



## LEGISLATIVE COUNCIL

# NOTICE PAPER

No. 10

TUESDAY 5 SEPTEMBER 2006

**The House meets this day at 2.30 pm**

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**BUSINESS OF THE HOUSE—ORDERS OF THE DAY**

1. **Lapsing of notices of motions:** resumption of the adjourned debate (24 May 2006) of the question on the motion of Mr Della Bosca: That, during the present session and unless otherwise ordered, if a notice of motion remains on the notice paper for 30 sitting days without being moved, the President will announce that it will be removed from the notice paper on the next sitting day. A member may renew a notice of motion once only by providing written notification to the Clerk prior to its removal from the notice paper—Mr Kelly.

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**GOVERNMENT BUSINESS—ORDERS OF THE DAY**

1. **Children and Young Persons (Care and Protection) Amendment Bill 2006:** second reading—Mr Kelly.  
(Standing Orders suspended for remaining stages, Wednesday 7 June 2006)
2. **Fair Trading Amendment Bill 2006:** second reading—Mr Della Bosca.  
(Standing Orders suspended for remaining stages, Wednesday 7 June 2006)
3. **Transport Administration Amendment (Travel Concession) Bill 2006:** second reading—Mr Roozendaal.  
(Standing Orders suspended for remaining stages, Wednesday 7 June 2006)
4. **Budget Estimates 2006-2007:** resumption of the adjourned debate (7 June 2006) of the question on the motion of Mr Della Bosca: That the House take note of the Budget Estimates and related papers for the financial year 2006-2007—Mr Gallacher speaking.

5. **Address-in-Reply to the Governor's Opening Speech**

Resumption of the adjourned debate (24 May 2006) of the question on the motion of Ms Sharpe: That the following Address be adopted and presented by the Whole House to the Governor, in reply to the speech which His Excellency the Lieutenant Governor had been pleased to make to both Houses of Parliament.

To His Excellency the Honourable J J Spigelman, Companion of the Order of Australia, Lieutenant Governor of the State of New South Wales in the Commonwealth of Australia.

MAY IT PLEASE YOUR EXCELLENCY -

We, the members of the Legislative Council of the State of New South Wales, in Parliament assembled, desire to express our thanks for Your Excellency's speech, and to express our loyalty to Australia and the people of New South Wales.

We assure Your Excellency that our earnest consideration will be given to the measures to be submitted to us, and that we will faithfully carry out the important duties entrusted to us by the people of New South Wales.

We join Your Excellency in the hope that our labours may be so directed as to advance the best interests of all sections of the community—Mr Primrose.

6. **Parliamentary Ethics Adviser functions:** consideration of Legislative Assembly's message of 8 June 2006—Mr Kelly.

## PRIVATE MEMBERS' BUSINESS

### ITEMS IN THE ORDER OF PRECEDENCE

- \*1. **Smoke-free Environment Amendment (Removal of Exemptions) Bill 2006:** resumption of the adjourned debate (31 August 2006) of the question on the motion of Dr Chesterfield-Evans: That this bill be now read a second time—Mr Tsang speaking. (15 minutes remaining)

2. **Arts in Western Sydney:** resumption of the interrupted debate (31 August 2006) of the question on the motion of Ms Fazio: That this House notes the commitment of the Government to arts in Western Sydney as demonstrated by the Strategy for the Arts in Western Sydney, which was a direct response to the Government's 1995 election commitment to achieve greater equity in arts funding for the communities and arts practitioners of Western Sydney—Mrs Pavey speaking. (2 minutes remaining)

Debate: 1 hour 59 minutes remaining

**(First postponement 30 August 2006)**

3. **Ms Cusack to move—**

That this House:

- (a) notes that Wednesday 17 May 2006 is the second anniversary of the closure of rail services on the Casino to Murwillumbah rail line, and
- (b) calls on the Iemma Government to immediately move to reinstate rail services for north coast residents.

(Notice given 23 May 2006)

**(First postponement 30 August 2006)**

4. **Closure of the Sydney University Faculty of Nursing—**resumption of the interrupted debate (30 August 2006) of the question on the motion of Ms Burnswoods: That this House:

- (a) opposes the closure of the Faculty of Nursing at Sydney University,
- (b) notes with concern that since the election of the Howard Government in 1996, 18,000 nursing applicants have been turned away from university because there are not enough places,
- (c) confirms that New South Wales needs more nurses, not less, and
- (d) calls on the new Federal Government to work with the New South Wales Government to address the shortage of nursing places in New South Wales universities.

Upon which Miss Gardiner has moved: That the question be amended by omitting all words after "That" and inserting instead:

“this House:

- (a) notes that the closure of the Faculty of Nursing at Sydney University did not result in a reduction of undergraduate nursing places with places transferred to the University of Technology and the Australian Catholic University,
- (b) commends the Federal Government for funding an extra 1,000 higher education nursing places and 420 new places in mental health nursing from 2007,
- (c) notes that only 36% of registered and enrolled nurses in New South Wales work in the public health system, and
- (d) condemns the State Government’s failure to address the critical shortage of nurses resulting in the closure of over 3,000 hospital beds across the state over the past 11 years and an increase in the elective surgery waiting lists”—Ms Gardiner speaking. (6 minutes remaining)

Debate: 2 hours 23 minutes remaining

**5. Mr Lynn to move—**

That in recognition of the year of the 90<sup>th</sup> anniversary of the Australian landing at Anzac Cove in Gallipoli and the 60<sup>th</sup> anniversary of the end of the Pacific War, this House calls on the President to acknowledge the sacrifice made by Australian servicemen and women who gave their lives in defence of the freedom we enjoy today after the prayer at the beginning of each sitting week in the following terms:

“I acknowledge the supreme sacrifice made by the servicemen and women who gave their lives on active service in defence of the freedom we enjoy in New South Wales today.”

(Notice given by Mr Harwin on behalf of Mr Lynn 23 May 2006)

**6. Ms Rhiannon to move—**

That leave be given to bring in a Bill for an Act to amend the Freedom of Information Act 1989 to establish a Public Information Access Commission with the function of dealing with freedom of information applications, to provide for a presumption in favour of the release of information and to minimise delays and fees in relation to freedom of information application; and for other purposes.

(Freedom of Information Amendment (Public Access to Information) Bill)

(Notice given 23 May 2006)

**7. Ms Robertson to move—**

That this House:

- (a) notes that the New South Wales Liberal/National Party coalition supports the Howard Government’s destruction of workplace conditions,
- (b) notes that the behaviour of the Federal Government is scurrilous,
- (c) notes that there was no mandate at the last election to put Australian workers into perpetual poverty with American working conditions,
- (d) condemns the conservative parties in this state for supporting these actions, and

- (e) applauds the Federal Leader of the Opposition, the Honourable Kim Beazley MP, and the Premier of New South Wales, the Honourable Morris Iemma MP, for their strong stance against the proposed workplace laws.

(Notice given 23 May 2006)

**8. Mr Ryan to move—**

That this House:

- (a) calls on the Government to review its decision not to provide funding supplementation to non-government service providers whose employees were last year awarded a 10.5 per cent pay increase over three years in the Social and Community Services Award by the New South Wales Industrial Relations Commission,
- (b) notes the Premier's and the Treasurer's comments that the only increase in funding these non-government organisations will receive to cover this increase in costs will be in line with indexation,
- (c) expresses its concern that increased funding in line with indexation will not cover the wage increase,
- (d) notes that vital social and disability services will be affected by the increase in wage costs, and some service providers may be forced to reduce their staff numbers, reduce the quality of their programs or even close their service completely, and
- (e) expresses its concern that the some of the most vulnerable and disadvantaged people in our community, including people with disabilities, will be affected if service providers are forced to change or reduce their programs.

(Notice given 23 May 2006)

**9. Mr Jenkins to move—**

That leave be given to bring in a Bill for an Act to amend the National Parks and Wildlife Act 1974 to provide for the establishment and operation of a National Parks Volunteer Service and to confer on it certain functions in relation to national parks.

(National Parks and Wildlife Amendment (National Parks Volunteer Service) Bill)

(Notice given by Revd Dr Moyes on behalf of Mr Jenkins 23 May 2006)

**10. Mr Gallacher to move—**

That leave be given to bring in a Bill for an Act to amend the Crimes Act 1900 to provide for compulsory life sentences to be imposed for the murder of police officers.

(Crimes Amendment (Murder of Police Officers) Bill)

(Notice given 23 May 2006)

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## ITEMS OUTSIDE THE ORDER OF PRECEDENCE

### 1. Mr Ryan to move—

That leave be given to bring in a Bill for an Act to protect the health, safety and basic freedoms of people with disabilities who live in shared accommodation (such as boarding houses) by regulating that accommodation; and for other purposes.

(Shared Accommodation for People with Disabilities Bill)

(Notice given 23 May 2006)

### 2. Dr Chesterfield-Evans to move—

That this House views with concern the passage by the Congress of the United States of America of Resolution 2646, the Agriculture, Conservation and Rural Enhancement Act of 2002 which provides subsidies to American farmers that:

- (a) will distort world commodity prices thereby affecting the livelihood of New South Wales farmers and member states of the Cairns Group, and
- (b) contradicts the free-market agenda espoused by successive Presidential administrations.

(Notice given 23 May 2006)

### 3. Ms Fazio to move—

That this House notes the commitment of the Government to arts in Western Sydney as demonstrated by the Strategy for the Arts in Western Sydney, which was a direct response to the Government's 1995 election commitment to achieve greater equity in arts funding for the communities and arts practitioners of Western Sydney.

(Notice given 23 May 2006)

### 4. Ms Cusack to move—

1. That this House notes:

- (a) correspondence sent to the Premier by Miss Sarah McGuinness reads: "To Mr Carr, my name is Sarah and I am seven years old. My Dad works at the railway station and if you shut the railway my dad will have no job and he will be sad",
- (b) correspondence sent to the Premier by Miss Brianna Taylor reads, "My name is Brianna, I'm ten and I like trains. Sarah's dad works at the railway station. He's a happy man but if you take his job away he will be sad and poor",
- (c) Sarah McGuinness's father, Mr Brain McGuinness, is father to five children, is employed as a senior customer attendant at Lismore railway station and has worked for the railways for 30 years.

2. That this House notes the meeting held by Country Labor Party members on the Far North Coast on 9 April 2004 to publicly protest against the Carr Government's decision to close the Murwillumbah branch line, and attended by Sue Dakin former Country Labor candidate for Ballina, Jenny Dowell former Country Labor candidate for Lismore, Angela Danvers President of the Mullumbimby branch of Country Labor, Ronald Tingle, President of the Ballina branch of Country Labor and Hazel Bridgett secretary of the Alstonville branch of Country Labor.

3. That this House notes the reaction of Country Labor Party members to the Carr Government's decision to close the Murwillumbah branch line including:
  - (a) Sue Dakin, Ballina Country Labor President (and former Country Labor candidate for Ballina) as saying, "This is an outrageous decision by Premier Bob Carr and Minister Costa. It is a betrayal of country people ... no wonder people hate politicians",
  - (b) Jenny Dowell, the former Country Labor candidate for Lismore, and Country Labor councillor as saying, "How can you trust them when they just tell you lies?" and has further described the decision as "disgusting" and a "disgrace" and that, "This flies in the face of all his guarantees. For Bob Carr to go back on his word is appalling",
  - (c) Justine Elliot, Labor's endorsed candidate for Richmond, who said she was "completely outraged" and angered by the NSW Government's decision to scrap the rail service",
  - (d) Kevin Bell, Labor's endorsed candidate for Page who said "This is an absolute travesty that Sydney has inflicted on the North Coast and I have written to the Premier and the Treasurer to inform them of my feelings",
  - (e) Martin Ferguson, Federal Shadow Minister for Urban and Regional Development who yesterday told a meeting of Mayors at Casino Council that "Last December the Minister for Transport Services, Michael Costa gave his promise to hold off making a decision on the service for 12 months". It is important that he be made to keep his word and "Keep on doing what you are doing."
4. That this House calls on the Premier to listen with respect to his own party members as well as the strong views of CountryLink staff, their families and the wider community, and honour the clear commitments he has repeatedly given in relation to maintaining and enhancing the Murwillumbah branch line.

(Notice given 23 May 2006)

## 5. Ms Hale to move—

1. That this House notes:
  - (a) that urgent action is required to save the 1,535 hectares of the former ADI site at St Marys as a regional park for the people of Western Sydney,
  - (b) that the site is home to one of the last remnants of Cumberland Plains Woodland, a threatened ecological community that once stretched across the western plains but has been reduced to 6% of its original area,
  - (c) that the site is home to numerous endangered species of fauna and flora including the Green and Golden Bell Frog,
  - (d) that the CSIRO Wildlife Division, the National Trust of Australia, and NSW National Parks and Wildlife Service have listed the site as high in biodiversity, endangered species and habitats,
  - (e) that the site is an area of great beauty with important ecological and environmental values that should be preserved,
  - (f) that the site is home to wild populations of emus and kangaroos, and possibly koalas, and that the proposed development of 5,000 houses will result in the death of these animals,
  - (g) that kangaroos and emus on the site are the last free roaming populations in the Sydney basin,

- (h) that the NPWS Draft Macro Fauna Management Plan initially proposed the shooting of approximately 600 Western Red kangaroos and 2000 of the Eastern Greys, and
  - (i) that despite the government bowing to community outrage and promising to sterilise rather than shoot the animals, this is a totally unsatisfactory and impractical outcome as kangaroos can live for up to 20 years.
2. That this House further notes:
- (a) that the entire ADI site has been identified as being subject to localised salinity risks,
  - (b) that the "Draft Salinity Hazard Map for Western Sydney" prepared by the former Department of Land and Water Conservation, reveals that clearing of vegetation on the site will result in a raised water table and increased salinity,
  - (c) that salinity outbreaks have already been identified in the south-west corner of the site,
  - (d) that serious concerns remain about the level of contamination following decades of manufacturing, handling, storing and testing of munitions on the site,
  - (e) that a 1999 decontamination audit found that nearly 100 hectares in the Eastern Precinct, now zoned Regional Park, was so contaminated that it needed to be fenced off to protect the public,
  - (f) that the Government cannot continue to ignore contamination issues by simply fencing off the areas of highest contamination,
  - (g) that parts of the site remain contaminated with asbestos, low level radiation and chemical contamination,
  - (h) that no testing of accumulated chemical contamination has been carried out on the tissues of flora and fauna on the site,
  - (i) that Blacktown Council sought and received a \$50 million indemnity from the Federal Government to exempt it from possible future claims from workers or residents on the site, indicating that the health risks associated with contamination have not been resolved,
  - (j) that flood mitigation proposals for the site are inadequate, and that the State Emergency Services estimate that up to one-third of the proposed house sites could be at risk of flooding,
  - (k) that the Federal government sold the land, along with two sites in Melbourne, to the developer Lend Lease for \$165 million, which, on a per hectare basis, is approximately nine times less than the sale price achieved for the nearby Australia's Wonderland site one month later,
  - (l) that, between 1998-2003, the developer, Lend Lease, made donations to the NSW Liberal Party of \$111,500 and to the NSW Labor Party of \$281,536,
  - (m) that, during this period, the NSW Labor Government rezoned the land to allow the construction of 8,000 homes,
  - (n) that the sale of the ADI site at well below market rates and the rezoning to allow the construction of 8,000 houses will result in Lend Lease making a profit of more than \$1 billion over the next ten years,
  - (o) that the community is now rightly asking whether the sale of the site was in the best interests of taxpayers and is questioning the role of both state and federal governments in this transfer of public land and its contribution to massive corporate profit,
  - (p) that Sydney's continued urban sprawl has particularly adverse impacts on western Sydney and results in increased air pollution, environmental destruction, inadequate infrastructure and social dislocation,

- (q) that increased urban sprawl is at odds with the principles of environmentally sustainable development,
  - (r) that if previous civic leaders had adopted the same approach as the current Labor Government – bulldozing urban bushland to house an increasing population – there would be no Centennial, Ku-ring-gai or Royal National parks, and
  - (s) that the people of Western Sydney are entitled to a regional park for the enjoyment of current and future generations.
3. That this House congratulates the local community in Western Sydney, including the ADI Residents Action Group, who have worked for almost a decade to save the ADI site and notes that local residents do not want this development, as has been highlighted by the overwhelming number of supportive emails and letters sent to the Daily Telegraph and the Sunday Telegraph.
4. That this House calls on the Government:
- (a) to halt the development of the ADI site and rein in Sydney’s continued urban sprawl,
  - (b) to refuse to enter into any agreement with the Federal government to finalise the sale of the land to Lend Lease,
  - (c) to make publicly available any verbal or written agreements between the State Government and either Lend Lease or the Federal Government relating to future use of the land,
  - (d) to rezone the land and revoke consent for residential development on the site, and
  - (e) to preserve the entire ADI site for research, educational and recreational purposes.

(Notice given 23 May 2006)

**6. Ms Robertson to move—**

1. That this House notes:
- (a) the recent defection of Victorian Senator Julian McGauran from the National Party to the Liberal Party,
  - (b) Senator McGauran’s comments upon his defection that the National Party is no longer relevant to rural Australia and that “there is no substantial difference between The Nationals and the Liberal Party”, and
  - (c) recent Federal Government policy detrimental to rural and regional Australia, including, but not limited to:
    - (i) the sale of Telstra,
    - (ii) the deregulation of the dairy, poultry meat and rice industries,
    - (iii) changes to industrial relations legislation,
    - (iv) the proposed tax impost on compensation for water sharing plans.
2. That this House acknowledges that the National Party is nothing more than a rubber stamp for the Liberal Party, and is unable to represent the interests of the country.
3. That this House recognises that Country Labor is the only political party that truly represents the interests of rural and regional Australia.

(Notice given 23 May 2006)

**7. Mrs Pavey to move—**

1. That this House notes:
  - (a) the return of the Honourable Eddie Obeid to political dominance as the chief puppeteer in the NSW Labor Government,
  - (b) the control the Terrigal sub faction has of the NSW State Government lead by the Honourable Eddie Obeid, with the assistance of the Honourable Michael Costa and his sidekick the Honourable Eric Roozendaal, the Honourable John Hazistergos, the Honourable Joe Tripodi and the elevation of their own, the Honourable Morris Iemma, to the Premiership, and
  - (c) that since the 2003 State Election, the Honourable Eddie Obeid has not spoken on any legislation before this House and only risen to ask four Dorothy Dixer's this year,
2. That this House calls on the Honourable Eddie Obeid to explain his conversation with the Mayor of Pittwater, Patricia Giles, that he encouraged her to leave the Christian Democrats Party to run as an independent with Labor Party support in the upcoming Pittwater by-election,
3. That this House further notes:
  - (a) that the Independent Party Member for Manly, by his silence, has affirmed the serious allegation that the Honourable Eddie Obeid told Patricia Giles if she ran as an independent he could guarantee Labor party support,
  - (b) the continued close relationship of the Honourable Eddie Obeid as a strategist with the Member for Northern Tablelands, Richard Torbay's Independent Party,
  - (c) that the Honourable Eddie Obeid was instrumental in Labor's decision not to run in the Dubbo by-election last November, deserting the local ALP membership and providing back door support to Richard Torbay's candidate Dawn Fardell,
  - (d) that Labor support in Dubbo has slumped from 36% in 1984 to 29% in 1991 to 15% in 2003,
  - (e) that Labor's support in Tamworth has dropped from 34.9% in 1984 to 15.6% in 1991 to 11.9% in 2003,
  - (f) that Labor's support in Northern Tablelands has dropped from 49% in 1984 to 31.6% in 1991 to 4.7% in 2003, and
  - (g) that Labor's support in Port Macquarie has dropped from 30.4% in 1984 to 22.5 % in 1991 to 8.4% in 2003.
4. That this House calls on Premier Iemma to have the courage to distance himself from the Honourable Eddie Obeid, despite the enormous debt he owes him, because of the subversive and devious tactics the Honourable Eddie Obeid uses to undermine the democratic process in New South Wales.

(Notice given 23 May 2006)

**8. Ms Rhiannon to move—**

That, under standing order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution, documents, excluding any photographs, technical drawings, maps, plans, designs or specifications, in the possession, custody or control of the Premier, the Premier's Department, The Cabinet Office, NSW Treasury, the Minister for Roads or the Roads and Traffic Authority (RTA), created since the resolution of the House of 18 October 2005, and not previously provided, relating to:

- (a) the contract between the RTA and the Cross City Motorway Consortium (CCM), signed in December 2002, to finance, construct, operate and maintain the Cross City Tunnel,

- (b) the financing of the project including the successful tender by CCM between the RTA and CCM,
- (c) the RTA consent deed, the Project Deed and the Facility Agreement, and
- (d) any document which records or refers to the production of documents as a result of this order of the House.

(Notice given 23 May 2006)

**9. Ms Fazio to move—**

That this House:

- (a) notes the incident which occurred at the formation meeting of a Liberal Party Branch at the Croatian Club in Punchbowl on Wednesday 5 May 2004 resulted in the police being called to break up a brawl,
- (b) notes the blatant attempts by warring factions in the Liberal Party to exploit and exacerbate tensions between different ethnic and religious groups in the community, and
- (c) supports ethnic and religious harmony within New South Wales.

(Notice given 23 May 2006)

**10. Miss Gardiner to move—**

That this House:

- (a) notes that the Minister for Education, the Honourable Carmel Tebbutt MP, snubbed her former Legislative Council colleague, the Honourable Christine Robertson MLC, in making a ministerial appointment to the Council of the University of New England,
- (b) notes that in making the appointment, the Minister preferred an ex-Australian Labor Party member, Mr Richard Torbay MP, to her ALP colleague, Ms Robertson, who was nominated to fill the vacancy,
- (c) notes that Ms Robertson, a loyal ALP foot soldier, contested the Tamworth electorate thrice in the name of the ALP, was the founding Country Labor Chair and is the current Chair of the Country Labor Committee, and
- (d) expresses its sympathy to Ms Robertson for the tawdry treatment dished out to her by her party and the Minister for Education.

(Notice given 23 May 2006)

**11. Revd Mr Nile to move—**

That leave be given to bring in a Bill for an Act to repeal amendments made by the Anti-Discrimination (Homosexual Vilification) Amendment Act 1993 that make homosexual vilification unlawful.

(Anti-Discrimination Amendment (Homosexual Vilification Repeal) Bill

(Notice given 23 May 2006)

**12. Ms Robertson to move—**

That this House:

- (a) notes the call from the National Party Conference to review the use of the term National Party,
- (b) notes the concerns of the National Party Conference about the use of the National Party image,
- (c) notes that the National Party members of this House, who identify themselves as Nationals, were elected on the Liberal Party/National Party ticket at the March State Election rather than on a Nationals ticket,
- (d) notes that the Nationals have difficulty proving separation from the Liberal Party,
- (e) congratulates the National Party conference for seeing the charade that is the National Party.

(Notice given 23 May 2006)

**13. Ms Fazio to move—**

That this House:

- (a) notes the comments made by the Hon Catherine Cusack in correspondence dated 20 June 2003 complaining that a cartoon in a local church newsletter “was twisted, cynical and has the effect of hardening community attitudes against politicians”, and
- (b) acknowledges that any person entering into a career as a public office holder should be prepared to accept reasonable general criticism from the public about their chosen profession and should accept such criticism with good grace.

(Notice given 23 May 2006)

**14. Mr Gallacher to move—**

1. That this House notes:

- (a) the continual failure of the Honourable Michael Costa to provide adequate responses to questions without notice,
- (b) that on some 34 occasions since November 2001, listed in the schedule below, the Minister told the House that he would seek advice and get back to the House with an answer,
- (c) that each of these questions have never been subsequently answered, as promised.

2. That this House calls on the Honourable Michael Costa MLC, Minister for Transport Services, Minister for the Hunter and Minister assisting the Minister for Natural Resources (Forests) to provide the House with a written answer to each of these questions within three sitting days of the date of passing of this resolution.

**SCHEDULE**

<b>Date</b>	<b>Question and asking Member</b>	<b>Response</b>
13/11/2003	Independent Pricing and Regulatory Tribunal Private Bus Operators The Honourable Charlie Lynn MLC	I am not aware of the information. If the Hon. Charlie Lynn provides my office with the information I will look into the matter.
28/10/2003	Wagga Wagga Taxidriver Safety The Honourable David Oldfield MLC	I will advise the House of the council's action in due course.

28/10/2003	Countrylink Rail Services Ms Lee Rhiannon MLC	If the honourable member can produce the memo, I am certainly happy to get advice on it.
01/07/2003	Stanwell Park Viaduct The Honourable Patricia Forsythe MLC	I will check the status of that report.
04/12/2002	Shoalhaven Police Numbers The Honourable Don Harwin MLC	...I will certainly seek advice...
04/12/2002	Pedestrian Fatalities The Reverend the Honourable Gordon Moyes MLC	That is a detailed question. I will get advice and come back to the House.
20/11/2002	DNA Testing Policy The Honourable James Samios MLC	I am not aware of the examples raised by the Hon. James Samios, and I will get some information about them.
12/11/2002	Fairfield Police Local Area Command The Honourable Helen Sham-Ho MLC	I will take that question on notice because it involves some detail.
12/11/2002	Innocence Panel DNA Evidence Review The Honourable Peter Breen MLC	I am not aware of the specific issues relating to that case. I am happy to obtain advice about that issue.
05/09/2002	Car Rebirthing The Honourable Don Harwin MLC	I am happy to take the question on notice and provide a detailed answer if the honourable member has something more specific to add.
05/09/2002	Department Of Forensic Medicine DNA Analysis The Honourable Peter Breen MLC	I will obtain an answer to this detailed question for the Hon. Peter Breen.
27/06/2002	Sandon Point Residential Development Ms Lee Rhiannon MLC	This is a detailed question. I will take it on notice and get a detailed response.
27/06/2002	Police Officer Transfer The Honourable John Ryan MLC	I will take a question on notice and get a detailed response.
05/06/2002	Ethnic Community Liaison Officer Program The Honourable Peter Wong MLC	I do not have the precise details. However, I will endeavour to obtain them and will advise the Hon. Dr Peter Wong accordingly.
04/06/2002	Lemon Tree Passage Police Station Upgrading The Honourable Patricia Forsythe MLC	I will take the honourable member's question on notice and ensure that the honourable member for Port Stephens made such a commitment.
04/06/2002	Raymond Terrace Police Station Upgrading The Honourable John Jobling MLC	I am happy to bring back to the House appropriate information at the appropriate time...
04/06/2002	Wyong Shire Social Plan The Honourable Brian Pezzutti MLC	I will take the question on notice and get some details.
13/03/2002	Workcover Injured Workers Research Project The Honourable Duncan Gay MLC	I will take the honourable member's question on notice.
13/03/2002	Police Service Examination Questions Ms Lee Rhiannon MLC	If the honourable member would provide the question in documentary form, I will certainly take it on notice.
13/12/2001	Police Service Charity and Community Service Charges The Honourable Patricia Forsythe MLC	As I said in response to the original question, I have taken the matter on notice and, at the appropriate time, I will provide an answer.
12/12/2001	New South Wales Police College Graduates The Honourable Michael Gallacher MLC	...it will be an answer appropriate to the question.
12/12/2001	Wyong Shire Vandalism The Honourable John Jobling MLC	...I will take the question on notice and obtain an answer.
06/12/2001	Police College Conservation Officer Training The Honourable Duncan Gay MLC	...I will find out the answer and come back to the honourable member...

04/12/2001	Bathurst Motor Races Police Hire The Honourable Jenny Gardiner MLC	I am not aware of the details of the question, but will obtain a response for the honourable member.
04/12/2001	Police Sniffer Dogs The Honourable Peter Breen MLC	I will provide an answer to the honourable member when I have concluded my investigation.
04/12/2001	East Sydney Sex Workers The Honourable Brian Pezzutti MLC	I am not aware of the details of the incident to which the Hon. Dr Brian Pezzutti referred. However, I will get some answers for him and return to the House with them.
29/11/2001	Police Station Closures The Honourable Michael Gallacher MLC	I am not aware of the matter that the Leader of the Opposition refers to...I will certainly have a look at the <i>Newcastle Herald</i> and get back to the honourable member.
29/11/2001	Police Service Charity and Community Service Charges The Honourable Patricia Forsythe MLC	I do not accept that that is the policy, but I will take advice and come back to the House.
29/11/2001	Inner-City Hotel Assaults The Honourable Jenny Gardiner MLC	I will take advice on the report and come back to the House.
29/11/2001	Police Sniffer Dogs The Honourable Richard Jones MLC	However, I am happy to provide some statistics on how the dogs are trained and what particular activities they are able to undertake.
29/11/2001	Gladesville Police Local Area Command The Honourable Greg Pearce MLC	I am not aware of the statistics in relation to Gladesville, but I will obtain details.
28/11/2001	Police Accommodation Costs The Honourable Duncan Gay MLC	I do not have the answer to the question, but I will obtain if for the honourable member.
28/11/2001	Glebe High School Police Presence The Honourable Patricia Forsythe MLC	...I will find out the answer to her question and correct it.
28/11/2001	Police Roster Information The Honourable John Ryan MLC	I will certainly have a discussion with the Police Service to ascertain the reason for the non-provision of those statistics. Some operational matters may be involved. If there are not, I will certainly come back to the House with an answer to that question.

(Notice given 23 May 2006)

**15. Mr Cohen to move—**

That this House calls on the Government:

- (a) to match the Queensland Government's land clearing moratorium announcement and put a temporary hold on all new land clearing applications in New South Wales until the Wentworth Model plan for natural resource management is implemented,
- (b) to ensure that all available resources are utilised in an effort to stop illegal land clearing in New South Wales.

(Notice given 23 May 2006)

**16. Ms Fazio to move—**

That this House:

- (a) notes the rally held by banana growers from New South Wales and Queensland in Coffs Harbour on 13 September 2004 to protest against imports from the Philippines, and
- (b) supports the concerns of growers and industry stakeholders and the actions of the Minister for Primary Industries in opposing the decision of Biosecurity Australia to give the green light to imported bananas which will expose local crops to the risk of disease from overseas.

(Notice given 23 May 2006)

**17. Revd Dr Moyes to move—**

1. That this House notes the following actions:

- (a) the enactment of the Constitution Amendment (Pledge of Loyalty) Act 2006, which requires Members of Parliament and Ministers to take a pledge of loyalty to Australia and to the people of New South Wales instead of swearing allegiance to Her Majesty the Queen,
- (b) the enactment of the State Arms, Symbols and Emblems Act 2004, which allows the replacement of the Royal Arms of the United Kingdom, Great Britain and Northern Ireland with the State Arms of New South Wales,
- (c) the transfer of the Governor's office to the Chief Secretary's building,
- (d) the recent removal of the portraits of the Queen of Australia and the Duke of Edinburgh to the Parkes Room without consultation, and
- (e) the removal of the crown from the crest of the Legislative Assembly,

which may be viewed as supporting a republican agenda.

2. That this House calls on the Government to protect, uphold and affirm the constitutional monarchy given the outcome of the 1999 Federal referendum on the republic.

(Notice given 23 May 2006)

**18. Ms Fazio to move—**

That this House:

- (a) notes the death of Mr Peter Benenson who, in 1961, founded the human rights organisation Amnesty International,
- (b) expresses grave concerns that abuses of human rights to physical and mental integrity, freedom of conscience and expression and freedom from discrimination are still occurring, and
- (c) reaffirms the commitment of this parliament to maintaining and upholding international human rights standards for every person on earth.

(Notice given 23 May 2006)

**19. Mr Gay to move—**

That leave be given to bring in a Bill for an Act to amend the Public Sector Employment and Management Act 2002 to require the use of ethanol blended fuel in cars owned, leased or operated by the Government of New South Wales or that are part of a public sector remuneration package; and for other purposes.

(Public Sector Employment and Management Amendment (Ethanol Blended Fuel) Bill)

(Notice given 23 May 2006)

**20. Ms Fazio to move—**

That this House:

- (a) notes media comments from the Hon Catherine Cusack attacking the Aboriginal Family Drug Information Kit (FDIK) project North Coast Drug Costume Kits, which was launched at Coffs Harbour on 20 June 2005,
- (b) notes that the project was a partnership between the New South Wales Government (Premier's Department), the Australian Government (National Illicit Drugs Strategy Community Partnership Initiative), Arts Mid North Coast and North Coast communities represented by an Aboriginal Project Advisory Committee and was developed as a result of North Coast Aboriginal communities deciding a set of 'drug costumes' was the most effective medium for community education,
- (c) notes that the local Biripai, Dunghutti, Gumbaynggirr and Bunjalung communities were involved in the initial concept for the kits and gave valuable guidance on the development of the kits and are best placed to understand the needs of their local communities,
- (d) notes that the following agencies and services all supported the North Coast Drug Costume Kits and were involved in the project: Durri Aboriginal Medical Service (Kempsey); Many Rivers Aboriginal Violence Prevention Project; Northern Rivers Area Health Service (Aboriginal Health Unit); Dharah Gibinj Aboriginal Medical Service (Casino); North Coast Area Health Service; Ballina TAFE; Biripai Aboriginal Medical Service (Taree); Durri Aboriginal Medical Service (Kempsey); Bulgarr Ngaru Aboriginal Medical Service (Grafton),
- (e) notes that the following people participated and spoke in support of the North Coast Drug Costume Kits at the launch: Richard Holloway from Arts Mid North Coast; Ms Narelle Cochrane from the Aboriginal Project Advisory Group; Auntie Bea Ballangarry Gumbaynggirr Elder and Regional Indigenous Representative Arts Mid North Coast Board; and Chris Crawford the Chief Executive Officer of North Coast Area Health Service, and
- (f) censures the Hon Catherine Cusack for imposing non-indigenous middle class values on an innovative project developed by local indigenous communities to tackle local indigenous drug and alcohol problems and calls on her to publicly apologise to those involved in the project for her comments.

(Notice given 23 May 2006)

**21. Ms Cusack to move—**

That this House:

- (a) notes that the Minister for Women is committed to maintaining the NSW Women's Grants Program, which currently receives \$1.115 million,
- (b) notes that the mini-Budget estimates put total funding available for the Department of Women in 2005-2006 at \$1.125 million,

- (c) notes that if funding is to be maintained for the Grants Program without indexation, it would appear to leave just \$10,000 funding available for the new Office of Women in the Premier's Department,
- (d) calls on the Government to maintain the Women's Grants Program at existing levels, plus indexation,
- (e) calls for additional funds to be made available to properly fund and staff the new Office of Women,
- (f) calls for the new senior position heading the Office of Women to be appointed at Assistant Director General level within the Premier's Department, and
- (g) calls for funding and staffing to be transparent in the forthcoming NSW Budget.

(Notice given 23 May 2006)

**22. Ms Hale to move—**

That this House:

- (a) condemns current and past state and federal governments for:
  - (i) the consistent under funding of public housing that has resulted in the gradual slide from public housing to last resort welfare housing,
  - (ii) the decline in public housing stock that has resulted in a chronic housing shortfall and waiting lists of up to ten years.
- (b) condemns the NSW Government for:
  - (i) allowing 26,000 people to remain homeless in New South Wales, 35% of whom are youth aged between 12 and 24,
  - (ii) not providing permanent housing to the more than 6000 homeless children between 12 and 18 years of age, and the additional 5000 children living in refuges,
  - (iii) funding only 220 additional housing units in this year's budget, despite a waiting list of more than 100,000 people,
  - (iv) introducing the Residential Tenancies Amendment (Public Housing) Bill 2004 which will directly result in more homeless people living on the streets in New South Wales,
- (c) demands that state and federal governments allocate more funding to public housing to alleviate the chronic problem of homelessness.

(Notice given 23 May 2006)

**23. Ms Fazio to move—**

That this House congratulates the Honourable Carmel Tebbutt on her election as the Member for Marrickville.

(Notice given 23 May 2006)

**24. Mrs Pavey to move—**

That this House:

- (a) notes the significant contribution of the federal Nationals in securing the economic prosperity of regional Australia and in particular rural and regional New South Wales through:
  - (i) Deputy Prime Minister and federal Nationals Leader John Anderson securing the historic water sharing agreement which will guarantee water rights and investment security for primary producers while achieving better environmental flows,
  - (ii) Deputy Prime Minister and federal Nationals Leader John Anderson redirecting part of the \$7.8 billion interest savings per annum the Commonwealth has created by paying off Labor debt, into a \$2.5 billion building bonanza for road and rail infrastructure in New South Wales this financial year, and
  - (iii) the Free Trade Agreements the Hon Mark Vaile has achieved between Singapore, Thailand and the United States, the world's biggest economy, for our primary producers and manufacturers,
- (b) condemns the Latham-led Labor Opposition for their misleading advertisement in the Dubbo Daily Liberal on 26 June 2004 which claims to support farmers yet does not reveal Mark Latham's true policy agenda for rural and regional Australia which includes:
  - (i) abolishing junior wage rates,
  - (ii) forcing small businesses to make redundancy payments for the first time ever,
  - (iii) allowing union officials the right of entry into small business at any time including home based business, and
  - (iv) imposing the first federal Payroll Tax since 1971,
- (c) notes that while claiming to support farmers on one hand Mark Latham has preached in the Daily Telegraph on 5 March 2001 that "the most disadvantaged and powerless Australian's do not live in the bush. They live in the outer suburbs of out of major cities."

(Notice given 23 May 2006)

**25. Ms Rhiannon to move—**

That, according to standing order 159, the Anti-Discrimination Amendment (Equality in Education and Employment) Bill, interrupted by the close of the previous session, be restored to the stage it had reached in the previous session.

(Restoration of Anti-Discrimination Amendment (Equality in Education and Employment) Bill)

(Notice given 23 May 2006)

**26. Ms Fazio to move—**

That this House:

- (a) condemns the failure of the Honourable Catherine Cusack MLC to attend any meetings this year of the North Coast Rail Corridor Working Group, of which she is a member,

- (b) notes that the Working Group, which has bi-partisan representation across local and state government, is the forum at which the future of the Casino-Murwillumbah rail corridor and related matters are discussed without the presence of the media,
- (c) notes that the only time the Honourable Catherine Cusack MLC actually turns up to a rail meeting is when the news cameras have already confirmed their attendance, such as on Monday 17 October 2005 when she staged a crass political stunt in Byron Bay, and
- (d) commends the Community Transport Organisation for their hard work in supporting the transport disadvantaged and for holding their annual conference in Byron Bay in October 2005, despite the fact that the Honourable Catherine Cusack MLC attempted to disrupt and blockade the event for political purposes.

(Notice given 23 May 2006)

**27. Revd Mr Nile to move—**

That, according to standing order 159, the Family Impact Commission Bill, interrupted by the close of the previous session, be restored to the stage it had reached in the previous session.

(Restoration of Family Impact Commission Bill)

(Notice given 23 May 2006)

**28. Ms Fazio to move—**

1. That this House notes:

- (a) the vicious assault, in the Legislative Assembly on 18 October 2005, on the Minister for Roads by the Member for Coffs Harbour, Mr Andrew Fraser, MP,
- (b) the admission by Mr Fraser in the Legislative Assembly on 19 October 2005 in relation to his assault on the Minister for Roads that, “It is behaviour that I have not been known for, except maybe in my younger days when I was 18 or 19”,
- (c) the editorial in *The Australian*, on 20 October 2005, which stated:

“Mr Fraser has resigned from the Opposition front bench, apologised to Mr Tripodi, and been suspended from parliament for eight sitting days. So that is all right then. No it's not. The video record of Mr Fraser's behaviour demonstrates conduct that would be unforgiveable in any workplace and is utterly unacceptable in parliament. Any adult so lacking in self-control that they resort to violence against a colleague whose arguments annoy them cannot be trusted in any position of responsibility....Responsible adults do not attack people. No ifs, no buts....What is worse, Nationals leader Andrew Stoner says his colleague could even return to the front bench. This wretched affair sends society a sad signal....If Mr Fraser was intent on really atoning he would have resigned his seat in shame”, and

- (d) the editorial in the *Sydney Morning Herald* on 20 October 2005, which stated:

“The National Party MP Andrew Fraser should resign from Parliament, not just from his shadow portfolios of housing and small business. His physical attack on the Minister for Roads, Joe Tripodi, cannot be tolerated. Apologies are simply not enough, and the Nationals themselves should be demanding that Mr Fraser quit. Instead, the party's state leader, Andrew Stoner, is already talking publicly of returning Mr Fraser to the front bench. What a disgrace.

MPs will from time to time overstep the mark in the heat of debate. They are entitled to some leeway, depending on the circumstances. However, there must be limits, and even the most accommodating would surely regard the Fraser assault on Mr Tripodi as simply beyond the pale.

The issue here is not what anyone may think of Mr Tripodi and how well he has performed as a minister. It is about Mr Fraser's behaviour....If members of Parliament are not free to speak without fear of physical assault, then democracy itself is in peril. Mr Fraser can save himself, the National Party and the Opposition the ignominy of expulsion by going of his own accord”.

2. That this House further notes that as a society the use of violence is rejected and that governments, on a bi-partisan basis, fund campaigns to stop violence against women and fund anti-bullying campaigns in schools.
3. That this House considers that members of Parliament should not defend or condone violence against each other.

(Notice given 23 May 2006)

**29. Mr Gallacher to move—**

That leave be given to bring in a Bill for an Act to amend the Police Act 1990 to include the reduction of crime, and the active encouragement of the reporting of all crime and incidents of public disorder in New South Wales, in the functions of NSW Police and in the performance requirements for the Commissioner of Police.

(Police Amendment (Crime Reduction and Reporting) Bill)

(Notice given 23 May 2006)

**30. Mr Cohen to move—**

That, under standing order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution all documents in the possession, custody or control of the Department of Environment and Conservation relating to the investigation by the department of alleged illegal clearing of threatened species habitat on the Kings Forest property in the Tweed Shire, including any document which records or refers to the production of documents as a result of this order of this House.

(Notice given 23 May 2006)

**31. Mr Gay to move—**

1. That this House notes:
  - (a) the Government's negligence in failing to clean up Homebush Bay as promised nine years ago and the failure to warn the general public of high dioxin levels in Sydney Harbour four years ago,
  - (b) the Government's delay in posting signs around Sydney Harbour warning recreational fishers of the dangers of eating more than 150 grams of fish per month or more than 300 grams of prawns per month and that both should not be eaten in the same month,
  - (c) the Government's initial refusal to carry out blood testing for dioxins on 42 commercial fishers and their families,

- (d) the extreme delay in providing families with an emergency package when their livelihoods were decimated when the harbour was closed to fishing,
- (e) the failure of the Minister for Primary Industries to properly consult with recreational fishers and the commercial fishing industry and local communities on the Bateman's and Port Stephens' Marine Parks,
- (f) the continued failure of the Minister for Primary Industries to ensure pollution-free waterways allowing the State's oyster industry to be devastated and the abandonment of oyster growers in the clean up of polluted waters at Tilligerry Creek and the recent closure of Bellingen River near Bellingen to harvesting,
- (g) the refusal of the Minister for Primary Industries to maintain adequate funding for the NSW Shellfish Harvest Area Classification Scheme (water monitoring program) which identifies pollution sources and alerts the public to health issues,
- (h) the failure of the Minister for Primary Industries to implement a proper buyout of the commercial fishing industry to ensure the future sustainability of the industry,
- (i) the refusal by Elders Bank to finance a New South Wales abalone fisher because the "future direction of the industry is still clouded despite the Keniry Report",
- (j) the Government's ineptitude for losing \$15 million of Commonwealth funding for the popular National FarmBis program,
- (k) the \$2.4 million owed to 450 producers for on-farm works undertaken to control the spread of ovine john's disease (OJD), when the scheme collapsed in 2003 because of a major shortfall in funds,
- (l) the Minister for Primary Industries' treatment of drought affected farmers by removing vital drought transport subsidies when they need it most, and
- (m) the Minister for Primary Industries' use of police to carry out routine native vegetation compliance inspections on farms in the Warren and Coonamble districts.

2. That this House censures the Honourable Ian Macdonald, Minister for Primary Industries, for failing to take proper leadership in these important issues.

(Notice given 23 May 2006)

**32. Revd Dr Moyes to move—**

That, according to standing order 159, the Security Industry Amendment (Patron Protection) Bill, interrupted by the close of the previous session, be restored to the stage it had reached in the previous session.

(Restoration of Security Industry Amendment (Patron Protection) Bill)

(Notice given 23 May 2006)

**33. Mrs Pavey to move—**

That this House:

- (a) condemns the Carr Labor Government and the local member for Monaro, Steve Whan, for their decision to strip funding to the Snowy-Monaro Business Enterprise Centre,

- (b) notes that this withdrawal of funding has resulted in staff at the Snowy-Monaro Business Enterprise Centre being given termination notifications,
- (c) condemns the Government for delaying the approval for a Phase 1 funding of an Agricultural Development Partnership Program in Monaro by placing onerous burdens on the committee,
- (d) calls on the Government to immediately reinstate the original funding for the Snowy-Monaro Business Enterprise Centre.

(Notice given 23 May 2006)

**34. Dr Chesterfield-Evans to move—**

That, according to standing order 159, the Crimes Amendment (Corporate Manslaughter) Bill, interrupted by the close of the previous session, be restored to the stage it had reached in the previous session.

(Restoration of Crimes Amendment (Corporate Manslaughter) Bill)

(Notice given 23 May 2006)

**35. Ms Cusack to move—**

That this House:

- (a) notes the unanimous vote of Country Labor delegates at last weekend's Country Labor Conference in Bathurst calling on the Government to reinstate the Murwillumbah XPT service,
- (b) notes the arrogance and contempt displayed towards Country Labor by the Premier and the Minister for Transport who instantly dismissed the views of their Country Labor colleagues, and
- (c) notes with regret that the Country Labor motion passed unanimously in Bathurst concerning country rail services has not been considered by the Government which therefore neglects the travel requirements of country people.

(Notice given 23 May 2006)

**36. Ms Hale to move—**

That leave be given to bring in a Bill for an Act to amend the Local Government Act 1993 to require a two-thirds majority vote in each House of Parliament to dismiss a council, and to limit the period for which a council administrator may be appointed.

(Local Government Amendment (Restoration of Democratic Elections) Bill)

(Notice given 23 May 2006)

**37. Miss Gardiner to move—**

1. That the House take note of the Government's response to Report No. 10 of General Purpose Standing Committee No. 4 entitled "Closure of the Casino to Murwillumbah rail service", dated November 2004.
2. That this House condemns the Carr Labor Government for failing to introduce a new regular rail commuter service from Casino to Murwillumbah as recommended by the committee.

(Notice given 23 May 2006)

**38. Mr Gallacher to move—**

That this House:

- (a) congratulates and thanks the members of the NSW Police for the professional manner in which they conducted themselves during the investigation and detention of people suspected of involvement in terrorist activities in New South Wales,
- (b) notes media reports that police may face serious threats to their safety in carrying out these police operations,
- (c) notes that a Police Sergeant, not attached to the counter-terrorism forces, received a gunshot wound to the hand during the arrest of a suspect sought in connection with these police operations,
- (d) notes the comments by Australian Democrats leader Senator Lyn Allison on 8 November 2005 that: “Given that the Prime Minister was criticised for there being no action, I suppose it’s not beyond the possibility that he would say to the State Police Commission(ers), ‘Well, you know, is there not a raid that could be taking place at this time to justify it?’”, and
- (e) condemns the Federal Australian Democrats Leader and calls on the Leader of the Australian Democrats in this House to distance himself from such comments by his parliamentary colleague.

(Notice given 23 May 2006)

**39. Ms Rhiannon to move—**

That this House:

- (a) recognises that Harvard University research shows that:
  - (i) only two of the world’s 10 deadliest mass shootings were carried out with illegal weapons—those at Port Arthur in 1996 and Columbine High School, Colorado, in 1999, and
  - (ii) 86% of mass shootings conducted around the world during the past 35 years were committed by lawful gun owners,
- (b) recognises that the Monash massacre was perpetrated by a legal gun owner using handguns,
- (c) notes that there are no accurate figures for the size of the illegal handguns arsenal in New South Wales, and that police records indicate that hundreds have been stolen from firearm deal shops, army barracks and homes,
- (d) notes that the Australasian Police Ministers’ Council (APMC) special meeting on firearms in November 2002 resolved to implement a buy back scheme for which there is no final list of prohibited guns,
- (e) notes that the APMC buy back scheme is premised on an impractical system of gun barrel measurement,
- (f) condemns the scheme for being unworkable and unaccountable and unable to increase community safety,
- (g) recognises that there is no legitimate reason for an ordinary citizen to have a handgun at their home or on their person while at large,
- (h) calls upon the Government to:
  - (i) ban semi-automatic handguns, and

- (ii) initiate a national process to ensure that this important reform for community safety is debated in all other States of Australia through the Australasian Police Ministers' Council.

(Notice given 23 May 2006)

**40. Mr Gay to move—**

That, under standing order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution the following documents in the possession, custody or control of the Minister for Education and Training or the Department of Education and Training:

- (a) all papers, including the final report, of the Department of Education and Training taskforce established by the Minister for Education and Training to audit the work of the property section in relation to maintenance of public schools,
- (b) all papers produced since the audit report which relate to work required, work planned and work completed on school maintenance, and
- (c) any document which records or refers to the production of documents as a result of this order of the House.

(Notice given 23 May 2006)

**41. Revd Mr Nile to move—**

That leave be given to bring in a Bill for an Act to require women seeking an abortion to be informed that the procedure may cause pain to the child in utero.

(Abortion (Information) Bill)

(Notice given 23 May 2006)

**42. Mr Gallacher to move—**

That this House notes:

- (a) the meeting held yesterday, Monday 27 February 2006, at Redfern Town Hall of police attached to Redfern Police Station,
- (b) that Redfern continues to be the New South Wales Local Area Command with the highest number of robberies each year,
- (c) that Redfern police personnel have called for the immediate deployment of an additional 20 general duties officers to perform full patrol duties and thereby enable the police and community the benefit of an additional police vehicle every day, taking the total number of general duties cars available to three,
- (d) that Redfern police have requested the Minister for Police to attend the next meeting of the branch on a date of the Minister's choosing, and
- (e) the unanimous resolution of the meeting giving 30 days for this matter to be resolved before Redfern police consider industrial action.

(Notice given 23 May 2006)

**43. Mr Oldfield to move—**

That, according to standing order 159, the Crimes Amendment (Protection of Innocent Accused) Bill, interrupted by the close of the previous session, be restored to the stage it had reached in the previous session.

(Restoration of Crimes Amendment (Protection of Innocent Accused) Bill)

(Notice given 23 May 2006)

**44. Ms Cusack to move—**

That this House:

1. Notes the release of the 2003-2004 Ombudsman's annual report and in particular the references to:
  - (a) new cases of mismanagement by the Department of Juvenile Justice at Cobham, Frank Baxter, Acmena and Yasmar detention centres,
  - (b) poor record keeping by the department which continues despite changes to responsibility requiring centre managers to be accountable, and
  - (c) the department's investigation into a child protection notification that was so flawed it may have affected the outcome of case study 84.
2. Calls on the Minister for Juvenile Justice to resign so that a new Minister can resolve ongoing and serious problems in the department.

(Notice given 23 May 2006)

**45. Mr Cohen to move—**

That, according to standing order 159, the Crown Lands (Prevention of Sale) Bill, interrupted by the close of the previous session, be restored to the stage it had reached in the previous session.

(Restoration of Crown Lands (Prevention of Sale) Bill)

(Notice given 23 May 2006)

**46. Mr Gallacher to move—**

1. That this House notes that:
  - (a) at its peak in 2003 NSW Police had 15,168 sworn police officers and as of 28 February 2006 there were just 14,579 sworn officers,
  - (b) on Sunday 19 March 2006, the Premier announced he would increase the number of sworn police officers to 15,206, a mere 38 more than the total number of police in 2003,
  - (c) during March 2005, following three nights of rioting at Macquarie Fields, the Opposition called for NSW Police to have access to the use of a water cannon device to combat missile throwing rioters,
  - (d) on 11 March 2006, the Commissioner of Police, in reply to Opposition calls for the use of a water cannon to disperse rioters, said

“...I think when we’ve got to the stage of issuing water cannons, sprays, mace and those sorts of things, in that sense we’ve really lost the plot... these are tactics which in one sense then really illustrate that we’ve lost absolute control...”

- (e) on 19 March 2006, following several brawls involving up to 50 people attending a first grade rugby league match on 17 March 2006 which included the Canterbury Bulldogs rugby league team, the Premier announced plans for the deployment of a water cannon by police to quell similar behaviour at sporting events,
- (f) on 20 March 2006, the Premier announced plans to send 150 police to all future national rugby league matches involving the Canterbury Bulldogs when played in New South Wales, for the remainder of the 2006 season that concludes in September 2006,
- (g) Local Area Commands such as Brisbane Water, Hurstville, Manly, New England, Sutherland, Monaro, Canobolas, Orana, Penrith, Miranda, Camden, St George, Tuggerah Lakes, Tweed/Byron, Shoalhaven and Darling River have lost 217 police since 2003,
- (h) on 3 April 2002, the Opposition called for the introduction of police into schools to “...keep the drugs, knives and the gangs out of schools and keep the teachers and students safe...”,
- (i) on the same day, the then Minister for Police Michael Costa labelled the initiative as far-fetched and defeatist and further said schools were “...amongst the safest places for children in our society...” and further that “...I know what I’d do with my kids – I’d remove ‘em...”,
- (j) on 21 March 2006, the Premier announced plans to put police in schools to “...stop wayward students straying into criminal life...” and said that

“...this will bring police in closer and direct contact with schools, teachers and students. These dedicated officers will also identify students who are at risk of becoming involved in crime...”, and

- (k) on 11 January 1987, the then Labor Minister for Police George Paciullo outlined plans for police officers to be permanently stationed in New South Wales schools to curb rising juvenile crime rates, stating that no police force could hope to

“...cope with a community when the community itself is lowering its own standards. This I would see as being a very, very important step in reversing that trend and developing respect for the police”.

- 2. That this House notes the hypocrisy of the Government on these policing concerns and expresses its dissatisfaction with the Government’s handling of law and order issues affecting our community, instead relying on stunts designed for the nightly news.

(Notice given 23 May 2006)

#### 47. Ms Cusack to move—

- 1. That this House notes:
  - (a) that in 2004 Neville Frances Hilton was charged with child prostitution offences, involving two girls under the care of the Department of Community Services, one aged 14 years and the other aged 13 years and still wearing braces,
  - (b) that in court it was alleged that these children were each paid \$35 for a 15 minute booking of ‘conventional’ intercourse or oral sex, with another \$25 going to Mr Hilton’s Southern Belles Escort agency and that in the case of a house call lasting four hours, the child would be paid \$180 with \$240 commission to the agency,

- (c) that on 1 September 2004 a 12 member jury found Mr Hilton guilty of 11 counts of obtaining benefit from child prostitution, each count carrying a maximum sentence of 10 years in prison,
  - (d) that the jury also found Mr Hilton guilty of eight counts of being in control of premises used for child prostitution, and that each count carries a maximum sentence of seven years in prison,
  - (e) that Mr Hilton was convicted of child prostitution offences that carried maximum gaol sentences totalling 166 years in prison,
  - (f) that on 22 November 2004 New South Wales District Court Judge, Megan Latham, sentenced Mr Hilton to four years jail with a non-parole period of two years,
  - (g) that the New South Wales Court of Criminal Appeal has now reduced the non-parole period of the sentence from two years to just 10 months, and Mr Hilton will be eligible for release in just four months time, and
  - (h) that the Shadow Minister for the Illawarra, Ms Peta Seaton MP, wrote to the Director of Public Prosecutions on 13 September 2005 asking if his office had argued against the appeal in the first instance, and advocating that an appeal be lodged against the sentence reduction.
2. That this House calls on the Iemma Government to take seriously the heinous nature of offences relating to child prostitution, and the growing gap between sentences and community expectations.

(Notice given 23 May 2006)

**48. Dr Chesterfield-Evans to move—**

- 1. That this House notes the significance of allegations raised by Dr Ted Steele of Wollongong University and others about declining academic standards and the inappropriate influence on academic grading in New South Wales universities.
- 2. That this House recognises:
  - (a) the importance of quality tertiary education in the economic and social development of New South Wales,
  - (b) the significance of New South Wales educational institutions in developing and promoting education services as an export industry, and
  - (c) that any economic or cultural gains for New South Wales will be jeopardised by any perceived slide in education standards.
- 3. That this House calls upon:
  - (a) all universities in New South Wales to maintain and improve their academic standards,
  - (b) all members who are on University Senates, Councils or Boards to report back to this House on how their respective institutions plan to maintain or improve academic standards of students, and
  - (c) the Government to request the Federal Government to convene a COAG Task Force to consider what measures may be taken to protect educational standards.

(Notice given 23 May 2006)

**49. Ms Hale to move—**

1. That this House condemns the Government, as majority shareholder of Snowy Hydro Limited with a 58 per cent stake, for leading the charge to privatise and sell the scheme to the highest bidder.
2. That this House notes:
  - (a) that the iconic position that the Snowy scheme occupies in Australia's history should be preserved for all Australians,
  - (b) the poor record of the Government in protecting the public interest when critical public infrastructure is privatised,
  - (c) the water crisis facing many towns and cities along the eastern seaboard, and the important role of the Snowy river as a current and potential source of clean water and energy,
  - (d) that the sale will severely restrict rehabilitation of the ravaged Snowy and Murray rivers systems,
  - (e) that the Snowy scheme provides a 19.8 per cent return on investment and represents a mature, high returning asset that should be kept in public ownership,
  - (f) that the fire sale of Snowy Hydro Limited is an attempt by the Government to top up the State's finances prior to the 2007 general election, and
  - (g) the importance of public debate on whether the Snowy scheme should be sold, and the unanimous calls at large public meetings held at Cooma and Griffith calling for increased public scrutiny of the sale, including a parliamentary inquiry.
3. That this House calls on the Government to
  - (a) suspend the sale of the Snowy Hydro Limited; and
  - (b) to facilitate a full public inquiry into the proposed sale by releasing to the parliamentary inquiry and to the public, all relevant documents relating to the proposed sale to enable adequate scrutiny and assessment of the proposal and the potential impact of the sale on communities, the environment, irrigators and farmers, taxpayers, tourism, local government, and any other affected groups.

(Notice given 23 May 2006)

**50. Ms Cusack to move—**

1. That this House notes it is a basic responsibility of Parliament to allocate funds to the Executive and Parliament is accountable to the electors of New South Wales for monitoring the expenditure of these funds.
2. That this House notes:
  - (a) the Legislative Council General Purpose Standing Committees budget estimates 2005 schedule of meeting times and places which was prepared by the Government,
  - (b) that although the budget speech was introduced to the House on 24 May 2005, the first estimates hearing is not scheduled until 15 September 2005,
  - (c) that the budget take note debate is proceeding and will be complete three months before members are able to fully examine the budget by way of estimates hearings, and

- (d) the 16 week delay in commencing estimates hearings includes 14 non-sitting weeks during which these committees could be meeting and inquiring into portfolios in a far more timely and effective manner.
3. That this House notes the timetable for estimates hearings means:
- (a) questioning is permitted for just two hours per Minister irrespective of the size or complexity of their portfolios, and
- (b) time is equally allocated between three groups - the Government, cross bench and Opposition members - allowing the Opposition a maximum 40 minutes to ask questions.
4. That this House notes the Premier's portfolio comprises 18 agencies, including: the Cabinet Office, the Premier's Department, the Independent Commission Against Corruption, the Ombudsman, State Electoral Office, Independent Pricing and Regulatory Tribunal, Ministry for the Arts, State Library of New South Wales, Australian Museum, Museum of Applied Arts and Sciences, Historic Houses of New South Wales, Art Gallery of New South Wales, State Records Authority, New South Wales Film and Television Office, Community Relations Commission, Audit Office of New South Wales, and organisations such as the newly established Office of Women.
5. That this House notes the Government's proposal is that the total amount of time allocated to the Opposition to inquire into all these agencies is 40 minutes.
6. That this House notes the Minister for Education and Training has a capital works budget of \$448 million dollars and a recurrent budget of \$9.257 billion dollars spent across Government schools, non-government schools, TAFE and related services and the Office of the New South Wales Board of Studies.
7. That this House notes the Government's proposal that the total allocation of time for Opposition members to inquire into this complex \$10 billion budget is just 40 minutes, and that this is plainly insufficient.
8. That this House notes that the Minister for Health has a budget of \$10.6 billion and that the proposed time allocated for Opposition questioning is just 40 minutes, or one minute per \$250 million dollars and that this too is insufficient, and prevents the Opposition from fulfilling its duty to scrutinise Government expenditure.
9. That this House notes a similar situation exists for other large, complex and contentious portfolios where a lack of allocated time for questioning prevents members of the Legislative Council from fulfilling their purpose as a House of Review.
10. That this House notes that the strict time limits and global two-hour limit proposed by the Government has fostered an environment where Ministers evade answers to direct questions, filibuster responses and use of large amounts of time answering Dorothy Dix questions from Government members.
11. That this House notes that such behaviour by the Government can effectively render the meagre 40 minutes allocated to Opposition members utterly meaningless.
12. That this contrasts the farcical schedule of estimates hearings for the New South Wales Legislative Council with the Australian Federal Parliament's Senate estimates hearings where Ministers make themselves available for a whole day or more of hearings, two non-sitting weeks are used for this purpose, hearings are scheduled between 9.00 am and 11.00 pm for each of four days, the fifth weekday is allocated as a "spillover day", the schedule is negotiated with the Opposition and not imposed by the Government.

(Notice given 23 May 2006)

**51. Ms Rhiannon to move—**

That, during the present session and unless otherwise ordered:

- (a) within 28 days of the passing of this resolution, and thereafter before 30 September each year, all members provide to the Clerk a statement of the registrable interests of which the member is aware of:
  - (i) the member's spouse or partner,
  - (ii) any children who are wholly or mainly dependent on the member for support,
- (b) statements of registrable interests of a member's spouse or partner or any dependent children submitted in accordance with paragraph (a) of this resolution be maintained in a register separate from the Register of Pecuniary Interests provided for in the Constitution (Disclosures by Members) Regulation 1983, and be:
  - (i) made available only to members of the Legislative Council,
  - (ii) not published or copied without an order of the House,
- (c) registrable interests of a member's spouse or partner or any dependent children under paragraph (a) of this resolution are those interests registrable by members under the Constitution (Disclosures by Members) Regulation 1983,
- (d) for the purposes of paragraph (a) of this resolution:
  - (i) "partner" means a person who is living with another person in a bona fide domestic relationship,
  - (ii) "children who are wholly or mainly dependent on the member for support" means children under 16 years of age or dependent full-time students under 25 years of age.

(Notice given 23 May 2006)

**52. Ms Cusack to move—**

1. That this House notes that:

- (a) the Tamworth West School Community began its campaign for appropriate school facilities in 1994,
- (b) on 19 May 2003 Assistant Planning Minister Diane Beamer rejected a request to rezone the Tamworth West Primary School site thereby destroying a self-funded proposal for a new school at Goonoo Goonoo Road,
- (c) following this decision the Minister for Education announced a facilities review of the school to determine its future,
- (d) in November 2003 the school made a submission to the Review and was told to expect a decision by the start of term 1 – that is, January 2004,
- (e) in January 2004 a spokesman for the Minister indicated that staff in the department were still "filtering back" from holidays and that "It will, therefore, be a couple of weeks before a meaningful decision is made",
- (f) on 15 March 2003 the Minister's spokesman revealed the "master plan" for the future of the school had been received by the Minister and his staff were looking at it,

- (g) on 15 September 2004 the former Minister for Education, Dr Refshauge told an Estimates Hearing that the facilities review would be completed “before the end of the year”, and
  - (h) on 22 March 2005, the Minister for Education indicated to the House that she was aware a facilities review was being undertaken and has undertaken to follow the matter up.
2. That this House notes the Tamworth West School community has been fighting for their cause for more than a decade, and it is now more than two years since Minister Beamer refused to rezone the site and the Government promised a plan to deliver quality facilities.
  3. That this House calls on the Minister for Education to make a decision that delivers justice for the children of Tamworth West primary school.

(Notice given 23 May 2006)

**53. Revd Mr Nile to move—**

That leave be given to bring in a Bill for an Act to amend the Public Health Act 1991 to prohibit the display of tobacco products, packages for tobacco products and representations of those products and packages at places where tobacco products are sold.

(Public Health Amendment (Display of Tobacco Products) Bill)

(Notice given 23 May 2006)

**54. Mr Oldfield to move—**

That leave be given to bring in a Bill for an Act to provide for a referendum in relation to the death penalty for certain heinous crimes.

(Referendum (Death Penalty) Bill)

(Notice given 23 May 2006)

**55. Ms Cusack to move—**

That, under standing order 53, an Address be presented to the Governor requesting that Her Excellency may be pleased to cause to be laid upon the table of the House within 14 days of the date of passing of this resolution, the following documents:

- (a) all documents relating to the transfer of a high profile detainee from the Children’s Court Dubbo to Orana Juvenile Justice Centre on Wednesday 9 February 2005,
- (b) for any electronic records provided, copies of the details of the date and time of creation, and
- (c) any document which records or refers to the production of documents as a result of this order of the House.

(Notice given 23 May 2006)

**56. Mr Cohen to move—**

That leave be given to bring in a Bill for an Act to amend the Uranium Mining and Nuclear Facilities (Prohibitions) Act 1986 to make further provision for prohibiting nuclear facilities and in connection with storage and disposal of nuclear waste in the State.

(Uranium Mining and Nuclear Facilities (Prohibitions) Amendment Bill)

(Notice given 23 May 2006)

**57. Ms Cusack to move—**

That this House calls on the Federal Government to rule out any proposals to limit Medicare's coverage of IVF treatments.

(Notice given 23 May 2006)

**58. Dr Chesterfield-Evans to move—**

That the Standing Committee on Social Issues inquire into and report on:

- (a) the role of the New South Wales Government in providing services for asylum seekers in the Villawood Detention Centre and refugees on Temporary Protection Visas residing in New South Wales, and
- (b) financial contributions between the State and the Commonwealth.

(Notice given 23 May 2006)

**59. Ms Cusack to move—**

That this House:

- (a) notes that the estimates schedule determined and advised by the Government has for the past 2 months listed an estimates hearing for General Purpose Standing Committee No. 2 on Friday 16 September 2005 from 2 pm to 4 pm, in order to suit the convenience of, and take evidence from, the Minister for Sport, Recreation and Tourism, and Minister for Women, the Honourable Sandra Nori MP,
- (b) notes that Friday 16 September 2005 is also the date the National Ministerial Council has an all day meeting in Sydney,
- (c) notes that the Chair of the Ministerial Council meeting in Sydney is the Minister, and that this meeting date was also nominated 3 months ago by the Minister to suit her convenience, and
- (d) calls on the Minister to explain why she insisted on holding two such important meetings, one fulfilling her responsibilities to the Parliament and one fulfilling her responsibilities as Chair of the Ministerial Council Meeting, at the same time on the same day.

(Notice given 23 May 2006)

**60. Ms Hale to move—**

That this House calls on the Government, through the Department of Housing, to instigate a program to support the creation of new limited equity and mixed equity housing co-operatives, by:

- (a) modifying the existing co-operative program run by the Office of Community Housing to include assisting private limited-equity and mixed equity co-operatives,
- (b) advertising for expressions of interest from general members of the public wanting to start a co-operative,
- (c) advertising for expressions of interest from residential park residents, especially where a residential park may close,
- (d) making a low or no-interest revolving loan fund available, or acting as guarantor for such loans, for co-operative proposals that are deemed feasible,
- (e) assisting groups wishing to start a co-operative through providing financial advice and training, in partnership with non-government organisations such as the Association to Resource Co-operative Housing,
- (f) working with local government, LandCom and other agencies to source free or low-cost land with the appropriate zoning,
- (g) ensuring that assisted co-operatives stay affordable in the future by placing regulations and caveats on assisted co-operatives to limit capital gain accruing to individuals by prioritising limited equity or mixed equity co-op forms, and
- (h) facilitating the spread of co-ops as a way of providing affordable housing.

(Notice given 23 May 2006)

**61. Ms Cusack to move—**

1. That this House notes:

- (a) that prior to 1981 the maximum sentence for the worst cases of rape was life imprisonment,
- (b) that the Wran Government's Crimes (Sexual Assault) Amendment Act 1981 reduced the maximum sentence from life in prison to a 20 year jail sentence, and that this reduction in the maximum sentence was opposed by the Coalition Parties at the time,
- (c) that on 12 August 2001 the Shadow Attorney General, Andrew Tink, called for the maximum penalty for the worst cases of rape to be reinstated as life in prison,
- (d) that Mr Tink stated in 2001 that "an alarming increase in gang rapes in recent months must be targeted by the strongest possible deterrent",
- (e) that it was only in response to Mr Tink that the State Labor Government moved to reinstate life sentences for the worst category of rape, but unfortunately this was too late for many rape victims, and
- (f) that the Wran Government's 1981 amendment was relied upon by notorious gang rapist, Bilal Skaf to appeal his sentence and effectively cut it in half.

2. That this House calls on the Iemma Government to fully recognise the seriousness of all sex offences, particularly the worst categories of rape, and ensure the successful prosecution of all offenders, leading to the toughest sentences appropriate to the heinous nature of their crimes.

(Notice given 23 May 2006)

**62. Ms Rhiannon to move—**

That this House:

- (a) notes that tax discounts on the purchase of vehicles with lower emissions of greenhouse gases, coupled with higher tax rates for dirtier cars, have the potential to shift governments, businesses and consumers towards buying cleaner vehicles,
- (b) notes that such schemes in Britain, Germany, The Netherlands and other European countries have resulted in a major shift in demand towards vehicles with lower carbon dioxide emissions,
- (c) notes that in November 2001, the Government proposed introducing a variable rate of stamp duty on new vehicle purchases, and a “star rating” system for new cars, based on their emission levels,
- (d) condemns the Government’s long delay in implementing this reform as another example of its failure to add substance to Premier Carr’s empty rhetoric on greenhouse gas emissions and global warming,
- (e) calls on the Government to implement this long-delayed reform as soon as possible, and
- (f) urges the Government to also introduce further incentives for the purchase of petrol-electric hybrids, and add further tax or registration fee disincentives to the purchase and ownership of 4 wheel drives and other polluting vehicles.

(Notice given 23 May 2006)

**63. Ms Cusack to move—**

That this House congratulates the Federal Minister for Communications, Senator Helen Coonan, for her consideration of a proposal to establish a national ‘Do Not Call’ register.

(Notice given 23 May 2006)

**64. Revd Mr Nile to move—**

That leave be given to bring in a Bill for an Act to amend the Technical and Further Education Commission Act 1990 so as to require consultation and review before any TAFE establishment is closed; and for other purposes.

(Technical and Further Education Commission Amendment (Closure of TAFE Establishments) Bill)

(Notice given 23 May 2006)

**65. Ms Cusack to move—**

That this House calls on the Minister for Juvenile Justice:

- (a) to give a full account of an incident in Orana Juvenile Justice Centre on or about 16 October 2005 in which inmates planned a mass escape, and a weapon or weapons were confiscated,
- (b) to give details of how many detainees were charged as a result of the incident, and the nature and outcome of such charges, and

- (c) to explain whether the four ringleaders identified by officers, and removed from Orana Detention Centre, are still in the Juvenile Justice system or have been transferred to Kariong Correctional Centre.

(Notice given 23 May 2006)

**66. Mr Oldfield to move—**

That leave be given to bring in a Bill for an Act to amend the Firearms Act 1996 to make further provision with respect to the control and regulation of firearms; and for other purposes.

(Firearms Amendment (Miscellaneous Reforms) Bill)

(Notice given 23 May 2006)

**67. Ms Cusack to move—**

That this House:

- (a) notes that Wednesday 17 May 2006 is the second anniversary of the closure of rail services on the Casino to Murwillumbah rail line, and
- (b) calls on the Iemma Government to immediately move to reinstate rail services for north coast residents.

(Notice given 23 May 2006)

**68. Mr Cohen to move—**

That, under standing order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution the following documents in the possession, custody or control of the Minister for Energy and Utilities, Transgrid, the Minister for Infrastructure and Planning, the Department of Infrastructure, Planning and Natural Resources, the Minister for Mineral Resources or the Department of Mineral Resources:

- (a) all documents created since January 2004 relating to the expansion of Mt Piper Power Station,
- (b) all documents created since January 2003 relating to a proposed new coal-fired power station at Ulan,
- (c) all drafting notes and the final report of the Demand Management Fund Task Force, and
- (d) any document which records or refers to the production of documents as a result of this order of the House.

(Notice given 23 May 2006)

**69. Dr Chesterfield-Evans to move—**

That this House confirms the concept of separation of church and state.

(Notice given 23 May 2006)

**70. Ms Hale to move—**

1. That this House calls on the Government:
  - (a) to adopt the broad recommendations related to public housing redevelopment contained in the study 'Leaving Minto: A Study of the Social and Economic Impacts of Public Housing Estate Redevelopment',
  - (b) to guarantee there will be no net loss of public housing arising from any redevelopment of public housing in New South Wales,
  - (c) to ensure that both internal and external processes relating to the replacement of any public housing stock are fully transparent and publicly accountable,
  - (d) not to enter into any public/private partnerships to redevelop public housing where the taxpayer carries the risk of loss of profit for the developer or where public housing stock is required to be sold off to pay for the redevelopment,
  - (e) to investigate public sector borrowing to fund new public housing infrastructure,
  - (f) to ensure that an Environmental Impact Statement is conducted in relation to all estates targeted for significant redevelopment,
  - (g) to investigate augmentation of public housing through a range of approaches including dramatically increasing public housing stock to provide rental accommodation to tenants who may be able to pay higher rents and thereby cross-subsidise low rent paid by low income tenants,
  - (h) to ensure that each redevelopment of a public housing estate also comprises a proportion of 'affordable housing stock' (eg. for low income workers), either rented through a Community Housing Association or for affordable purchase with contractual restraints on resale, and
  - (i) to ensure that a detailed Social Impact Assessment (SIA) is conducted as part of planning any public housing renewal and that the SIA informs the final decision as to the nature and extent of renewal.
2. That this House further calls on the Government to ensure that any SIA process includes:
  - (a) a recognition that public housing estates are not homogenous, and are made up of smaller internal sub-community groupings, and that any renewal project must give these smaller groups a say in the decisions that affect them,
  - (b) the principles of Triple Bottom Line accounting and total community cost – ie the full costs to the community in economic, social and environmental terms,
  - (c) a recognition that effective community renewal is a gradual process, and
  - (d) a recognition of the important role that all communities perform in terms of providing valuable social and economic support to fellow community members.

(Notice given 23 May 2006)

**71. Ms Rhiannon to move—**

That this House calls on the Government to amend the Constitution (Disclosures by Members) Regulation 1983 to:

- (a) require that the Register of Disclosures by Members of the Legislative Council, tabled in the House each year under clause 21, be published on the Parliament's website,

- (b) require that the street address of the principal place of residence of a member and, in the case of a member whose principal place of residence is outside the Sydney metropolitan area, the street address of any residence in Sydney, not be disclosed in the Register of Disclosures by Members of the Legislative Council tabled in the House each year under clause 21, published on the Parliament's website, or open to public inspection under clause 20.

(Notice given 23 May 2006)

**72. Revd Mr Nile to move—**

That leave be given to bring in the following cognate Bills:

- (i) A Bill for an Act to allow the electors of New South Wales to initiate referendums on proposed laws; and to amend the Constitution Act 1902.

(Constitution (Citizen-initiated Referendums) Bill)

- (ii) A Bill for an Act to provide for the holding of a referendum on the Bill entitled "A Bill for an Act to allow the electors of New South Wales to initiate referendums on proposed laws; and to amend the Constitution Act 1902".

(Constitution (CIR) Referendum Bill)

(Notice given 23 May 2006)

**73. Mr Oldfield to move—**

That leave be given to bring in a Bill for an Act to amend the Crimes Act 1900 to provide for mandatory minimum sentences for certain crimes of violence; and for other purposes.

(Crimes Amendment (Mandatory Minimum Sentences for Violent Crimes) Bill)

(Notice given 23 May 2006)

**74. Mr Cohen to move—**

That leave be given to bring in a Bill for an Act to amend the Waste Avoidance and Resource Recovery Act 2001 to introduce a container deposit scheme in New South Wales if the targets of the latest National Packaging Covenant are not met after the mid-term review of the Covenant in 2008; and for other purposes.

(Waste Avoidance and Resource Recovery (Container Recovery) Bill)

(Notice given 23 May 2006)

**75. Dr Chesterfield-Evans to move—**

That leave be given to bring in a Bill for an Act to provide for the establishment and functions of a Local Government Legislative Review Committee of Parliament to facilitate Parliament's consideration of the potential impact of Bills on local government, and for other purposes.

(Local Government (Review of Legislative Proposals) Bill)

(Notice given 23 May 2006)

**76. Ms Hale to move—**

That leave be given to bring in a Bill for an Act to amend the Environmental Planning and Assessment Act 1979 with respect to the collection of affordable housing contributions from developers; and for other purposes.

(Environmental Planning and Assessment Amendment (Affordable Housing Development Contributions) Bill)

(Notice given 23 May 2006)

**77. Ms Rhiannon to move—**

That leave be given to bring in the following cognate Bills:

- (i) A Bill for an Act providing for marriage between adults of the same sex.

(Same-Sex Marriage Bill)

- (ii) A Bill for an Act providing for the dissolution and annulment of same-sex marriages.

(Same-Sex Marriage (Dissolution and Annulment) Bill)

- (iii) A Bill for an Act providing for the establishment and maintenance of registers of same-sex marriages and same-sex marriage celebrants.

(Same-Sex Marriage (Celebrant and Registration) Bill)

(Notice given 23 May 2006)

**78. Mr Oldfield to move—**

That leave be given to bring in a Bill for an Act to amend the Firearms Act 1996 to include personal protection as a genuine reason for obtaining a firearms licence; and for other purposes.

(Firearms Amendment (Self-defence) Bill)

(Notice given 23 May 2006)

**79. Mr Cohen to move—**

That, under standing order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution the following documents in the possession, custody or control of the Treasurer, NSW Treasury, the Minister for Energy and Utilities, and all agencies within the portfolio responsibilities of the Minister for Energy and Utilities:

- (a) all documents created since October 2004 relating to the economic, financial and engineering modelling contributing to any proposals for new coal-fired power stations for New South Wales,

- (b) all documents created since October 2004 related to any work undertaken with or in relation to the National Electricity Market Management Company (NEMMCO) on the need for new base load or peak load generation;

- (c) all documents created since October 2004 relating to the economic, financial and engineering modelling of the level and cost of electricity transmission and distribution network infrastructure that would be needed to support new base load or peak load electricity generation capacity,

- (d) all documents created since October 2004 relating to the economic, financial and engineering modelling undertaken to assess the extent of demand-side management and energy efficiency savings arising from current government energy savings policies and programs,
- (e) all documents created since January 2004 relating to the economic, financial and engineering modelling of generation alternatives to new coal-fired electricity generation, including but not limited to wind generation, bio-energy, solar, and
- (f) any document which records or refers to the production of documents as a result of this order of the House.

(Notice given 23 May 2006)

**80. Dr Chesterfield-Evans to move—**

That leave be given to bring in a Bill for an Act to provide for advance medical directives.

(Powers of Attorney (Advance Medical Directives) Bill)

(Notice given 23 May 2006)

**81. Ms Hale to move—**

That this House condemns the Minister for Roads for allowing the Roads and Traffic Authority (RTA) to persistently trash community rights and entitlements, for its callous disregard for community amenity and public health, and its general mismanagement of the road system as evidenced by the RTA:

- (a) repeatedly misleading people regarding the full market value of compulsorily acquired land (as demonstrated by Land and Environment Court decisions over the last 12 months),
- (b) planning new road proposals in an artificially segmented manner, thus limiting the range of viable alternatives that may be considered, and artificially underestimating the full effects of the proposal on the entire road network,
- (c) planning the road network in such a way that tens of thousands of additional induced vehicle trips are fed daily into the arterial road network, thus causing the slowing of public transport services using the road network,
- (d) grossly miscalculating the traffic volumes and induced traffic growth associated with the M5 East, and Lane Cove tunnel, and basing air quality measures inappropriately on grossly underestimated figures,
- (e) neglecting to initiate modifications to Approval Conditions and introduce better pollution control measures for the M5 East Tunnel, the Cross City Tunnel and the Lane Cove Tunnel including in tunnel filtration and more comprehensive air quality monitoring,
- (f) neglecting to initiate modifications to Approval Conditions for the M5 East Tunnel and the Lane Cove Tunnel to take account of the gross underestimates of traffic volumes on which these tunnels were originally approved,
- (g) reversing the decision to abandon plans for an F6 motorway proposal after allowing people to invest in homes, wetlands and public open space within and near that corridor,
- (h) making representations to Marrickville Council that the M4 East would not impact on Parramatta Road traffic, when modelling by DIPNR, independent consultants and the RTA all indicate that it would result in a significant increase in traffic in the Marrickville Council area,
- (i) failing to achieve any reduction in the rate of growth in Vehicle Kilometres Travelled (VKT),

- (j) failing to achieve reductions in Greenhouse Gas Emissions associated with additional private motor vehicle travel,
- (k) Failing to warn communities that feeder streets leading to the M5 East, M4 East and Cross City Tunnels would experience substantial increases in the numbers of truck and cars using these routes to access the respective tunnels, and
- (l) failing to publicly release the results of the investigation into a bus lane over the Anzac Bridge that was prescribed under the Conditions of Approval for the Cross City Tunnel.

(Notice given 23 May 2006)

**82. Ms Rhiannon to move—**

1. That this House notes:
  - (a) that many streets in Eastern Sydney have been closed in order to funnel traffic into the eastern portal of the Cross City Tunnel,
  - (b) that the closure of these streets has resulted in increased traffic on certain streets in East Sydney and has severely slowed buses in the vicinity, including the 389 and 311 bus routes along William Street,
  - (c) that there is also increased traffic as a result of the current upgrading of William Street, an initiative enabled by the opening of the Cross City Tunnel, which has limited the number of traffic lanes available, and
  - (d) that streets suffering increased traffic include:
    - (i) William Street, when buses stop to pick up passengers only one traffic lane is available for a number of blocks,
    - (ii) Darlinghurst Road, from Darlinghurst to Potts Point due to various reasons such as access to the harbour crossings via Cowper Wharf Road and part closure of Bourke Street, south of William Street that forces traffic into Darlinghurst Rd and onto the 389 bus route,
    - (iii) Victoria Street, Darlinghurst, as people from suburbs such as Potts Point and Darling Point proceed to Oxford Street to avoid William Street,
    - (iv) Cowper Wharf Road and Macquarie Street, as traffic is forced either via Cathedral and Bourke Streets, or past the Mitchell Library to Macquarie Street and onto the Harbour Bridge because of the closure of the Palmer Street entrance to the harbour crossings, and
    - (v) Crown Street, because William Street is so clogged that northbound traffic backs up on Crown Street as cars wait to enter William Street and because Bourke Street has been closed.
2. That this House calls on the Minister for Roads to instruct the Roads and Traffic Authority to reduce the traffic crisis affecting people using public buses and cars by:
  - (a) reopening Bourke Street south of William Street to north and southbound traffic,
  - (b) reopening Palmer Street for direct access to the Harbour Bridge and Harbour Tunnel crossings, and
  - (c) establishing dedicated bus lanes on William Street.

(Notice given 23 May 2006)

**83. Mr Cohen to move—**

That, under standing order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution the following documents in the possession, custody or control of the Department of Infrastructure, Planning and Natural Resources and the Minister for Infrastructure and Planning, and Minister for Natural Resources:

- (a) all records relating to all alleged breaches of the Native Vegetation Conservation Act 1997 since 1 January 2003,
- (b) all records relating to the investigation of alleged breaches of the Native Vegetation Conservation Act 1997 since 1 January 2003, and
- (c) any document which records or refers to the production of documents as a result of this order of this House.

(Notice given 23 May 2006)

**84. Dr Chesterfield-Evans to move—**

That leave be given to bring in a Bill for an Act to amend the Public Sector Employment and Management Act 2002 with respect to the acquisition of computer software for use in the Public Service.

(Public Sector Employment and Management Amendment (Procurement of Software) Bill)

(Notice given 23 May 2006)

**85. Ms Hale to move—**

That this House:

- (a) notes ‘The Walk a Mile in Our Shoes’ gathering on the steps of Parliament House on Tuesday 13 September 2005 to demonstrate support for the family carers of Australia,
- (b) acknowledges the work that Australia’s 1.6 million unpaid family carers do to look after the frail, the sick and the aged, and those with dependent disabilities,
- (c) recognises that in many cases this work is done at great personal cost to their physical and mental health, to their marriages, other family members’ welfare, their employment and retirement,
- (d) recognises were it not for this voluntary family care the wider community would be faced with substantial additional costs,
- (e) acknowledges the increased burden on these carers caused by shortfalls in availability of support services to those needing care, and
- (f) calls on the government to address the unmet need for support services for those needing care and their carers.

(Notice given 23 May 2006)

**86. Ms Rhiannon to move—**

1. That this House notes that the BP Statistical Review of World Energy 2005 reports that:
  - (a) for the calendar years 2003 to 2004 Australia's oil production declined from 624 to 541 thousand barrels per day or 13.9%,
  - (b) world demand for oil is growing at 3.4% per year,
  - (c) Australia's imports of oil will have to grow by 15% to 20% per year to meet demand, and
  - (d) the price of oil is increasing by about 40% per year.
2. That this House further notes that Australia will have to import increasingly larger quantities of oil in less than a decade to make up the short fall from our reserves.
3. That this House calls on the Premier to establish a broad-ranging Oil Vulnerability Task Force, similar to the one created by the Queensland Government, involving community, industry and government sectors with particular reference to:
  - (a) the economic and social impacts on New South Wales from continuing rises in the price of transport fuels and the potential reductions in oil supply, and
  - (b) options for reducing New South Wales's oil dependency by the transport industry, including an investigation of the economic, social and environmental consequences.

(Notice given 23 May 2006)

**87. Mr Cohen to move—**

That this House:

- (a) recognises the invaluable contribution to public policy development by the non-government sector in New South Wales,
- (b) condemns the Federal Government for its recent decision to end funding of the policy advocacy and policy work of peak environment groups around Australia, including the Nature Conservation Council of NSW,
- (c) affirms its support for the public funding of peak non-government advocacy and policy organisations.

(Notice given 23 May 2006)

**88. Dr Chesterfield-Evans to move—**

1. That a select committee be appointed to inquire into and report on the use of public resources for the promotion of government policies and in particular:
  - (a) advertising and communications strategies used by government including the strategies commonly known as "spin" and "control",
  - (b) the expenditure on advertising and media advice by ministers and government departments during the previous Parliament and especially in the lead up to the 2003 general election,
  - (c) the role of media and special advisers to ministers and government departments,

- (d) the checks and balances which are required to protect the public interest, the primacy of Parliament and the fundamental principle of our democratic system that governments should not use public resources for political ends.
2. That the committee report by Thursday 27 May 2004
  3. That, notwithstanding anything to the contrary in the standing orders, the Committee consist of the following members:
    - (a) 3 government members,
    - (b) 2 opposition members, and
    - (c) Dr Chesterfield-Evans and Dr Wong.

(Notice given 23 May 2006)

**89. Ms Hale to move—**

1. That this House notes:
  - (a) that on Wednesday 12 October 2005 Ms Sylvia Hale asked the Minister for Health the following questions:
    - (i) Does the government keep records of the numbers of people waiting for public dental health care?
    - (ii) If kept, are those lists publicly available?
    - (iii) If they are not publicly available, why not?
    - (iv) If statistics are not kept of people waiting for treatment by public dental facilities, why are they not kept given that other government departments do keep them and make publicly available similar statistics about their waiting lists?, and
  - (b) that in reply the Minister stated, “The available public information on waiting lists is on the internet. ...The publicly available information, that is a matter she can go and get her own information on. I don’t regard myself as a research service for the Greens.”
2. That this House notes that no records regarding waiting lists for public dental services are available on the Department of Health website.
3. That this House notes that ‘Healthy Mouths, Healthy Lives, Australia’s National Oral Health Plan 2004-2013’, Table 1, page.10, prepared by the National Advisory Committee on Oral Health, a committee established by the Australian Health Ministers’ Conference, and endorsed by all Health Ministers in July 2004, states that figures for ‘Waiting lists for public dental care’ in New South Wales in 2002 are not available.
4. That this House notes that:
  - (a) New South Wales does not keep any record of waiting lists for public dental health care in New South Wales,
  - (b) New South Wales spends less money per capita on dental health than any other state in Australia,
  - (c) in far west New South Wales there are only five dentists looking after the 48,129 people, or one dentist per 10,000 people,

- (d) in central New South Wales there are only 17 dentists servicing 101,234 people, or 1.7 dentists per 10,000 people, and
  - (e) the Organisation for Economic Co-operation and Development (OECD) average number of dentists is 5.6 per 10,000 head of population.
5. That this House calls on the Minister for Health to:
- (a) explain why he misled the House,
  - (b) ensure that NSW Health establishes and maintains records of waiting lists for public dental health care, and
  - (c) undertake to make these records publicly available at the earliest opportunity.
6. That this House calls on the Premier to:
- (a) request that the Ombudsman conduct a report on the waiting times for people seeking dental health treatment by public dentists in rural areas,
  - (b) introduce scholarships for rural dentistry students to encourage dentists to practise in rural areas, and
  - (c) drastically increase funding for dental health, thereby allowing for early intervention rather than crisis-only treatment and reducing the long-term costs to the health system as a whole.

(Notice given 23 May 2006)

**90. Ms Rhiannon to move—**

That this House believes that the operation of the criminal justice system must be blind to the ethnic background of offenders, and in particular:

- (a) condemns the increasing use of irrelevant racial descriptors in the public debate on criminal justice issues,
- (b) calls on the Premier and the Commissioner of Police to refrain from stereotyping ethnic crime with terms such as the “Middle Eastern organised crime squad”, and
- (c) calls on the Leader of the Opposition to cease referring to “Middle Eastern thugs” as this term unfairly smears a large portion of the New South Wales community.

(Notice given 23 May 2006)

**91. Mr Cohen to move—**

That leave be given to bring in a Bill for an Act to lower greenhouse gas emissions in New South Wales by requiring a specified percentage of electricity used in New South Wales to be produced from renewable sources, and to prevent the establishment of any new coal-fired plant for electricity generation in New South Wales.

(Renewable Energy Guarantee Bill)

(Notice given 23 May 2006)

**92. Dr Chesterfield-Evans to move—**

That, under standing order 52, there be laid on the table of the House a return, in columns, showing for each Ministerial Private Office, Parliamentary Secretary and the Leader of the Opposition, the following details for staff employed under the Public Sector Employment and Management Act 2002:

- (i) the total staff establishment,
- (ii) the classification and grading of each position,
- (iii) the pay range for the position,
- (iv) the per annum allowances and rates of pay related to performance for the position,
- (v) the per annum higher rates of pay above the range for the position and allowances related to performance for the position.

(Notice given 23 May 2006)

**93. Ms Hale to move—**

1. That this House notes:

- (a) that in the long term, government debt financing of public infrastructure provides better value for the public than public-private partnerships (PPPs), and
- (b) that PPPs involve the expenditure of public money and therefore all arrangements entered into must be publicly available.

2. That this House calls on the Government:

- (a) to refrain from using PPPs as a major method of financing New South Wales infrastructure until an independent comprehensive assessment is conducted to ascertain the extent to which PPPs serve the needs of the community rather than the interests of government and the finance and construction industries,
- (b) to develop a set of guidelines similar to those adopted by Queensland, Western Australia and South Australia to which all PPP contracts and negotiations must conform,
- (c) to ensure that any future PPP negotiations and contracts conform to the following process:
  - (i) once negotiated and in final draft form, contracts be checked and approved by both the Auditor-General and Public Accounts Committee prior to final government sign off,
  - (ii) all aspects of all PPP contracts be made publicly available at the date of final signing, with no regard being paid to 'commercial in confidence' considerations, and
  - (iii) all contracts be subject to a review and reporting process within six months of becoming public,
- (d) to publish a detailed explanation of its public sector comparator, including the underlying assumptions used to determine the comparator's criteria and measurements for each PPP contract, and
- (e) to exhibit the details of all public sector comparators for each PPP contract at the same time as the contract is made public.

(Notice given 23 May 2006)

**94. Ms Rhiannon to move—**

1. That this House notes the social, and economic benefits of rail as part of a sustainable transport system for the Northern Rivers region of New South Wales.
2. That this House calls on the Government to:
  - (a) immediately introduce regular, affordable local passenger trains on the Casino to Murwillumbah rail line that caters for workers, students, seniors, young people, people with disabilities, families, tourists and other commuters,
  - (b) commence planning for a rail link from Murwillumbah to the Gold Coast, and
  - (c) develop an integrated transport plan that meets the current and future transport needs of communities in the Northern Rivers region.

(Notice given 23 May 2006)

**95. Dr Chesterfield-Evans to move—**

That, under standing order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution the following documents in the possession, custody or control of WorkCover NSW or the Department of Environment and Conservation, relating to the Fox Studios, and excluding any document provided according to previous order of this House:

- (a) minutes of any meeting between Mr Rick Bultitude and Mr John Watson, the Acting Chief Executive Officer of WorkCover, regarding the WorkCover Construction Team site inspections of the demolition and removal of asbestos from buildings in Fox Studios.
- (b) any photographs received by the WorkCover or the Environment Protection Authority since January 2002 showing demolitions and the removal of roofing material from the back lot area of Fox Studios Australia,
- (c) material safety data sheets for all chemicals used in Fox Studios craft shops,
- (d) any document which records or refers to the production of documents as a result of this order of this House.

(Notice given 23 May 2006)

**96. Ms Hale to move—**

1. That this House calls on COAG Health Group, as well as the Commonwealth and State Government, to deliver a comprehensive solution to the current problem of young people living in nursing homes, which should include:
  - (a) a comprehensive funding plan involving partnerships with all relevant jurisdictions, their provider sector, consumers and a timetable for implementation,
  - (b) a clearly articulated transition process to enable individuals to plan how their housing, support and respite needs, along with those of their families/carers will be met in the future, and to enable support services to be delivered into their current nursing home accommodation as a matter of priority while they wait for alternative options to be created,
  - (c) a blueprint for the development of new accommodation options for targeted individuals living in aged care that provide 'whole of life', and 'rest of life' options,

- (d) a process by which disability, aged care and carer support providers can work together with individuals and families in the developments of new services,
  - (e) plans for permanent joint funding arrangements that create a more responsive community care system to prevent inappropriate admissions of young people into aged care,
  - (f) development of a sustainable funding and service pathway out of aged care and acute care settings for younger people who have no other options, and
  - (g) mechanisms to ensure that young people have access to appropriate social environments as a key element of their support.
2. That this House urges the Government:
- (a) to allocate the necessary funding to ensure a smooth transition from the existing unsatisfactory situation, to a situation that enables young people to live in their communities with family and friends, and
  - (b) to work with the Commonwealth to institute a national no fault insurance scheme for people suffering catastrophic injury.

(Notice given 23 May 2006)

**97. Ms Rhiannon to move—**

1. That this House notes:
- (a) that the proposed Anvil Hill open cut coal mine at Wybong, west of Muswellbrook in the Hunter Valley, owned by Centennial Coal, is situated on the largest intact stand of remnant vegetation on the central Hunter Valley floor,
  - (b) that the Anvil site is home to at least 178 animal species, including 4 threatened bats, the squirrel glider, koalas and 14 threatened bird species, and at least 420 species of native flora and 22 vegetation communities, including endangered ecological communities,
  - (c) that the site is a major catchment of Wybong Creek which flows into the Hunter and Goulburn Rivers and is rich in Aboriginal Heritage, and
  - (d) that Centennial Coal has linked this mine with the proposed new export coal loader at Newcastle, and that further expansion of the coal industry in the Hunter will have a negative impact on long term sustainable jobs in the region and on climate change.
2. That this House calls on the Government to:
- (a) refuse approval for the Anvil Hill coal mine, and
  - (b) protect the high conservation value remnant vegetation at the Anvil Hill site.

(Notice given 23 May 2006)

**98. Dr Chesterfield-Evans to move—**

That General Purpose Standing Committee No. 1 inquire into and report on the closure of Beacon Hill High School, and in particular:

- (a) whether the notification, consultation and other procedures for closure of government schools set down in section 28 of the Education Act 1990 were followed, and

- (b) the likely impact on the local community.

(Notice given 23 May 2006)

**99. Mr Cohen to move—**

That, under standing order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution the following documents created since 1 January 1990 in the possession, custody or control of the Department of Environment and Conservation, the Department of Planning, the Department of Primary Industries (NSW Fisheries), the Premier's Department, NSW Health, Sydney Ports Corporation or the responsible Ministers:

- (a) all documents providing data on polychlorinated biphenyls (PCBs) and other organochlorines in fish from the Georges River that resulted in the closure to commercial fishing in 1994,
- (b) all documents providing data on non-dioxin organochlorines from Sydney Harbour,
- (c) all minutes of meetings of the interdepartmental working group on fish contamination, and
- (d) any document which records or refers to the production of documents as a result of this order of the House.

(Notice given 23 May 2006)

**100. Dr Chesterfield-Evans to move—**

1. That this House:

- (a) agrees that no property owners in New South Wales should be charged a fee or tax of any kind to simply access their properties, and
- (b) condemns the Government for continuing to refuse to address the fact that the Crown Lands Act is silent on the subject of Water Access Only (WAO) property.

2. That this House notes that:

- (a) it is inequitable for WAO homeowners to be charged fees or taxes for access to their homes while the rest of New South Wales residents are not,
- (b) fees for access charged on the value of adjoining land are unfair and inequitable,
- (c) the Independent Pricing and Regulatory Tribunal formula accepted by the Government creates and perpetuates further levels of secondary inequities,
- (d) the Government should provide a moratorium to WAO homeowners on the payment of fees/taxes to access their properties until the matter is formally addressed,
- (e) a committee should be set up to investigate the issues and inequities of charges to WAO homeowners for access to their homes and that representation from Home Access Assoc. Inc, (their representative body), be included and involved equally, and
- (f) all matters of licensing and approval for access to WAO properties should be managed by local councils under delegation from the Department of Lands.

(Notice given 23 May 2006)

**101. Ms Hale to move—**

1. That this House congratulates the Redfern community, Aboriginal organisations, Redwatch and other local organisations for their ongoing lobbying, activism and campaign to ensure development in the Redfern Waterloo Authority area caters to the culture and needs of Redfern Waterloo.
2. That this House condemns the Government, the Minister for Planning and Minister for Redfern Waterloo for the heavy handed and dismissive manner in which the people of Redfern Waterloo have been treated during the development of the Redfern Waterloo Plan and associated plans.
3. That this House calls on the Government to:
  - (a) produce the modelling and background assumptions underpinning the Employment and Enterprise Plan, and the claim that 18,000 new jobs will be created in the Authority's area,
  - (b) produce figures to justify the need for more commercial space south of the CBD when there is already a high vacancy rate for commercial property throughout the global arc from Ryde to the airport,
  - (c) explain why the Authority has chosen to zone existing residential land commercial, when this is already one of the densest residential areas in the state,
  - (d) release the Cox Richardson Report and the Redfern Waterloo Street Team Evaluation,
  - (e) explain why the Built Environment Plan was released prior to a comprehensive assessment of the demand for aged care and disability services in the area,
  - (f) refrain from finalising vital decisions about land zoning before a full assessment of social service needs has been conducted,
  - (g) commit to any developments close to major transport nodes, such as the Carlton United Brewery Site, limiting car parking, and encouraging public transport use,
  - (h) commit to working in good faith with local residents and Aboriginal organizations to facilitate a more transparent and collaborative decision making process,
  - (i) recognise the historic importance of 62 housing units in the Block, commit to building 62 units, and to work to protect and strengthen Aboriginal communities and culture in the Authority's area, and
  - (j) protect heritage buildings within the Authority's area.

(Notice given 23 May 2006)

**102. Ms Rhiannon to move—**

1. That this House notes:
  - (a) that in 2005 the Scientific Committee listed longwall coal mining as a key threatening process under the Threatened Species Conservation Act 1995,
  - (b) that longwall coal mining is wrecking rivers in New South Wales by cracking river beds, disturbing aquifers and causing serious pollution, and
  - (c) that longwall coal mining poses an immediate threat to threatened and endangered species and their habitat in New South Wales.

2. That this House calls on the Government to develop a threat abatement plan for longwall coal mining under the Threatened Species Conservation Act 1995 that encompasses all current longwall coal mining operations in New South Wales.

(Notice given 23 May 2006)

**103. Dr Chesterfield-Evans to move—**

That leave be given to bring in a Bill for an Act to require Government contracts, and associated documents, to be made publicly available; and for other purposes.

(Open Government (Disclosure of Contracts) Bill)

(Notice given 23 May 2006)

**104. Ms Hale to move—**

That this House:

- (a) recognises that the unfiltered ventilation system on the M5 East Tunnel poses an ongoing threat to the health of nearby residents and to the 100,000 motorists who use the tunnel daily,
- (b) recognises that modern filtration and gas cleaning technology should be installed as a matter of urgency with the aim of reducing exposure to harmful vehicle emissions, both to motorists in the tunnel and of nearby residents, and
- (c) condemns the Government for their lack of action on this issue.

(Notice given 23 May 2006)

**105. Ms Rhiannon to move—**

1. That, under standing order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution the following documents in the possession, custody or control of NSW Treasury or NSW Treasury Corporation (TCorp):
  - (a) any document showing the Government's Australian and international share portfolio as at the date of passing of this resolution,
  - (b) any register or list showing companies in which the Government holds the shares,
  - (c) any document showing the date of purchase and purchase price of the shares,
  - (d) any document showing the value of the Australian and international shares in each company,
  - (e) any document which refers to ethics or principles for the purchase of shares, and
  - (f) any document which records or refers to the production of documents as a result of this order of the House.
2. That it will be a sufficient compliance with this order if a return is provided showing details of the information sought in paragraphs 1 (a), (b), (c) and (d).

(Notice given 23 May 2006)

**106. Dr Chesterfield-Evans to move—**

That, under standing order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution the following documents in the possession, custody or control of the Department of Education and Training, the Minister for Education and Training, or Landcom, not previously provided with the return to the order of the House of 21 September 2004, relating to Beacon Hill High School:

- (a) the contract for the sale of the Beacon Hill high school site in or about 2005,
- (b) any document which refers to the sale of the site,
- (c) any document which refers to the transfer details of the site,
- (d) any documents relating to the management of the site since its sale, and
- (e) any document which records or refers to the production of documents as a result of this order of the House.

(Notice given 23 May 2006)

**107. Ms Rhiannon to move—**

1. That a select committee be appointed to inquire into and report on the conduct of the New South Wales Crimes Commission, and in particular the appropriateness of relevant legislation, policies, procedures and practices that relate to:
  - (a) payment of informants,
  - (b) conduct of controlled operations,
  - (c) confiscation and seizure of property,
  - (d) resolution of complaints, allegations and grievances by individuals, and
  - (e) accountability of the New South Wales Crime Commission.
2. That the committee consist of seven members, of whom:
  - (a) three must be government members,
  - (b) two must be opposition members, and
  - (c) two must be cross bench members, one of whom will be Ms Rhiannon.
3. That the Chair and Deputy Chair be elected at the first meeting of the Committee.
4. That the committee report within six weeks of the passing of this resolution.

(Notice given 23 May 2006)

**108. Dr Chesterfield-Evans to move—**

That leave be given to bring in a Bill for an Act to amend the Freedom of Information Act 1989 so as to require publication of government contracts; and for other purposes.

(Freedom of Information Amendment (Open Government— Disclosure of Contracts) Bill)

(Notice given 23 May 2006)

**109. Dr Chesterfield-Evans to move—**

That leave be given to bring in a Bill for an Act to provide for a referendum in relation to giving the citizens of New South Wales a right to initiate referendums for the approval of proposed legislation by the electors of New South Wales.

(Citizen Initiated Referendums Bill)

(Notice given 23 May 2006)

**110. Ms Cusack to move—**

1. That this House requests the Auditor General to inquire into and report on:

- (a) the basis of an agreement between the Government and Ashfield Council concerning the property known as "Yasmar" at 185 Parramatta Road Haberfield and announced by the Minister for Juvenile Justice and Ashfield Council on 18 May 2006 in the media release "Ashfield Council Granted Care of Yasmar",
- (b) whether the NSW Department of Juvenile Justice has met its legal and administrative obligations in relation to management of Yasmar as a heritage property
- (c) whether planning for the decommissioning of Yasmar Detention Centre, undertaken over a five year period has been undertaken in an efficient manner and achieved the best interests of maintaining the heritage values of the property and the financial interests of taxpayers,
- (d) identify the costs incurred to date by the Department of Juvenile Justice in planning and securing the property, and for ongoing maintenance,
- (e) whether Ashfield Council has acted in the best interests of ratepayers and the community in accepting responsibility for the property prior to securing any funding to enable it to fulfill these responsibilities, and
- (f) the financial viability of the current agreement between the NSW Government and Ashfield Council and whether it does in fact secure Yasmar's future as a restored property accessible to the community.

2. That the Auditor-General report to the Parliament as soon as practicable after the passing of this resolution.

(Notice given 24 May 2006)

**111. Ms Rhiannon to move—**

That leave be given to bring in a Bill for an Act to make a number of miscellaneous reforms to promote good governance in the affairs of Government and parliamentary representation.

(Creating Good Governance Bill)

(Notice given 24 May 2006)

**112. Ms Rhiannon to move—**

That under section 41 of the Interpretation Act 1987, this House disallows the Gaming Machines Amendment (Payment of Prize Money) Regulation 2006 published in Government Gazette No 66, dated 19 May 2006, page 3088, and tabled in this House 23 May 2006.

(Notice given 24 May 2006)

**113. Mr Gallacher to move—**

That, under standing order 52, there be laid on the table of the House within 7 days of the date of passing of this resolution a copy of the New South Wales Ombudsman's review examining the capacity of NSW Police to comply with its obligations under the Freedom of Information Act 1989.

(Notice given 25 May 2006)

**114. Revd Mr Nile to move—**

That leave be given to bring in a Bill for an Act to amend the Crimes Act 1900 to make it an offence to publish material that incites or promotes terrorism or other violence.

(Crimes Amendment (Incitement or Promotion of Terrorism and Violence) Bill)

(Notice given 25 May 2006)

**115. Ms Cusack to move—**

1. That this House notes:

- (a) that, in order for this House to be able to fulfil its dual roles of making laws and “superintendence” of the executive government, it is necessary for this House to have access to state papers,
- (b) that, despite any claim of privilege that might be made by the executive government, this House has the power to order the production of all state papers, with the only exception being those documents that disclose the actual deliberations of Cabinet,
- (c) that this House regards any failure to comply with orders to produce documents as an unacceptable interference with the capacity of this House to fulfil its constitutional roles and a contempt, and has the power and duty to treat any such failures accordingly.

2. That this House further notes that:

- (a) in response to an order of this House, dated 28 October 2004, for the production of the Dalton report into Juvenile Justice, the return produced asserted that the Dalton report formed part of the Cabinet process and was excluded from orders for the production of documents,
- (b) in response to an order of this House, dated 8 December 2004, for the production of papers prepared by a specified consulting firm in relation to Redfern-Waterloo, the return produced stated that the documents had not been produced as they had been classified as Cabinet documents,
- (c) in response to an order of this House, dated 24 February 2005, for the production of specifically listed studies undertaken by consultants concerning Grey Nurse shark populations, and in response to a request for an explanation for the failure to produce the listed documents,

it was asserted that the specified studies formed part of a Cabinet Minute and were therefore exempt from orders for the production of documents,

- (d) in response to an order of this House, dated 5 May 2005, for the production of the Gledhill report in relation to the *Noxious Weeds Act 1993*, the document was not produced, the return asserting that “all documents held by the Minister’s Office have been prepared for, or are related to the preparation for Cabinet, and therefore cannot be provided”,
  - (e) in response to an order of this House, dated 3 May 2006, for the production of documents concerning Juvenile Justice, the return produced included a letter from the Director-General of the Department of Juvenile Justice, dated 11 May 2006, which asserted that a review of security at Acmena Juvenile Justice Centre had not been provided as it had been prepared “for the purposes of informing Cabinet”, and
  - (f) in response to an order of this House, dated 3 May 2006, for the production of documents concerning Juvenile Justice, a range of documents produced with the return to order had sections of text blacked out, in some cases without any explanation being given.
3. That this House further notes that:
- (a) following the return to order in relation to the proposed desalination plant at Kurnell, dated 9 November 2005, and the lodging of a dispute as to the validity of various claims of privilege, the Hon Terrence Cole AO, RFD, QC, was appointed as an Independent Legal Arbitrator to evaluate the claims of privilege, and
  - (b) in his report, received and authorised to be published on 22 December 2005, the Hon Terrence Cole stated that: “In assessing a claim for public interest immunity in relation to Cabinet documents, a distinction is to be drawn between: true Cabinet documents, that is, those documents which disclose the actual deliberations of Cabinet; and Cabinet documents, that is, reports or submissions prepared for the assistance of Cabinet... When privilege is claimed for other Cabinet documents, a judgment process is required to weigh the competing public interests.”
4. That, in order that the competing public interests in relation to a claim that a document is exempt from an order for papers on the basis that it is a Cabinet document can be weighed and resolved, this House must be informed of the nature of the document and reasons why its production would “disclose the actual deliberations of Cabinet”.
5. That this House:
- (a) notes that other documents produced in response to the order for the production of documents concerning Juvenile Justice, dated 3 May 2006, do not support the assertion that the review was prepared solely for the purposes of informing Cabinet, and
  - (b) disputes the claim in the letter from the Director-General of the Department of Juvenile Justice, dated 11 May 2006, that the review report is exempt from production to this House.
6. That the mere assertion that a document, prepared for a range of purposes, is exempt from production because “it formed part of the Cabinet process”, “formed part of a Cabinet Minute”, “was held in the Minister’s Office where all documents were prepared for or related to preparation for Cabinet”, or was “prepared for the purpose of informing Cabinet”, without further explanation or justification, is an arrogant and unacceptable abuse of the Cabinet process to avoid politically embarrassing or sensitive information being provided to this House.
7. That there must be a proper limitation on the Executive’s power to deny the electors and their representatives information concerning the conduct of the executive branch of government, including a limitation on the unrestrained and unexplained use of Cabinet confidentiality as a basis for claiming exemption from an order for the production of State papers, and that, if such a limitation is not

adopted on the basis of the conventions of respect and comity between the arms of government, it may ultimately be imposed at law.

8. That within 24 hours of the passing of this resolution, the Minister for Juvenile Justice:
- (a) cause the review of security at Acmena Juvenile Justice Centre, referred to in the letter from the Director-General of the Department of Juvenile Justice, dated 11 May 2006, to be laid upon the table of the House, without disclosing any accompanying submission to Cabinet the production of which would disclose the actual deliberations of Cabinet and upon which there may therefore be a legitimate claim of cabinet confidentiality, and
  - (b) cause all documents produced with the return to order in response to the order of this House, dated 3 May 2006, for the production of documents concerning Juvenile Justice, which had sections of text blacked out, to be laid upon the table of the House, in their entirety, without any alteration, except for the names of young offenders.

(Notice given 25 May 2006)

**116. Mr Pearce to move—**

That leave be given to bring in a Bill for an Act to preserve, protect and manage the quarantine station at North Head; to constitute the Quarantine Station Preservation Trust and define its functions; and for other purposes.

(Quarantine Station Preservation Trust Bill)

(Notice given 25 May 2006)

**117. Mr Pearce to move—**

That leave be given to bring in a Bill for an Act to provide that the current Mona Vale Hospital site remain under public ownership with use of the site restricted to health and health related purposes, including provisions for long-term lease by non-government health care providers; and for other purposes.

(Mona Vale Hospital (Public Ownership) Bill)

(Notice given 25 May 2006)

**118. Mr Pearce to move—**

That, under standing order 52, there be laid upon the table of the House and made public within 14 days of the date of passing of this resolution all scheme documents, designs and models lodged by participants in the East Darling Harbour, Sydney Urban Design Competition Stage One other than those exhibited as part of Stage Two brief of the competition.

(Notice given 25 May 2006)

**119. Mr Pearce to move—**

That leave be given to bring in a Bill for an Act to amend the Pay-roll Tax Act 1971 to increase the tax free threshold for pay-roll tax.

(Pay-roll Tax Amendment (Supporting Jobs and Small Business) Bill)

(Notice given 25 May 2006)

**120. Mr Lynn to move—**

That leave be given to bring in a Bill for an Act to amend the Snowy Hydro Corporatisation Act 1997 to prevent the sale or other disposal of shares in Snowy Hydro Limited by the State of New South Wales without the approval of both Houses of Parliament.

(Snowy Hydro Corporatisation Amendment (Protect Snowy Hydro) Bill)

(Notice given 6 June 2006)

**121. Revd Mr Nile to move—**

That leave be given to bring in a Bill for an Act to prohibit the advertising of alcoholic beverages and related trade marks, brand names and logos; and for other purposes.

(Alcoholic Beverages Advertising Prohibition Bill)

(Notice given 6 June 2006)

**122. Ms Hale to move—**

That, in view of the current public interest in matters concerning the proposed sale of Snowy Hydro Limited and the Government's recent announcement that the sale will not be proceeding, all privileged documents be laid on the table of the House by the Clerk and be made public without restricted access.

(Notice given 6 June 2006)

**123. Mrs Forsythe to move—**

That leave be given to bring in a Bill for an Act to ensure that the Kuring-gai Campus of the University of Technology, Sydney is retained for educational purposes.

(University of Technology (Kuring-gai Campus) Bill)

(Notice given 6 June 2006)

**124. Revd Mr Nile to move—**

That leave be given to bring in a Bill for an Act to discourage gambling and greed; and for other purposes.

(Gambling (Anti-Greed) Advertising Prohibition Bill)

(Notice given 6 June 2006)

**125. Revd Mr Nile to move—**

That leave be given to bring in a Bill for an Act to clarify the legal status of an unborn child, to provide legal protection and rights for an unborn child, to make provisions for the claiming and payment of compensation in the event of the death of an unborn child by accident or malicious action, and for purposes connected therewith.

(Unborn Child Protection Bill)

(Notice given 6 June 2006)

**126. Revd Mr Nile to move—**

That leave be given to bring in a Bill for an Act to make further provision with respect to the control of knives and the authority of police officers to conduct searches of, give directions to and require information from persons; and for other purposes.

(Police Authorities Bill)

(Notice given 6 June 2006)

**127. Dr Chesterfield-Evans to move—**

That leave be given to bring in a Bill for an Act to amend the Gaming Machines Act 2001 to make further provision in relation to the transfer of poker machine entitlements allocated in respect of a hotelier's licence.

(Gaming Machines Amendment (Transfer of Poker Machine Entitlements) Bill)

(Notice given 8 June 2006)

**128. Mr Ryan to move—**

1. That the House notes serious problems within the New South Wales health system including:
  - (a) disillusioned nurses who have passed motions of no confidence about the loss of career promotion positions,
  - (b) seriously underfunded hospitals struggling to pay bills, relying increasingly on charity for basic supplies,
  - (c) waiting lists of over 215,000 for public dental treatment, including hundreds of children needing dentistry under general anaesthetic,
  - (d) plans to abolish much needed facilities such as 'Rotary Lodge' which provides accommodation for country families of seriously ill patients at Royal North Shore Hospital,
  - (e) broken promises such as the failure to build the new hospital at Narrabri,
  - (f) 25 per cent of emergency department patients waiting longer than eight hours for a hospital bed and over 34,500 waiting too long for treatment,
  - (g) elective patients denied treatment and deliberately left off waiting lists while desperately needing surgery,
  - (h) serious mistakes in hospitals such as the death of 16 year old Vanessa Anderson at Royal North Shore Hospital in November 2005, after being hit in the head by a golf ball, with her father describing her treatment as a 'comedy of errors' and claiming that systemic failures in communication and treatment, or lack of it, contributed to her death,
  - (i) cover-up and denials such as the embargoed health alert following the meningococcal death on 18 August 2006 of Jehan Nassif, and
  - (j) delays in letting thousands of patients know their pathology tests were wrong.
2. That, due to mismanagement of his portfolio responsibilities, this House expresses a lack of confidence in the Honourable John Hatzistergos MLC, Minister for Health.

(Notice given 30 August 2006)

**129. Revd Mr Nile to move—**

That leave be given to bring in a Bill for an Act to provide for the recovery of damages in respect of the death of or injury to a person resulting from rape or other sexual offence from persons who produce, distribute, exhibit or sell offensive sexual material which motivates the offender to commit the offence.

(Sexual Offences Damages Bill)

(Notice given 30 August 2006)

**130. Mr Lynn to move—**

That this House:

- (a) congratulates Prime Minister John Howard who, on the 40<sup>th</sup> anniversary of the battle for Long Tan, acknowledged that

“collectively as a nation, at the time when many of the men came back from Vietnam, we failed them and we failed them badly. And I want to say that in a very generic sense this nation owes the men who were poorly treated at the time a collective apology”,

- (b) acknowledges that this was the first time in Australia’s history when our troops returning from overseas conflict were betrayed by people who participated in moratorium marches and by left-wing unions who refused to load their ships and deliver their mail,
- (c) acknowledges that this betrayal caused long-term psychological damage to many of the veterans who proudly served the Australian Government as part of their commitment to the SEATO alliance during the Vietnam Way, and
- (d) calls on the Premier to support the Prime Minister by issuing an apology to Vietnam Veterans on behalf of New South Wales.

(Notice given 30 August 2006)

**131. Mr Cohen to move—**

That this House:

- (a) calls on the Government to scrap its policy of recreational shooting in state forests and abolish the Game Council,
- (b) notes that this policy has grave implications for public safety, animal welfare and the environment,
- (c) notes that there is no scientific evidence that this policy will assist in the control of feral animals and that recreational shooting in state forests is in conflict with co-ordinated and sustainable feral animal control and eradication strategies,
- (d) notes that on 15 August 2006 a family’s pet dog, Tas, was shot in Double Duke State Forest by a recreational hunter licensed by the Game Council,
- (e) notes that the next victim of recreational hunters could be a horse rider, bushwalker, runner, bike rider, birdwatcher, camper, child or member of any other group that uses forests for legitimate recreational purposes, and
- (f) calls on the Government to return the state’s forests and other public lands to the public.

(Notice given 30 August 2006)

**132. Mr Breen to move—**

That leave be given to bring in a Bill for an Act to respect, protect and promote human rights.

(Human Rights Bill)

(Notice given 30 August 2006)

**133. Revd Mr Nile to move—**

That leave be given to bring in a Bill for an Act to amend the Liquor Act 1982 to require packaged liquor to contain a health warning about the danger of drinking when pregnant.

(Liquor Amendment (Health Warning for Pregnant Women) Bill)

(Notice given 30 August 2006)

**134. Mr Cohen to move—**

That this House:

- (a) expresses its concern about the Canadian human rights report which found that political prisoners in China are being executed and their body parts harvested for use in transplants,
- (b) notes with concern the report's claim that since 2000 almost 40,000 transplants have been carried out using body parts harvested from executed members of the Falun Gong movement,
- (c) expresses its abhorrence of the practice of organ harvesting, and
- (d) calls on the Federal Government to pressure the Chinese Government to begin an independent investigation into claims of human organ harvesting.

(Notice given 30 August 2006)

**135. Mr Breen to move—**

That this House calls on the Attorney General to undertake a review of the operations of the New South Wales Innocence Panel with particular reference to:

- (a) powers to compel a private individual who is not on the CrimTrac database to provide a forensic sample for DNA analysis and possible matching to a DNA profile identified by the Division of Analytical Laboratories (DAL) or other accredited laboratory,
- (b) protocols in place to allow a laboratory to be recognised by the panel, to identify particular skills and technologies available to the laboratory and to make decisions as to the appropriate cases to be referred to each laboratory,
- (c) procedures to be adopted when a DNA profile has been identified in one State or Territory and the panel seeks to identify a matching DNA profile from another State or Territory,
- (d) processes used by the DAL to identify a DNA profile and whether those processes could irreparably damage remaining biological material so as to preclude further analysis of the material using later technology,
- (e) potential conflicts of interest for police investigators who convey forensic material to and from the DAL, have custody of the material before, during and after court proceedings and ultimately make decisions about disposal of the material,

- (f) perceived conflicts of interest for the Director of Public Prosecutions who is a member of the panel with decision-making powers and at the same time the authority who makes decisions on the evidence used to convict a prospective applicant to the panel,
- (g) calculating the cost of DNA profiling, determining who bears that cost and deciding whether the work of the panel is compromised if the whole or any part of the cost is born by police, and
- (h) assessing the independence of the panel generally, and if conflicts and/or perceived conflicts exist, considering whether the work of the panel should be undertaken by an independent and separately funded State Institute of Forensic Services.

(Notice given 30 August 2006)

**136. Mr Breen to move—**

1. That this House considers that, in speaking in the House or in a committee, members should take the following matters into account:
  - (a) the need to exercise their valuable right of freedom of speech in a responsible manner,
  - (b) the damage that may be done by allegations made in Parliament to those who are the subject of such allegations and to the standing of Parliament,
  - (c) the limited opportunities for persons other than members of Parliament to respond to allegations made in Parliament,
  - (d) the need for members, while fearlessly performing their duties, to have regard to the rights of others, and
  - (e) the desirability of ensuring that statements reflecting adversely on persons are soundly based.
2. That the President, whenever the President considers that it is desirable to do so, may draw the attention of the House to the spirit and the letter of this resolution.

(Notice given 30 August 2006)

**137. Mr Breen to move—**

That leave be given to bring in a Bill for an Act relating to the appointment and functions of a Parliamentary Commissioner for Standards, and for related purposes.

(Parliamentary Commissioner for Standards Bill)

(Notice given 30 August 2006)

**138. Mr Breen to move—**

1. That General Purpose Standing Committee No. 3 inquire into and report on the application of ‘natural life’ sentences handed down under section 19A of the Crimes Act 1900 including:
  - (a) the impact on prisoners serving ‘natural life’ sentences,
  - (b) the conditions in which ‘natural life’ prisoners are incarcerated,
  - (c) any impact on the correctional system more generally.

2. That the committee report by Thursday 30 November 2006.

(Notice given 30 August 2006)

**139. Mr Breen to move—**

That the Privileges Committee inquire into and report on whether the search warrant used in the search and seizure of documents from the office of the Honourable Peter Breen MLC, on 3 October 2003, was properly obtained, and in particular:

- (a) whether the information used by the Independent Commission Against Corruption in securing the search warrant was reliable,
- (b) whether the information provided in the transcripts of interview, referred to in clause 2(b)(ix) of the application for the search warrant, is consistent with the assertions in the search warrant application,
- (c) whether the officers of the Independent Commission Against Corruption knowingly and/or deliberately falsified or misconstrued the evidence presented to the justice in obtaining the warrant,
- (d) whether the justice issuing the search warrant was aware of or briefed in relation to parliamentary privilege as it applied in this matter, and
- (e) any other matter that the committee considers relevant.

(Notice given 30 August 2006)

**140. Mr Breen to move—**

1. That, under standing order 53, an Address be presented to the Governor requesting that Her Excellency may be pleased to cause to be laid upon the table of the House within 14 days of the date of passing of this resolution, and made public without restricted access, the following documents relating to the police investigation into the murder of the late John Newman and the trial of Phuong Ngo:

- (a) the full police brief of evidence for the trial of Phuong Ngo, and
- (b) any document which records or refers to the production of documents as a result of this Address.

2. That, under standing order 53, an Address be presented to the Governor requesting that Her Excellency may be pleased to cause to be laid upon the table of the House within 14 days of the date of passing of this resolution, and made available only to members of the Legislative Council and not published or copied without an order of the House, the following documents relating to the police investigation into the murder of the late John Newman and the trial of Phuong Ngo:

- (a) all drug trafficking reports which refer to Phuong Ngo held by Cabramatta Police or NSW Police,
- (b) all documents relating to the granting of immunity from prosecution to Crown witnesses, including submissions by NSW Police and the New South Wales Crime Commission in support of the applications for immunity, and where multiple immunities have been granted, the additional documents considered by the Attorney General before reviewing the indemnities,
- (c) all records of NSW Police and New South Wales Crime Commission interviews, including note books, running sheets and transcripts of audio and video recordings with Ngoc Van Le (also known as Tong Ngoc), Bach Hue Tran, Charlie Chiha, Richard Azar, Peter Bowen and Robert Mouwad,

- (d) all criminal records and information about drug trafficking held by NSW Police, the New South Wales Crime Commission or the Department of Corrective Services in relation to Ngoc Van Le (also known as Tong Ngoc), Back Hue Tran, Charlie Chiha, Richard Azar, Peter Bowen and Robert Mouwad,
- (e) the transcripts and other records of all surveillance (including telephone intercepts and listening devices) conducted by NSW Police and the New South Wales Crime Commission in relation to Phuong Ngo, Thanh Duc Nguyen, Tuan Van Tran, Ngoc Van Le (also known as Tong Ngoc), Back Hue Tran, Charlie Chiha, Richard Azar, Peter Bowen and Robert Mouwad, and
- (f) any document which records or refers to the production of documents as a result of this Address.

(Notice given 30 August 2006)

**141. Mr Breen to move—**

That this House:

- (a) notes with grave concern the suffering and humiliation experienced by Roseanne Catt as a result of false convictions upon the following charges:
  - (i) maliciously wounding her husband Barry Catt on 2 May 1998,
  - (ii) committing perjury at Taree Local Court on 3 July 1989,
  - (iii) attempting to cause Barry Catt to take a noxious thing with intent to injure him between May and July 1989,
  - (iv) soliciting James Morris to murder Barry Catt on 28 July 1989,
  - (v) soliciting Vernon Taylor to murder Barry Catt between 15 July and 16 August 1989, and
  - (vi) possessing an unlicensed pistol on 24 August 1989,
- (b) notes that on 17 August 2005 the Court of Criminal Appeal acquitted Roseanne Catt or quashed her convictions for each of these charges,
- (c) notes that the Attorney General granted Roseanne Catt an appeal on 24 July 2001,
- (d) notes that on 27 October 2004 the Court of Criminal Appeal reserved its decision and adjourned for 10 months only because the Crown threatened a retrial if the convictions were quashed,
- (e) calls on the Government to offer a public apology to Roseanne Catt for the suffering and humiliation she has endured for the past 17 years,
- (f) calls on the Government to make an ex-gratia payment to Roseanne Catt,
- (g) calls on the Attorney General to instigate an investigation into allegations of conspiracy, perjury and contempt of Court by Barry Catt, Adrian Newell and Sergeant Peter Thomas, in relation to their evidence in the matter of Regina V Roseanne Catt, and
- (h) calls on the Attorney General to instigate an investigation into allegations that Barry Catt and Adrian Newell fraudulently obtained victims compensation funds, which could not have been obtained but for their role in securing the false convictions of Roseanne Catt.

(Notice given 30 August 2006)

**142. Ms Cusack to move—**

That, under standing order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution the following documents in the possession, custody or control of the Minister for Juvenile Justice or the Department of Juvenile Justice, including:

- (a) copies of pornographic emails and emails containing links to pornography that were discovered in July or August from departmental email accounts of staff at Cobham Detention Centre, Orana Detention Centre, Keelong Detention Centre and Acmena Detention Centre,
- (b) any document which records or refers to the production of documents as a result of this order of the House.

(Notice given 31 August 2006)

**143. Mr Cohen to move—**

That this House:

1. Notes the looming crisis of dwindling of global oil supplies known as peak oil.
2. Calls on the Government to adopt the Oil Depletion Protocol, which can be found in full at [www.oildepletionprotocol.org](http://www.oildepletionprotocol.org), as drafted by international authority on peak oil, Dr Colin Campbell, and is also known, with slight changes in wording, as the “The Rimini Protocol” and “The Uppsala Protocol”.
3. Calls on the Government to commit signatories to the following principles, namely that:
  - (a) a convention of nations be called to consider the issue with a view to agreeing to an Accord with the following objectives:
    - (i) to avoid profiteering from shortage, such that oil prices may remain in reasonable relationship with production cost,
    - (ii) to allow poor countries to afford their imports,
    - (iii) to avoid destabilising financial flows arising from excessive oil prices,
    - (iv) to encourage consumers to avoid waste,
    - (v) to stimulate the development of alternative energies,
  - (b) such Accord have the following outline provisions:
    - (i) the world and every nation aim to reduce oil consumption by at least the world depletion rate,
    - (ii) no country to produce oil at above its present depletion rate,
    - (iii) no country to import at above the world depletion rate,
    - (iv) the depletion rate is defined as annual production as a percent of what is left (reserves plus yet-to-find),
    - (v) the preceding provisions refer to regular conventional oil—which category excludes heavy oils with cut-off of 17.5 API, deepwater oil with a cut-off of 500 metres, polar oil, gas liquids from gas fields, tar sands, oil shale, oil from coal, biofuels such as ethanol, etc,
    - (vi) detailed provisions cover the definition of the several categories of oil, exemptions and qualifications, and the scientific procedures for the estimation of depletion rate,
    - (vii) the signatory countries cooperate in providing information on their reserves, allowing full technical audit, such that the depletion rate may be accurately determined,
    - (viii) the signatory countries have the right to appeal their assessed depletion rate in the event of changed circumstances.

4. Notes that the protocol has already been adopted by a number of Australian organisations.

(Notice given 31 August 2006)

**144. Mr Lynn to move—**

That this House:

- (a) acknowledges the bravery of Australian troops at the Battle of Long Tan in Vietnam on 18 August 1966, and
- (b) recognizes that the soldiers who fought and died in the Battle of Long Tan upheld the finest traditions of our Anzacs established on the beaches of Gallipoli, the jungles of Kokoda and the mountains of Kapyong.

(Notice given 31 August 2006)

**145. Mr Breen to move—**

That this House:

- (a) notes that the State Arms, Symbols and Emblems Act No 1 of 2004, received assent and commenced on 2 March 2004,
- (b) notes that 11 October 2006 marks the centenary of the granting of the State arms,
- (c) authorises the President, within the spirit of the State Arms, Symbols and Emblems Act 2004, to:
  - (i) relocate the Royal arms in the Legislative Council chamber to the Jubilee Room,
  - (ii) locate in the position occupied by the Royal arms, the State arms of New South Wales of similar size and quality to the Royal arms.

(Notice given 31 August 2006)

**146. Ms Rhiannon to move—**

That leave be given to bring in a Bill for an Act to amend the State Property Authority Act 2006 to ensure that the provisions of that Act do not override the provisions of the Callan Park (Special Provisions) Act 2002 that seek to preserve the public ownership of Callan Park and to protect the current features and future use of Callan Park.

(State Property Authority Amendment (Protect Callan Park) Bill)

(Notice given 31 August 2006)

**147. Mr Breen to move—**

That leave be given to bring in a Bill for an Act to provide for the re-opening of the Casino to Murwillumbah Railway for regular passenger services.

(Casino to Murwillumbah Railway Service Bill)

(Notice given 31 August 2006)

**148. Ms Rhiannon to move—**

That, under standing order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution all documents in the possession, custody or control of the Minister for the Environment, the Department of Environment and Conservation, the Minister for Primary Industries, the Department of Primary Industries and the Zoological Parks Board of New South Wales relating to the importation of five Asian Elephants from Thailand to Taronga Zoo and the housing of the elephants in Taronga Zoo's new elephant enclosure, including but not limited to documents relating to:

- (a) the cost of importing and housing the elephants and any associated public relations campaigns relating to the elephants,
- (b) animal welfare reports on the elephants, including isolation of the male elephant, and the impact of them living at Taronga Zoo,
- (c) Taronga Zoo's conservation breeding program for the elephants,
- (d) the health status and plans for Taronga Zoo's existing elephants,
- (e) mooted plans to bring back elephant rides,
- (f) the permit from NSW Department of Primary Industries to exhibit the elephants,
- (g) the cost and construction of the new elephant enclosure,
- (h) correspondence between the Zoological Parks Board of New South Wales, the Minister for the Environment, the Minister for Primary Industries or their responsible departments and the Federal Minister for the Environment or his responsible department, and
- (i) any document which records or refers to the production of documents as a result of this order of the House.

(Notice given 31 August 2006)

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## COMMITTEE REPORTS—ORDERS OF THE DAY

(Standing Committee Reports to be considered for 1 hour on Wednesdays after Question Time according to Resolution)

1. **Standing Committee on Law and Justice:** Report No. 29 entitled "Workers compensation injury management pilots project", dated September 2005: resumption of the interrupted debate (30 August 2006) of the question on the motion of Ms Robertson: That the House take note of the report—Ms Robertson speaking. (10 minutes remaining)
2. **Joint Standing Committee on Electoral Matters:** Report No. 1 entitled "Inquiry into the administration of the 2003 election and related matters", dated September 2005: resumption of the adjourned debate (15 September 2005) of the question on the motion of Ms Fazio: That the House take note of the report—Ms Fazio speaking. (15 minutes remaining)
3. **Legislation Review Committee:** Discussion Paper No. 1 entitled "The Right to Silence", dated 21 September 2005: resumption of the adjourned debate (21 September 2005) of the question on the motion of Mr Harwin: That the House take note of the report—Mr Harwin speaking. (15 minutes remaining)

4. **Joint Standing Committee on Road Safety (STAYSAFE):** Report No. 8/53 entitled “Aspects of motorcycle safety in New South Wales—Proceedings of seminars on issues in motorcycle safety held at Sydney, Friday 3 December 2004 and Tuesday 4 May 2005, and other selected papers”, dated September 2005: resumption of the adjourned debate (22 September 2005) of the question on the motion of Mr Harwin: That the House take note of the report—Mr Harwin speaking. (15 minutes remaining)
5. **Committee on the Health Care Complaints Commission:** Report No. 9/53 entitled “Handling of health complaints in other jurisdictions”, dated October 2005: resumption of the adjourned debate (13 October 2005) of the question on the motion of Ms Robertson: That the House take note of the report—Ms Robertson speaking. (15 minutes remaining)
6. **Committee on the Office of the Ombudsman and Police Integrity Commission:** Report No. 9/53 entitled “Seventh General Meeting with the Inspector of the Police Integrity Commission, together with transcript of proceedings”, dated October 2005: resumption of the adjourned debate (13 October 2005) of the question on the motion of Ms Burnswoods: That the House take note of the report—Ms Burnswoods speaking. (15 minutes remaining)
7. **Standing Committee on Social Issues:** Report No. 35 entitled “Recruitment and training of teachers”, dated October 2005: resumption of the adjourned debate (8 November 2005) of the question on the motion of Ms Burnswoods: That the House take note of the report—Ms Burnswoods speaking. (15 minutes remaining)
8. **Joint Standing Committee on Electoral Matters:** Report No. 2/53 entitled “Study tour of international jurisdictions: Malta, Dublin and New York”, dated November 2005: resumption of the adjourned debate (10 November 2005) of the question on the motion of Ms Fazio: That the House take note of the report—Ms Fazio speaking. (15 minutes remaining)
9. **Committee on the Health Care Complaints Commission:** Report No. 10/53 entitled “Report into traditional Chinese medicine”, dated November 2005: resumption of the adjourned debate (10 November 2005) of the question on the motion of Ms Robertson: That the House take note of the report—Ms Robertson speaking. (15 minutes remaining)
10. **Joint Committee on the Office of the Valuer General:** Report No. 53/03 entitled “Best practice reporting review”, dated November 2005: resumption of the adjourned debate (15 November 2005) of the question on the motion of Ms Griffin: That the House take note of the report—Ms Griffin speaking. (15 minutes remaining)
11. **General Purpose Standing Committee No. 1:** Report No. 28 entitled “Personal injury compensation legislation”, dated December 2005: resumption of the adjourned debate (28 February 2006) of the question on the motion of Revd Dr Moyes: That the House take note of the report—Revd Dr Moyes speaking. (15 minutes remaining)
12. **Standing Committee on Social Issues:** Report No. 36 entitled “The funeral industry”, dated December 2005: resumption of the adjourned debate (28 February 2006) of the question on the motion of Ms Burnswoods: That the House take note of the report—Ms Burnswoods speaking. (15 minutes remaining)
13. **Committee on the Independent Commission Against Corruption:** Report No. 5/53 entitled “Examination of the 2003-2004 annual report of the Independent Commission Against Corruption”, dated December 2005: resumption of the adjourned debate (28 February 2006) of the question on the motion of Miss Gardiner: That the House take note of the report—Miss Gardiner speaking. (15 minutes remaining)

14. **Joint Select Committee on the Cross City Tunnel:** Report entitled “Cross City Tunnel: First Report”, dated 28 February 2006: resumption of the adjourned debate (28 February 2006) of the question on the motion of Revd Mr Nile: That the House take note of the report—Revd Mr Nile speaking. (10 minutes remaining)
15. **General Purpose Standing Committee No. 4:** Report No. 14 entitled “Pacific Highway Upgrades: Interim Report—Ewingsdale-Tintenbar and Ballina-Woodburn”, dated December 2005: resumption of the adjourned debate (28 February 2006) of the question on the motion of Miss Gardiner: That the House take note of the report—Miss Gardiner speaking. (13 minutes remaining)
16. **General Purpose Standing Committee No. 5:** Report No. 24 entitled “Budget Estimates 2005-2006”, dated March 2006: resumption of the adjourned debate (7 March 2006) of the question on the motion of Mr Cohen: That the House take note of the report—Mr Cohen speaking. (15 minutes remaining)
17. **General Purpose Standing Committee No. 1:** Report No. 29 entitled “Budget Estimates 2005-2006”, dated March 2006: resumption of the adjourned debate (9 March 2006) of the question on the motion of Revd Mr Nile: That the House take note of the report—Revd Mr Nile speaking. (15 minutes remaining)
18. **General Purpose Standing Committee No. 3:** Report No. 16 entitled “Budget Estimates 2005-2006”: resumption of the adjourned debate (30 March 2006) of the question on the motion of Ms Fazio: That the House take note of the report—Ms Fazio speaking. (15 minutes remaining)
19. **Standing Committee on Law and Justice:** Report No. 30 entitled “Community based sentencing options for rural and remote areas and disadvantaged populations”: resumption of the adjourned debate (30 March 2006) of the question on the motion of Ms Robertson: That the House take note of the report—Ms Robertson speaking. (15 minutes remaining)
20. **Committee on Children and Young People:**
  - (i) Report No. 6/53 entitled “Review of the 2004/05 Annual Report of the Commission for Children and Young People—Transcript of Proceedings, Written Answers to Questions on Notice and Minutes”, dated March 2006.
  - (ii) Report No. 7/53 entitled “Review of the 2004 Annual Report of the Child Death Review Team—Transcript of Proceedings, Written Answers to Questions on Notice and Minutes”, dated March 2006.

Resumption of the adjourned debate (30 March 2006) of the question on the motion of Ms Burnswoods: That the House take note of the reports—Ms Burnswoods speaking. (15 minutes remaining)
21. **Standing Committee on Social Issues:** Report No. 37 entitled “Dental services”, dated March 2006: resumption of the adjourned debate (3 April 2006) of the question on the motion of Ms Burnswoods: That the House take note of the report—Ms Burnswoods speaking. (15 minutes remaining)
22. **General Purpose Standing Committee No. 4:** Report No. 15 entitled “Budget Estimates 2005-2006”, dated April 2006: resumption of the adjourned debate (6 April 2006) of the question on the motion of Miss Gardiner: That the House take note of the report—Miss Gardiner speaking. (15 minutes remaining)
23. **Committee on the Office of the Ombudsman and the Police Integrity Commission:**
  - (i) Report No. 10/53 entitled “Thirteenth general meeting with the NSW Ombudsman—Together with transcript of proceedings, written responses to questions and minutes”, dated May 2006.

- (ii) Report No. 11/53 entitled “Ninth general meeting with the Police Integrity Commission—Together with transcript of proceedings, written responses to questions and minutes”, dated May 2006.

Resumption of the adjourned debate (3 May 2006) of the question on the motion of Ms Burnswoods: That the House take note of the reports—Ms Burnswoods speaking. (15 minutes remaining)

24. **General Purpose Standing Committee No. 2:** Report No. 21 entitled “Budget Estimates 2005-2006”, dated May 2006: resumption of the adjourned debate (11 May 2006) of the question on the motion of Mrs Forsythe: That the House take note of the report—Mrs Forsythe speaking. (15 minutes remaining)
25. **Standing Committee on State Development:** Report No. 31 entitled “Inquiry into skills shortages in rural and regional New South Wales”, dated May 2006: resumption of the adjourned debate (11 May 2006) of the question on the motion of Mr Catanzariti: That the House take note of the report—Mr Catanzariti speaking. (15 minutes remaining)
26. **General Purpose Standing Committee No. 4:** Report No. 16 entitled “Pacific Highway Upgrades: Final Report”, dated May 2006: resumption of the adjourned debate (11 May 2006) of the question on the motion of Miss Gardiner: That the House take note of the report—Miss Gardiner speaking. (9 minutes remaining)
27. **Joint Select Committee on the Cross City Tunnel:** Report entitled “The Cross City Tunnel and Public Private Partnerships: Second Report”, dated May 2006: resumption of the adjourned debate (23 May 2006) of the question on the motion of Revd Mr Nile: That the House take note of the report—Revd Mr Nile speaking. (12 minutes remaining)
28. **General Purpose Standing Committee No. 3:** Report No. 17 entitled “Issues relating to the operations and management of the Department of Corrective Services”, dated June 2006: resumption of the adjourned debate (6 June 2006) of the question on the motion of Ms Fazio: That the House take note of the report—Ms Fazio speaking. (15 minutes remaining)
29. **Committee on the Health Care Complaints Commission:** Report No. 12/53 entitled “11th meeting on the annual report of the Health Care Complaints Commission”, dated June 2006: resumption of the adjourned debate (8 June 2006) of the question on the motion of Ms Robertson: That the House take note of the report—Ms Robertson speaking. (15 minutes remaining)
30. **General Purpose Standing Committee No. 5:** Report No. 25 entitled “A sustainable water supply for Sydney”, dated June 2006: resumption of the adjourned debate (8 June 2006) of the question on the motion of Mr Cohen: That the House take note of the report—Mr Cohen speaking. (15 minutes remaining)
31. **Standing Committee on Social Issues:** Report No. 38 titled “Public disturbances at Macquarie Fields”, dated June 2006: resumption of the adjourned debate (29 August 2006) of the question on the motion of Ms Burnswoods: That the House take note of the report—Ms Burnswoods speaking. (15 minutes remaining)
32. **Joint Select Committee on Tobacco Smoking:** Report entitled “Tobacco smoking in New South Wales”, dated June 2006: resumption of the adjourned debate (29 August 2006) of the question on the motion of Dr Chesterfield-Evans: That the House take note of the report—Mr Harwin speaking. (10 minutes)
33. **Staysafe (Joint Standing Committee on Road Safety):**
- (i) Report No. 10/53 entitled “Driver Distraction—Proceedings of an international conference on distracted driving, Sydney, Australia, 2-3 June 2005”, dated June 2006.

- (ii) Report No. 11/53 entitled “Regarding road safety administration and related road safety and transport matters—Report of a visit of inspection by a delegation of the STAYSAFE Committee 24 October 2005 – 8 November 2005”, dated June 2006.
- (iii) Report No. 12/53 entitled “Improving the health of the motor vehicle insurance and smash repair industries: Shifting the focus to public safety—Report of a review of progress in implementing the findings and recommendations of an inquiry into motor vehicle smash repairs under the Insurance Australia Group (NRMA Insurance) Preferred Repairer Scheme”, dated June 2006.
- (iv) Report No. 13/53 entitled “Brief comments on organ and tissue donations”, dated June 2006.

Resumption of the adjourned debate (29 August 2006) of the question on the motion of Mr West: That the House take note of the reports—Mr West speaking. (15 minutes remaining)

34. **Joint Select Committee on the Cross City Tunnel:** Report entitled “The Lane Cove Tunnel: Third Report”, dated August 2006: resumption of the adjourned debate (29 August 2006) of the question on the motion of Revd Mr Nile: That the House take note of the report—Revd Mr Nile speaking. (10 minutes remaining)

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## BILLS REFERRED TO SELECT OR STANDING COMMITTEES

**\*1. Smoke-free Environment Amendment (Motor Vehicle Prohibition) Bill 2005**

Referred to Joint Select Committee on tobacco smoking on 24 May 2006 for inquiry and report by 30 June 2006.

**2. Correctional Services Legislation Amendment Bill 2006**

Referred to General Purpose Standing Committee No. 3 on 7 June 2006 for inquiry and report.

\* Council Bill

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## CONTINGENT NOTICES OF MOTIONS

Note: Contingent notices of motion are listed in full on the Notice Paper for the first sitting day of each week. On other days only new contingent notices will be published in the Notice Paper.

### TAKE NOTE OF PAPER

1. Contingent on the President, a Minister, any member or the Clerk tabling any report or document, member to move after Notices of Motions: That Standing and Sessional Orders be suspended to allow the moving of a motion forthwith “That the House take note of the paper (to be stated).”

Given by:

Mr Brown	Mr Gallacher	Revd Mr Nile
Dr Chesterfield-Evans	Miss Gardiner	Mr Oldfield
Mr Cohen	Mr Gay	Mr Primrose
Mr Colless	Ms Hale	Ms Rhiannon
Mr Costa	Mr Harwin	Mr Roozendaal
Ms Cusack	Mr Hatzistergos	Mr Ryan
Mr Della Bosca	Mr Kelly	Mr Tsang
Mrs Forsythe	Mr Macdonald	Dr Wong

(Notice given 23 May 2006)

Revd Dr Moyes  
Mr Pearce

(Notice given 25 May 2006)

### **INSTRUCTION TO COMMITTEE OF THE WHOLE**

2. Contingent on a motion being agreed to for the second reading of any bill: That standing orders be suspended to allow the moving of a motion forthwith for an Instruction to the Committee of the Whole in relation to the bill.

Given by:

Mr Brown	Mr Gallacher	Revd Mr Nile
Dr Chesterfield-Evans	Miss Gardiner	Mr Oldfield
Mr Cohen	Mr Gay	Mr Primrose
Mr Colless	Ms Hale	Ms Rhiannon
Mr Costa	Mr Harwin	Mr Roozendaal
Ms Cusack	Mr Hatzistergos	Mr Ryan
Mr Della Bosca	Mr Kelly	Mr Tsang
Mrs Forsythe	Mr Macdonald	Dr Wong

(Notice given 23 May 2006)

Revd Dr Moyes  
Mr Pearce

(Notice given 25 May 2006)

### **PRECEDENCE OF ITEM OF BUSINESS**

3. Contingent on the President calling on any notice of motion or the Clerk being called upon to read any order of the day: That standing and sessional orders be suspended to allow the moving of a motion forthwith that a particular order of the day or motion on the Notice Paper be called on forthwith.

Given by:

Mr Brown	Mr Gallacher	Revd Mr Nile
Dr Chesterfield-Evans	Miss Gardiner	Mr Oldfield
Mr Cohen	Mr Gay	Mr Primrose
Mr Colless	Ms Hale	Ms Rhiannon
Mr Costa	Mr Harwin	Mr Roozendaal
Ms Cusack	Mr Hatzistergos	Mr Ryan
Mr Della Bosca	Mr Kelly	Mr Tsang

Mrs Forsythe

Mr Macdonald

Dr Wong

(Notice given 23 May 2006)

Revd Dr Moyes  
Mr Pearce

(Notice given 25 May 2006)

**PASSING OF BILL THROUGH ALL STAGES**

4. Contingent on any bill being presented by the Legislative Assembly to the Legislative Council for its concurrence and having been read by the Council for the first time: That standing orders be suspended to allow the passing of the bill through all its remaining stages during the present or any one sitting of the House.

Given by:

Mr Brown  
Dr Chesterfield-Evans  
Mr Cohen  
Mr Colless  
Mr Costa  
Ms Cusack  
Mr Della Bosca  
Mrs ForsytheMr Gallacher  
Miss Gardiner  
Mr Gay  
Ms Hale  
Mr Harwin  
Mr Hatzistergos  
Mr Kelly  
Mr MacdonaldRevd Mr Nile  
Mr Oldfield  
Mr Primrose  
Ms Rhiannon  
Mr Roozendaal  
Mr Ryan  
Mr Tsang  
Dr Wong

(Notice given 23 May 2006)

Revd Dr Moyes  
Mr Pearce

(Notice given 25 May 2006)

**CONDUCT OF BUSINESS OF THE HOUSE**

5. Contingent on the House on any day concluding its consideration of any item of business and prior to the House proceeding to the consideration of another item of business: That standing and sessional orders be suspended to allow the moving of a motion forthwith relating to the conduct of the business of the House.

Given by:

Mr Brown  
Dr Chesterfield-Evans  
Mr Cohen  
Mr Colless  
Mr Costa  
Ms Cusack  
Mr Della Bosca  
Mrs ForsytheMr Gallacher  
Miss Gardiner  
Mr Gay  
Ms Hale  
Mr Harwin  
Mr Hatzistergos  
Mr Kelly  
Mr MacdonaldRevd Mr Nile  
Mr Oldfield  
Mr Primrose  
Ms Rhiannon  
Mr Roozendaal  
Mr Ryan  
Mr Tsang  
Dr Wong

(Notice given 23 May 2006)

Revd Dr Moyes  
Mr Pearce

(Notice given 25 May 2006)

**PRECEDENCE OF BUSINESS AFTER PRAYERS**

6. Contingent on the President having read the prayers: That standing and sessional orders be suspended to allow the moving of a motion forthwith that a particular order of the day or motion on the Notice Paper be called on forthwith.

Given by:

Mr Brown	Mr Gallacher	Revd Mr Nile
Dr Chesterfield-Evans	Miss Gardiner	Mr Oldfield
Mr Cohen	Mr Gay	Mr Primrose
Mr Colless	Ms Hale	Ms Rhiannon
Mr Costa	Mr Harwin	Mr Roozendaal
Ms Cusack	Mr Hatzistergos	Mr Ryan
Mr Della Bosca	Mr Kelly	Mr Tsang
Mrs Forsythe	Mr Macdonald	Dr Wong

(Notice given 23 May 2006)

Revd Dr Moyes  
Mr Pearce

(Notice given 25 May 2006)

**PRECEDENCE OF GOVERNMENT BUSINESS**

7. Contingent on the President calling on any notice of motion or the Clerk being called upon to read any order of the day: That standing and sessional orders be suspended to allow the moving of a motion forthwith that a particular order of the day on the Notice Paper of Government Business be called on forthwith.

Given by:

Mr Brown	Mr Gallacher	Revd Mr Nile
Dr Chesterfield-Evans	Miss Gardiner	Mr Oldfield
Mr Cohen	Mr Gay	Ms Rhiannon
Mr Colless	Ms Hale	Mr Ryan
Ms Cusack	Mr Harwin	Dr Wong
Mrs Forsythe		

(Notice given 23 May 2006)

Revd Dr Moyes  
Mr Pearce

(Notice given 25 May 2006)

**CENSURE OF MINISTER**

8. Contingent on any Minister failing to table documents in accordance with an order of the House: That standing and sessional orders be suspended to allow a motion to be moved forthwith for censure of the Minister.

Given by:

Mr Brown	Mr Gallacher	Revd Mr Nile
Dr Chesterfield-Evans	Miss Gardiner	Mr Oldfield
Mr Cohen	Mr Gay	Ms Rhiannon
Mr Colless	Ms Hale	Mr Ryan

Ms Cusack  
Mrs Forsythe

Mr Harwin

Dr Wong

(Notice given 23 May 2006)

Revd Dr Moyes  
Mr Pearce

(Notice given 25 May 2006)

### CONTEMPT OF HOUSE

9. Contingent on any Minister failing to table documents in accordance with an order of the House: That standing and sessional orders be suspended to allow a motion to be moved forthwith adjudging the Minister guilty of a contempt of the House for failure to comply with that order.

Given by:

Mr Brown  
Dr Chesterfield-Evans  
Mr Cohen  
Mr Colless  
Ms Cusack  
Mrs Forsythe

Mr Gallacher  
Miss Gardiner  
Mr Gay  
Ms Hale  
Mr Harwin

Revd Mr Nile  
Mr Oldfield  
Ms Rhiannon  
Mr Ryan  
Dr Wong

(Notice given 23 May 2006)

Revd Dr Moyes  
Mr Pearce

(Notice given 25 May 2006)

### PASSING OF BILLS THROUGH ALL STAGES

10. **Mr Della Bosca to move—**

Contingent on any of the undermentioned bills being presented by the Legislative Assembly to the Legislative Council for its concurrence and having been read by the Council for the first time: That standing orders be suspended to allow the passing of the bill through all its remaining stages during the present of any one sitting of the House:

Pharmacy Practice Bill 2006

(Notice given 2.47 pm, Tuesday 23 May 2006)

Education Amendment (Financial Assistance to Non-Government Schools) Bill 2006

(Notice given 11.11 am, 7 June 2006)

Apiaries Amendment Bill 2006

Children and Young Persons (Care and Protection) Amendment (Parent Responsibility Contracts) Bill 2006

Crimes Legislation Amendment (Gangs) Bill 2006

Deer Bill 2006

Parliamentary Electorates and Elections Amendment Bill 2006

Police Amendment (Police Promotions) Bill 2006

Police Integrity Commission Amendment Bill 2006

(Notice given 11.08 am, 31 August 2006)

John Evans  
Clerk of the Parliaments

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Authorised by the Parliament of New South Wales