, including union officials, have been trained in the use of the facilities, and if so for what purpose;
 - (d) any other information gathered by such systems has been shared outside any member's office or become part of any national database for use of any political party or other group, whether for State or National elections or any other purpose;
 - (e) the use of this information contravenes general principles of privacy of information or improperly disseminates information given in confidence by constituents to Members of Parliament; and
 - (f) the extent to which the development and implementation of the database systems were publicly funded and whether the effect of that funding has been to unfairly discriminate between Members of Parliament on the basis of party affiliation.
- (2) For the purpose of this inquiry, the Assembly directs that any member requested by the committee to appear is required to attend and give evidence.

PRIVATE MEMBERS' BUSINESS - ORDERS OF THE DAY

1. Violent Crime Management in Western Australia (Moved - 27/4/05)

Adjourned debate (Dr G.G. Jacobs - continuation of remarks) on the amendment moved by Mr A.J. Simpson, To add after "Western Australia" the following –

“ and calls on the Labor Government to immediately repeal the two plant policy on marijuana which is sending the wrong message to young Western Australians often leading them into a lifetime of drug addiction and crime ”.

in the motion moved by Mr R.F. Johnson –

That this House condemns the Minister for Police and Emergency Services for her failure to manage violent crime in Western Australia.

2. Rally Australia (Moved - 4/5/05)

Adjourned debate (Minister for Tourism - continuation of remarks) on the motion moved by Mr R.F. Johnson -

That this House condemns the Labor Government on its decision to axe one of our most iconic events, namely Rally Australia, without consultation with the industry and thousands of rally enthusiasts.

3. Community Protection (Offender Reporting) Amendment Bill 2005 (Mr M.J. Birney) (No. 62, 2r. - 22/6/05)

Second reading. Adjourned debate (Dr G.G. Jacobs).

4. Auslink Agreement (Moved - 14/9/05)

Adjourned debate (Mr J.H.D. Day - continuation of remarks) on the motion moved by Mr M.J. Cowper -

That this House condemns the Minister for Planning and Infrastructure for failing to sign the Auslink Agreement, which would result in \$680 million of Federal funding for vital infrastructure needs in Western Australia.

5. Select Committee into Western Australia's Water Resources (Moved - 21/9/05)

Adjourned debate (Mr T.R. Buswell - continuation of remarks) on the motion moved by Mr P.D. Omodei -

- (1) That a select committee of the Legislative Assembly be appointed to inquire into and report on —
 - (a) the extent of surface and groundwater available for consumption and use in Western Australia;
 - (b) the Government's role in planning for the future given climate change predictions;
 - (c) the Government's role in planning for increased water demand;
 - (d) the failure of the Government to implement alternative water recycling and re-use programs;
 - (e) the failure of the Government to provide appropriate water supplies in high rainfall areas of Western Australia, such as Manjimup, Bridgetown and Boyup Brook;
 - (f) the ability to source additional water from Wellington Dam, particularly 45 gegalitres of saline water purged from the dam;
 - (g) the success of the Farm Water Grants Scheme and potential to expand the scheme further;
 - (h) catchment thinning as an option to increase stream flow into water reservoirs;
 - (i) research into innovative water conservation measures;
 - (j) the social, economic and environmental impacts on the South West as a result of using the Southern Yarragadee aquifer;
 - (k) the level of research undertaken in regard to the future regional water requirements of the South West, as it applies to the Southern Yarragadee; and
 - (l) any other matter which will provide appropriate water supplies for the State of Western Australia.
- (2) That the committee report to the Legislative Assembly by 30 June 2006.

6. Staffing and Funding Levels in Public Hospitals (Moved - 19/10/05)

Adjourned debate (Dr J.M. Woollard - continuation of remarks) on the motion moved by Dr K.D. Hames -

That this House calls on the Government to give urgent consideration to the crisis in staffing and funding levels in public hospitals across the State which is having a severe impact on the quality of patient care being provided.

7. Law and Order Issues (Moved - 23/11/05)

Adjourned debate (Minister for Police and Emergency Services - continuation of remarks) on the motion moved by Ms S.E. Walker -

That this House has lost confidence in the ability of the Gallop Government to properly manage and resource law and order issues in the State of Western Australia.

8. Inland Rural Communities Funding (Moved - 29/3/06)

Adjourned debate (Minister for Planning and Infrastructure - continuation of remarks) on the motion moved by Mr T.K. Waldron -

That the Premier immediately boost State Government funding to inland rural communities experiencing an upsurge in land and housing inquiry and to immediately provide increased funding for -

- (a) the small towns sewerage and infill sewerage;
- (b) regional headworks;
- (c) safety upgrades on dangerous country roads;
- (d) upgrade of community and recreational amenities;
- (e) implementation of inland town desalination projects; and
- (f) rural towns promotional campaigns.

9. Electricity Corporations Amendment Bill 2006 (Mr M.W. Trenorden) (No. 132, 2r. - 10/5/06)

Second reading. Adjourned debate (Mr M.P. Whitely).

10. Budget Allocation for Infrastructure in Regional Western Australia (Moved - 31/5/06)

Adjourned debate (Mr G.A. Woodhams - continuation of remarks) on the motion moved by Mr B.J. Grylls -

That this House condemns the Labor Government for its failure to recognise the infrastructure needs of Regional Western Australia in the 2006/07 Budget, given –

- (a) the majority of the State Government's record \$2 billion surplus has been generated courtesy of the booming regional-based resources sector – but there is evidence that the regional economies have not benefited from this activity; and
- (b) the Government has set aside \$1.3 billion (65 per cent) of the \$2 billion budget surplus to pay off the Perth to Mandurah rail project at the expense of much needed investment in Regional Western Australia,

and calls on the State Government to provide a significant funding boost to regional development in this State to fundamentally re-adjust the prospects for long-term sustainable growth in our regions.

11. *Road Traffic (Smoking in Motor Vehicles) Amendment Bill 2006 (Dr K.D. Hames) (No. 151, 1r. - 22/6/06)

To be read a second time.

12. Development of Biofuels Industry in Western Australia (Moved - 28/6/06)

Adjourned debate (Mr G. Snook - continuation of remarks) on the motion moved by Mr D.T. Redman -

That this House calls on the State Government to –

- (a) register its disappointment with the Federal Government regarding the passage of the Fuel Tax Bill 2006 through Federal Parliament, given the legislation's treatment of biofuels producers in particular;
- (b) acknowledge the need to provide certainty to the Western Australian biofuels industry to encourage its development; and
- (c) consider the introduction of other incentives for local biofuels producers to encourage regional biofuels production in Western Australia.

13. *Botanic Gardens and Parks Authority Amendment Bill 2006 (Ms S.E. Walker) (No. 157, 2r. - 23/8/06)

Second reading. Adjourned debate (Deputy Premier).

14. Review of the Road Safety System (Moved - 16/8/06)

Adjourned debate (Mr M.J. Cowper - continuation of remarks) on the amendment moved by the Minister for Police and Emergency Services, To delete all words after "House" and substitute the following –

“ acknowledges the public interest in and concern about the road toll. ”.

in the motion moved by Mr J.E. McGrath -

That this House –

- (a) acknowledges the public interest in and concern about the road toll;
- (b) notes that there has been a plethora of suggestions about how road safety concerns might be addressed, including –
 - (i) better road design;
 - (ii) more use of in-vehicle technologies to improve safety;
 - (iii) more and better driver education programmes;
 - (iv) severe curfew conditions on young drivers;
 - (v) 30km/h speed limits not just on local roads but, to quote the head of the Government's Office of Road Safety, "any road where there was a chance a car could hit a pedestrian";
 - (vi) 90km/h speed limits on most of the State's country roads, and a maximum limit on all the State's highways of 100km/h; and
 - (vii) generally higher fines and penalties,
 and notes that while some of these ideas have merit, others are impractical and ineffective and represent a level of desperation and lack of new ideas from the existing authorities;
- (c) notes community concerns about the funding arrangements for the Office of Road Safety, and particularly the obvious contradiction that funding from the Office comes from traffic fines and it must therefore emphasise this area in order to sustain its operations, notwithstanding that non-revenue options such as education, road and vehicle design have as much a role to play in the road safety arena as penalty provisions;
- (d) notes that the current road safety strategy for Western Australia, Arriving Safely: Road Safety Strategy for Western Australia 2003-2007, has almost run its course and a new strategy is needed;

- (e) calls on the Government to undertake a thorough and comprehensive review of the road safety system, to develop an integrated and evidence-based approach to road safety;
- (f) notes that the Opposition offers its full co-operation in terms of bipartisan involvement in this review and support for any worthwhile initiatives that arise from the review;
- (g) enables membership of the review committee to include the following: a chairperson, being a member of the community with some knowledge of road safety; a member of Government; a member of the Opposition; a representative of the Office of Road Safety; and a fifth member to be decided by the Minister; and
- (h) that the inquiry report to the Minister for Police and Emergency Services by 31 December 2007, and that the Minister present the report to the Legislative Assembly within three months of receiving the report, together with a report on what action, if any, is proposed to be taken by the Government with respect to the recommendations of the inquiry.

15. Uranium Mining Ban (Moved - 23/8/06)

Adjourned debate (Mrs J. Hughes - continuation of remarks) on the motion moved by Mr C.J. Barnett -

That this House calls on all Labor Members to support their federal leader, Hon. Kim Beazley MP, in his new approach to uranium mining in which he is quoted –

- (a) “I will seek a change to Labor Party’s platform to replace the no new mines policy with a new approach based on the world’s strongest export safeguards.” (Australian Labor Party Media Statement, 24 July 2006)
- (b) “The real issue is what we do with the uranium we mine, not how many places we mine it.” (*Sydney Morning Herald*, 25 July 2006)
- (c) “Banning new uranium mines would not limit the export of Australian uranium to the world, it would simply favour incumbent producers.” (*Sydney Morning Herald*, 25 July 2006)

16. Stamp Amendment (First Home Owner) Bill 2006 (Mr T.R. Buswell) (No. 156, 2r. - 30/8/06)

Second reading. Adjourned debate (Dr S.C. Thomas).

17. *Children and Community Services (Mandatory Reporting) Amendment Bill 2006 (Mr P.D. Omodei) (No. 162, 1r. - 31/8/06)

To be read a second time.

18. Development of Infrastructure to Allow Power Generation Out of Albany (Moved - 13/9/06)

Adjourned debate (Dr G.G. Jacobs - continuation of remarks) on the motion moved by Dr G.G. Jacobs -

That this Government develop infrastructure to allow power generation out of Albany to ‘power proof’ the Great Southern Region.

AWAITING GOVERNOR’S MESSAGE

1. Scrutiny of Government Publicity Bill 2005 (Mr M.J. Birney) (No. 64, 2r. - 29/6/05)

Second reading.

2. Police (Compensation for Injured Officers) Amendment Bill 2006 (Mr M.J. Cowper)
(No. 159, 2r. - 23/8/06)

Second reading.

COMMITTEES TO REPORT

Community Development and Justice Standing Committee – Inquiry into Fire and Emergency Services Legislation in Western Australia	–	19 October 2006
Public Accounts Committee – Inquiry into Local Government Accountability in Western Australia	–	28 September 2006
Procedure and Privileges Committee – Review of the <i>Members of Parliament (Financial Interests) Act 1992</i>	–	30 November 2006
Procedure and Privileges Committee – Review of Legislative Assembly's Committee System	–	29 March 2007
Procedure and Privileges Committee – E-Petitions and E-Parliament Feasibility Study	–	28 June 2007
Economics and Industry Standing Committee – Inquiry into the Role of the State Government in Developing and Promoting the Local Information Communications Technology (ICT) Industry		
Joint Standing Committee on the Corruption and Crime Commission – Inquiry into the Future Operation of Witness Protection Programmes in Western Australia		
Education and Health Standing Committee – Inquiry into Successful Initiatives in Remote Aboriginal Communities		

GOVERNMENT RESPONSES TO COMMITTEE RECOMMENDATIONS

<i>Committee</i>	<i>Minister to Respond</i>	<i>Date Due</i>
Education and Health Standing Committee – Swimming Pool Program in Remote Communities	Premier	22 September 2006
Joint Standing Committee on the Corruption and Crime Commission – Interim Report on Amendments to the <i>Corruption and Crime Commission Act 2003</i>	Attorney General	22 September 2006
Education and Health Standing Committee - Changes to the Post Compulsory Curriculum in Western Australia	Minister for Small Business representing Minister for Education and Training	29 September 2006
Procedure and Privileges Committee – Minor Change to the Standing Orders	Leader of the House	14 December 2006

REFERENCES TO COMMITTEES

<i>Committee</i>	<i>Reference</i>	<i>Date Due</i>
Community Development and Justice Standing Committee	Natural Disaster Relief Assistance	29 December 2006

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- * Denotes amendments appear in the Notices and Amendments section of the Notice Paper.
† Denotes time allocated for Bill appears in the Notices and Amendments section of the Notice Paper.
‡ Denotes second reading debate on the Bill was undertaken cognately with a principal Bill, and no further second reading debate will occur.
-

NOTICES AND AMENDMENTS

Acts Amendment (Advance Health Care Planning) Bill 2006 (No. 149—1)

Clause 11.

Mr M.P. Whitely has moved,

Page 17, after line 5 - To insert –

“

110UA. Non-disclosure of unregistered advance health directive

- (1) In this section –
 “unregistered advance health directive” means an advance health directive that is not registered in accordance with Section 110RA.
- (2) Subject to subsection (3), any person who does not disclose the existence of an unregistered advance health directive cannot be charged with any criminal offence resulting from that failure to disclose.
- (3) Subsection (2) does not apply to any health professional within the meaning of the *Civil Liability Act 2002* section 5PA, who is involved in providing treatment or other professional services to the patient.

”.

The Minister for Health: To move -

Page 18, after lines 14 and 15 – To delete "section 110S(3) or (4)." and substitute -

“ section 110S(4). ”.

The Minister for Health: To move -

Page 20, lines 4 to 16 – To delete the lines and substitute -

“

- (a) the patient's spouse or de facto partner if that person –
 - (i) has reached 18 years of age; and
 - (ii) is living with the patient;
- (b) the patient's nearest relative who maintains a close personal relationship with the patient;
- (c) the person who –
 - (i) has reached 18 years of age; and
 - (ii) is the primary provider of care and support (including emotional support) to the patient, but is not remunerated for providing that care and support;
- (d) any other person who -
 - (i) has reached 18 years of age; and
 - (ii) maintains a close personal relationship with the patient.

”.

Ms K. Hodson-Thomas: To move –
Page 20, line 16 – To delete the line.

The Minister for Health: To move –
Page 20, lines 17 to 23 – To delete the lines and substitute –
“

- (4) For subsection (3)(b), the patient’s nearest relative is the first in order of priority of the following relatives of the patient who has reached 18 years of age –
 - (a) the spouse or de facto partner;
 - (b) a child;
 - (c) a parent;
 - (d) a sibling.
- (5) For subsection (3)(b) and (d)(ii), a person maintains a close personal relationship with the patient only if the person –
 - (a) has frequent contact of a personal (as opposed to a business or professional) nature with the patient; and
 - (b) takes a genuine interest in the patient’s welfare.
- (6) For subsection (3)(c)(ii), a person is not remunerated for providing care and support to the patient although the person receives a carer payment or other benefit from the Commonwealth or a State or Territory for providing home care for the patient.

”.

Ms K. Hodson-Thomas: To move –
Page 22, lines 9 and 10 – To delete the lines and substitute –
“

“**medical practitioner**” means –

- (a) a person not being a body corporate who is registered under the *Medical Act 1894*; or
- (b) a body corporate which is registered under the *Medical Act 1894*.

”.

Ms K. Hodson-Thomas: To move –
Page 22, line 26 – To delete “health professional” and substitute –
“ medical practitioner ”.

Ms K. Hodson-Thomas: To move –
Page 23, line 1 – To delete “health professional” and substitute –
“ medical practitioner ”.

Ms K. Hodson-Thomas: To move –
Page 23, line 6 – To delete “health professional” and substitute –
“ medical practitioner ”.

The Minister for Health: To move -

Page 23, after line 8 – To insert –

“

110ZIA. Urgent treatment after attempted suicide

- (1) Subsection (2) applies if –
 - (a) a patient needs urgent treatment; and
 - (b) the patient is unable to make reasonable judgments in respect of the treatment; and
 - (c) the health professional who proposes to provide the treatment reasonably suspects that the patient has attempted to commit suicide and needs the treatment as a consequence.
- (2) The health professional may provide the treatment to the patient despite –
 - (a) that the patient has made an advance health directive containing a treatment decision that is inconsistent with providing the treatment; or
 - (b) that the patient's guardian or enduring guardian or the person responsible for the patient under section 110ZD has made such a treatment decision in relation to the patient.

”.

Ms K. Hodson-Thomas: To move –

Page 24, line 15 – To delete “**health professional**” and substitute –

“ **medical practitioner** ”.

Ms K. Hodson-Thomas: To move –

Page 24, line 23 – To delete “health professional” and substitute –

“ medical practitioner ”.

Ms K. Hodson-Thomas: To move –

Page 25, line 5 to page 26, line 23 – To delete the lines and substitute –

“

- (3) No medical practitioner, hospital, health institution or other institution or service is under a duty, whether by contract or by statutory or other legal requirement, to make a treatment decision or treatment action that they hold a conscientious objection to, provided the absence of the treatment or treatment action is in the best interests of the patient.

”.

Ms K. Hodson-Thomas: To move –

Page 26, line 24 – To delete “**certain**” and substitute –

“ **any** ”.

Ms K. Hodson-Thomas: To move –

Page 26, line 25 to page 27, line 7 – To delete the lines and substitute –

“

- (1) If a medical practitioner commences or continues physical pain treatment in relation to a patient in accordance with a treatment decision that is –
 - (a) in an advanced health advisory declaration made by the patient; or
 - (b) made by the patient’s guardian or enduring guardian or the person responsible, for the patient under section 110ZD; and
 - (c) is in the best interests of the patient,

the medical practitioner is taken for all purposes to have done so in accordance with a valid treatment decision, even if a secondary or incidental effect of doing so is to hasten the death of the patient, provided there was no other effective therapy available that would not hasten the patient’s death.

- (2) All treatment decision and treatment action made in an advanced health advisory declaration, by an enduring guardian, a guardian, person responsible, or medical practitioner under this Act can only be valid if it is made in the patient’s best interests.

”.

Clause 13.

Ms K. Hodson-Thomas: To move –

Page 29, lines 1 to 4 – To oppose the clause with a view to inserting –

“

Part 3 – Review of the *Guardianship and Administration Act 1990*

13. The Minister administering the *Guardianship and Administration Act 1990* is to carry out a review of the operation and effectiveness of the provisions of the *Guardianship and Administration Act 1990* and the relevant sections of the *Criminal Code* as soon as practicable after the expiration of 3 years from the commencement of this Act.
14. The Minister is to prepare a report based on the review made under section 13 and cause the report to be laid before each House of Parliament within 4 years after the commencement of this Act.

”.

Clause 14.

Ms K. Hodson-Thomas:

Page 29, lines 5 to 14 – To oppose the clause.

Clause 16.

Ms K. Hodson-Thomas: To move –

Page 30, after line 13 – To insert –

“

- (b) by deleting “A person” and substituting –
“Subject to subsection (3), a person”;

”.

Ms K. Hodson-Thomas: To move –

Page 30, line 18 – To insert before “A person” –

“ Subject to subsection (3), ”.

Ms K. Hodson-Thomas: To move –

Page 30, after line 24 – To insert –

“

- (3) A person is criminally responsible for any decision made on behalf of a patient that is not in the patient’s best interests.

”.

Mr T.G. Stephens: To move –

Page 30, after line 24 – To insert –

“

- (3) A person is criminally responsible for any decision made on behalf of a patient that is not in the patient’s best interests.
- (4) In subsection (3) “**best interests**” has the meaning it has in Section 3 of the *Guardianship and Administrative Tribunal Act 1990*.

”.

Postponed Clause 1.

The Minister for Health has moved,

Page 2, line 3 – To delete “*Advance Health Care Planning*” and insert instead –

“ *Respecting Patients’ Choices* ”.

Mr P.W. Andrews has moved, as an alternative for the Minister’s proposed insertion, “*Respecting Patients’ Choices*”, the following –

“ *Patients’ Advance Choice of Medical Treatment* ”.

Dr G.G. Jacobs has moved, as an alternative for the Minister’s proposed insertion, “*Respecting Patients’ Choices*”, the following –

“ *Guidelines for Patients’ Decision Making in End of Life Care* ”.

Ms K. Hodson-Thomas moved, as an alternative for the Minister’s proposed insertion, “*Respecting Patients’ Choices*”, the following –

“ *Consent to Medical Treatment and Palliative Care* ”.

Upon reconsideration in detail of Clause 5.

Ms J.A. Radisich: To move –

Page 4, after line 21 – To insert –

“

“**medical practitioner**” means a legally qualified medical practitioner duly registered under the *Medical Act 1894*;

”.

Auditor General Bill 2006 (No. 99—1)

Schedule 1.

The Treasurer has moved,

Page 28, after line 6 – To insert –

“

- (2) Before applications are sought for appointment to the office of Auditor General, the Minister must consult with the Public Accounts Committee as to the appropriate criteria for selection for appointment.

”.

Botanic Gardens and Parks Amendment Bill 2006 (No. 157—1)

Clause 4.

Ms S.E. Walker: To move –

Page 2, line 16 – To delete “1720” and substitute –

“ 1667 ”.

Children and Community Services (Mandatory Reporting) Amendment Bill 2006 (No. 162—1)

Clause 4.

Mr P.D. Omodei: To move –

Page 4, line 31 – To insert after the word “suspicion” the following –

“ to ”.

Mr P.D. Omodei: To move –

Page 5, line 2 – To delete the word “Officer” where it occurs a second time.

Mr P.D. Omodei: To move –

Page 8, line 12 – To delete “30(B)(2)” and substitute -

“ 30B(2) ”.

Commissioner for Children and Young People Bill 2005 (No. 53—2)

Message No. 106.

The Legislative Council acquaints the Legislative Assembly that it has agreed to the *Commissioner for Children and Young People Bill 2005* subject to the amendments contained in the Schedule annexed; in which amendments the Legislative Council desires the concurrence of the Legislative Assembly.

Schedule indicating the amendments made by the Legislative Council in the Commissioner for Children and Young People Bill 2005

No. 1

Clause 3, page 2, line 11 — To insert after “children” —

“ and young people ”.

No. 2

Clause 4, page 2, lines 16 to 22 — To delete the lines and insert instead —

- “
- (a) children and young people are entitled to live in a caring and nurturing environment and to be protected from harm and exploitation;
 - (b) the contributions made by children and young people to the community should be recognised for their value and merit;
 - (c) the views of children and young people on all matters affecting them should be given serious consideration and taken into account;
 - (d) parents, families and communities have the primary role in safeguarding and promoting the wellbeing of their children and young people and should be supported in carrying out their role.
- ”.

No. 3

Clause 5, page 2, line 27 — To delete the line and insert instead —

“

“children and young people” means people under 18 years of age, and **“child or young person”** has a corresponding meaning;

”.

No. 4

Clause 5, page 3, lines 14 to 19 — To delete all words after the word “agency”.

No. 5

Clause 5, page 3, after line 25 — To insert —

“

“Standing Committee” means the committee referred to in section 50.

”.

No. 6

Clause 5, page 3, line 26 — To insert after “children” —

“ and young people ”.

No. 7

Clause 5, page 3, line 27 — To insert after “children” —

“ and young people ”.

No. 8

Clause 7, page 4, lines 12 to 14 — To delete the lines and insert instead —

“

7. Appointment and Selection of Commissioner

- (1) A person is to be appointed to the office of Commissioner for Children and Young People by the Governor by commission under the Public Seal of the State on the recommendation of the Premier.
- (2) Before making a recommendation under subsection (1) the Premier shall —
 - (a) advertise throughout Australia for expressions of interest from people with professional qualifications and substantive experience in matters affecting children;
 - (b) consult with the leader of any political party with at least 2 members in either House.
- (3) Children and young people must be involved in the selection process.

”.

No. 9

Clause 11, page 5, lines 16 to 28 — To delete the lines.

No. 10

Clause 13, page 6, line 26 — To delete “Minister” and insert instead —

“ Governor ”.

No. 11

Clause 13, page 7, line 3 — To delete “Minister” and insert instead —

“ Governor ”.

No. 12

Clause 18, page 9, line 4 — To insert after “children” —

“ and young people ”.

No. 13

Clause 18, page 9, line 5 — To insert after “children” —

“ and young people ”.

No. 14

Clause 18, page 9, line 8 — To insert after “children” —

“ and young people ”.

No. 15

Clause 18, page 9, line 10 — To insert after “children” —

“ and young people ”.

No. 16

Clause 18, page 9, lines 11 and 12 — To delete “and to monitor the trends in complaints made by and on behalf of children”.

No. 17

Clause 18, page 9, after line 12 — To insert —

“

(d) to monitor the way in which a government agency investigates or otherwise deals with a complaint made by a child or young person and the outcome of the complaint;

(e) to monitor the trends in complaints made by children and young people to government agencies;

”.

No. 18

Clause 18, page 9, line 15 — To insert after “children” —

“ and young people ”.

No. 19

Clause 18, page 9, line 18 — To insert after “children” —

“ and young people ”.

No. 20

Clause 18, page 9, line 20 — To insert after “children” —

“ and young people ”.

No. 21

Clause 18, page 9, line 23 — To insert after “children” —

“ and young people ”.

No. 22

Clause 18, page 9, line 26 — To insert after “Minister” the first time it occurs —

“ or the Standing Committee ”.

No. 23

Clause 18, page 9, line 27 — To insert after “children” —

“ and young people ”.

No. 24

Clause 18, page 9, line 31 — To insert after “children” —

“ and young people ”.

No. 25

Clause 18, page 9, line 32 — To insert after “Minister” —

“ or the Standing Committee ”.

No. 26

Clause 18, page 10, after line 3 — To insert —

“

- (l) to consult with children and young people from a broad range of socio-economic backgrounds and age groups throughout Western Australia each year;
- (m) to do anything which the Commissioner considers is necessary or convenient to further the principle in section 3 or any of the guiding principles in section 4.

”.

No. 27

Clause 19, page 10, line 9 — To insert after “children” —

“ and young people ”.

No. 28

Clause 19, page 10, line 10 — To insert after “children” —

“ and young people ”.

No. 29

Clause 19, page 10, line 11 — To insert after “children” —

“ and young people ”.

No. 30

Clause 19, page 10, line 15 — To insert after “children” —

“ and young people ”.

No. 31

Clause 19, page 10, after line 16 — To insert —

“

- (d) develop guidelines for government agencies and non-government agencies regarding the participation by children and young people in decisions which affect them;

”.

No. 32

Clause 19, page 10, line 17 — To delete “as far as practicable,”.

No. 33

Clause 19, page 10, line 19 — To insert after “children” —

“ and young people ”.

No. 34

Clause 19, page 10, line 20 — To delete “children’s participation” and insert instead —

“ the participation of children and young people ”.

No. 35

Clause 19, page 10, line 27 — To insert after “**children**” —

“ **and young people** ”.

No. 36

Clause 19, page 10, line 27 — To insert after “children” —

“ and young people ”.

No. 37

Clause 19, page 10, line 29 — To insert after “**children**” —

“ **and young people** ”.

No. 38

Clause 19, page 10, line 29 — To insert after “children” —

“ and young people ”.

No. 39

Clause 21, page 11, line 21 — To delete “law” and insert instead —

“ prescribed written enactment ”.

No. 40

Clause 22, page 12, line 4 — To insert after “child” —

“ or young person ”.

No. 41

Clause 22, page 12, line 6 — To delete “a child’s” and insert instead —

“ young person or his or her ”.

No. 42

Clause 22, page 12, line 9 — To delete “a child’s” and insert instead —

“ young person or his or her ”.

No. 43

Clause 22, page 12, line 12 — To insert after “children” —

“ and young people ”.

No. 44

Clause 22, page 12, line 13 — To insert after “child” —

“ or young person ”.

No. 45

Clause 25, page 13, line 14 — To delete “exceptional circumstances” and insert instead —

“ reasonable grounds ”.

No. 46

Clause 26, page 13, line 26 to page 14, line 13 - To delete the lines and insert instead —

“

- (1) The Minister may request the Commissioner —
 - (a) to furnish information in the possession of the Commissioner to the Minister;
or
 - (b) to give the Minister access to such information.
- (2) The Commissioner must comply with a request under subsection (1) unless, in the Commissioner's opinion, there are reasonable grounds for not complying with the request.
- (3) If the Commissioner decides to comply with a request under subsection (1), the Commissioner must make the Commissioner's staff and facilities available to the Minister for the purposes of obtaining the information and furnishing it to the Minister.

”.

No. 47

Clause 26, page 14, lines 15 to 17 — To delete the lines.

No. 48

Clause 28, page 15, line 5 — To insert after “children” —

“ and young people ”.

No. 49

Clause 28, page 15, lines 6 and 7 — To delete the lines and insert instead —

“

- (2) Before conducting a special inquiry the Commissioner must inform the Minister in writing of his or her intention to do so.

”.

No. 50

Clause 30, page 16, lines 4 and 5 — To delete “children's participation in, and” and insert instead —

“ the participation of children and young people in, and their ”.

No. 51

Clause 35, page 17, line 28 to page 18, line 2 — To delete the line and insert instead —

“

- (1) Subject to subsection (2), nothing in this Part prevents a person from refusing to give an answer or produce a document because the answer would relate to, or the document contains, information in respect of which the person claims legal professional privilege.
- (2) A government agency, or an employee or officer of a government agency, may not refuse to answer a question or produce a document on the ground that the answer or the document is subject to legal professional privilege.

- (3) If a government agency, or an employee or officer of a government agency, answers a question or produces a document which is claimed to be subject to legal professional privilege the Commissioner may not include the answer or document or the substance of the answer or document, in any report to Parliament but may report the answer or document confidentially to the Standing Committee.
- (4) If the Commissioner reports an answer or document confidentially to the Standing Committee under subsection (3) the Standing Committee must consider in private session whether the answer or question should be reported to Parliament, and, if the Standing Committee considers it appropriate, the Standing Committee may report the answer or document to the Parliament.

”.

No. 52

Clause 45, page 21, line 5 — To insert after “children” —

“ and young people ”.

No. 53

Clause 47, page 21, line 15 — To delete “require” and insert instead —

“ request ”.

No. 54

Clause 47, page 21, lines 16 and 17 — To delete “, and the Commissioner must comply with the requirement”.

No. 55

Clause 47, page 21, lines 18 to 22 — To delete the lines and insert instead —

“

- (4) The Commissioner is not required to —
 - (a) undertake consultation in response to a request under subsection (3); or
 - (b) make changes to a draft report as a result of any comments issued under subsection (2) or consultation undertaken in response to a request under subsection (3).

”.

No. 56

Clause 49, page 22, lines 7 to 9 — To delete “that, to the extent the Commissioner considers appropriate, is suitable for children” and insert instead —

“

suitable for children and young people unless the Commissioner considers that it is not appropriate to do so

”.

No. 57

Clause 49, page 22, after line 12 — To insert —

“

- (2) The version referred to in subsection (1)(a) may consist of the whole report or such parts of the report as the Commissioner considers appropriate.

”.

No. 58

Clause 50, page 23, lines 3 to 14 — To delete the lines and insert instead —

“

- (1) Subject to subsection (2), the Commissioner may establish advisory committees and reference groups to assist in the performance of the Commissioner’s functions.
- (2) The Commissioner must establish advisory committees consisting of children and young people, who the Commissioner considers are from a broad range of socio-economic and cultural backgrounds and age groups, to assist in the performance of the Commissioner’s functions. These committees should be established in regional areas as well as the metropolitan area.
- (3) The membership of advisory committees and reference groups should include representatives of non-government agencies concerned with the rights, interests and well being of children.
- (4) The Commissioner may discharge, alter or reconstitute an advisory committee.
- (5) Subject to subsection (2), an advisory committee is to consist of such people as the Commissioner determines.

”.

No. 59

Clause 51, page 23, lines 20 to 23 — To delete “, relevant to children, in one or more of the fields of health, education, child protection, child advocacy, child development, disabilities, law, employment, sport and recreation, and culture and arts.” and insert instead —

“

in a field that the Commissioner considers relevant to the well being of children and young people.

”.

No. 60

Clause 51, page 23, lines 24 to 26 — To delete the lines.

No. 61

Clause 52, page 23, line 28 — To delete “(a) and (b)”.

No. 62

Clause 57, page 26, line 1 — To insert after “Act” —

“ , the *Public Interest Disclosure Act 2003* ”.

No. 63

Clause 58, page 26, line 19 — To delete “or 48”.

No. 64

Clause 58, page 26, line 23 — To delete “or the Commissioner, as the case requires,”.

No. 65

Clause 58, page 26, after line 24 — To insert —

“

- (2) If —
 - (a) at the commencement of a period referred to in section 48(1) in respect of a document a House of Parliament is not sitting; and
 - (b) the Commissioner is of the opinion that that House will not sit during that period,

the Commissioner must transmit a copy of the document to the Clerk of that House.

”.

No. 66

New Clause 8, page 4, after line 14 — To insert the following new clause —

“

8. Removal or suspension of Commissioner

- (1) The Commissioner may, at any time, be suspended or removed from his office by the Governor on addresses from both Houses of Parliament.
- (2) Where the Governor is satisfied that the Commissioner —
 - (a) is incapable of properly performing the duties of his office;
 - (b) has shown himself incompetent properly to perform, or has neglected, those duties;
 - (c) has applied to take, or has taken, advantage of any law relating to bankruptcy, or has compounded, or entered into any arrangement, with his creditors; or
 - (d) has been guilty of misconduct,
 he may suspend the Commissioner from his office.
- (3) When the Commissioner has been suspended from his office under subsection (2) he shall be restored to office unless —
 - (a) a statement of the grounds of his suspension is laid before each House of Parliament during the 7 sitting days of that House following the suspension; and
 - (b) each House of Parliament, during the session in which the statement is so laid, and within 30 sitting days of that statement being so laid, passes an address praying for his removal.

”.

No. 67

New Clause 55, page 25, after line 1 — To insert the following new clause —

“

55. Recommendations by the Standing Committee

In the determination of the budget for the Commissioner for a financial year regard is to be had to any recommendation as to that budget made to the Treasurer by the Standing Committee.

”.

No. 68

New Part 7, page 22, after line 12 — To insert the following new Part —

“

Part 7 — Standing Committee

50. Standing committee of Houses of Parliament

- (1) The Houses of Parliament are to establish a joint standing committee comprising an equal number of members appointed by each House.
- (2) The functions and powers of the Standing Committee are determined by agreement between the Houses and are not justiciable.

”.

Retail Shops and Fair Trading Legislation Amendment Bill 2005 (No. 98—1)

Message No. 92.

The Legislative Council acquaints the Legislative Assembly that it has agreed to the *Retail Shops and Fair Trading Legislation Amendment Bill 2005* subject to the amendments contained in the Schedule annexed; in which amendments the Legislative Council desires the concurrence of the Legislative Assembly.

Schedule indicating the amendments made by the Legislative Council in the Retail Shops and Fair Trading Legislation Amendment Bill 2005

No. 1

Clause 5, page 4, line 10 — To insert after “14B(4)” —

“ as if the order were a regulation ”.

No. 2

Clause 6, page 4, line 26 — To delete “10” and insert instead —

“ 13 ”.

No. 3

Clause 6, page 4, after line 26 — To insert —

“

(da) in paragraph (bc) after “shop”, in the first place where it occurs, by inserting —

“

but excluding any person who is employed at the retail shop as an apprentice, as defined in the *Industrial Training Act 1975* section 4(1)

”.
’
”.

No. 4

Clause 9, page 11, line 29 to page 12, line 2 — To delete “in relation to a day or days within the period from 28 days before a public holiday or public half-holiday to 28 days after the public holiday or public half-holiday.” and insert instead —

“

- (a) in relation to a day or days within the period of 28 days ending on 1 January; or
- (b) to extend the trading hours of general retail shops on a particular day to no later than 9 p.m. for the purpose of compensating for trading hours that are lost by general retail shops in the metropolitan area on a particular day in the same week between 6 p.m. and 9 p.m. because of a public holiday or public half-holiday.

”.

No. 5

Clause 23, page 26, line 34 — To delete “or” and insert instead —

“ and ”.

No. 6

Clause 23, page 29, line 5 — To delete “or” and insert instead —

“ and ”.

No. 7

Clause 27, page 36, line 16 — To delete “or” and insert instead —

“ and ”.

No. 8

Clause 27, page 38, line 6 — To delete “or” and insert instead —

“ and ”.

Road Traffic (Smoking in Motor Vehicles) Amendment Bill 2006 (No. 151—1)

Clause 3.

Dr K.D. Hames: To move –

Page 3, line 3 –To delete “1994” and substitute –

“ 1974 ”.

Long title.

Dr K.D. Hames: To move –

Page 1, line 7 – To delete “1994” and substitute –

“ 1974 ”.

PETER J. MCHUGH

Clerk of the Legislative Assembly