



LEGISLATIVE COUNCIL

THURSDAY, 28 NOVEMBER 2024

10.00am

1. Meeting of Council

The Council assembled at 10.00am pursuant to order.
The President, Hon Alanna Clohesy, took the Chair.
Prayers and an Acknowledgement of Country were read.

2. Petitions

Hon Dr Brad Pettitt presented a petition from 1,049 petitioners requesting the Legislative Council call for a halt to further mining activities by South32 in the Northern Jarrah Forest and investigate the negative impacts to local communities, surrounding agricultural land, listed cultural heritage sites and introduce a comprehensive recovery plan to protect the endangered Quindanning Spider Orchid. (Tabled Paper 3902).

Hon Dr Brad Pettitt presented an E-petition from 618 petitioners requesting the Legislative Council urge the State Government investigate options for retaining and incorporating the existing wetlands in the Perth Cultural Centre or support the establishment of an equivalent wetland or green space as part of the Perth Cultural Centre redevelopment. (Tabled Paper 3903).

Hon Dr Brad Pettitt presented a petition from 133 petitioners requesting the Legislative Council urge the State Government investigate options for retaining and incorporating the existing wetlands in the Perth Cultural Centre or support the establishment of an equivalent wetland or green space as part of the Perth Cultural Centre redevelopment. (Tabled Paper 3904).

Hon Kyle McGinn presented an E-petition from 444 petitioners requesting the Legislative Council acknowledge the 85 First Nations languages in Western Australia and support the protection of these languages under State legislation to ensure their healthy continuation into the future. (Tabled Paper 3905).

Hon Ben Dawkins presented an E-petition from 32 petitioners requesting the Legislative Council urge the Premier to consider an alternative Welcome to Country which is inclusive of all Australians. (Tabled Paper 3906).

3. Papers

The following Papers were laid on the Table by —

Leader of the House

Reports —

Public Sector Commission — Statutory review of redeployment and redundancy (October 2024)	3892
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Minister for Emergency Services

Annual Reports —

State Emergency Management Committee (2023-24) (Date received 27/11/2024)	3893
Western Australian Future Health Research and Innovation Fund (2023-24) (Date received 28/11/2024).....	3894

Response to Reports —

Government response to the Commissioner for Children and Young People's final report — Hear Me Out: Inquiry into implementation progress of Banksia Hill's model of care instruction (Date received 27/11/2024) (Attorney General/Minister for Corrective Services).....	3895
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Minister for Agriculture and Food

Annual Reports —

Planning, Lands and Heritage, Department of (2023-24) (Date received 27/11/2024).....	3896
Biosecurity Council of Western Australia (2023-24) (Date received 27/11/2024)	3897

Directions —

Ministerial direction from the Minister for Housing under section 61(2) of the Government Trading Enterprises Act 2023 in relation to the administration of the Keystart Act 2024 to the Keystart Early GTE Board (Date received 27/11/2024).....	3898
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Parliamentary Secretary to the Attorney General

Addendums —

Professional Standards Council of Western Australia — Annual Reports 2023-24 — Erratum.....	3899
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Parliamentary Secretary to the Minister for Health

Reports —

Mental Health Commission — Government Commitment to Aboriginal Youth Wellbeing 2022 and 2023 Progress Report (November 2024).....	3900
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Reviews —

Department of Health — Statutory Review: Voluntary Assisted Dying Act 2019 (Final Report 2024).....	3901
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4. Joint Standing Committee on the Corruption and Crime Commission — Report 16 — The Corruption and Crime Commission's management of its misconduct risks: A follow up to the 'Going Rogue' report

Hon Dr Steve Thomas presented Report 16 of the Joint Standing Committee on the Corruption and Crime Commission, *The Corruption and Crime Commission's management of its misconduct risks: A follow up to the 'Going Rogue' report*. (Tabled Paper 3907).

5. Joint Standing Committee on Delegated Legislation — Report 6 — Annual Report 2024

Hon Lorna Harper presented Report 6 of the Joint Standing Committee on Delegated Legislation, *Annual Report 2024*. (Tabled Paper 3908).

6. Joint Standing Committee on Delegated Legislation — Report 7 — Shire of Westonia Shipping and/or Sea Container Local Law 2024

Hon Lorna Harper presented Report 7 of the Joint Standing Committee on Delegated Legislation, *Shire of Westonia Shipping and/or Sea Container Local Law 2024*. (Tabled Paper 3909).

7. Special Adjournment

The Leader of the House moved, without notice —

That the House at its rising adjourn until a date and time to be fixed by the President.

Question — put and passed.

8. Labor Government Failings

Non-Government Business No. 1 having been called, Hon Tjorn Sibma moved, without notice —

That, at the conclusion of the 41st Parliament, this House acknowledges —

- (a) persistent and troubling Labor Government failures in the delivery of critical services, notably in community safety, health and housing;
- (b) the Labor Government's contempt for regional communities, through reducing their parliamentary representation, deprioritising their infrastructure needs, and undermining their industry;
- (c) the Labor Government's aversion to any meaningful demonstration of openness transparency and accountability for its policies, programmes and public expenditure; and
- (d) the Labor Government's disregard for parliamentary conventions including its deliberate thwarting of the Legislative Council's role as the House of review.

Debate ensued.

Motion lapsed.

9. Order of Business

Ordered — That Orders of the Day Nos 1, *Metropolitan Region Scheme Major Amendment 1404/41 — Roe 8 Remainder and Roe 9 (Removal of Primary Regional Roads Reservation)*, 2, *Mamang Maambakoort Marine Park Order 2024*, 3, *Mirning Marine Park Order 2024*, 4, *Western Bight Marine Park Order 2024*, 5, *Wudjari Marine Park Order 2024*, 6, *Lalang-gaddam Marine Park (Alteration of Boundaries) Order 2024*, 7, *Mayala Marine Park (Alteration of Boundaries) Order 2024*, and 8, *Shire of Westonia Shipping and/or Sea Container Local Law 2024*, be taken after Order of the Day No. 18, *Gambling Legislation Amendment Bill 2024*. (Leader of the House).

10. Privacy and Responsible Information Sharing Bill 2024 and Information Commissioner Bill 2024

The Orders of the Day for the further consideration of these Bills, in Committee of the Whole House, having been read.

The Minister for Innovation and the Digital Economy, pursuant to Standing Order 125A, declared these Bills to be urgent Bills.

The Minister for Innovation and the Digital Economy moved, without notice —

That pursuant to Standing Order 125A, the following maximum time limits apply to the following stages of the cognate Bills:

Committee of the Whole:

<i>Privacy and Responsible Information Sharing Bill 2024</i>	60 minutes
<i>Information Commissioner Bill 2024</i>	60 minutes

Third Reading:

10 minutes

Debate ensued.

Question — put.

The Council divided.

Ayes (18)

Hon Klara Andric
 Hon Dan Caddy
 Hon Sandra Carr
 Hon Stephen Dawson
 Hon Sue Ellery
 Hon Lorna Harper
 Hon Jackie Jarvis
 Hon Ayor Makur Chuot
 Hon Kyle McGinn

Hon Shelley Payne
 Hon Stephen Pratt
 Hon Martin Pritchard
 Hon Samantha Rowe
 Hon Matthew Swinbourn
 Hon Dr Sally Talbot
 Hon Darren West
 Hon Pierre Yang
 Hon Peter Foster (*Teller*)

Noes (12)

Hon Peter Collier
 Hon Ben Dawkins
 Hon Donna Faragher
 Hon Nick Goiran
 Hon Louise Kingston
 Hon Steve Martin

Hon Sophia Moermond
 Hon Tjorn Sibma
 Hon Dr Steve Thomas
 Hon Wilson Tucker
 Hon Dr Brian Walker
 Hon Colin de Grussa (*Teller*)

Question thus passed.

The President left the Chair.

 (Hon Dr Sally Talbot in the Chair)

Privacy and Responsible Information Sharing Bill 2024

Clause 23.

Debate resumed on the amendments of Hon Wilson Tucker as follows —

Page 27, line 14 — To insert after “IPP 1.10,”:

IPP 1.13,

Page 27, line 20 — To insert after “IPP 1.10,”:

IPP 1.13,

Page 27, lines 25 and 26 — To delete “IPP 1.8 or IPP 1.10” and insert:

IPP 1.8, IPP 1.10 or IPP 1.13

Page 28, lines 2 and 3 — To delete “IPP 1.8 or IPP 1.10” and insert:

IPP 1.8, IPP 1.10 or IPP 1.13

Page 33, line 5 — To insert after “IPP 1.10,”:

IPP 1.13,

Page 33, line 8 — To insert after “IPP 1.10,”:

IPP 1.13,

Page 33, line 25 — To delete “IPP 1.8 or IPP 1.10; or” and insert:

IPP 1.8, IPP 1.10 or IPP 1.13; or

Page 33, line 26 — To delete “IPP 1.8 or IPP 1.10” and insert:

IPP 1.8, IPP 1.10 or IPP 1.13

Page 196, after line 30 — To insert:

- 1.13 If an IPP entity has collected personal information that relates to an individual, the IPP entity must, on request by the individual, inform the individual of —
 - (a) whether the IPP entity has disclosed the personal information to any person or body; and
 - (b) if so, each person or body to which the personal information was disclosed.
- 1.14 Subclause 1.13 does not apply to the extent that giving or making the individual aware of that information would pose —
 - (a) a serious threat to the life, health, safety or welfare of any individual; or
 - (b) a threat to the life, health, safety or welfare of any individual due to family violence.

Amendments — put and negatived.

Question, That the clause stand as printed — put and passed.

Clauses 24 to 39 agreed to.

Clause 40.

Debate ensued.

Hon Wilson Tucker, by leave, moved —

Page 37, after line 22 — To insert:

- (1A) A request for access to personal information under IPP 6.1 or an applicable approved privacy code of practice may be made to the IPP entity orally or in writing.

Page 37, line 25 — To delete the line.

Page 38, after line 9 — To insert:

- (1A) A request for correction under IPP 6.5 or an applicable approved privacy code of practice may be made to the IPP entity orally or in writing.

Page 38, line 12 — To delete the line.

Debate ensued.

Amendments — put.

The Committee divided.

Ayes (12)

Hon Peter Collier
 Hon Ben Dawkins
 Hon Donna Faragher
 Hon Nick Goiran
 Hon Steve Martin
 Hon Sophia Moermond

Hon Dr Brad Pettitt
 Hon Tjorn Sibma
 Hon Dr Steve Thomas
 Hon Wilson Tucker
 Hon Dr Brian Walker
 Hon Colin de Grussa (*Teller*)

Noes (18)

Hon Klara Andric
 Hon Dan Caddy
 Hon Sandra Carr
 Hon Stephen Dawson
 Hon Sue Ellery
 Hon Lorna Harper
 Hon Jackie Jarvis
 Hon Ayor Makur Chuot
 Hon Kyle McGinn

Hon Shelley Payne
 Hon Stephen Pratt
 Hon Martin Pritchard
 Hon Samantha Rowe
 Hon Matthew Swinbourn
 Hon Dr Sally Talbot
 Hon Darren West
 Hon Pierre Yang
 Hon Peter Foster (*Teller*)

Amendments thus negatived.

Question, That the clause stand as printed — put and passed.

Clause 41.

The Minister for Innovation and the Digital Economy moved —

Page 38, line 26 — To delete “application” and insert:

request

Amendment — put and passed.

Clause, as amended, agreed to.

Clauses 42 to 56 agreed to.

Clause 57.

Debate ensued.

Clause agreed to.

Clause 58 agreed to.

Clause 59.

Debate ensued.

Clause agreed to.

Clauses 60 to 78 agreed to.

Clause 79.

Debate ensued.

Pursuant to Standing Order 125A(3), the maximum time limit allowed for this stage of the Bill having expired, the following questions were put *seriatim*.

Clause 79 agreed to.

Clauses 80 to 154 agreed to.

Clause 155.

The Minister for Innovation and the Digital Economy, by leave, moved —

Page 122, line 14 — To delete “5th” and insert:

3rd

Page 122, line 19 — To delete “5th” and insert:

3rd

Amendments — put and passed.

Clause, as amended, agreed to.

Clauses 156 to 213 agreed to.

Clause 214.

Hon Tjorn Sibma, by leave, moved —

Page 172, line 16 — To delete “5th anniversary” and insert:

3rd anniversary

Page 172, line 22 — To delete “5th anniversary or the expiry of the period of 5 years,” and insert:

3rd anniversary or the expiry of the period of 3 years,

Amendments — put and negatived.

The Minister for Innovation and the Digital Economy, by leave, moved —

Page 172, line 16 — To delete “5th” and insert:

3rd

Page 172, line 22 — To delete “5th” and insert:

3rd

Amendments — put and passed.

Clause, as amended, agreed to.

Clauses 215 to 233 agreed to.

Clause 234.

The Minister for Innovation and the Digital Economy moved —

Page 184, lines 13 to 15 — To delete the lines and insert:

(2) In section 32(3):

(a) delete “party, or the closest relative of a dead third party,” and insert:

party

(b) delete “subsection (2).” and insert:

subsection (2)(a).

Amendment — put and passed.

Clause, as amended, agreed to.

Clauses 235 to 247 agreed to.

Schedule 1.

The Minister for Innovation and the Digital Economy moved —

Page 200, line 7 — To delete “purpose,” and insert:

purpose for which it may be used or disclosed under this Schedule,

Amendment — put and passed.

Hon Wilson Tucker, moved —

Page 200, after line 8 — To insert:

4.3 An IPP entity must, on request by an individual, destroy personal information held by the IPP entity that relates to the individual unless —

(a) the information is needed for —

(i) the particular purpose for which it was collected; or

(ii) use or disclosure in a manner permitted by IPP 2.1(d), (e), (f) or (g);

or

(b) the information is needed to enable the IPP entity to perform any of its functions or activities effectively; or

- (c) the IPP entity is expressly required or authorised to retain the information by or under another law.

Amendment — put.

The Committee divided.

Ayes (14)

Hon Martin Aldridge	Hon Sophia Moermond
Hon Peter Collier	Hon Dr Brad Pettitt
Hon Ben Dawkins	Hon Tjorn Sibma
Hon Donna Faragher	Hon Dr Steve Thomas
Hon Nick Goiran	Hon Wilson Tucker
Hon Louise Kingston	Hon Dr Brian Walker
Hon Steve Martin	Hon Colin de Grussa (<i>Teller</i>)

Noes (19)

Hon Klara Andric	Hon Shelley Payne
Hon Dan Caddy	Hon Stephen Pratt
Hon Sandra Carr	Hon Martin Pritchard
Hon Stephen Dawson	Hon Samantha Rowe
Hon Kate Doust	Hon Matthew Swinbourn
Hon Sue Ellery	Hon Dr Sally Talbot
Hon Lorna Harper	Hon Darren West
Hon Jackie Jarvis	Hon Pierre Yang
Hon Ayor Makur Chuot	Hon Peter Foster (<i>Teller</i>)
Hon Kyle McGinn	

Amendment thus negatived.

Hon Wilson Tucker, moved —

Page 200, after line 23 — To insert:

- 5.4 If an IPP entity holds personal information that relates to an individual, the IPP entity must, on request by the individual, inform the individual of the period for which the information will continue to be held by the IPP entity or the criteria or other means by which that period will be determined.

Amendment — put and negatived.

Hon Colin de Grussa, by leave, moved —

Page 205, after line 14 — To insert:

10.1AA An IPP entity must, before employing an automated decision-making process involving the use of personal information in making significant decisions about individuals —

- (a) conduct an assessment of the likely impact of the proposed automated decision-making process on those individuals, having regard to —
- (i) the elimination or minimisation of harm, bias and discrimination; and

- (ii) whether the process for human intervention to be provided in relation to that automated decision-making process will be meaningful; and
 - (iii) whether the handling of personal information in the process complies with any applicable requirements under this Act;
- and
- (b) prepare and make publicly available a written report in accordance with subclause 10.1A; and
 - (c) be satisfied that adequate measures have been or will be taken to minimise the impact of the proposed automated decision-making process on those individuals, having regard to the matters referred to in paragraph (a)(i) to (iii).

Page 205, lines 18 to 29 — To delete the lines.

Page 205, line 31 — To delete “process; and” and insert:

process, including by reference to any records of complaints, deficiencies or failures relating to the process; and

Page 205, line 32 — To delete “paragraph (a)” and insert:

subclause 10.1AA(a)

Page 205, after line 33 — To insert:

- (d) as soon as practicable after conducting the evaluation or reassessment, prepare and make publicly available a written report in accordance with subclause 10.1A; and
- (e) to the extent that it is reasonably practicable to do so — implement the recommendations of the report in relation to the automated decision-making process.

Page 205, after line 33 — To insert:

- 10.1A A report prepared by an IPP entity under subclause 10.1AA(b) or 10.1(d) must —
- (a) set out an assessment of the likelihood that employing or continuing to employ the automated decision-making process will result in an interference with the privacy of any individual; and
 - (b) identify the impact that employing or continuing to employ the automated decision-making process might have on the privacy of individuals; and
 - (c) set out recommendations for managing, minimising or eliminating that impact; and
 - (d) include any other information that the IPP entity considers is relevant.

Page 206, lines 6 to 8 — To delete the lines and insert:

- (b) on request, give the individual information about —
- (i) the automated system that has been used to make the decision; and
 - (ii) how personal information is used in the system; and
 - (iii) how the automated decision-making process is employed in making decisions; and
 - (iv) the reasoning underlying the decision that has been made;
- and

Page 206, line 9 — To insert after “request”:

meaningful

Amendments — put.

The Committee divided.

Ayes (14)

Hon Martin Aldridge	Hon Sophia Moermond
Hon Peter Collier	Hon Dr Brad Pettitt
Hon Ben Dawkins	Hon Tjorn Sibma
Hon Donna Faragher	Hon Dr Steve Thomas
Hon Nick Goiran	Hon Wilson Tucker
Hon Louise Kingston	Hon Dr Brian Walker
Hon Steve Martin	Hon Colin de Grussa (<i>Teller</i>)

Noes (19)

Hon Klara Andric	Hon Shelley Payne
Hon Dan Caddy	Hon Stephen Pratt
Hon Sandra Carr	Hon Martin Pritchard
Hon Stephen Dawson	Hon Samantha Rowe
Hon Kate Doust	Hon Matthew Swinbourn
Hon Sue Ellery	Hon Dr Sally Talbot
Hon Lorna Harper	Hon Darren West
Hon Jackie Jarvis	Hon Pierre Yang
Hon Ayor Makur Chuot	Hon Peter Foster (<i>Teller</i>)
Hon Kyle McGinn	

Amendments thus negatived.

Hon Wilson Tucker, moved —

Page 206, after line 18 — To insert:

- 10.5 An individual may notify an IPP entity that the individual does not consent to the IPP entity using personal information that relates to the individual in any automated decision-making process employed by the IPP entity in making significant decisions about individuals.
- 10.6 If an individual has notified an IPP entity under subclause 10.5, the IPP entity must not employ an automated decision-making process involving the use of personal information about the individual in making a significant decision about the individual.

Amendment — put and negated.

Schedule 1, as amended, agreed to.

Schedule 2 agreed to.

Title agreed to.

Information Commissioner Bill 2024

Clause 1.

Debate ensued.

Pursuant to Standing Order 125A(3), the maximum time limit allowed for this stage of the Bill having expired, the following questions were put *seriatim*.

Clause 1 agreed to.

Clauses 2 to 72 agreed to.

Title agreed to.

The Acting President resumed the Chair.

The *Privacy and Responsible Information Sharing Bill 2024* reported with amendments.

The *Information Commissioner Bill 2024* reported without amendment.

The Minister for Innovation and the Digital Economy, by leave, moved, That the reports be adopted.

Reports adopted.

The Minister for Innovation and the Digital Economy moved, without notice —

That so much of Standing Orders be suspended so as to enable the *Privacy and Responsible Information Sharing Bill 2024* to be read a third time.

The motion requiring the concurrence of an absolute majority.

Question — put.

The President having counted the Council, and there being an absolute majority present, and no dissentient voice, declared the motion carried with the concurrence of an absolute majority.

The Minister for Innovation and the Digital Economy moved, That the *Privacy and Responsible Information Sharing Bill 2024*, be read a third time.

The President announced that the Deputy Chair of Committees had certified that this was a true copy of the Bill as agreed to in Committee of the Whole House and reported.

Debate ensued.

Question — put and passed.

Bill read a third time and passed.

The Minister for Innovation and the Digital Economy moved, That the *Information Commissioner Bill 2024*, be read a third time.

The President announced that the Deputy Chair of Committees had certified that this was a true copy of the Bill as agreed to in Committee of the Whole House and reported.

Question — put and passed.

Bill read a third time and passed.

11. Gambling Legislation Amendment Bill 2024

The Order of the Day having been read for the adjourned debate on the second reading of this Bill. Debate ensued.

Question — put and passed.

Bill read a second time.

Leave was granted to proceed forthwith to the third reading.

The Minister for Emergency Services representing the Minister for Racing and Gaming moved, That the Bill be read a third time.

Question — put and passed.

Bill read a third time and passed.

12. Metropolitan Region Scheme Major Amendment 1404/41 — Roe 8 Remainder and Roe 9 (Removal of Primary Regional Roads Reservation) — Disallowance

The Order of the Day having been called for the motion of Hon Dr Brad Pettitt moved as follows —

That the *Metropolitan Region Scheme Major Amendment 1404/41 — Roe 8 Remainder and Roe 9 (Removal of Primary Regional Roads Reservation)* published in the *Gazette* on 10 June 2024 and tabled in the Legislative Council on 11 June 2024 under the *Planning and Development Act 2005*, be and is hereby disallowed.

Debate ensued.

Question — put.

The Council divided.

Ayes (12)

Hon Martin Aldridge
Hon Peter Collier
Hon Ben Dawkins
Hon Donna Faragher
Hon Nick Goiran
Hon Louise Kingston

Hon Steve Martin
Hon Tjorn Sibma
Hon Neil Thomson
Hon Wilson Tucker
Hon Dr Brian Walker
Hon Colin de Grussa (*Teller*)

Noes (20)

Hon Klara Andric
Hon Dan Caddy
Hon Sandra Carr
Hon Stephen Dawson
Hon Kate Doust
Hon Sue Ellery
Hon Lorna Harper
Hon Jackie Jarvis
Hon Ayor Makur Chuot
Hon Kyle McGinn

Hon Shelley Payne
Hon Dr Brad Pettitt
Hon Stephen Pratt
Hon Martin Pritchard
Hon Samantha Rowe
Hon Matthew Swinbourn
Hon Dr Sally Talbot
Hon Darren West
Hon Pierre Yang
Hon Peter Foster (*Teller*)

Question thus negated.

13. Privacy and Responsible Information Sharing Bill 2024

The following Message from the Legislative Assembly was reported —

Honourable President

Message No. 196

The Legislative Assembly has agreed to the amendments made by the Legislative Council in the *Privacy and Responsible Information Sharing Bill 2024*

Mr S.J. Price

Deputy Speaker

Legislative Assembly Chamber

Perth, 28 November 2024

14. Mamang Maambakoort Marine Park Order 2024 — Disallowance

The Order of the Day having been called for the motion of Hon Neil Thomson moved as follows —

That the *Mamang Maambakoort Marine Park Order 2024* published in the *Gazette* on 5 November 2024 and tabled in the Legislative Council on 12 November 2024 under the *Conservation and Land Management Act 1984*, be and is hereby disallowed.

Debate ensued.

15. Questions Without Notice

Questions without notice were taken.

The Parliamentary Secretary to the Minister for Energy, by leave, incorporated into *Hansard* a response to a question without notice asked by Hon Dr Steve Thomas.

The Minister for Emergency Services representing the Minister for Corrective Services, by leave, incorporated into *Hansard* a response to a question without notice asked by Hon Dr Brad Pettitt.

The Leader of the House representing the Minister for Education, by leave, incorporated into *Hansard* a response to a question without notice asked by Hon Colin de Grussa.

The Leader of the House representing the Minister for Education tabled a response to a question without notice asked by Hon Donna Faragher. (Tabled Paper 3910).

The Minister for Emergency Services representing the Minister for Corrective Services, by leave, incorporated into *Hansard* a response to a question without notice asked by Hon Peter Collier.

The Parliamentary Secretary to the Minister for Energy, by leave, incorporated into *Hansard* a response to a question without notice asked by Hon Neil Thomson.

The Parliamentary Secretary to the Minister for Environment tabled a response to question on notice 2214 asked by Hon Dr Brad Pettitt. (Tabled Paper 3911).

16. Mamang Maambakoort Marine Park Order 2024 — Disallowance

The Order of the Day having been called for the motion of Hon Neil Thomson moved as follows —

That the *Mamang Maambakoort Marine Park Order 2024* published in the *Gazette* on 5 November 2024 and tabled in the Legislative Council on 12 November 2024 under the *Conservation and Land Management Act 1984*, be and is hereby disallowed.

Debate resumed.

Interruption pursuant to order.

Question — put and negatived.

17. Mirning Marine Park Order 2024 — Disallowance

The Order of the Day having been called for the motion of Hon Neil Thomson moved as follows —

That the *Mirning Marine Park Order 2024* published in the *Gazette* on 5 November 2024 and tabled in the Legislative Council on 12 November 2024 under the *Conservation and Land Management Act 1984*, be and is hereby disallowed.

Question — put and negatived.

18. Western Bight Marine Park Order 2024 — Disallowance

The Order of the Day having been called for the motion of Hon Neil Thomson moved as follows —

That the *Western Bight Marine Park Order 2024* published in the *Gazette* on 5 November 2024 and tabled in the Legislative Council on 12 November 2024 under the *Conservation and Land Management Act 1984*, be and is hereby disallowed.

Question — put and negatived.

19. Wudjari Marine Park Order 2024 — Disallowance

The Order of the Day having been called for the motion of Hon Neil Thomson moved as follows —

That the *Wudjari Marine Park Order 2024* published in the *Gazette* on 5 November 2024 and tabled in the Legislative Council on 12 November 2024 under the *Conservation and Land Management Act 1984*, be and is hereby disallowed.

Question — put and negatived.

20. Lalang-gaddam Marine Park (Alteration of Boundaries) Order 2024 — Disallowance

The Order of the Day having been called for the motion of Hon Neil Thomson moved as follows —

That the *Lalang-gaddam Marine Park (Alteration of Boundaries) Order 2024* published in the *Gazette* on 8 November 2024 and tabled in the Legislative Council on 12 November 2024 under the *Conservation and Land Management Act 1984*, be and is hereby disallowed.

21. Mayala Marine Park (Alteration of Boundaries) Order 2024 — Disallowance

The Order of the Day having been called for the motion of Hon Neil Thomson moved as follows —

That the *Mayala Marine Park (Alteration of Boundaries) Order 2024* published in the *Gazette* on 8 November 2024 and tabled in the Legislative Council on 12 November 2024 under the *Conservation and Land Management Act 1984*, be and is hereby disallowed.

Question — put and negatived.

22. Shire of Westonia Shipping and/or Sea Container Local Law 2024 — Disallowance

The Order of the Day having been called for the motion of Hon Lorna Harper moved as follows —

That, pursuant to recommendation of the Joint Standing Committee on Delegated Legislation, the *Shire of Westonia Shipping and/or Sea Container Local Law 2024* published in the *Gazette* on 4 October 2024 and tabled in the Legislative Council on 15 October 2024 under the *Local Government Act 1995*, be and is hereby disallowed.

Question — put and passed.

23. Members' Statements

Statements were taken.

Point of Order

Leader of the House raised the following Point of Order —

Take in from Hansard

President's Ruling

The President ruled as follows —

Take in from Hansard

Point of Order

Leader of the House raised the following Point of Order —

Take in from Hansard

President's Ruling

The President ruled as follows —

Take in from Hansard

24. Adjournment

The Council adjourned at 6.05pm until a date and time to be fixed by the President.

Members present during the day's proceedings

Attendance: Present all Members except Hon Rosetta Sahanna.

SAM HASTINGS

Clerk of the Legislative Council

HON ALANNA CLOHESY MLC

President of the Legislative Council