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**PROOF**

## LEGISLATIVE COUNCIL

# NOTICE PAPER

No. 158

TUESDAY 5 JUNE 2018

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

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## GOVERNMENT BUSINESS—ORDERS OF THE DAY

- \* 1. **Companion Animals and Other Legislation Amendment Bill 2018:** resumption of the adjourned debate of the question of the motion of Mr Blair: That this bill be now read a second time (5 calendar days from 23 May 2018)—Mrs Maclaren-Jones. (20 minutes)
- \* 2. **Miscellaneous Acts Amendment (Marriages) Bill 2018:** resumption of the adjourned debate of the question of the motion of Mr Harwin: That this bill be now read a second time (5 calendar days from 23 May 2018)—Mr Fang. (20 minutes)
- \* 3. **Statute Law (Miscellaneous Provisions) Bill 2018:** resumption of the adjourned debate of the question of the motion of Mr Harwin: That this bill be now read a second time (5 calendar days from 23 May 2018)—Mr Fang. (20 minutes)
- \* 4. **Justice Legislation Amendment Bill (No 2) 2018:** resumption of the adjourned debate of the question of the motion of Mr Harwin (moved by Mr MacDonald): That this bill be now read a second time (5 calendar days from 23 May 2018)—Mrs Maclaren-Jones. (20 minutes)
- 5. **Budget Estimates 2017-2018:** resumption of the adjourned debate (23 May 2018) of the question on the motion of Mr Harwin: That the House take note of the Budget Estimates and related papers for the financial year 2017-2018—Mr Fang speaking.
- \* Council bill

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## COMMITTEE REPORTS—ORDERS OF THE DAY

(Debate on committee reports takes precedence after Questions on Tuesdays until 6.30 pm according to sessional order.)

- 1. **Portfolio Committee No. 4 – Legal Affairs:** Report No. 35 entitled “Museums and galleries in New South Wales: First report”, dated December 2017: resumption of the adjourned debate (22 May 2018) of the question on the motion of Mr Borsak: That the House take note of the report—Mr Borsak speaking. (15 minutes remaining)
- 2. **Committee on the Independent Commission Against Corruption:** Report No. 5/56 of the Committee on the Independent Commission Against Corruption entitled “Review of the 2014-2015 and 2015-2016 Annual Reports of the Independent Commission Against Corruption”, dated March 2018: resumption of the adjourned debate (22 May 2018) of the question on the motion of Revd Mr Nile: That the House take note of the report—Mr Fang. (10 minutes)
- 3. **Portfolio Committee No. 6 – Planning and Environment:** Report No. 7 entitled “‘Energy from waste’ technology”, dated March 2018: resumption of the adjourned debate (15 May 2018) of the question on the motion of Mr Green: That the House take note of the report—Mr Moselmane. (10 minutes)

4. **Portfolio Committee No. 1 – Premier and Finance:** Report No. 46 entitled “Alcoholic Beverages Advertising Prohibition Bill 2015”, dated March 2018: resumption of the adjourned debate (15 May 2018) of the question on the motion of Revd Mr Nile: That the House take note of the report—Mr Fang. (10 minutes)
5. **Portfolio Committee No. 5 – Industry and Transport:** Report No. 47 entitled “Augmentation of water supply for rural and regional New South Wales”, dated May 2018: resumption of the adjourned debate (15 May 2018) of the question on the motion of Mr Brown: That the House take note of the Report—Mr Brown speaking. (15 minutes remaining)
6. **Joint Standing Committee on Road Safety (Staysafe):** Report No. 4/56 entitled “Heavy Vehicle Safety and Use of Technology to Improve Road Safety” dated May 2018: resumption of the adjourned debate (24 May 2018) of the question of the motion of Mr Farlow: That the House take note of the report—Mr Farlow speaking. (15 minutes remaining)

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## PRIVATE MEMBERS’ BUSINESS

### ITEMS IN THE ORDER OF PRECEDENCE

#### 1. Mr Brown to move—

That leave be given to bring in a bill for an Act to amend the Prevention of Cruelty to Animals Act 1979 to repeal prohibitions on the use and operation of game parks.

(Prevention of Cruelty to Animals Amendment (Repeal of Game Park Prohibitions) Bill)

(Notice given 27 May 2015—item no. 149)

#### 2. Mr Borsak to move—

That leave be given to bring in a bill for an Act to amend the City of Sydney Act 1988 to divide the City of Sydney into separate councils.

(City of Sydney Amendment (Division of Council) Bill)

(Notice given 15 September 2015—item no. 403)

- \* 3. **Crimes Amendment (Zoe’s Law) Bill 2017:** resumption of the adjourned debate (19 October 2017) of the question on the motion of Revd Mr Nile: That this bill be now read a second time—Mr Franklin. (20 minutes)

(Item no. 7)

**4. Mr Searle to move—**

That leave be given to bring in a bill for an Act to amend the Workers Compensation Act 1987 and the Workplace Injury Management and Workers Compensation Act 1998 to restore certain benefits and assistance removed by the 2012 amendments and to make further provision for merit reviews and other matters.

(Workers Compensation Legislation Amendment (Restoration of Benefits and Assistance) Bill)

(Notice given 25 June 2015—item no. 240)

**5. Mrs Maclaren-Jones to move—**

1. That this House acknowledges the service and sacrifice of our Vietnam War veterans.
2. That this House notes that Vietnam Veterans Day is commemorated on 18 August every year.
3. That this House acknowledges the 50th anniversary of the Battle of Long Tan, the most significant engagement by Australian Forces during the Vietnam War, which occurred on 18 August 1966.
4. That this House acknowledges and commends the 60,000 brave Australian service men and women who served during the Vietnam War and pays tribute to those who lost their lives.
5. That this House notes that Vietnam Veterans Day commemorative services are held across New South Wales and thanks the organisers of these ceremonies.

(Notice given 23 August 2016—Item no. 931—substituted 11 October 2016)

**6. Mr Mookhey to move—**

That this House:

- (a) notes the importance of employment security to persons leaving violent domestic relationships,
- (b) supports the inclusion of paid domestic violence leave in the National Employment Standards,
- (c) calls on the Baird Government to pursue the inclusion of paid domestic violence leave in the National Employment Standards at Council of Australian Government meetings, and
- (d) requires the Government to report via ministerial statement on the provision of domestic violence leave in all workplace agreements to which the Government is either a party or respondent.

(Notice given 20 October 2016—item no. 1072—transferred from Mr Veitch 20 October 2016)

**7. Mr Green to move—**

1. This House notes that:
  - (a) the Nordic model of prostitution legalises the selling of sex, while criminalising the act of paying for sex,
  - (b) this leaves the workers themselves free from prosecution and criminalises the buying of sex, pimping and brothel keeping, which:
    - (i) maintains the de-stigmatisation of workers who participate in this industry, and provides for the continued ability of workers to access health services and training

- and transition programs, as well as other necessary services without any criminal risk to themselves,
- (ii) would if implemented in New South Wales increase the ability of the NSW Police to investigate potential cases of human trafficking and other organised crime activities that are known to occur within brothels and massage parlours,
  - (c) this model is effective in protecting women and men against trafficking and potential violence, and
  - (d) the Nordic model of prostitution has been adopted elsewhere in the world, as follows:
    - (i) it has been adopted and passed in Sweden (1999), Norway, Iceland, Canada (2013), Northern Ireland (2015), France (2016) and Ireland (2016),
    - (ii) in 2014, the United Kingdom released an all-party parliamentary report that recommended the adoption of the Nordic Model of Prostitution,
    - (iii) the European Parliament has passed a resolution recognising the impact that sexual exploitation and prostitution have on gender equality and the European Parliament is calling for the reduction of demand for prostitution and sees the Nordic model as the way forward.
  - 2. That this House calls on the Government to give serious consideration to adopting the Nordic model of prostitution.

(Notice given 20 October 2016—item no. 1073)

#### 8. Mr Wong to move—

1. That this House notes that on Sunday 23 October 2016, the Ethnic Communities Council of NSW (ECCNSW) held its Annual General Meeting.
2. That this House congratulates the ECCNSW on an incredible 41 years of service to members of the ethnic community in New South Wales.
3. That this House acknowledges the contribution of the ECCNSW's Board of Management, staff and volunteers who, as the peak body for all culturally and linguistically diverse communities in New South Wales, undertake a range of activities, including government-funded projects, to fulfil their constitutional objectives and improve the range of services available to members of ethnic communities.
4. That this House commends the outstanding efforts of the ECCNSW, together with all levels of government and community, for their unwavering support of ethnic community integration and resettlement, into our harmonious and socially inclusive communities.
5. That this House acknowledges that the onus is on us as legislators to ensure we uphold the core values and principles of the Racial Discrimination Act 1975 in the best interests of those we have been entrusted to represent.
6. That this House recognises that Australia is a successful and diverse country where multiculturalism is one of our nation's greatest achievements, and that it is therefore imperative that we as members of this great place reaffirm our commitment to preserving the integrity of the Racial Discrimination Act, in particular section 18C of the Act.
7. That this House condemns in the strongest terms possible, any political figure or group that attempts to strip or repeal the Racial Discrimination Act for the purpose of political point scoring, and encourages all levels of Government, both State and Federal to adopt the same position.

8. That this House sends a clear message to anyone attempting to destabilise this inviolable piece of legislation that it will act to protect the rights of all Australians and defend their right to live in a community where ignorance, discrimination and hatred will not be tolerated.

(Notice given 8 November 2016—item no. 1090—substituted 8 November 2016)

\* Council bill

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## ITEMS OUTSIDE THE ORDER OF PRECEDENCE

### 4. Mr Shoebridge to move—

That leave be given to bring in a bill for an Act to secure the public provision of vocational education and training by reducing TAFE fees and charges, guaranteeing certain levels of TAFE staffing and resources and imposing a moratorium on the proposed “Smart and Skilled” competitive vocational educational training market; and for other purposes.

(TAFE Changes Moratorium (Secure Future for Public Provision of Vocational Education and Training) Bill)

(Notice given by Dr Kaye 5 May 2015)

(Notice reallocated to Mr Shoebridge according to resolution of the House of 5 May 2016)

### 6. Revd Mr Nile to move—

That leave be given to bring in a bill for an Act to amend the Liquor Act 2007 to raise the minimum drinking age from 18 years to 21 years.

(Liquor Amendment (Drinking Age) Bill)

(Notice given 5 May 2015)

### 8. Revd Mr Nile to move—

That leave be given to bring in a bill for an Act to amend the Crimes Act 1900 to prohibit a person soliciting another for sexual gratification for payment.

(Crimes Amendment (Soliciting Sex for Payment) Bill)

(Notice given 5 May 2015)

### 10. Revd Mr Nile to move—

That leave be given to bring in a bill for an Act to require the public to be notified of the identity and residential address of convicted child sex offenders; and for other purposes.

(Child Protection (Nicole’s Law) Bill)

(Notice given 5 May 2015)

**11. Revd Mr Nile to move—**

That leave be given to bring in a bill for an Act to prohibit the advertising of sex services; and for other purposes.

(Sex Services Advertising Prohibition Bill)

(Notice given 5 May 2015)

**12. Revd Mr Nile to move—**

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

(Gambling Advertising Prohibition Bill)

(Notice given 5 May 2015)

- \* 13. Drug and Alcohol Treatment Amendment (Rehabilitation of Persons with Severe Substance Dependence) Bill 2015:** resumption of the adjourned debate of the question on the motion of Revd Mr Nile: That this bill be now read a second time (5 calendar days from 27 August 2015)—Dr Phelps. (20 minutes)

**15. Revd Mr Nile to move—**

That leave be given to bring in a bill for an Act to require women who are considering terminating a viable pregnancy to undergo counselling and to view an ultrasound of their unborn child.

(Pregnancy Termination (Mandatory Counselling) Bill)

(Notice given 5 May 2015)

**16. Revd Mr Nile to move—**

That leave be given to bring in a bill for an Act to amend the Crimes Act 1900 to prohibit the destruction of any child in utero with a detectable heartbeat.

(Crimes Amendment (Pre-natal Termination) Bill)

(Notice given 5 May 2015)

**17. 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.

(Pregnancy Termination (Information About Pain to Child in Utero) Bill)

(Notice given 5 May 2015)

**18. Revd Mr Nile to move—**

That leave be given to bring in a bill for an Act to require the reporting of pregnancy terminations and prohibit the termination of any pregnancy on grounds of sex or racial makeup of an embryo or foetus; and for other purposes.

(Pregnancy Termination (Reporting and Reasons for Termination) Bill)

(Notice given 5 May 2015)

**19. Revd Mr Nile to move—**

That leave be given to bring in a bill for an Act to amend the Liquor Act 2007 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 5 May 2015)

- \* **20. Family Impact Commission Bill 2018:** resumption of the adjourned debate of the question on the motion of Revd Mr Nile: That this bill be now read a second time (5 calendar days from 15 February 2018)—Mrs Maclaren-Jones. (20 minutes)

- \* **21. Summary Offences Amendment (Full-face Coverings Prohibition) Bill 2017:** resumption of the adjourned debate (15 March 2018) of the question on the motion of Revd Mr Nile: That this bill be now read a second time—Mrs Maclaren-Jones.

**22. Revd Mr Nile to move—**

That leave be given to bring in a bill for an Act to amend the Classification (Publications, Films and Computer Games) Enforcement Act 1995 to prohibit the possession of restricted X-rated films.

(Classification (Publications, Films and Computer Games) Enforcement Amendment (Banning Restricted X-rated Films) Bill)

(Notice given 5 May 2015)

**23. Revd Mr Nile to move—**

That leave be given to bring in a bill for an Act to amend the Drug Misuse and Trafficking Act 1985 to repeal provisions relating to the licensing and operation of the medically supervised injecting centre at Kings Cross.

(Drug Misuse and Trafficking Amendment (Injecting Centre Repeal) Bill)

(Notice given 5 May 2015)



**24. Revd Mr Nile to move—**

That leave be given to bring in a bill for an Act to amend the Adoption Act 2000 to repeal the amendments made by the Adoption Amendment (Same Sex Couples) Act 2010 that enable couples of the same sex to adopt children; and for other purposes.

(Adoption Amendment (Same Sex Couples Repeal) Bill)

(Notice given 5 May 2015)

**25. Dr Faruqi to move—**

That leave be given to bring in a bill for an Act to amend the Prevention of Cruelty to Animals Act 1979 to prohibit the use of cages for laying fowl and the practice of trimming or removing the beaks of fowl.

(Prevention of Cruelty to Animals Amendment (Restrictions on Fowl Keeping) Bill)

(Notice given 5 May 2015)

**26. Dr Faruqi to move—**

That leave be given to bring in a bill for an Act to establish a beverage container deposit scheme to ensure the recovery, reuse and recycling of empty beverage containers.

(Waste Avoidance (Beverage Containers) Bill)

(Notice given 5 May 2015)

**27. Dr Faruqi to move—**

That leave be given to bring in a bill for an Act to amend the Food Act 2003 to ban the commercial preparation of shark fins and shark fin derivatives for the purposes of consumption.

(Food Amendment (Shark Fin Prohibition) Bill)

(Notice given 5 May 2015)

**36. Mr Buckingham to move—**

That leave be given to bring in a bill for an Act to require the NSW government to increase renewable energy generation and expand energy efficiency measures in NSW to allow for the replacement and closure of the State's coal and fossil gasfired power stations by 2030 and create new employment opportunities in the electricity industry; and for other purposes.

(Transforming NSW Energy Sector (Towards 100 percent Renewables) Bill)

(Notice given by Dr Kaye 6 May 2015)

(Notice reallocated to Mr Buckingham according to resolution of the House of 5 May 2016)

**45. Mr Secord to move—**

That leave be given to bring in a bill for an Act to amend the Liquor Act 2007 and the Casino Control Regulation 2009 to prohibit the sale or supply of powdered alcohol.

(Liquor Amendment (Powdered Alcohol) Bill)

(Notice given 12 May 2015)

**68. Mr Secord to move—**

That leave be given to bring in a bill for an Act to amend the Health Practitioner Regulation (Adoption of National Law) Act 2009 to prevent unqualified persons from using the title “surgeon” or any title that includes the words “surgeon” or “surgery”.

(Health Practitioner Regulation (Adoption of National Law) Amendment (Unqualified Surgeons) Bill)

(Notice given 12 May 2015)

**76. Dr Faruqi to move—**

That leave be given to bring in a bill for an Act to prohibit greyhound racing and betting on greyhound races and to dissolve Greyhound Racing New South Wales; and for other purposes.

(Greyhound Racing Prohibition Bill)

(Notice given by Dr Kaye 12 May 2015)

(Notice reallocated to Dr Faruqi according to resolution of the House of 5 May 2016)

- \* 88. Limitation Amendment (Child Abuse) Bill 2015:** resumption of the adjourned debate of the question on the motion of Mr Shoebridge: That this bill be now read a second time (5 calendar days from 17 September 2015)—Dr Phelps. (20 minutes)

**142. Mr Brown to move—**

That leave be given to bring in a bill for an Act to repeal the National Park Estate (Riverina Red Gum Reservations) Act 2010 and to reverse the land transfers to the national park estate effected by that Act.

(National Park Estate (Riverina Red Gum Reservations) Repeal Bill)

(Notice given 27 May 2015)

**143. Mr Borsak to move—**

That leave be given to bring in a bill for an Act to amend the Crimes Act 1900 in relation to the possession or discharge of firearms when committing or attempting to commit certain offences.

(Crimes Amendment (Possession or Discharge of Firearms in Commission of Offences) Bill)

(Notice given 27 May 2015)

**144. Mr Brown to move—**

That leave be given to bring in a bill for an Act to amend the Fisheries Management Act 1994 to make further provision with respect to the management and regulation of recreational fishing and to establish a Recreational Fishing Authority.

(Fisheries Management Amendment (Recreational Fishing) Bill)

(Notice given 27 May 2015)

**145. Mr Borsak to move—**

That leave be given to bring in a bill for an Act to amend the Firearms Act 1996 to repeal the amendments made by the Firearms Amendment (Ammunition Control) Act 2012.

(Firearms Amendment (Ammunition Control Repeal) Bill)

(Notice given 27 May 2015)

**146. Mr Brown to move—**

That leave be given to bring in a bill for an Act to amend the Wilderness Act 1987 and the National Parks and Wildlife Act 1974 with respect to the management of wilderness areas.

(Wilderness and National Parks and Wildlife Legislation Amendment (Management) Bill)

(Notice given 27 May 2015)

**147. Mr Borsak to move—**

That leave be given to bring in a bill for an Act to amend the Firearms Act 1996 and the Firearms Regulation 2006 to make further provision with respect to the regulation and control of firearms.

(Firearms Legislation Amendment Bill)

(Notice given 27 May 2015)

**148. Mr Brown to move—**

That leave be given to bring in a bill for an Act to amend the Forestry Act 2012 to prohibit the disruption of lawful forestry operations and related activities.

(Forestry Amendment (Unlawful Disruption of Forestry Operations) Bill)

(Notice given 27 May 2015)

**159. Mr Buckingham to move—**

That leave be given to bring in a bill for an Act to support large-scale renewable energy sources of electricity in NSW.

(Electricity Feed-in (Large-scale Renewable Energy Generation) Bill)

(Notice given by Dr Kaye 28 May 2015)

(Notice reallocated to Mr Buckingham according to resolution of the House of 5 May 2016)

- \* **182. Prevention of Cruelty to Animals Amendment (Stock Animals) Bill 2015:** resumption of the adjourned debate (15 February 2018) of the question on the motion of Mr Pearson: That this bill be now read a second time—Mrs Maclaren-Jones. (20 minutes)

**193. Dr Faruqi to move—**

That leave be given to bring in a bill for an Act to amend the Prevention of Cruelty to Animals Act 1979 to require pig keepers to provide appropriate accommodation for pigs.

(Prevention of Cruelty to Animals Amendment (Restrictions on Pig Keeping) Bill)

(Notice given 4 June 2015)

**221. Mr Borsak to move—**

That leave be given to bring in a bill for an Act to constitute the South Sydney Employment Area Authority and to specify its functions; and to provide for other matters related to the development, use and management of the South Sydney Employment Area.

(South Sydney Employment Area Bill)

(Notice given 23 June 2015)

**246. Mr Shoebridge to move—**

That leave be given to bring in a bill for an Act to amend the Crimes (Sentencing Procedure) Act 1999 to provide that, in determining the appropriate sentence (including the setting of a non-parole period) for a child sexual offence, the court is to have regard to the sentencing practices applicable at the time of sentencing rather than at the time of the commission of the offence.

(Crimes (Sentencing Procedure) Amendment (Child Sexual Offences) Bill)

(Notice given 25 June 2015)

**247. Mr Secord to move—**

That leave be given to bring in a bill for an Act to amend the Smoke-free Environment Act 2000 to regulate the use of e-cigarettes in certain public places.

(Smoke-free Environment Amendment (E-cigarettes) Bill)

(Notice given 11 August 2015)

\* **248. Human Tissue Amendment (Trafficking in Human Organs) Bill 2016:** resumption of the adjourned debate of the question on the motion of Mr Shoebridge: That this bill be now read a second time. (5 calendar days from 10 November 2016)—Mrs Maclaren-Jones. (20 minutes)

\* **266. National Parks and Wildlife Amendment (Reservation of Lot 490) Bill 2015:** resumption of the adjourned debate of the question on the motion of Mr Secord: That this bill be now read a second time (5 calendar days from 15 October 2015)—Dr Phelps. (20 minutes)

\* **303. Coal Seam and Other Unconventional Gas Moratorium Bill 2015:** resumption of the adjourned debate of the question on the motion of Mr Searle: That this bill be now read a second time (5 calendar days from 10 September 2015)—Dr Phelps. (20 minutes)

**304. Mr Primrose to move—**

That leave be given to bring in a bill for an Act to amend the Local Government Act 1993 to remove provisions authorising councillors to be present and take part in meetings on matters in which they have a pecuniary interest.

(Local Government Amendment (Pecuniary Interests) Bill)

(Notice given 25 August 2015)

\* **305. Firearms Amendment (Lever Action Shotguns—Community Safety) Bill 2015:** resumption of the adjourned debate of the question on the motion of Mr Shoebridge: That this bill be now read a second time (5 calendar days from 10 September 2015)—Dr Phelps. (20 minutes)

**356. Mr Buckingham to move—**

That leave be given to bring in a bill for an Act to prohibit exploration for and mining of minerals and petroleum in the Liverpool Plains and certain land within the Hunter Valley; and for other purposes.

(Mining Control (Protect Liverpool Plains and Hunter Critical Industry Clusters) Bill)

(Notice given 27 August 2015)

**369. 7-Eleven franchises:** resumption of the adjourned debate (17 September 2015) of the question on the motion of Mr Mookhey:

1. That this House notes the joint investigation by Four Corners and Fairfax Media into the systematic and extensive wage exploitation of workers employed in 7-Eleven franchises in Australia, which has revealed instances of:
  - (a) underpayment as low as half the award rate,
  - (b) 18 hour shifts with no breaks,
  - (c) the doctoring of payroll records to avoid detection,
  - (d) threats of deportation to working visa holders, and
  - (e) employees forced to break conditions of their working visas.

2. That this House notes that:
  - (a) many of the employees exploited by 7-Eleven were international students, recent migrants and people with working visas, who came to Australia in the pursuit of a better life but have been exploited and taken advantage of by the 7-Eleven franchise,
  - (b) 7-Eleven in Australia had developed a franchise model that shifted all of the risk of profit onto franchisees with little to no safeguards that they would not undercut their employee's pay and conditions to meet their financial commitments, and
  - (c) 7-Eleven is an example of business models in Australia that transfer risk through market power onto employees with little to no regard for the impact that risk has on their industrial rights or quality of life.
3. That this House condemns the 7-Eleven franchise for its systematic wage abuse of vulnerable employees.
4. That this House commends:
  - (a) any persons who have come forth to reveal the systematic wage exploitation inherent in 7-Eleven's business model, and
  - (b) Four Corners and Fairfax Media for their reporting of the systematic wage abuse of the 7-Eleven franchise in Australia.
5. That this House supports the Fair Work Ombudsmen's investigation into unfair and illegal wage exploitation by 7-Eleven of its employees—Dr Phelps. (15 minutes)

Debate: 1 hour and 36 minutes remaining.

**376. Ms Voltz to move—**

That leave be given to bring in a bill for an Act to prevent the sale or disposal of certain land set aside for the Charlestown East Bypass in the vicinity of the Fernleigh Track Conservation Area without the approval of both Houses of Parliament.

(Fernleigh Track Conservation Area Protection Bill)

(Notice given 8 September 2015)

**422. Dr Faruqi to move—**

That leave be given to bring in a bill for an Act to amend the Food Act 2003 to require recording of operations including the movement, holding and slaughter of animals at an abattoir or knackery.

(Food Amendment (Recording of Abattoir Operations) Bill)

(Notice given 17 September 2015)

**458. 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, or engage in any teaching or similar activity, that incites or promotes terrorism or other violence.

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

(Notice given 14 October 2015)

**462. Revd Mr Nile to move—**

That leave be given to bring in a bill for an Act to require the reporting of pregnancy terminations.

(Pregnancy Termination (Mandatory Reporting) Bill)

(Notice given 14 October 2015)

**509. Mr Buckingham to move—**

That leave be given to bring in a bill for an Act to prohibit the grant, renewal or modification of authorisations and titles that permit exploration for and mining of minerals and petroleum (including coal seam gas) in Central Coast water catchment areas.

(Central Coast Water Catchments Protection Bill)

(Notice given 28 October 2015)

**589. Mr Veitch to move—**

That leave be given to bring in a bill for an Act to amend the Prevention of Cruelty to Animals Act 1979 to enable inspectors to remove dogs and cats from animal breeding establishments in certain circumstances.

(Prevention of Cruelty to Animals Amendment (Powers of Inspectors) Bill)

(Notice given 23 February 2016)

**590. Dr Faruqi to move—**

That leave be given to bring in a bill for an Act to prohibit the retail supply of certain plastic shopping bags so as to reduce the impact of plastic bags on the environment, including the marine environment and for other purposes.

(Plastic Shopping Bags Prohibition Bill)

(Notice given 23 February 2016)

**592. Mr Borsak to move—**

That leave be given to bring in a bill for an Act to amend the Firearms Act 1996 to establish an independent office of Firearms Ombudsman and to confer functions on that office; and for other purposes.

(Firearms Amendment (Firearms Ombudsman) Bill)

(Notice given 23 February 2016)

**594. Mr Pearson to move—**

That leave be given to bring in a bill for an Act to amend the Animal Research Act 1985 to prohibit the use, keeping or supplying of primates in carrying out animal research.

(Animal Research Amendment (Primates) Bill)

(Notice given 23 February 2016)

**605. Dr Faruqi to move—**

That leave be given to bring in a bill for an Act to constitute and confer functions of the Independent Animal Protection Authority; to amend the Prevention of Cruelty to Animals Act 1979 and certain other legislation; and for other purposes.

(Independent Animal Protection Authority Bill)

(Notice given 23 February 2016)

**660. Dr Faruqi to move—**

That leave be given to bring in a bill for an Act to regulate the commercial breeding of dogs and cats, including by requiring the registration of breeders.

(Companion Animals (Regulation of Breeding) Bill)

(Notice given 9 March 2016)

**668. Mr Secord to move—**

That leave be given to bring in a bill for an Act to amend the Public Health Act 2010 to prohibit the carrying out of eyeball tattooing other than for medically related purposes.

(Public Health Amendment (Eyeball Tattooing Prohibition) Bill)

(Notice given 15 March 2016)

**\* 743. Summary Offences Amendment (Safe Access to Reproductive Health Clinics) Bill 2017:** resumption of the adjourned debate of the question on the motion of Ms Sharpe: That this bill be now read a second time (5 calendar days from 30 March 2017)—Mrs Maclaren-Jones. (20 minutes)

**\* 766. Local Government Amendment (Parliamentary Inquiry Recommendations) Bill 2016:** resumption of the adjourned debate of the question on the motion of Revd Mr Nile: That this bill be now read a second time (5 calendar days from 12 May 2016)—Mr Donnelly. (20 minutes)



**771. Mr Buckingham to move—**

That leave be given to bring in a bill for an Act to repeal the Biofuels Act 2007 and the Biofuels Amendment Act 2016.

(Biofuels Repeal Bill)

(Notice given 5 May 2016)

**789. Public transport fares:** resumption of the adjourned debate (12 May 2016) of the question on the motion of Ms Sharpe:

1. That this House notes that the Independent Pricing and Regulatory Tribunal (IPART) has recommended a rise in public transport fares of an average of 4.2 per cent, more than three times the rate of inflation, and that its recommendations include:
  - (a) a fare increase of 38 per cent, or \$756 a year for commuters travelling from Liverpool, Toongabbie, Parramatta and East Hills to the Sydney Central Business District,
  - (b) a fare increase of 20 per cent, or \$624 a year for commuters travelling from Broadmeadow, Gosford, Katoomba and Wollongong to the Sydney Central Business District,
  - (c) the largest fare rise of 39 per cent, or \$1,056 a year for five-day-a-week train commuters travelling long distances, namely 55 to 65 kilometres,
  - (d) scrapping free Opal card travel after eight trips,
  - (e) raising the price of a Gold Opal ticket for seniors from \$2.50 to \$4,
  - (f) increasing the weekly travel cap of \$60 to \$64 on 1 July 2016 and then increasing it to \$72 in 2018, and
  - (g) increasing single journey fares for people in the outer suburbs of Sydney from \$15 to \$20.
2. That this House notes that the Honourable Andrew Constance MP, Minister for Transport, has said in response to the IPART recommendations that:
  - (a) ‘What we have seen is the fare box recovery drop below 20 per cent when it comes to Sydney Trains. That is a lot of taxpayer subsidy.’, and
  - (b) ‘We’re not ruling anything in or out at this stage.’
3. That this House calls on the Baird Government to reject the IPART recommendations and ensure that public transport fares are kept fair in New South Wales—Mrs Maclaren-Jones. (15 minutes)

Debate: 1 hour and 11 minutes remaining.

**818. Mr Pearson to move—**

That leave be given to bring in a bill for an Act to amend the Exhibited Animals Protection Act 1986 to prohibit the exhibition of certain animals in connection with a circus, amusement park, fair or similar place of public entertainment.

(Exhibited Animals Protection Amendment (Prohibitions on Exhibition) Bill)

(Notice given 1 June 2016)

**880. Mr Shoebridge to move—**

That leave be given to bring in a bill for an Act to amend the Environmental Planning and Assessment Act 1979 to ensure that duly elected local councils are able to make submissions about draft district plans for districts in the Greater Sydney Region.

(Environmental Planning and Assessment Amendment (District Plans for Greater Sydney Region) Bill)

(Notice given 23 June 2016)

**928. Mr Borsak to move—**

That leave be given to bring in a bill for an Act to amend various Acts to establish the Office of the Privacy Commissioner as a separate Public Service agency; and for other purposes.

(Privacy and Other Legislation Amendment (Office of the Privacy Commissioner) Bill)

(Notice given 23 August 2016)

**950. Mr Primrose to move—**

That leave be given to bring in a bill for an Act to amend the City of Sydney Act 1988 to restore the system relating to business enrolment and voting at council elections that existed before the enactment of the City of Sydney Amendment (Elections) Act 2014.

(City of Sydney Amendment (Restoring Equal Voting Rights) Bill)

(Notice given 13 September 2016)

**958. Nepean hospital:** resumption of adjourned debate (22 September 2016) of the question on the motion of Mr Secord: That this House:

- (a) notes that the independent Bureau of Health Information reports that as at 30 June 2016, Nepean Hospital was Sydney's most under pressure hospital with more than 51.8 per cent of patients waiting longer than four hours in the emergency department and 3037 patients waiting for elective surgery,
- (b) expresses disappointment that the Baird Government has only committed \$1 million in the 2016-17 Budget towards stage four of Nepean Hospital's much needed \$370 million upgrade,
- (c) supports the more than 200 residents who attended a community rally outside Nepean Hospital on 28 August 2016 demanding the Baird Government provide the upgrade to Nepean Hospital, and

- (d) commends NSW Labor leader Mr Luke Foley MP for committing to the upgrade—Mrs Maclaren-Jones. (15 minutes)

Debate: 44 minutes remaining.

**997. Mr Khan to move—**

That leave be given to bring in a bill for an Act to amend the Standard Time Act 1987 to reduce the daylight saving period so that it extends from the first Sunday in October to the first Sunday in March.

(Standard Time Amendment (Daylight Saving Period Reduction) Bill)

(Notice given 21 September 2016)

**1045. Mr Shoebridge to move—**

That leave be given to bring in a bill for an Act to ensure that the Bondi Pavilion site remains in public ownership and is used for community accessible public purposes.

(Save Bondi Pavilion Bill)

(Notice given 12 October 2016)

**1055. Ms Sharpe to move—**

That leave be given to bring in a bill for an Act to amend the National Parks and Wildlife Act 1974 to transfer certain unused RMS land to the Wolli Creek Regional Park.

(National Parks and Wildlife Amendment (Transfer of Land to Wolli Creek Regional Park) Bill)

(Notice given 18 October 2016)

- \* **1068. Gaming Machines Amendment (Transparency) Bill 2017:** resumption of the adjourned debate of the question on the motion of Mr Field: That this bill be now read a second time (5 calendar days from 14 September 2017)—Mr Donnelly. (20 minutes)

**1154. Mr Shoebridge to move—**

That leave be given to bring in a bill for an Act to amend the Law Enforcement (Powers and Responsibilities) Regulation 2016 in relation to the notification of the Aboriginal Legal Service of protected suspects who are Aboriginal persons or Torres Strait Islanders.

(Law Enforcement (Power and Responsibilities) Legislation Amendment (Legal Assistance for Aboriginal Protected Suspects) Bill)

(Notice given 16 November 2016)

**1188. Dr Faruqi to move—**

That leave be given to bring in a bill for an Act to amend the Road Transport Act 2013 to provide for the cancellation of the registration of vehicles displaying offensive advertising.

(Road Transport Amendment (Offensive Advertising on Vehicles) Bill)

(Notice given 21 February 2017)

**1206. Mr Shoebridge to move—**

That leave be given to bring in a bill for an Act to amend the Local Government Act 1993 to provide for the de-amalgamation of certain amalgamated councils, to prohibit the amalgamation of certain councils and to require any further council amalgamations to be approved by referendum.

(Local Government Amendment (Council Amalgamations and De-amalgamations) Bill)

(Notice given 7 March 2017)

**1213. Penalty rates:** resumption of interrupted debate (1 June 2017) of the question on the motion of Mr Mookhey:

1. That this House notes that:
  - (a) on 23 February 2017, the Fair Work Commission varied seven awards by cutting penalty rates for Sundays and public holidays, and
  - (b) notwithstanding record low-wage growth, the Fair Work Commission's decision will cut the take home pay of an estimated:
    - (i) 153,580 workers in Western Sydney,
    - (ii) 23,511 workers on the Central Coast,
    - (iii) 22,631 workers in the Far West and Central West,
    - (iv) 24,733 workers in the Riverina,
    - (v) 38,011 workers on the North Coast,by up to \$77 per week.
2. That this House notes that even though the Leader of the Opposition, Mr Luke Foley MP, the Premier of Queensland, the Victorian, ACT and South Australian Governments, the Federal Opposition, and the Leaders of the Opposition in Western Australia and Tasmania made submissions defending Sunday penalty rates, neither Premier the Honourable Gladys Berejiklian MP, as Minister for Industrial Relations, or the Government made any submissions to save Sunday penalty rates.
3. That this House:
  - (a) calls on the Premier to explain her decision not to make a submission to the Fair Work Commission to save Sunday penalty rates,
  - (b) supports the Federal Parliamentary Labor Party's bill to overturn the Fair Work Commission decision, and
  - (c) calls on the Premier to make a submission to the Fair Work Commission regarding transitional arrangements, and any future penalty reviews—Mr Mallard speaking. (4 minutes)

Debate: 1 hour and 13 minutes remaining.

**1221. Mr Buckingham to move—**

That leave be given to bring in a bill for an Act to amend the Mining Act 1992 to phase out mining for thermal coal over a 10-year period so as to reduce greenhouse gas emissions and address climate change.

(Mining Amendment (Climate Protection—Phasing Out of Coal Mining) Bill)

(Notice given 7 March 2017)

- \* **1267. Environmental Planning and Assessment Amendment (Waste Incinerator Facilities—Residential Exclusion Zones) Bill 2017:** resumption of the adjourned debate of the question on the motion of Mr Buckingham: That this bill be now read a second time (5 calendar days from 23 November 2017)—Mrs Maclaren-Jones. (20 minutes)

**1279. Mr Searle to move—**

That leave be given to bring in a bill for an Act to amend the Crimes Act 1900 and the Anti-Discrimination Act 1977 to make further provision with respect to racial or certain other vilification.

(Crimes and Anti-Discrimination Legislation Amendment (Vilification) Bill)

(Notice given 4 April 2017)

**1280. Mr Searle to move—**

That leave be given to bring in a bill for an Act to provide civil remedies for serious invasions of privacy; and to confer jurisdiction on the Privacy Commissioner and the Civil and Administrative Tribunal to deal with serious invasions of privacy.

(Civil Remedies for Serious Invasions of Privacy Bill)

(Notice given 4 April 2017)

- \* **1283. Public Health Amendment (Vaccination of Children Attending Child Care Facilities) Bill 2017:** resumption of the adjourned debate (4 May 2017) of the question on the motion of Mr Secord: That this bill be now read a second time—Mrs Maclaren-Jones. (20 minutes)

**1299. Mr Primrose to move—**

That leave be given to bring in a bill for an Act to amend the Local Government Act 1993 to disqualify a person who was appointed as an administrator of a council from holding civic office on that council.

(Local Government Amendment (Disqualification of Administrators from Civic Office) Bill)

(Notice given 6 April 2017)

- \* **1320. Forestry Amendment (Public Enforcement Rights) Bill 2017:** resumption of the adjourned debate of the question on the motion of Ms Walker: That this bill be now read a second time (5 calendar days from 19 October 2017)—Mr Franklin. (20 minutes)

- \* **1411. Combat Sports Amendment (Referee's Duty to Stop Contest) Bill 2017:** resumption of the adjourned debate of the question on the motion of Ms Voltz: That this bill be now read a second time (5 calendar days from 23 November 2017)—Mrs Maclaren-Jones. (20 minutes)

**1456. Mr Searle to move—**

That leave be given to bring in a bill for an Act to provide for the medicinal use of cannabis; to amend the Drug Misuse and Trafficking Act 1985 and the Poisons and Therapeutic Goods Act 1966; and for other purposes.

(Public Health (Medicinal Cannabis) Bill (No 2))

(Notice given 1 June 2017)

**1486. Dr Faruqi to move—**

That leave be given to bring in a bill for an Act to repeal the Biodiversity Conservation Act 2016 and the Local Land Services Amendment Act 2016.

(Biodiversity Conservation and Native Vegetation Land Management Legislation Repeal Bill)

(Notice given 20 June 2017)

- 1496. TAFE funding:** resumption of the adjourned debated (22 June 2017) of the question on the motion of Ms Voltz:

1. That this House notes that:

- (a) the continued decimation of TAFE under the Berejiklian Government with budget documents confirming that a further \$105 million was cut from the TAFE recurrent budget and \$30.4 million from the capital funding,
- (b) there are now 63,000 fewer enrolments in our TAFE colleges since 2012,
- (c) 5,689 teachers and support staff have been sacked since 2012,
- (d) recurrent expenditure on education has fallen to 20.3 per cent of the state budget, and
- (e) with skills shortages at crisis levels across many industries, the Berejiklian Government has shown a complete disregard for vocational education and the future workforce of New South Wales.

2. That this House calls on the Berejiklian Government to immediately reverse these cuts and reinvest to reverse the damage done to TAFE since 2012—Mr MacDonald speaking. (9 minutes remaining)

Debate: 52 minutes remaining.

**1521. Ms Voltz to move—**

That leave be given to bring in a bill for an Act to establish the right of persons who are terminally ill to request assistance from medically qualified persons to voluntarily end their own lives; and for related purposes.

(Voluntary Assisted Dying Bill)

(This bill is co-sponsored by Mr Khan, Dr Faruqi and Ms Voltz)

(Notice given 8 August 2017)

**1522. Dr Faruqi to move—**

That leave be given to bring in a bill for an Act to establish the right of persons who are terminally ill to request assistance from medically qualified persons to voluntarily end their own lives; and for related purposes.

(Voluntary Assisted Dying Bill)

(This bill is co-sponsored by Mr Khan, Dr Faruqi and Ms Voltz)

(Notice given 8 August 2017)

**1531. Mr Pearson to move—**

That leave be given to bring in a bill for an Act to amend the Animal Research Act 1985 to reduce the number of deaths of dogs and cats used in connection with animal research by making provision with respect to the homing of those animals.

(Animal Research Amendment (Reduction in Deaths of Dogs and Cats Used for Research) Bill)

(Notice given 8 August 2017)

**\* 1566. Environmental Planning and Assessment Amendment (Addressing Climate Change) Bill 2017**  
**Local Government Amendment (Climate Change) Bill 2017**  
**Preservation of Trees and Public Open Space (Miscellaneous Legislation Amendment) Bill 2017**

Resumption of the adjourned debate (5 calendar days from 21 September 2017) of the question on the motion of Mr Shoebridge: That these bills be now read the second time—Mrs Maclaren-Jones. (20 minutes)

**1572. Bravehearts' White Balloon Day:** resumption of the adjourned debate (14 September 2017) of the question on the motion of Mr Green:

1. That this House notes that:

- (a) all children deserve a safe and happy childhood,
- (b) Australia has undertaken international obligations to take all appropriate legislative, administrative, social and educational measures to protect children from sexual abuse and other forms of abuse, including measures for the prevention, identification, reporting, referral, investigation, treatment and follow up of incidents of child abuse,
- (c) Bravehearts' White Balloon Day is an annual day that raises awareness about protecting children from child sexual assault,

- (d) White Balloon Day was acknowledged on Friday 8 September 2017 and is a highlight of Child Protection Week from 3 to 9 September 2017,
  - (e) for 21 years, White Balloon Day has helped educate the community about preventing this crime, whilst also helping to raise funds for Bravehearts' essential counselling and education programs,
  - (f) White Balloon Day is Australia's largest and longest-running child protection campaign dedicated to the prevention of child sexual assault, and
  - (g) further details are available on the website: [whiteballoonday.com.au](http://whiteballoonday.com.au).
2. That this House notes that members of the community can raise awareness about the prevention of child sexual assault and show that they care about protecting Australian children by:
- (a) taking part in a White Balloon Day event,
  - (b) arranging a fundraising event,
  - (c) participating in a virtual balloon race,
  - (d) taking part in the national chalk art project,
  - (e) buying merchandise, and
  - (f) engaging with the 2017 social media campaign #WhoRUp Protecting?—Mr Franklin speaking. (8 minutes remaining)

Debate: 1 hour and 26 minutes remaining.

**1585. Dr Faruqi to move—**

That leave be given to bring in a bill for an Act to amend the Anti-Discrimination Act 1977 to remove exemptions that allow employers to discriminate against women who are pregnant.

(Anti-Discrimination Amendment (Discrimination by Employers Against Pregnant Women) Bill)

(Notice given 12 September 2017)

- \* **1599. Animal Protection and Crimes Legislation Amendment (Reporting Animal Cruelty and Protection of Animal Enterprises) Bill 2018:** resumption of the adjourned debate of the question on the motion of Mr Borsak: That this bill be now read a second time (5 calendar days from 8 March 2018)—Mrs Maclaren-Jones (20 minutes).

**1605. Mr Borsak to move—**

That leave be given to bring in a bill for an Act to amend the Anti-Discrimination Act 1977 to provide exemptions from that Act for persons who hold religious beliefs concerning the nature of marriage and to amend the Education Act 1990 to ensure that the religious and moral convictions of parents are respected by the State in providing education to their children.

(Anti-Discrimination and Education Legislation Amendment (Protection of Religious and Moral Beliefs and Convictions) Bill)

(Notice given 19 September 2017)



**1632. Dr Faruqi to move—**

That leave be given to bring in a bill for an Act to provide for the compulsory acquisition of certain land at Salamander Bay for the purposes of environmental protection.

(Land Acquisition (Environmental Protection) Bill)

(Notice given 10 October 2017)

**1788. Mr Shoebridge to move—**

That leave be given to bring in a bill for an Act to amend the Workers Compensation Act 1987 to continue weekly compensation payments for workers who are unable to return to work; and for other purposes.

(Workers Compensation Amendment (Continuation of Weekly Compensation for Permanent Impairment) Bill)

(Notice given 16 November 2017)

\* **1812. Defend TAFE Bill 2018:** resumption of the adjourned debate of the question on the motion of Ms Walker: That this bill be now read a second time (5 calendar days from 17 May 2018)—Mrs Maclaren-Jones. (20 minutes)

\* **1870. Medicinal Cannabis (Compassionate Access) Bill 2018:** resumption of the adjourned debate of the question on the motion of Mr Searle: That this bill be now read a second time (5 calendar days from 15 February 2018)—Mrs Maclaren-Jones. (20 minutes)

**1871. Mr Secord to move—**

That leave be given to bring in a bill for an Act to amend the Fluoridation of Public Water Supplies Act 1957 to enable the Minister to direct a water supply authority to fluoridate its water supply; and for other purposes.

(Fluoridation of Public Water Supplies Amendment (Community Water Protection) Bill)

(Notice given 13 February 2018)

**1900. Dr Faruqi to move—**

1. That this House notes that:

- (a) the United Nations Security Council has recognised that Israel's establishment of settlements in Palestinian territory occupied since 1967, including East Jerusalem, has no legal validity and constitutes a flagrant violation of international law and a major obstacle to the vision of two states living side-by-side in peace and security, within internationally recognised borders,
- (b) the illegality of settlements is based on the Fourth Geneva Convention which prohibits countries from moving population into territories occupied in a war and this view is shared by the International Committee of the Red Cross, the International Court of Justice and the High Contracting Parties to the Convention,

- (c) the Christian Friends of Israeli Communities is an organisation that fundraises to provide infrastructure for illegal settlement projects in the West Bank, and
  - (d) the Reverend the Honourable Fred Nile MLC is hosting an event with the Christian Friends of Israeli Communities in Parliament on 19 February 2018, which includes a donation to the organisation to continue its work in illegal Israeli settlements, in violation of international law.
2. That this House calls on the President of the Legislative Council to investigate whether approval of this function is consistent with the NSW Parliament's Room and Venues Policy, including consistency with the values of the Parliament and whether such approval generates reputational risk for the institution.

(Notice given 14 February 2018—expires Notice Paper No. 158)

**1902. Mrs Houssos to move—**

1. That this House notes that the Key Worker Housing Affordability study, commissioned by member-owned Teachers Mutual Bank, Firefighters Mutual Bank and Police Bank, was undertaken by the University of Sydney's Urban Housing Lab led by Professor Nicole Gurran and Professor Peter Phibbs.
2. That this House notes that the Key Worker Housing Affordability study found that teachers, nurses, firefighters, police, paramedics and ambulance drivers are increasingly being forced to outer metropolitan areas in order to find an affordable place to live, in particular:
- (a) between 2006 and 2016, New South Wales had lost between 10 and 20 per cent of its key workers to outer and regional areas,
  - (b) it now takes an average of 13 years for a key worker to save for a home deposit in inner Sydney, and
  - (c) due to the nature of shift work, distance to work and unsuitable public transport, 77.4 per cent of key workers drove to work in 2016 compared to 43 per cent of the general population.
3. That this House recognises that longer commute times, lead to significantly higher financial costs and serious social consequences for key workers and their families.
4. That this House calls upon the NSW Government to immediately implement an affordable housing target on both publicly and privately owned land in order to increase affordable housing in Sydney for all workers.

(Notice given 14 February 2018—expires Notice Paper No. 158)

**1903. Ms Walker to move—**

1. That this House notes that:
- (a) on January 26, thousands of Indigenous and non-Indigenous Australians took to the streets in Sydney, calling to Change the Date of our national day and for Treaty with our First Peoples,
  - (b) all around Australia, tens of thousands of people took part in similar marches and rallies, leading to SBS calling this "the most polarising Australia Day in living memory", and

- (c) January 26 remains for many Indigenous Australians a painful reminder of the invasion of their sovereign land. All Australians should be able to participate in a meaningful national celebration – and holding it on January 26 makes that impossible.
- 2. That this House call on the Government to listen to the community and take active steps to consult about changing the date of Australia Day and creating a treaty with the First Peoples of New South Wales.

(Notice given 14 February 2018—expires Notice Paper No. 158)

**1906. Mr Shoebridge to move—**

- 1. That this House notes that:
  - (a) on 14 February 2004 Thomas “TJ” Hickey was killed while being pursued by police, when he was only 17 years old,
  - (b) today, 14 February 2018 marks 14 years since TJ died and his family still don’t have justice, and
  - (c) TJ’s death is representative of what so many Aboriginal families face in the criminal justice system: a young life taken far too soon, an inadequate police investigation, years of delay and no justice.
- 2. That this House apologises unreservedly to Mrs Gail Hickey and her family for the death of her son.
- 3. That this House notes that TJ’s family has never accepted the conclusions of the coronial inquiry into his death, especially given the fact that:
  - (a) there was a seven day delay in police giving their ERISP and video recorded accounts of the events leading up to TJ’s death,
  - (b) the police driver of the vehicle that followed TJ before his death refused to give evidence in the coronial inquiry on the basis of legal advice and the coroner noted that the lack of his evidence made the inquiry “difficult”, and
  - (c) the coroner concluded that the second police officer in the vehicle that followed TJ was “not completely candid” in the evidence she gave.
- 4. That this House refers the circumstances of TJ Hickey’s death and the events that have followed to the Standing Committee on Law and Justice for inquiry and report.

(Notice given 14 February 2018—expires Notice Paper No. 158)

**1908. Mr Buckingham to move—**

- 1. That this House notes that:
  - (a) over summer the unreliability of coal fired power generation was on display across Australia with numerous coal fired power plants going offline without warning including four coal fired power plants in the space of a week in December 2017,
  - (b) at the same time Tesla’s 129 megawatt Hornsdale battery in South Australia has exceeded expectations in providing contingency and regulation services to the grid by smoothing out several major energy outages,

- (c) following the success of the South Australian battery, the Victorian Government has secured an agreement for its own Tesla battery facility to be built near the town of Stawell,
  - (d) the South Australian Government has also announced plans for an \$800 million, 250 megawatt “virtual power plant”, made up of interconnected household renewable energy generators and batteries, which will reduce South Australia’s wholesale electricity prices by \$15 a megawatt hour, and
  - (e) there is currently record investment in solar power in New South Wales and Queensland, as the falling price of solar energy makes it substantially cheaper than either new coal or new gas.
2. That this House praises the South Australian Government for its leadership on renewable energy and calls on the NSW Premier, the Honourable Gladys Berejiklian MP, to follow South Australia’s lead and embrace renewable energy and reject fossil fuels.

(Notice given 14 February 2018—expires Notice Paper No. 158)

**1910. Mr Field to move—**

1. That this House notes that:
- (a) since 2014 youth unemployment in the Southern Highlands and Shoalhaven has risen from 6.6 per cent to 29 per cent, almost three times the state average and more than double the regional New South Wales average for youth unemployment,
  - (b) a youth unemployment forum held in Nowra last year identified greater coordination of services and resources, local public transport and mentoring as critical needs to address youth unemployment, and
  - (c) currently none of the dedicated regional youth employment programs run by the New South Wales Government are being directed to the Southern Highlands and Shoalhaven region.
2. That this House calls on the Government to:
- (a) expand programs such as the Smart, Skilled and Hired program and the Illawarra YES program to the South Coast, where these programs are needed the most, and
  - (b) work with local governments to develop transport solutions for young people seeking employment and training.

(Notice given 14 February 2018—expires Notice Paper No. 158)

**1912. Ms Walker to move—**

1. That this House notes that:
- (a) the report by Human Rights Watch titled “Abuse and Neglect of Prisoners with Disabilities in Australia” was released on 7 February 2018, and
  - (b) this report is based on research from across Australia, including interviews with people with disabilities, prison-related professionals and mental health experts in New South Wales.
2. That this House acknowledges that:

- (a) people with disabilities, are overrepresented in the criminal justice system in Australia — comprising around 18 per cent of the country's population, but almost 50 per cent of people entering our prison system,
  - (b) Aboriginal and Torres Strait Islander people are especially over-represented in our prisons, while First Nations people comprise of only 2 per cent of the national population, they make up 28 per cent of Australia's full-time adult prison population, and this figure is expected to increase to 50 per cent by 2020,
  - (c) for First Nations people who have disabilities, the disability is often undetected in childhood, and support services are difficult for them to access, putting them on a path where they are more likely to be incarcerated than get a university degree, and
  - (d) Australia is restricting and violating the rights of prisoners with disabilities, including Aboriginal and Torres Strait Islander people with disabilities.
3. That this House call on the Government to:
- (a) fulfil its international obligations, particularly under the Convention on the Rights of Persons with Disabilities, so that the rights of people with disabilities in the prison system are upheld,
  - (b) have the Minister for Corrections request the Inspector of Custodial Services to launch a review into the neglect and abuse of people with a disability, including solitary confinement, within the New South Wales correctional system, and
  - (c) implement the recommendations of this Human Rights Watch Report, including:
    - (i) ending the use of solitary confinement for people with disabilities,
    - (ii) introducing systematic screening of prisoners for all types of disabilities upon entry into prison,
    - (iii) ensuring that all prison officers receive regular gender and culturally sensitive training on how to interact with people with disabilities.

(Notice given 14 February 2018—expires Notice Paper No. 158)

**1913. Dr Faruqi to move—**

1. That this House notes that:
- (a) battery cages for poultry are cruel as they deprive the animals of the ability to exhibit natural behaviour, including spreading their wings, walking freely, dust bathing, foraging, and laying eggs in a nest,
  - (b) the use of battery cages in the egg farming industry is common, with approximately 70 per cent (or around 12 million hens) being confined in cages,
  - (c) jurisdictions such as the Australian Capital Territory and the European Union have banned battery cages and they are being phased out in Canada, New Zealand and a number of states in the USA, and
  - (d) the draft Australian Animal Welfare Standards and Guidelines for Poultry is currently open for consultation and offers a once in a generation chance to ban battery cages.
2. That this House supports the global push to ban battery cages and calls on the Federal Government and all State Governments to ban battery cages as part of the Australian Animal Welfare Standards and Guidelines for Poultry.

(Notice given 14 February 2018—expires Notice Paper No. 158)

**1914. Mr Pearson to move—**

That the Procedure Committee inquire into and report on whether standing order 28 should be varied to:

- (a) provide for a process that acknowledges the diversity of religious and secular beliefs of the people of New South Wales, and
- (b) include provision for an acknowledgement of country.

(Notice given 15 February 2018—expires Notice Paper No. 159)

**1915. Ms Walker to move—**

1. That this House notes that:

- (a) over 200 Byron Bay locals gathered as part of the “Byron Deserves Better Community Rally” on Saturday 10 February 2018 to express their concern over the impacts of the West Byron mega-development,
- (b) a major concern of locals is the predicted increase in traffic congestion on Ewingsdale Road, as well as the destruction of local ecology and disturbance of acid sulphate soils,
- (c) there are currently two development applications on public exhibition with Byron Shire Council for the site, and
- (d) both Labor and Liberal-National Governments have failed to listen to the people of Byron Bay by overriding local planning instruments to facilitate this massive, high-density suburb on the outskirts of Byron Bay.

2. That this House calls on the Government to take action to ensure that any development at West Byron:

- (a) is of a scale and form that will not detract from the importance of Byron Bay as a tourism attraction,
- (b) will not adversely affect the operation of Ewingsdale Road,
- (c) will enhance the connectivity of the Byron Koala population, and
- (d) will not negatively impact State significant wetlands or Cape Byron Marine Park.

(Notice given 15 February 2018—expires Notice Paper No. 159)

**1916. Dr Faruqi to move—**

1. That a select committee be established to inquire into and report on restructures of the NSW National Parks and Wildlife Service since 2011, and in particular:

- (a) the extent of restructures of the NSW National Parks and Wildlife Service and the impact on budget, staff numbers and expertise,
- (b) the effect of restructures on the ability of the NSW National Parks and Wildlife Service to fulfil its mission and objectives, including environmental conservation, protection of wildlife, invasive species management, fire management, visitor safety and amenity, environmental education and the protection of Aboriginal heritage,

- (c) any economic, social or tourism impacts of restructures in particular on regional areas of New South Wales, and
  - (d) any other related matter.
- 2. That, notwithstanding anything to the contrary in the standing orders, the committee consist of seven members comprising:
  - (a) two Government members
  - (b) two Opposition members, and
  - (c) Dr Faruqi and two other cross bench members.
- 3. That members may be appointed to the committee as substitute members for any matter before the committee by providing notice in writing to the Committee Clerk, with nominations made as follows:
  - (a) nominations for substitute government or opposition members are to be made by the Leader of the Government, Leader of the Opposition, Government or Opposition Whip or Deputy Whip, as applicable, and
  - (b) nominations for substitute crossbench members are to be made by the substantive member or another crossbench member.
- 4. That a committee member who is unable to attend a deliberative meeting in person may participate by electronic communication and may move any motion and be counted for the purpose of any quorum or division, provided that:
  - (a) the Chair is present in the meeting room,
  - (b) all members are able to speak and hear each other at all times, and
  - (c) members may not participate by electronic communication in a meeting to consider a draft report.
- 5. That, unless the committee decides otherwise:
  - (a) submissions to inquiries are to be published, subject to the Committee Clerk checking for confidentiality and adverse mention and, where those issues arise, bringing them to the attention of the committee for consideration,
  - (b) the Chair's proposed witness list is to be circulated to provide members with an opportunity to amend the list, with the witness list agreed to by email, unless a member requests the Chair to convene a meeting to resolve any disagreement,
  - (c) sequence of questions to be asked at hearings alternate between opposition, crossbench and government members, in that order, with equal time allocated to each,
  - (d) transcripts of evidence taken at public hearings are to be published,
  - (e) supplementary questions are to be lodged with the Committee Clerk within two days, excluding Saturday and Sunday, following the receipt of the hearing transcript, with witnesses requested to return answers to questions on notice and supplementary questions within 21 calendar days of the date on which questions are forwarded to the witness, and
  - (f) answers to questions on notice and supplementary questions are to be published, subject to the Committee Clerk checking for confidentiality and adverse mention and, where those issues arise, bringing them to the attention of the committee for consideration.

6. That the committee report within six months of the date of passing of this resolution.

(Notice given 15 February 2018—expires Notice Paper No. 159)

**1917. Ms Walker to move—**

1. That this House notes that:
  - (a) this Government's cuts to disability advocacy funding will result in an estimated 50 New South Wales advocacy organisations being wiped out, including the Council for Intellectual Disability,
  - (b) the Council for Intellectual Disability has worked to support those in the New South Wales community for 60 years,
  - (c) in an unpublished letter, the Ombudsman Michael Barnes outlined the key role disability advocacy groups play in raising and facilitating investigations into growing reports of predatory crime against people with disabilities, and
  - (d) the letter goes on to say "There is a vital continuing role for community advocates who work with and support people with disability".
2. That this House call on the Government to continue funding for disability advocacy services in New South Wales beyond July 2018 and ensure that these vital services are not lost.

(Notice given 15 February 2018—expires Notice Paper No. 159)

**1919. Ms Walker to move—**

1. That this House notes that:
  - (a) TAFE is an essential part of educating and training the people of New South Wales, preparing them with the skills they need for jobs in the future,
  - (b) TAFE campuses, which have been neglected and sold off by this Government, offer the best learning environment to students when they have adequate space and facilities, and
  - (c) the Government's proposal to sell off land at TAFE's Campbelltown campus demonstrates, again, their lack of understanding of the importance of TAFE, not only for education, but also for the wider community.
2. That this House calls on the Government to stop selling off TAFE campuses, which are vital to ensure a skilled workforce for the future.

(Notice given 15 February 2018—expires Notice Paper No. 159)

**1920. Ms Walker to move—**

1. That this House notes that:
  - (a) koala populations all across New South Wales are in decline,
  - (b) on 7 February 2018, members of the Lismore community and surrounds held a peaceful march, calling on this Government to save the koalas of New South Wales, and
  - (c) the march was attended and supported by Ms Dawn Walker MLC, on behalf of The Greens, the Honourable Mark Pearson MLC, on behalf of the Animal Justice Party, and a



representative from the Labor Party – with no Liberal or National Party representatives attending this community event.

2. That this House calls on the Government to listen to the community and take active steps to help save our precious koalas in New South Wales.

(Notice given 15 February 2018—expires Notice Paper No. 159)

**1921. Ms Walker to move—**

1. That this House notes that:
  - (a) the community in Maclean are calling for a new high school for Lower Clarence,
  - (b) there is an ongoing issue between the high school, residents and the flying fox populations, which has been left unresolved for years, and
  - (c) many in the Maclean community no longer view the Maclean High School as a viable education option and are being forced to send their children to schools up to two hours away.
2. That this House congratulates the “New High School for Lower Clarence Collective” on their efforts to gather support for a new high school, through a survey and a petition which has gathered 892 signatures in support of their campaign.

(Notice given 15 February 2018—expires Notice Paper No. 159)

**1922. Wyong Special Area (Protection) Bill 2018:** resumption of the adjourned debate of the question on the motion of Mr Searle: That this bill be now read a second time (5 calendar days from 8 March 2018)—Mrs Maclaren-Jones (20 minutes)

**1923. Mr Veitch to move—**

1. That this House notes that:
  - (a) a large number of small fishing businesses have been forced to exit the industry or take on further debt as a result of the Government’s reforms to the commercial fishing sector,
  - (b) commercial fishing reforms are now beginning to have a negative impact on the financial sustainability of fishing co-operatives up and down the New South Wales coast, and
  - (c) the Government refused to support Labor’s bill to introduce mandatory seafood labelling which would have supported locally caught fish.
2. That this House condemns the Minister for Primary Industries and the Government for embarking on an unfair, inequitable reform process that has destroyed the livelihoods of hundreds of fishers across New South Wales.

(Notice given 6 March 2018—expires Notice Paper No. 160)

**1924. Dr Faruqi to move—**

1. That this House notes that:
  - (a) the New South Wales Environment Minister has a responsibility to stand up and protect the environment and not simply be a rubber stamp for National Party interests,

- (b) on 25 August 2017, the New South Wales Environment Minister gave her concurrence to the New South Wales Liberal/National land clearing laws, even though the Office of Environment and Heritage stated that under these laws just one per cent of koala habitat would be safe from being destroyed and land clearing would increase by up to 45 per cent,
  - (c) the concurrence noted that the main benefit was to enable broadscale clearing for large agribusinesses and would increase carbon emissions and impact soil and water quality, and
  - (d) this is further evidence that the Berejiklian Government is willing to sacrifice the environment to benefit big agribusiness, big mining and big property developers.
2. That this House calls on the Premier, the Honourable Gladys Berejiklian MP, to suspend the land clearing codes immediately to stop the unfolding environmental catastrophe.

(Notice given 6 March 2018—expires Notice Paper No. 160)

**1927. Mr Borsak to move—**

That leave be given to bring in a bill for an Act to amend the Road Rules 2014 to introduce a 40km/h speed limit in areas where emergency services workers and police are working on or near a road.

(Road Rules Amendment (Protection for Police and Emergency Services) Bill)

(Notice given 6 March 2018)

**1929. Mr Veitch to move—**

1. That this House notes on 16 February 2018, Justice Rothman of the Supreme Court delivered his decision on the matter, *Elliot v Minister Administering the Fisheries Management Act 1994*.
2. That this House notes that as part of the decision on *Elliot v Minister Administering the Fisheries Management Act 1994*, Justice Rothman noted:
- (a) it is not for the Court to determine whether Regulations are reasonable or the purpose of an Act or Regulations could have been better achieved by a different scheme, the latter is the role of voters in a democracy, it is the role of Parliament, and in the case of subordinate legislation, the relevant Minister, to exercise the powers that are granted to it and, in so doing, they have the capacity to disadvantage individuals and to change policy,
  - (b) while it seems the quota could have been allocated more equitably, allowing current operators a quota that matched their catch history, without cost, was not the process chosen by the State,
  - (c) one suspects, given there is no reduction in Total Allowable Fishing, that the process chosen by the State effects a desire for it to benefit from the process, it certainly imposes an impost on commercial fishing operations merely to continue operating as they have been, and
  - (d) that “fairness”, as distinct from unreasonableness or capriciousness, has not been, and could not be, an issue in these proceedings and, if it were, the evidence would no doubt have been very different.

3. That this House condemns the Minister for Primary Industries and the Government for embarking on an unfair, inequitable reform process that has destroyed the livelihoods of hundreds of fishers across NSW.

(Notice given 6 March 2018—expires Notice Paper No. 160)

**1931. Mr Mookhey to move—**

1. That this House notes that, notwithstanding the Government announcing the construction of a new primary school in the City of Wagga, the Government has failed to announce the location, or opening date, for the new school.
2. That this House calls on the Government to:
  - (a) announce the location of the new school, and
  - (b) provide a clear opening date for the new school.

(Notice given 6 March 2018—expires Notice Paper No. 160)

**1932. Ms Walker to move—**

1. That this House notes that:
  - (a) 6 March 2018 marks the 23rd consecutive day of the Gladstone Forest blockade, which began on 12 February 2018 in an effort to protect the koala population from logging,
  - (b) previously, Ms Dawn Walker MLC visited the blockade with former Federal Greens Leader Christine Milne to inspect logging sites within the proposed Great Koala National Park, and
  - (c) there has been a clear failure of Forestry Corporation to properly conduct species surveys in Gladstone State Forest and, as a result, the koala population of the Mid North Coast has been put at serious risk by this Government.
2. That this House calls on the Government to:
  - (a) immediately halt all logging operations within Gladstone State Forest,
  - (b) undertake an investigation as to why logging was allowed to occur in areas with protected species, and
  - (c) support the establishment of a Great Koala National Park in the Mid North Coast, which will protect our koalas and provide economic and employment opportunities for the local community.

(Notice given 6 March 2018—expires Notice Paper No. 160)

**1938. Mr Buckingham to move—**

1. That this House notes that:
  - (a) on 7 December 2017, an open letter to the Honourable Gladys Berejiklian MP, Premier of New South Wales, was published in the Land newspaper and signed by over 600 businesses, organisations and prominent people from North West New South Wales,

- (b) the letter called on the Premier to protect the North West region from coal seam gas extraction and asked her to visit the North West region to meet the primary producers, conservationists, Traditional Owners and townspeople who will be directly impacted by Santos' proposed Narrabri gasfield, and to hear their concerns,
  - (c) the letter specifically requested the following commitments from the Premier to protect the North West from the threat of coal seam gas, including that:
    - (i) a new, thorough and adequate Environmental Impact Statement will be released for public review once Santos has collected and analysed the necessary data,
    - (ii) full merits appeal rights for objectors will be retained for the Narrabri CSG Project,
    - (iii) no coal seam gas project is approved in New South Wales until it's known that surrounding water users, communities, industries and natural ecosystems will not be impacted, and
  - (d) since this letter was published, the North West Alliance has repeatedly sought a response from the Premier, but the Premier has not responded.
2. That this House calls on the Premier, to show respect for the businesses, organisations and prominent people from North West New South Wales who have signed onto this letter by taking the time to respond and meet with them to hear their serious concerns.

(Notice given 6 March 2018—expires Notice Paper No. 160)

**1939. Dr Faruqi to move—**

1. That this House notes that:
- (a) the Red Zone Report was released by End Rape on Campus Australia on 28 February 2018,
  - (b) the report has been authored by Nina Funnell and Anna Hush, with research assistance provided by Sharna Bremner,
  - (c) the report details the prevalence of sexual harassment, assault, bullying and hazing of students in university colleges across Australia, and
  - (d) the report calls Orientation Week at universities the “red zone” for students, due to the high rate of sexual assaults – approximately 1 in 8 – that occur during this time.
2. That this House commends the work of the report's author, co-author, research assistant and other contributors.
3. That this House calls on universities to take action to end harassment, hazing, bullying, rape and sexual assault in a university and college environment.

(Notice given 6 March 2018—expires Notice Paper No. 160)

**1940. Mr Field to move—**

1. That this House notes that:
- (a) the Independent Liquor and Gaming Authority is reviewing the range of special liquor licence conditions that have applied to hotels and bars in Newcastle since 2008, and
  - (b) public submissions to the review closed 7 February 2018.

2. That this House calls on the Government to make all submissions to the review, including government agency submissions and direct Ministerial representations, immediately available on the Liquor and Gaming NSW website.

(Notice given 6 March 2018—expires Notice Paper No. 160)

**1941. Mr Shoebridge to move—**

1. That this House notes that:
  - (a) climate change is happening right now,
  - (b) temperature records continue to fall as extreme heat becomes the new norm,
  - (c) 1 in 100 year floods are occurring every ten years, or more frequently, and
  - (d) the extreme weather patterns caused by climate change are already having a devastating impact on the natural world and economic activity.
2. That this House recognises that parliaments both State and Federal have failed to lead the way on making the changes needed to constrain catastrophic climate change.
3. That this House acknowledges that most greenhouse gas emissions in New South Wales are produced by projects authorised by the planning system.
4. That this House calls on the Government to urgently implement:
  - (a) a binding, ambitious and effective climate change strategy across New South Wales, and
  - (b) changes to the planning system to ensure New South Wales meets its commitment to Paris Climate change goals, and that climate preparedness and climate change mitigation are core objectives.

(Notice given 6 March 2018—expires Notice Paper No. 160)

**1942. Ms Walker to move—**

1. That this House notes that:
  - (a) submissions for the New South Wales Koala Management Plan closed on 3 March 2017, more than a year ago,
  - (b) despite submissions closing more than a year ago, the Koala Management Plan for New South Wales has not been released by this Government nor have submissions been made public, and
  - (c) in the long period that the Government has been considering submissions, koala populations across New South Wales have continued to decline and there are now concerns that wild koalas will be extinct by 2040.
2. That this House calls on the Government to:
  - (a) immediately make public the submissions that were received during the consultation period for the Koala Management Plan,
  - (b) explain why there has been such a delay in delivering the Koala Management Plan, and

- (c) commit to the creation of a Great Koala National Park to ensure that the koala population of New South Wales does not go the way of the Tasmanian Tiger and become extinct.

(Notice given 6 March 2018—expires Notice Paper No. 160)

**1945. Mr Field to move—**

1. That this House notes that:
  - (a) in January 2018, the National Alliance for Action on Alcohol, representing more than 40 health and community organisations across Australia, awarded the NSW Government the “Fizzer Award” for its backwards steps in alcohol policy over 2017, and
  - (b) this award was based on:
    - (i) a complete lack of transparency by the Independent Liquor and Gaming Authority in liquor licencing decisions,
    - (ii) the “disenfranchisement of the community voice”,
    - (iii) the weakening of the three strikes laws,
    - (iv) the rejection of recommendations in the Callinan Review,
    - (v) threats to the world-leading Newcastle conditions.
2. That this House calls on the Government to:
  - (a) make liquor licencing processes more transparent and improve public awareness, engagement and community input to these processes,
  - (b) make Community Impact Statements compulsory for all liquor licence applications, and
  - (c) increase resources for the Independent Liquor and Gaming Authority to monitor compliance and independently assess every liquor licence application.

(Notice given 6 March 2018—expires Notice Paper No. 160)

**1947. Ms Walker to move—**

1. That this House notes that:
  - (a) over 200 Byron Bay locals gathered as part of the “Byron Deserves Better Community Rally” on Saturday 10 February 2018 to express their concern over the impacts of the West Byron mega-development,
  - (b) a major concern of locals is the predicted increase in traffic congestion on Ewingsdale Road, as well as the destruction of local ecology and disturbance of acid sulphate soils,
  - (c) there are currently two development applications on public exhibition with Byron Shire Council for the site, and
  - (d) both Labor and Liberal-National Governments have failed to listen to the people of Byron Bay by overriding local planning instruments to facilitate this massive, high-density suburb on the outskirts of Byron Bay.
2. That this House calls on the Government to take action to ensure that any development at West Byron:
  - (a) is of a scale and form that will not detract from the importance of Byron Bay as a tourism attraction,
  - (b) will not adversely affect the operation of Ewingsdale Road,

- (c) will enhance the connectivity of the Byron Koala population, and
- (d) will not negatively impact State significant wetlands or Cape Byron Marine Park.

(Notice given 6 March 2018—expires Notice Paper No. 160)

**1948. Mr Secord to move—**

That this House:

- (a) expresses its deep concern about the toxic bluegreen algae outbreak at Lake Ainsworth at Lennox Head, and
- (b) calls on the Berejiklian Government to detail its assistance plan to help the community and Ballina Shire Council to restore water quality to safe levels.

(Notice given 7 March 2018—expires Notice Paper No. 161)

**1949. Ms Sharpe to move—**

1. That this House notes that:
  - (a) on Saturday 3 March 2018, Sydney hosted the 40th annual Gay and Lesbian Mardi Gras parade and party, the world's biggest celebration of the LGBTIQ community,
  - (b) the parade consisted of 195 parade floats with over 12,000 participants and was watched by an estimated crowd of 300,000 people,
  - (c) Mardi Gras 2018 was held under the banner of 40 years of evolution and commemorated the 40 year anniversary of the original 1978 street festival turned protest, and
  - (d) the program was designed to reflect and celebrate four decades of love, protest, diversity, acceptance, activism, pride, family, passion, creativity, drama and satire within the LGBTIQ community.
2. That this House congratulates the Mardi Gras staff, board, and hundreds of volunteers for putting together a 17-day celebration that included a diverse program of parties, performance, exhibitions, family and community events that showcased Sydney and Australia to the world.
3. That this House remembers those who started the fight for equal rights for the LGBTIQ community, known as the 78ers, and thanks them for their courage and determination to make New South Wales an inclusive place for all.

(Notice given 7 March 2018—expires Notice Paper No. 161)

**1950. Dr Faruqi to move—**

1. That this House notes that:
  - (a) the fertile Liverpool Plains, the food bowl of New South Wales, continues to be at risk of being destroyed by coal mining due to the failure of the Government to fully cancel Shenhua Australia's exploration license for the Watermark coal mine,
  - (b) the Government's buy back of 51 per cent of the licence in July 2017 at a cost of \$262 million was completely inadequate and fails to protect the Liverpool Plains, as the mine will still swallow up farmland and impact the region's water table, and

- (c) the local Aboriginal community, community groups and farmers are demanding that the Premier, the Honourable Gladys Berejiklian MP, visit the site first-hand to see what is at risk from this devastating proposal.
- 2. That this House calls upon the Premier, the Honourable Gladys Berejiklian MP, to visit the Liverpool Plains and meet with the community to listen to their concerns.

(Notice given 7 March 2018—expires Notice Paper No. 161)

**1952. Ms Sharpe to move—**

That, under standing order 52, there be laid upon the table of the House within 28 days of the date of passing of this resolution the following documents in the care, custody or control of the Department of Planning and Environment, the Office of Environment and Heritage, WaterNSW, the Minister for Planning, the Minister for the Environment, and the Minister for Resources:

- (a) all reports prepared for the Department of Planning and Environment regarding the Dendrobium mine,
- (b) the groundwater impact assessment of the Dendrobium Mine,
- (c) any advice provided regarding impact of mining at the Dendrobium mine on the Sydney water catchment, and
- (d) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 7 March 2018—expires Notice Paper No. 161)

**1953. Revd Mr Nile to move—**

- 1. That this House notes that:
  - (a) a conference was held in Évian-les-Bains, France in 1938, on the plight of Jewish refugees persecuted in Nazi Germany,
  - (b) some 32 countries and 24 organisations attended the conference to discuss the possibility of allowing these refugees to resettle in other lands and thus allowing them to escape the vilification they suffered under Hitler's regime,
  - (c) Australia was one of the countries represented at Évian, but failed to enter into any agreement to help those Jewish refugees wanting to escape the prisons of Nazi Germany,
  - (d) our failure to provide assistance and relief to these victims of terror is a blight on the history of our nation, and a stain on our tradition of friendship with the Jewish people, and
  - (e) in the spirit of reconciliation, the Reverend the Honourable Fred Nile MLC and Mrs Silvana Nile wish to acknowledge the hurt and suffering inadvertently caused by our past leaders' inaction and put this embarrassing episode of our history to rest.
- 2. That this House calls on the Government to:
  - (a) issue a formal apology to the Jewish people for the lack of action on the part of our past leaders,



- (b) acknowledge that this inaction directly contributed to the death and suffering of Europe's Jewish communities before and during the Holocaust, and
- (c) arrange for this apology and acknowledgment to be commemorated in the form of a plaque which is to be installed on permanent display at the Jewish Museum.

(Notice given 7 March 2018—expires Notice Paper No. 161)

**1954. Mr Mallard to move—**

1. That this House notes that:

- (a) Scenic World Katoomba, Blue Mountains, was first established in 1945 and has over one million visitors each year,
- (b) Sculpture at Scenic World is a yearly event held from April 13 to May 13 attracting thousands of visitors to the Blue Mountains to experience this unique exhibition of sculptures amongst the forests, waterfalls and sandstone cliffs of the Blue Mountains,
- (c) on Thursday 22 February 2018 the Honourable Shayne Mallard MLC representing the Minister for Tourism the Honourable Adam Marshall MP visited Scenic World to announce the awarding of a Destination NSW triennial grant,
- (d) Sculpture at Scenic World is the recipient of \$27,500 triennial funding grant under the 2018 Flagship Event Fund,
- (e) the Flagship Event Fund, managed by the State's tourism and major events agency, Destination NSW, provides grants to support marketing activities that drive overnight visitation,
- (d) this event contributes to the Government's goal of doubling overnight visitor expenditure in New South Wales by 2020, and
- (e) those who attended the tour of Scenic World included:
  - (i) Blue Mountains Councillor Kevin Schrieber,
  - (ii) Scenic World Managing Director Anthea Hammon,
  - (iii) Sculpture at Scenic World Exhibition Curator, Justin Morrissey.

2. That this House congratulates Sculpture at Scenic World on its successful application for the Government's 2018 Flagship Event Fund triennial grant.

(Notice given 7 March 2018—expires Notice Paper No. 161)

**1955. Ms Walker to move—**

1. That this House notes that:

- (a) the Regional Forestry Agreements have failed in their objectives,
- (b) the Regional Forestry Agreements have not provided for conservation, for ecologically sustainable use and management of forests and have failed to create a successful and thriving timber industry for New South Wales, and
- (c) over 1800 people have made submissions as part of the community consultation period calling for the Regional Forestry Agreements not to be extended.

2. That this House calls on the Government to:
  - (a) listen to the community of New South Wales, rather than pushing ahead with the extension of the Regional Forestry Agreements, and
  - (b) widen its approach to valuing our public native forests and acknowledge the potential they hold for tourism, conservation and the economy – a value that extends greatly beyond the wood they can supply.

(Notice given 7 March 2018—expires Notice Paper No. 161)

**1956. Violence in South Africa:** resumption of the adjourned debate (17 May 2018) of the question on the motion of Revd Mr Nile:

1. That this House notes:
  - (a) Articles 2 and 3 of the Convention on the Prevention and Punishment of the Crime of Genocide,
  - (b) a political culture of racist violence has been fostered in South Africa, which can be witnessed by:
    - (i) the recent revival of a revolutionary hymn to “Shoot the Boer” among the political elite,
    - (ii) the statement of former President Zuma that “We are going to shoot them with machine guns ... shoot the Boer, we are going to hit them, they are going to run,”
    - (iii) the statement of Julius Malema that “We are not calling for the slaughter of white people, at least for now” and more recently that “the time for reconciliation is over” and furthermore that “go after the white man. If you cut a white man they feel terrible pain,”
    - (iv) whites, who make up under ten percent of the national population and who have been farming the land for over 350 years, are routinely referred to as “settlers” by government officials,
    - (v) the South African Parliament under President Cyril Ramaphosa recently voted in support of a motion to accelerate the expropriation of white owned and cultivated farm land without compensation to the owners, and
  - (c) this dehumanisation and targeting of an ethnic minority has created an environment where:
    - (i) white farmers are allegedly five times more likely to be murdered than the general population of South Africa, with an estimated four thousand already killed since the ANC came to power,
    - (ii) farm attacks are often characterised by extreme brutality, which includes the physical dismemberment, torture, and rape of the victims, and also involves the killing of children and infants in horrendous ways that suggest hate is a motivating factor,
    - (iii) there is a view that authorities are not treating the farm attack phenomena with the urgency it deserves.
2. That this House calls on the Government to:
  - (a) as a matter of principle, strongly condemn:
    - (i) any and all calls for the killing, marginalisation, persecution, victimisation and targeting of any racial minority group in the Republic of South Africa by any of its officials, past or present,
    - (ii) Any law that unjustly expropriates land from any individual without fair, just and equitable compensation,
  - (b) call upon the foreign mission of the Republic of South Africa to confirm the veracity of the factual statements listed in point 1 above,

- (c) call upon the Commonwealth government to raise the issue of the alleged racial targeting of farmers in the Republic of South Africa, and to do so in the appropriate international forum, and
- (d) investigate what New South Wales can do to assist the victims of any racist violence committed against the Boer and white farming community, including investigating the possibility of offering to resettle victims here, or assisting their resettlement in another appropriate jurisdiction—Mrs Maclaren-Jones. (15 minutes)

Debate: 1 hour 38 minutes remaining.

**1958. Mr Field to move—**

- 1. That this House notes that:
  - (a) 4 March 2018 was Clean Up Australia Day,
  - (b) more than half a million people participated in the annual event, collecting almost 16,000 tonnes of rubbish across the country and in our marine environment,
  - (c) at the same time, the Tangaroa Blue Foundation published the Australian Marine Debris Initiative Database, finding that:
    - (i) cigarette butts and single-use plastics consistently remain the biggest polluters in our waterways,
    - (ii) up to 1,000 pieces of debris occupy each kilometre of Australian coastline, and more than three quarters of the recorded debris is plastic,
    - (iii) across Sydney's beaches, the most common type of rubbish is cigarette butts, which account for thirty one per cent of all rubbish collected,
    - (iv) foam and plastic packaging make up more than one fifth of the rubbish,
    - (v) straws, plastic cups, plates and cutlery, drink bottles and lids made up thirteen per cent of all debris, and
  - (d) we are in a plastic crisis, and it is clogging up our waterways, our oceans and our drinking water.
- 2. That this House calls on the Government to:
  - (a) listen to the community and ban single-use plastic bags, and
  - (b) work with the community to dramatically reduce other single-use plastics and reduce the flow of microplastics into the environment.

(Notice given 7 March 2018—expires Notice Paper No. 161)

**1959. Mr Shoebridge to move—**

- 1. That this House notes that:
  - (a) Australian gun lobby groups directed more than \$500,000 to help right wing parties in last year's Queensland election,
  - (b) Liberal/National party branches received \$46,000 from the Shooting Industry Foundation of Australia in 2015-16, and
  - (c) the Labor Party received \$33,032 from the gun manufacturer Thales in 2015-16.

2. That this House recognises that:
  - (a) political parties make decisions that are in the interests of their donors, and
  - (b) political parties cannot make credible decisions about public safety while being bought by the gun lobby.
3. That this House calls on all political parties to return any political donations they have received from the gun lobby and commit to accepting no further funding from arms manufacturers or any other part of the gun lobby.

(Notice given 7 March 2018—expires Notice Paper No. 161)

**1960. Mr Field to move—**

1. That this House notes that:
  - (a) last week Federal Independent MP, Andrew Wilkie, revealed shocking evidence of staff in pubs owned by Woolworths, compiling databases of personal information on the habits and interests of customers using poker machines across Woolworths-owned venues, and
  - (b) the NSW Liquor and Gaming Authority has committed to investigate these practices.
2. That this House calls on the Government to:
  - (a) announce the timeline for the investigation,
  - (b) commit to release the full investigation report once received by the Minister for Racing, and
  - (c) freeze all poker machine licence applications and transfers by Australian Leisure and Hospitality Group until the investigation is complete.

(Notice given 7 March 2018—expires Notice Paper No. 161)

**1961. Ms Sharpe to move—**

1. That this House notes that:
  - (a) 8 March 2018 is International Women's Day,
  - (b) the theme of this year's International Women's Day is "Press for Progress", and
  - (c) the theme reflects the report from the World Economic Forum's Global Gender Gap Report that shows that parity for women will take at least another 200 years.
2. That this House notes that worldwide, women lag behind on most social and economic indicators and are especially impacted by issues of violence, lack of adequate maternity and reproductive services, poverty, underrepresentation in power and decision making, inequality at work and bearing the majority of the share of unpaid labour in our communities and households.
3. That this House congratulates all those who are campaigning for women's equality and those who work every day to give girls a better future.

(Notice given 8 March 2018—expires Notice Paper No. 162)

**1962. Mr Martin to move—**

1. That this House notes that:
  - (a) Victoria Pendergast from East Gosford on the Central Coast will compete for Australia at the PyeongChang Winter Paralympic Games in South Korea beginning on 9 March 2018,
  - (b) Ms Pendergast will compete in the LW12-1 alpine skiing disciplines of downhill, slalom, giant slalom, super-G and super combined, and
  - (c) in Sochi in 2014, Ms Pendergast became Australia's first ever sit skier at the Winter Paralympic Games when she competed in two events.
2. That this House:
  - (a) congratulates Ms Pendergast on her selection in the Australian Winter Paralympic Team, and
  - (b) wishes Ms Pendergast every success in her events.

(Notice given 8 March 2018—expires Notice Paper No. 162)

**1963. Mr Buckingham to move—**

1. That this House notes that:
  - (a) there has been significant recent rainfall in the northern catchment of the Murray-Darling Basin,
  - (b) there is a very real possibility that none of the flows from this rainfall will make it down to the lower Darling River, especially as under current laws irrigators can capture up to three years supply of water from one flow to store in their dams,
  - (c) there is currently a blue green algae red alert on the lower Darling River between Pooncarie and Burtundy that could become life threatening,
  - (d) without significant flows making it down the Darling River, Broken Hill, the Menindee Lakes system and the lower Darling will be without water by the end of the year for the second time in three years, and
  - (e) the Darling is currently completely dry north of Wilcannia.
2. That this House calls on the Minister for Regional Water, the Honourable Niall Blair MLC, to exercise his powers under the Barwon-Darling Unregulated and Alluvial Sources Water Sharing Plan 2012 to protect the expected flows, including through urgently implementing an embargo on extractions, to ensure that all downstream water users have healthy stock and domestic supplies.

(Notice given 8 March 2018—expires Notice Paper No. 162)

**1965. Ms Walker to move—**

1. That this House notes that:
  - (a) on 15 February 2018, over 200 community members gathered peacefully at Murwillumbah Railway Station for the Rally to Save the Train,

- (b) at this rally, the community called on the Government and the Council to preserve the train tracks in the area,
  - (c) the rally was organised by Bill Fenelon, addressed by civil engineer Tom Rayner and widely supported by the community, and
  - (d) the calls of the community were supported by Tweed Shire Council Mayor Katie Milne, who proposed that the railway line be preserved and a cycle way built alongside at the Tweed Shire Council meeting on 15 February 2018.
2. That this House calls on the Government to listen to the community of the Northern Rivers and preserve the existing railway line.

(Notice given 8 March 2018—expires Notice Paper No. 162)

**1967. Dr Faruqi to move—**

1. That this House notes that:
- (a) on Saturday, 3 March 2018, more than 200 people gathered at a public meeting to oppose the Government's plans for the F6 toll road,
  - (b) the meeting was organised by the F6 Action Group, and
  - (c) the public meeting called for:
    - (i) a Royal Commission to investigate the failure of transport planning in New South Wales,
    - (ii) an immediate halt to construction and planning for the F6 Extension,
    - (iii) consideration of public transport to be included in transport models to determine the most efficient, environmentally friendly, cost effective and safe options to improve transport in the St George and Illawarra area.
2. That this House calls on the Government to:
- (a) listen to the community and scrap all plans to build the F6 extension,
  - (b) invest in improving and upgrading the South Coast rail line,
  - (c) build the Thirroul tunnel to cut train travel times to under one hour from Wollongong to Sydney, and
  - (d) invest in moving freight on to rail and reducing trucks on roads.

(Notice given 8 March 2018—expires Notice Paper No. 162)

**1969. Mr Buckingham to move—**

1. That this House notes that:
- (a) 8 March 2018 is International Women's Day,
  - (b) manspreading is a phenomenon where men take up excess space on public transport, in boardrooms, and in this chamber by sitting with their legs spread, forcing everyone else to take up less space,
  - (c) mansplaining is a related phenomenon, where men insist on explaining topics and issues to women who are already informed or experts in the field, and

- (d) these are just two examples of the micro-aggression that women must navigate every day, that men are, more often than not, oblivious to.
2. That this House calls upon men to:
- (a) stop taking up more space than women, to do better in the way they sit and the way they speak, to be aware of the space they are taking up and how it is impacting others, and, on these small benches, to sit with their legs crossed and stop manspreading, and
  - (b) not just mark International Women's Day but listen and work every day with the women around them to create a better, more feminist world.

(Notice given 8 March 2018—expires Notice Paper No. 162)

**1970. Ombudsman—Take note of report:** resumption of the adjourned debate (8 March 2018) of the question on the motion of Mr Veitch: That the House take note of a report of the Ombudsman entitled “Correcting the record: Investigations into water compliance and enforcement 2007-17”, dated 8 March 2018—Mr Veitch speaking. (10 minutes remaining)

Debate: 1 hour remaining.

**1971. Mr Veitch to move—**

That this House notes that:

- (a) the Minister Primary Industries, Minister for Regional Water, and Minister for Trade and Industry, the Honourable Niall Blair MLC, on 6 March 2018 advised the House that he had misled Parliament on 15 November 2017,
- (b) the NSW Ombudsman's report “Correcting the Record: Investigation into water compliance and enforcement 2007-17” notes that inaccurate information on Water NSW compliance measures was provided to the Minister's Office and formed part of the Minister's November 2017 report to Parliament,
- (c) the covering letter from Mr Ken Matthews in his final report on the Investigation into NSW water management and compliance was “disappointed that decisions have still not yet been taken about whether to proceed to prosecution in the several alleged cases of non-compliant irrigation activities aired in the Four Corners program”,
- (d) the Minister, in his former capacity as Minister for Lands misled Parliament on 15 September 2016 when responding to the Auditor General's report on Crown Land leasing, when he incorrectly advised the House over the number of direct negotiations undertaken by his Department,
- (e) the Minister refused to meet with a delegation from the Far West to discuss their concerns over the Murray to Broken Hill pipeline, has refused to release the full business case, and has failed to rule out increased water charges for the people of Broken Hill,
- (f) the Minister has presided over a disastrous commercial fishing reform that has led to the loss of hundreds of fishers from the sector and placed financial pressures on fishing co-operatives, despite his assurances to the sector in 2016 that “no fisher will be left behind”,
- (g) the Minister on 25 August 2017 unlawfully signed off on the Land Management (Native Vegetation) Code 2017 codes without the concurrence of the Minister for Environment, which the Land and Environment Court found to not follow due process,
- (h) the Minister has prevailed over a loss of front line jobs and corporate knowledge in Local Land Services, whilst prevailing over a tripling of the budget to head office corporate services, and

- (i) the Minister has lost the public's confidence in the management of issues within his portfolio responsibilities.

(Notice given 13 March 2018—expires Notice Paper No. 163)

**1974. Ms Walker to move—**

1. That this House notes that:
  - (a) today, 13 March 2018, less than an hour ago, police broke up the peaceful Sunny Corner Blockade, outside Gladstone State Forest, that was seeking to protect threatened koalas and their habitat,
  - (b) this Blockade, which has been in place for almost five weeks, was the community responding to this Government's outdated and destructive approaching to managing our precious forests,
  - (c) this NSW Liberal-National Government is a party of environmental vandals.
2. That this House calls on the Government to:
  - (a) immediately cease logging operations in Gladstone State Forest, and
  - (b) listen to the community's calls to protect wild koalas in the area and establish a Great Koala National Park.

(Notice given 13 March 2018—expires Notice Paper No. 163)

**1977. Mr Shoebridge to move—**

1. That this House notes with concern that:
  - (a) the Federal Assistant Minister for Children and Families, David Gillespie, on 13 March 2018 called for more Aboriginal children to be adopted by non-Aboriginal families,
  - (b) the Stolen Generations came about by a government policy that was directed at removing Aboriginal children from their families and their country and placing them with non-Aboriginal families allegedly for their "protection",
  - (c) until today, all significant political parties in this country had accepted that the Stolen Generations policy was wrong in principle, appallingly damaging to First Nations peoples and at its core racist, and
  - (d) a decade after the national apology, David Gillespie as a Federal Minister, is calling for the continuation of the Stolen Generation.
2. That this House recognises that:
  - (a) the Stolen Generation policies of removing Aboriginal children based on race and prejudice are, and were, wrong and must never be repeated,
  - (b) the ongoing intergenerational trauma suffered by Indigenous people as a result of the Stolen Generation is real and ongoing,
  - (c) Indigenous parents, grandparents, aunties, uncles and elders are the best people to care for, and make decisions about, Indigenous children,



- (d) it is offensive and wrong to suggest that any part of Indigenous culture tolerates or excuses violence towards, or the sexual assault of, children, and
- (e) the statement by the Federal Assistant Minister for Children and Families has already produced appalling statements in mainstream media including from Prue MacSween on Sunrise this morning:
 

“Please don’t worry about the people who will decry and hand wring and say this will be another stolen generation. Just like the first stolen generation where a lot of children that were taken because it was for their wellbeing, we need to do it again.”
- 3. That this House calls on Minister Gillespie to withdraw his divisive and offensive comments and apologise to all Indigenous people in this country.

(Notice given 13 March 2018—expires Notice Paper No. 163)

**1979. Mr Primrose to move—**

- 1. That this House notes that:
  - (a) while the New South Wales Liberals and Nationals are prepared to spend \$2.5 billion tearing down and rebuilding stadiums in Sydney, our great public libraries are being starved of funds,
  - (b) there were 34.8 million visits to New South Wales public libraries in 2015/16, compared with a combined 3.1 million visits to the Sydney Cricket Ground, Allianz and ANZ Stadiums,
  - (c) despite the ubiquitous availability of smart phones, library usage is not diminishing but rather growing,
  - (d) there are currently around 101 central library services in New South Wales, together with 267 branch libraries, 65 service outlet and 20 mobile library services,
  - (e) in 2016 there were 34.8 million visits to our public libraries, 42 million loans including 861,000 e-books, 8.5 million onsite internet sessions, 11 million website visits, and around 1.3 million people attended public programmes and events,
  - (f) despite pre-election promises by the Coalition, state government funding has remained virtually static, despite repeated promises from Liberal Premiers and National Party deputies for sizeable increases,
  - (g) in 2017/18 the state government provided only \$28.8 million to fund public libraries - or 7.8 per cent of funding - while cash strapped local councils had to find over \$335 million,
  - (h) the New South Wales Government provides funding of only around \$3.66 per capita to our public libraries, which is the lowest per capita funding for public libraries of any state in Australia,
  - (i) the New South Wales Liberals and Nationals have decreased their commitment to funding our public libraries, and cost-shifted the responsibility almost entirely onto local government, and
  - (j) New South Wales local government is paying more than twelve times what the state government is contributing.
- 2. That this House notes that the starving of funds for our great public library system is another example of just how wrong the New South Wales Liberals and Nationals have got their priorities.

(Notice given 13 March 2018—expires Notice Paper No. 163)

**1985. Dr Faruqi to move—**

1. That this House notes that:
  - (a) on Saturday 17 February 2018, hundreds of people marched at a rally in Sydney calling on the Government to fix transport in New South Wales,
  - (b) the rally was organised by dozens of community groups who oppose the transport agenda lead by a Government that is obsessed with privatisation and toll roads,
  - (c) the rally culminated in the following demands:
    - (i) an immediate halt to construction and planning for WestConnex, the F6 and the Western Harbour Tunnel/Beaches Link, and the abolition of new tolls on currently free public roads, the M4 and M5 East,
    - (ii) a royal commission to investigate this colossal failure of transport planning,
    - (iii) that public transport be put first, our existing double deck rail system be expanded to new areas and regional services be greatly improved, and rail freight be preferred over heavy trucks,
    - (iv) a halt to the Sydenham to Bankstown Metro project,
    - (v) the Government commit to funding and implementing a comprehensive network of separated cycle ways across Greater Sydney connecting to all major transport hubs, commercial centres, schools and universities,
    - (vi) a stop to the privatisation of bus services,
    - (vii) the Government negotiate improved conditions for Sydney Trains staff to ensure safety and employ enough workers to support increased train services, and
  - (d) twenty five community groups, unions, and student groups have signed on to this list of demands including No WestCONnex: Public transport not motorways, WestCONnex Direct Action, Newtown Residents Against WestCONnex, Rozelle Against WestCONnex, Leichhardt Against WestCONnex, Camperdown Residents Against WestCONnex, No Westconnex Annandale, WestCONnex Action Group, Ecotransit NSW, Restore Inner West Line, Friends of Erskineville, STOP Western Harbour and Beaches Motorways, Hayberry Precinct, NORTAG, Action for Public Transport NSW, Sydenham to Bankstown Alliance, F6 Action, NTEU Macquarie University Branch, Keep Sydney Beautiful, RTBU, CAWB - Save Windsor from the RTA, Better Planning Network, Alexandria Residents Action Group, Save Our Rail NSW, and SUPRA.
2. That this House recognises the overwhelming community dissatisfaction with the way transport planning is being conducted in New South Wales and calls on the Government to listen to and engage in genuine consultation with the community.

(Notice given 13 March 2018—expires Notice Paper No. 163)

**1992. Mr Buckingham to move—**

1. That this House notes that:
  - (a) since August 2002 the Lower Darling River at Burtundy, between Pooncarie and Wentworth about 180 kilometres south of the Menindee Lakes, has been completely dry on 15 separate occasions,
  - (b) this has meant that the Darling River has ceased to flow for a total of 901 days, or more than 15 per cent of the time, since August 2002,

- (c) before August 2002 the last time the Darling River was completely dry at Burtundy was in January 1947 when the River was only dry for a total of 19 days,
  - (d) the cease to flow events since 2002 included:
    - (i) four events in 2002 which lasted for a total of 74 days,
    - (ii) one event in 2004 for 48 days,
    - (iii) one event in 2005 for 10 days,
    - (iv) two events in 2006 for a total of 52 days,
    - (v) one event in 2007 for 67 days,
    - (vi) one event across 2007/08 for 103 days,
    - (vii) two events in 2009 for a total of 23 days,
    - (viii) two events in 2015 for a total of 24 days,
    - (ix) one event across 2015/16 for about 500 days, and
  - (e) the Darling River is currently dry near Wilcannia and, without significant flows, it will once again be dry at Burtundy by year's end.
2. That this House expresses its alarm that over-extraction for irrigation has resulted in the rapid and unnatural deterioration of the Darling River.
  3. That this House calls on the Government, and in particular the Premier and the Minister for Regional Water, to do everything in their power to ensure small to medium flows return to the Darling System, including by raising the issue of over-extraction of water for irrigation in Queensland with the Queensland Government and calling on the Queensland Government to increase the amount of staff and resources they direct to ensuring compliance and enforcement of water laws.

(Notice given 13 March 2018—expires Notice Paper No. 163)

**1994. Mr Buckingham to move—**

1. That this House notes that:
  - (a) on 12 March 2018 the City of Parramatta Council passed a motion of strong opposition to Dial-A-Dump's planned waste to energy incinerator in Western Sydney, and
  - (b) the motion was passed with 13 votes in favour and the only opposition came from Liberal Councillor Bob Dwyer.
2. That this House agrees that opposition to the incinerator is not just limited to people in the immediate proximity of the proposed site but extends to diverse communities and councils from across Sydney who are worried about the impact on the air quality of the Sydney Basin.
3. That this House calls on the Government to pass legislation to stop the incinerator being approved.

(Notice given 13 March 2018—expires Notice Paper No. 163)

**1996. Agricultural shows in New South Wales:** resumption of the adjourned debate (15 March 2018) of the question on the motion of Mrs Taylor:

1. That this House notes that:
  - (a) agricultural shows are under way across New South Wales for 2018, and
  - (b) on the Monaro, Nimmitabel Show was held on 3 February 2018, Dalgety Show on 4 March 2018, and Cooma Show on 10 March 2018.

2. That this House notes that the Agricultural Societies Council of New South Wales is in its 87th year as the parent body of 195 Agricultural Show Societies across New South Wales.
3. That this House acknowledges the role of shows in promoting and protecting the pastoral, agricultural, horticultural and industrial resources of Australia, and educating the next generation so as to encourage their participation in the future.
4. That this House acknowledges the role of the Sydney Royal Easter Show in promoting agriculture and agricultural communities to city families—Mrs Maclaren-Jones. (15 minutes)

Debate: 1 hour 20 minutes remaining.

**1997. Mr Pearson to move—**

1. That this House congratulates film makers Michael McIntyre and Kate McIntyre Clere for winning an award at the Wildlife Conservation Film festival 2017 and a Platinum Award at the World Documentary Awards for their documentary “Kangaroo: A love-hate relationship” which records the:
  - (a) brutal slaying of kangaroos and their joeys, and
  - (b) butchering of carcasses for human consumption by an unhygienic and unsustainable kangaroo meat industry.
2. That this House notes that the Honourable Mark Pearson MLC attended the screening of the world premiere of “Kangaroo: A love-hate relationship” on Friday 19 January 2018 in New York, a private screening at the European Union for members of their Parliament on Tuesday 6 March 2018, and the Australian premiere in Sydney on Tuesday 13 March 2018.
3. That this House commends those kangaroo shooters who were prepared to be filmed speaking out about the animal cruelty that is integral to the operations of the kangaroo meat industry.
4. That Portfolio Committee no. 5 inquire into and report on the New South Wales Commercial Kangaroo Harvest Management Plan 2017, and in particular:
  - (a) investigate whether the Plan will adversely impact upon the red kangaroo, eastern grey kangaroo, western grey kangaroo and wallaroo populations,
  - (b) determine whether commercial hunting will endanger ecologically sustainable populations of these kangaroos throughout their ranges,
  - (c) determine whether the Plan provides for humane hunting practices for animal welfare,
  - (d) examine the hygiene standards of the kangaroo meat industry for meat designated for human consumption, and
  - (e) any other related matter.

(Notice given 14 March 2018—expires Notice Paper No. 164)

**2007. Ms Walker to move—**

1. That this House notes that:
  - (a) on the night of Tuesday 13 March 2018, at approximately 9.45 pm, a healthy, alpha male koala was hit by a car and killed on Appin Road in Campbelltown,

- (b) the Campbelltown koala population is one of the healthiest in the State, with about 300 koalas living disease-free in the Macarthur bushland of western Sydney, and
  - (c) the death of this beautiful koala represents a significant blow to our wild koalas and could have been easily avoided with better planning, including koala corridors, wildlife fencing and under and over paths along the busy Appin Road area.
2. That this House calls on the Government to immediately install koala life-saving measures in Campbelltown to protect this precious koala population.

(Notice given 14 March 2018—expires Notice Paper No. 164)

**2010. Mr Borsak to move—**

1. That this House notes that:
  - (a) on 17 February 2017, at a public hearing of Portfolio Committee No. 4 – Legal Affairs for the purposes of its inquiry into museums and galleries, several witnesses declined to answer questions regarding the preliminary business case for the relocation of the Powerhouse Museum, on the grounds that answering those questions would involve breaching cabinet confidentiality, and
  - (b) on 9 March 2017, Portfolio Committee No. 4 – Legal Affairs resolved that the Chair give notice of motion for an order for papers to order the production of all documents related to the preliminary business case for the relocation of the Powerhouse Museum.
2. That this House notes the following comments in the judgements of Chief Justice Spigelman and Justices Meagher and Priestley in the Court of Appeal in *Egan v Chadwick* (1999) concerning cabinet documents:
  - (a) Spigelman CJ held that it is not reasonably necessary for the proper exercise of the functions of the Council to call for documents the production of which would conflict with the doctrine of collective ministerial responsibility by revealing the “actual deliberations of Cabinet”; that a distinction must be made between documents which disclose the actual deliberations within cabinet and those which are described as “Cabinet documents”, but which are in the nature of reports or submissions prepared for the assistance of cabinet; and that the production of documents prepared outside cabinet for submission to cabinet may, or may not, depending on their content, be inconsistent with the doctrine of collective ministerial responsibility to cabinet,
  - (b) Meagher JA took the view that the immunity of cabinet documents from production was “complete”, arguing that the Legislative Council could not compel their production without subverting the doctrine of responsible government, but without exploring the distinction between different types of cabinet documents drawn by Spigelman CJ, and
  - (c) Priestley JA took a different view, noting that a court has “the power to compel production to itself even of Cabinet documents” and that the “function and status of the Council in the system of government in New South Wales require and justify the same degree of trust being reposed in the Council”, and that “notwithstanding the great respect that must be paid to such incidents of responsible government as cabinet confidentiality and collective responsibility, no legal right to absolute secrecy is given to any group of men and women in government”.
3. That this House notes that in Report No. 69 of the Privileges Committee entitled “The 2009 Mt Penny return to order”, dated October 2013, in relation to the issue of cabinet documents the committee:
  - (a) stated that “... the Committee does not necessarily accept that *Egan v Chadwick* is the final word on this matter, and that the Council does not have the power to order cabinet

documents. The three Justices in *Egan v Chadwick*, Spigelman, Meagher and Priestly, took significantly different approaches to this issue. The Committee believes that the dissenting judgment of Justice Priestley is instructive”, and

- (b) specifically rejected the definition of “cabinet information” in the Government Information (Public Access) Act 2009 as an appropriate definition of cabinet documents for the purposes of responding to orders for papers made by the Legislative Council under standing order 52.
4. 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 2013 in the possession, custody or control of the Premier, the Department of Premier and Cabinet, the Minister for the Arts or the Department of Justice, related to the relocation of the Powerhouse Museum:
    - (a) all documents setting out a preliminary business case for the relocation of the Powerhouse Museum from Ultimo to Parramatta, and
    - (b) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.
  5. That in the event that any documents are not provided to the House in response to this order on the basis of a claim of cabinet confidentiality, the return list all relevant documents and identify how the provision of those documents to the House would breach the immunity attaching to cabinet documents as variously articulated in *Egan v Chadwick*.
  6. That this House regards failure to comply fully with an order of this House for the production of documents as an unacceptable interference with the capacity of this House and its committees to fulfill their constitutional roles.

(Notice given 15 March 2018—expires Notice Paper No. 165)

#### **2011. Mrs Houssos to move—**

1. That this House notes that:
  - (a) Sunday 11 March 2018 marked the 3 year anniversary since then-Premier Mike Baird and now Deputy Premier John Barilaro committed \$15 million to build a new police station in Queanbeyan,
  - (b) no specific funding was allocated to the project in the 2015-16 budget papers,
  - (c) the \$2.4 million allocated in the 2017-18 budget barely covered the increase in the project cost to \$17 million,
  - (d) on 28 June 2016, the Deputy Premier announced that the new police station would be on the existing site at 8 Farrer Place,
  - (e) on 31 August 2017, in the 2017-18 Budget Estimates hearings, the Minister for Police, Troy Grant confirmed that the police station would move to the proposed council building at 50 Lowe St, Queanbeyan as a result of a secret, “non-binding heads of agreement”, instead of a rebuild on the existing site, and
  - (f) on 28 September 2017, in comments to WIN TV in Wagga Wagga, Commissioner Mick Fuller confirmed that the police station would not be moving and would be rebuilt on the existing site, which he confirmed in questioning in supplementary budget estimates hearing.

2. That this House further notes that this project has been hopelessly delayed and bungled and this project's delay has been compounded by needlessly trying to move the station to the new Council building.
3. That this House congratulates Police Commissioner Mick Fuller for intervening to ensure that the new Queanbeyan Police station will remain on its current site, located adjacent to the Queanbeyan Courthouse.

(Notice given 15 March 2018—expires Notice Paper No. 165)

**2013. Dr Faruqi to move—**

1. That this House notes that:
  - (a) the Western Sydney Parklands were established in 2006 as the 'lungs of Sydney', to provide much needed green space for the people of Western Sydney, with more than 1.6 million people visiting the parklands in 2016/2017,
  - (b) the Western Sydney Parklands have been continually chipped away at, with new industrial areas being declared that were never envisaged in the original plan,
  - (c) the latest proposal is a motor oil manufacturing facility to be built on Bringelly Road, which would include storage and use of a significant amount of combustible materials, and
  - (d) the local community is deeply concerned and opposed to the development, which they fear will impact their local environment, their health and their safety.
2. That this House calls upon the NSW Government to refuse approval for the motor oil manufacturing facility and to commit to preserving and enhancing the Western Sydney Parklands for environmental and community recreation purposes.

(Notice given 15 March 2018—expires Notice Paper No. 165)

**2015. Mr Mallard to move—**

1. That this House notes that:
  - (a) on Sunday 4 March 2018 the Prime Minister and Premier presided over the signing ceremony that finalised the Western Sydney City Deal,
  - (b) the Western Sydney City Deal sets out to deliver a game changing vision for the Western City,
  - (c) the Western Sydney City Deal is a ground-breaking partnership between the Turnbull and Berejiklian Governments and the local governments of Camden, Campbelltown, Liverpool, Penrith, Wollondilly, the Blue Mountains, Hawkesbury and Fairfield,
  - (d) the Australian and New South Wales governments have come together with local governments in agreeing on a set of commitments that will unlock opportunities in education, business and employment for the Western City and its people,
  - (e) at the centre of this potential is a new city, supported by the construction of the new Western Sydney Airport that will connect the region and the people of Western Sydney to the world, and
  - (f) this investment will create world-class jobs and deliver on a number of important projects for Western Sydney including:

- (i) North South Rail Link from St Marys to Badgerys Creek Aerotropolis via the Western Sydney Airport,
  - (ii) world-class Aerotropolis including Commonwealth-owned land at North Bringelly,
  - (iii) an Investment Attraction Office to attract investment to the Western Parkland City,
  - (iv) new planning regime for Western Sydney to cut development costs and boost housing supply,
  - (v) a \$150m Western Parkland City Liveability Program to deliver community facilities,
  - (vi) new STEM-focussed education facilities to train skilled workers needed for the Aerotropolis,
  - (vii) a plan to embed smart digital technology in the Western City.
2. That this House congratulates the Turnbull and Berejiklian governments as well as the local councils of Camden, Campbelltown, Liverpool, Penrith, Wollondilly, the Blue Mountains, Hawkesbury and Fairfield on signing the Western Sydney City Deal.

(Notice given 15 March 2018—expires Notice Paper No. 165)

**2019. Revd Mr Nile to move—**

That leave be given to bring in a bill for an Act to amend the Anti-Discrimination Act 1977 to prohibit discrimination on the ground of a person's religious beliefs or religious activities and to prohibit public authorities and officials from subjecting faith-based institutions to detrimental treatment on the ground of faith; and for other purposes.

(Anti-Discrimination Amendment (Religious Beliefs and Religious Activities) Bill)

(Notice given 10 April 2018)

**2022. Mr Shoebridge to move—**

1. That this House notes that:
  - (a) on 24 March 2018, exactly one year out from the next state election, thousands of people from around New South Wales turned out in Sydney for the #Time2Choose rally which was led by First Nations people, and
  - (b) the thousands that gathered to support the rally understood we need to learn from, and respect, the lived experience and collective wisdom of First Nations people and their approach as custodians of this land.
2. That this House calls on the Government to do the same and respect the traditional custodians of this land, and their 60,000 years of lived experience protecting and preserving this continent.

(Notice given 10 April 2018—expires Notice Paper No. 166)

**2024. Mr Primrose to move—**

1. That this House notes that:
  - (a) the Independent Pricing and Regulatory Tribunal (IPART) "Review of the Local Government Rating System" is critical to reforming the revenue raising powers of councils, and to improving the adequacy and flexibility of councils' revenue base so they can better meet the needs of their local communities,



- (b) IPART handed the final report of this review to the Government in December 2016, but the Government has failed to publicly release the report, nor provide a response to the recommendations on the critical issues it considered, such as pensioner concessions, and the ever increasing levels of State Government cost shifting onto local councils,
  - (c) IPART's "Compliance and Red Tape Review" is also critical to local government as it examined ways to reduce the financial and administrative burden of complying with unnecessary and cumbersome State Government red tape, and
  - (d) IPART handed the final report of this Review to the NSW Liberal and Nationals Government in April 2016, but the Government has failed to publicly release the report, nor provide a response to the recommendations proposed by IPART.
2. That this House calls on the Premier and the Minister for Local Government to:
- (a) immediately release these two important reviews by IPART,
  - (b) provide a detailed Government response to each, and
  - (c) explain why the Government has kept these reviews hidden from both the Parliament and the citizens of New South Wales for such an extraordinarily long period of time.

(Notice given 10 April 2018—expires Notice Paper No. 166)

**2025. Live animal export industry:** resumption of the adjourned debate (17 May 2018) of the question on the motion of Mr Pearson:

- 1. That this House condemns the live animal export industry which has a forty year history of systemic animal cruelty causing suffering and death.
- 2. That this House notes that the recent Animals Australia expose of the extreme suffering of sheep confined on the Awassi Express by Emanuel Exports, highlights the ongoing national scandal of animal cruelty by the live export industry being:
  - (a) animals starving to death from inanition,
  - (b) animals dying from over-crowding, causing inability to access food and water,
  - (c) animals dying of heat stress from high temperatures due to climatic extremes,
  - (d) animals forced to stand in their own excrement for periods of up to a month, causing respiratory distress and blindness from ammonia fumes, and
  - (e) multiple and persistent breaches of Australian animal welfare laws.
- 3. That this House congratulates Faisal Ullah, the Awassi Express assistant navigator, for performing a brave and merciful act of public service by recording the scenes of misery and suffering of sheep aboard the ship.
- 4. That this House calls upon the Minister for Primary Industries, the Honourable Niall Blair to meet with the federal Minister for Agriculture to convey this House's deep disgust at the continued breaches of Australian animal cruelty laws and to advocate for a ban on live animal exports.

5. That this House call on the Government to prohibit the land transport of animals to New South Wales ports, or other States, for the purpose of boarding onto live export ships—Mr Veitch. (15 minutes)

Debate: 1 hour 35 minutes remaining.

**2033. Ms Walker to move—**

1. That this House notes that:
  - (a) on 22 March 2018, ABC 7.30 reported on water mining in the Tweed region and the conflict between the local community and the profit-driven, bottled water industry,
  - (b) the Tweed Water Alliance, representing members of the community concerned with the activity of water miners, has documented what appears to be over extraction of water from some licence holders in the region, and
  - (c) the water mining industry represents a significant strain on community resources, it produces significant plastic waste and the heavy trucks used to transport water damage local roads and infrastructure.
2. That this House calls on the Government to:
  - (a) immediately halt all water mining in the North Coast until these claims of over extraction have been investigated, in order to protect the water rights of the whole community of the Tweed, and
  - (b) commission a scientific study into water mining before further extraction, as Australia is the driest inhabited continent on Earth and this resource is too precious to lose.

(Notice given 10 April 2018—expires Notice Paper No. 166)

**2045. Mr Moselmane to move—**

1. That this House notes that:
  - (a) in March 2018 the New South Wales Parliamentary Research Service published a research paper entitled “Indigenous NSW: Findings from the 2016 Census”, highlighting key statistics and findings from the 2016 Census, and
  - (b) the researchers found that Aboriginal and Torres Strait Islander peoples continue to experience worse outcomes across a range of indicators compared to their non-indigenous counterparts.
2. That this House notes that whilst various efforts have been made to rectify this situation, structural disadvantage continues to persist, including in the following key areas:
  - (a) median weekly household income,
  - (b) home ownership,
  - (c) schooling, and
  - (d) unemployment, especially amongst youth.
3. That this House notes the good work of the New South Wales Parliamentary Research Service.

4. That this House notes that more is needed to be done to address the structural disadvantage that has maintained the gap between indigenous and non-indigenous Australians.

(Notice given 10 April 2018—expires Notice Paper No. 166)

**2048. Mr Moselmane to move—**

1. That this House notes that Wednesday 4 April 2018 marked the commencement of His Royal Highness the Prince of Wales and the Duchess of Cornwall's Royal Visit to Australia, beginning in Queensland, and then the Northern Territory.
2. That this House:
  - (a) thanks His Royal Highness the Prince of Wales for his continued friendship of Australia, and
  - (b) notes Mr Troy Bramston of The Australian received an official statement on 2 April 2018 from Clarence House which stated that "The Queen and The Prince of Wales have always made it clear that they believe the future of the Monarchy in Australia is a matter for the Australian people to decide".
3. That this House notes that the most recent polling suggests that more than half of all Australians surveyed would like Australia's next Head of State to be an Australian.

(Notice given 10 April 2018—expires Notice Paper No. 166)

**2051. Mr Franklin to move—**

1. That this House notes that:
  - (a) 25 April is ANZAC Day—Australia's most important national day of commemoration,
  - (b) 2014-2018 is the Centenary of ANZAC, marking 100 years since Australia's involvement in the First World War, and
  - (c) this year, 2018, marks 100 years since the end of the First World War.
2. That this House acknowledges and honours the:
  - (a) contribution, service, sacrifice and bravery of our original ANZACs at Gallipoli and during the First World War, and
  - (b) men and women who have defended our country in wars, conflicts and peacekeeping operations over the past century.
3. That this House recognises that communities across our country, both urban and regional, will come together to mark ANZAC Day with dawn services, marches and other community events in memory of those who sacrificed their lives for our country.
4. That this House encourages future generations to continue these ANZAC remembrance traditions in honour of those who have served our country, many of whom made the ultimate sacrifice.

(Notice given 11 April 2018—expires Notice Paper No. 167)

**2052. Dr Faruqi to move—**

1. That this House notes that:
  - (a) exactly a year out from the 2019 state election on Saturday March 24, thousands of people from across New South Wales joined the “Time to Choose” rally in Sydney, calling for an end to coal seam gas and coal mining and for investment in renewable energy,
  - (b) coal and coal seam gas mining is a key threat to land, water and biodiversity, and that under the Government’s land clearing laws, big mining companies no longer even have to locate biodiversity offsets, they can just pay into a fund, regardless of whether the environmental damage they cause can actually be offset, and
  - (c) mining companies can now “double dip” by generating biodiversity offset credits for the rehabilitation of mine sites, something they are required to do by law anyway, and that these credits can be used to offset their next mine or be sold to generate profit, leading to a net loss of biodiversity.
2. That this House calls on the Government to listen to the thousands of people who took part in the “Time to Choose” rally and protect our environment by stopping all new thermal coal and coal seam gas development and moving towards 100 per cent renewable energy.

(Notice given 11 April 2018—expires Notice Paper No. 167)

**2053. Mr Colless to move—**

1. That this House notes that:
  - (a) the NSW Food Authority takes all allegations of food contamination seriously, and
  - (b) the NSW Food Authority knows its responsibilities and when it should report a matter of public importance.
2. This House acknowledges:
  - (a) that food safety and public health is paramount in New South Wales, and
  - (b) the NSW Food Authority’s integrity in this area should not be undermined by attempts at political point scoring.

(Notice given 11 April 2018—expires Notice Paper No. 167)

**2058. Mr Field to move—**

1. That this House notes that:
  - (a) on 26 March the Colong Foundation for Wilderness, National Parks Association of NSW, Nature Conservation Council of NSW, Bob Brown Foundation and Blue Mountains Conservation Society co-hosted a successful community forum discussing the potential flooding of the Blue Mountains’ wild rivers as a result of plans to raise the Warragamba Dam wall,
  - (b) this community forum was a response to Government plans to raise the Warragamba Dam wall by 14 metres which will flood thousands of hectares of World Heritage listed Blue Mountains National Park and threaten the wild Kowmung River among others,

- (c) the precious, clear water of the Kowmung River flows straight into Sydney's drinking water supply and sustains the life of local native plants and animals in one of the most pristine wilderness areas of the state, and
  - (d) there is growing local concern about the impacts of raising the dam wall and how it will affect World Heritage values.
2. That this House:
- (a) commends the Colong Foundation for Wilderness and other conservation groups associated with the event in their efforts to raise public awareness of the threat to thousands of hectares of the Blue Mountains and world-significant wild rivers such as the Kowmung from plans to raise the Warragamba Dam wall,
  - (b) acknowledge the contribution of former Greens Leader Bob Brown and former Labor Environment Minister Bob Debus to the event in sharing their experience in environmental conservation campaigns including protecting wild rivers and the Blue Mountains World Heritage Area, and
  - (c) calls on the Government to abandon plans to raise the dam wall and save the Blue Mountains wild rivers.

(Notice given 11 April 2018—expires Notice Paper No. 167)

**2060. Dr Faruqi to move—**

1. That this House notes that:
- (a) on Palm Sunday, 30 March 2018, thousands of Australians joined rallies across New South Wales including in Sydney, Armidale, Ballina, Forster, Lennox Head, Newcastle and Wollongong to protest the Federal Government's inhumane refugee and asylum seeker policies, and
  - (b) marchers protested the bipartisan cruelty towards refugees from both Labor and the Coalition including indefinite offshore mandatory detention which the United Nations has said is illegal.
2. That this House calls upon the Australian Government to treat refugees humanely, bring those imprisoned in Nauru and Manus Island to Australia and stop the cruel practice of mandatory detention.

(Notice given 11 April 2018—expires Notice Paper No. 167)

**2063. Dr Faruqi to move—**

1. That this House notes that:
- (a) the Gaza Strip has been blockaded by Israel and Egypt since 2007, with Israel still effectively occupying Gaza by maintaining direct external control, including Gaza's air space, maritime space and six out of seven land crossings as well as establishing a no-go buffer zone within Palestinian territory,
  - (b) on 30 March 2018 tens of thousands of Palestinians marched to Gaza's border with Israel to protest the long-standing blockade of the enclave, during which, according to the Palestinian Health Ministry, 15 Palestinians were killed and more than 1,000 injured in clashes along the border when the Israeli Army opened fire on protesters, and

- (c) since 30 March 2018, at least ten more Palestinians have been killed, including journalist Yasser Murtaja.
2. That this House calls on the Government to call upon the Israeli Government to cease attacks on civilians and end the blockade of Gaza.

(Notice given 12 April 2018—expires Notice Paper No. 168)

**2065. Mr Field to move—**

1. That this House notes that:
- (a) on Saturday 24 March 2018, thousands of people from all walks of life marched through the streets of Sydney calling for a renewed focus on renewable energy and an end to coal seam gas and coal mining in New South Wales,
  - (b) the “Time to Choose” rally organised by The Wilderness Society, Nature Conservation Council of NSW, 350.org Australia and the Lock the Gate Alliance, sent a clear message to the Government that now is the time to stop talking about climate change and to take action to move to a renewable energy-powered New South Wales,
  - (c) the Government has committed to an aspirational target of zero emissions by 2050, but this is aspirational only with no plan to get there and with proposals for coal and gas mining remaining in the pipeline, and
  - (d) Asset Energy will commence seismic testing for offshore gas in the next week off the coast of Newcastle.
2. That this House calls on the Government to:
- (a) listen to the science, the economics and the community and transition New South Wales to renewable energy, and
  - (b) commit to no coal seam gas mining, no new coal mining and no offshore drilling in New South Wales.

(Notice given 12 April 2018—expires Notice Paper No. 168)

**2069. Dr Faruqi to move—**

1. That this House notes that:
- (a) Tasmania, the Australian Capital Territory and Queensland have passed laws to deregister vehicles with offensive and misogynistic slogans that fail to abide by decisions of the Advertising Standards Bureau,
  - (b) these bans were principally directed at Wicked Campers, which operates many vehicles with offensive, homophobic, sexist and provocative slogans,
  - (c) in justifying the reason why New South Wales had not made similar legislation, the Minister for Roads, Maritime and Freight, the Honourable Melinda Pavey MP stated that she had made a voluntary agreement with Wicked Camper Vans to remove offensive slogans,
  - (d) this voluntary agreement has clearly failed with a Wicked Camper Van still displaying an offensive phrase being spotted in Ballina and Port Macquarie, and
  - (e) the voluntary agreement clearly isn’t working.

2. That this House calls on the Minister for Roads, Maritime and Freight to take meaningful action on this issue and legislate to ban sexist and offensive slogans on vehicles, in line with bans in Tasmania, the ACT and Queensland.

(Notice given 12 April 2018—expires Notice Paper No. 168)

**2071. Dr Faruqi to move—**

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of passing of this resolution the following documents created since 1 April 2017 in the possession, custody or control of the Premier, the Department of Premier and Cabinet, the Minister for Planning, the Department of Planning and Environment, the Minister for WestConnex, the Minister for Roads, Maritime and Freight, Roads and Maritime Services, Sydney Motorway Corporation, The Treasury, the Treasurer, the Minister for Finance, Services and Property, and the Department of Finance, Services and Innovation:

- (a) all documents relating to the tender and sale process for the sale of the Sydney Motorway Corporation, and
- (b) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 12 April 2018—expires Notice Paper No. 168)

**2072. Mr Searle to move—**

1. That this House notes that:
  - (a) on 12 April 2018, this House ordered the production of the preliminary and final business case for the relocation of the Powerhouse Museum from Ultimo to Parramatta, and
  - (b) on 26 April 2018, the House received a return to order advising that no documents covered by the terms of the resolution are held by the Office of the Premier, Office of the Minister for Arts, Department of Planning and Environment, including Create NSW, Infrastructure NSW and the Department of Premier and Cabinet.
2. That this House notes that in April 2018, a document entitled the “Final Business Case Summary: Powerhouse Museum in Western Sydney” was published by Infrastructure New South Wales, which on page 2 states that “This document summarises the Final Business Case (the Business Case) for the proposed relocation of the Powerhouse to Parramatta” and on page 3 refers to a draft Business Case reviewed by Infrastructure NSW in February 2017.
3. That this House regards it as an affront to its essential function of scrutinising the workings of the executive government that the Government has failed to comply with the order of the House of 12 April 2018.
4. That this House censures the Leader of the Government as the representative of the Government in this House for the Government’s failure to comply with the order of the House of 12 April 2018.
5. That, under standing order 52, there be laid upon the table of the House by the appointed time for the meeting of the House on the day following the passing of this resolution the following documents in the possession, custody or control of the Premier, the Department of Premier and Cabinet, the Treasurer, NSW Treasury, the Minister for the Arts, Create NSW, the Minister for Planning, the Minister for the Environment, the Department of Planning and Environment or Infrastructure NSW:

- (a) the documents previously ordered by the House on 12 April 2018,
  - (b) the draft Business Case reviewed by Infrastructure NSW in February 2017 referred to on page 3 of the “Final Business Case Summary: Powerhouse Museum in Western Sydney” published by Infrastructure New South Wales, dated April 2018,
  - (c) the Final Business Case for the Powerhouse Museum in Western Sydney Project referred to on page 2 of the “Final Business Case Summary: Powerhouse Museum in Western Sydney” published by Infrastructure New South Wales, dated April 2018, and
  - (d) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.
6. That, should the Leader of the Government fail to table the documents in compliance with the resolutions of the House, this House orders the Leader of the Government to attend in his place at the Table at the conclusion of formalities on the next sitting day following the passing of this resolution to explain his reasons for continued non-compliance.

(Notice given 1 May 2018—expires Notice Paper No. 169)

**2073. Mr Searle 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 2016 in the possession, custody or control of Transport for NSW and the Minister for Transport and Infrastructure relating to the Sydney Light Rail project:

- (a) all documents referred to as the “Jock Murray” report, including but not limited to:
  - (i) draft “Gateway Review Report, Gate Health Check 3 – [In Delivery]”, dated 25 October 2016, the status of which was described on the front page as “DRAFT for Discussion 0.3”,
  - (ii) draft “Gateway Review Report, Gate Health Check 3 – [In Delivery]”, the status of which was described on the front page as “Draft for Agency Fact Checking Version 0.2”,
  - (iii) draft “Gateway Review Report, Health Check – In Delivery”, the status of which was described on the front page as “DRAFT for Discussion 0.4”,
  - (iv) draft “Gateway Health Check Report”, the status of which on the front page was described as “Preliminary Draft”, and
- (b) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 1 May 2018—expires Notice Paper No. 169)

**2074. Mr Searle to move—**

That this House recognises that:

- (a) 1 May is International Workers’ Day or May Day,
- (b) it is a celebration of working people promoted by the New South Wales, Australian and international labour movement, associated originally with the campaign to establish an 8-hour working day,
- (c) it is timely to reflect on the achievements of working people in relation to minimum wages, safer workplaces, workers’ compensation (although severely reduced in New South Wales), occupational superannuation and many other conditions now taken for granted as hallmarks of a decent and civilized society,



- (d) if not for unions, people working together to support each other, none of this would have occurred,
- (e) the biggest threat to workers' rights, however, is apathy, and
- (f) in the context of the current record low wages growth, the continuing scandal of wages theft and the continuing unacceptably high levels of workplace injuries and fatalities seen across the state and nation, it is more vital than ever that we recommit to achieving fairness in our workplaces and in our wider society.

(Notice given 1 May 2018—expires Notice Paper No. 169)

**2075. Mr Secord to move—**

That this House:

- (a) thanks New South Wales paramedics for the great work they do caring for our community every day,
- (b) acknowledges the Central Queensland University research stating that paramedics have the most dangerous job in Australia, with an injury rate double that of serving police officers,
- (c) notes that there have been 60 documented assaults on New South Wales paramedics so far this year,
- (d) supports the Health Services Union in their efforts to protect paramedics, and
- (e) calls on the Berejiklian Government to immediately introduce policies and plans to support and protect our State's paramedics.

(Notice given 1 May 2018—expires Notice Paper No. 169)

**2076. Mr Khan to move—**

That leave be given to bring in a bill for an Act to amend the Public Health Act 2010 to provide for safe access zones around reproductive health clinics at which abortions are provided.

(Public Health Amendment (Safe Access to Reproductive Health Clinics) Bill)

(This bill is co-sponsored by Mr Khan and Ms Sharpe)

(Notice given 1 May 2018)

**2077. Mr Donnelly to move—**

That, under standing order 52, there be laid upon the table of the House within 7 days of the date of passing of this resolution the following documents created since 1 January 2016 in the possession, custody or control of the Premier, the Department of Premier and Cabinet, the Minister for Family and Community Services, or the Department of Family and Community Services:

- (a) the final report and final draft report of the independent review of the out of home care system in New South Wales conducted by Mr David Tune AO PSM, and

- (b) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 1 May 2018—expires Notice Paper No. 169)

**2081. Mr Shoebridge to move—**

1. That this House notes that:
  - (a) 1 May is May Day, the International Workers Day, celebrating collective action, workers' rights and social justice,
  - (b) rights are only won when people come together to challenge the rules head on and without unions and collective action we wouldn't have the eight hour work day, sick leave, weekends or public holidays,
  - (c) successive Liberal governments have slashed penalty rates, abolished the right to strike, savaged workers compensation and established politicised Royal Commissions aimed at unions and working people, and
  - (d) with growing inequality and continuing attacks on workers' rights, supporting the right to engage in collective action is more important now than ever before.
2. That this House stands in solidarity with working people, supports the right to strike and endorses the May Day Rally being held on Sunday 6 May 2018.

(Notice given 1 May 2018—expires Notice Paper No. 169)

**2083. Mr Moselmane to move—**

1. That this House notes that:
  - (a) 1 May 2018 is International Workers Day, a day to celebrate the achievements of working people in Australia, and
  - (b) it is the union movement that brought every worker in New South Wales an eight hour working day, sick leave, meal and rest breaks, annual leave, penalty rates, maternity leave and equal pay for women – just to name a few achievements.
2. That this House acknowledges the annual May Day Toast this year is being held by the New South Wales Teachers Federation in celebration for their centenary year.
3. That this House calls on the Government to join with Labor in congratulating the broader Labour movement on these fantastic achievements for working people in New South Wales.

(Notice given 1 May 2018—expires Notice Paper No. 169)

**2084. Ms Walker to move—**

1. That this House notes that:
  - (a) since the announcement of the proposed new Tweed Hospital site at Cudgen Road, there has been concern expressed over the suitability of the site,
  - (b) on 26 April 2018, there was a community meeting to discuss the site of the hospital, which called for a new site to be chosen,

- (c) the land on the site is classified as state-significant farmland, because of the rich and fertile characteristics of the red soil on the Cudgen Plateau, and
  - (d) the community, in particular the local farmers, feel that the chosen site will be detrimental to the land and carries the risk of unleashing further development on the precious red soils of Cudgen.
2. That this House calls on the Government to listen to the concerns and desires of the Tweed community and immediately stop any development proposals or plans to develop on the Cudgen Road site.

(Notice given 1 May 2018—expires Notice Paper No. 169)

**2086. Mr Wong to move—**

That this House:

- (a) recognises there is an urgent need for New South Wales to reform the State's racial vilification laws, particularly the laws set out in section 20D of the Anti-Discrimination Act 1977, which have not led to a single successful prosecution in 30 years, despite examples of incitement to racial violence,
- (b) notes that in 2013, a cross-party parliamentary committee recommended that procedural changes be made to make 20D more effective, to which the government has failed to act,
- (c) notes that in 2016 a pledge was made by the Government that they would introduce a bill in 2017 to strengthen and streamline section 20D, but that the Government has done nothing yet to protect ethnic communities from being subjected to racial vilification,
- (d) acknowledges that the community, in particular the ethnic community in New South Wales, deserves to have the Government honour their promise to protect them from any unwarranted racial vilification,
- (e) acknowledges that all communities in New South Wales are entitled to acceptance, respect and equality, and our legislation should adequately reflect this, and
- (f) urges the Government to reaffirm their support for ethnic communities in New South Wales, and enhance a racially harmonious State by joining Labor in pledging to put partisanship aside in an attempt to get the broadest political coalition to deliver legislative reform.

(Notice given 1 May 2018—expires Notice Paper No. 169)

**2091. Mr Mookhey to move—**

That, under standing order 52, there be laid upon the table of the House within 7 days of the date of passing of this resolution the following documents in the possession, custody or control of the Premier, Department of Premier and Cabinet, the Treasurer, The Treasury, the Minister for Primary Industries, Minister for Regional Water, and Minister for Trade and Industry, Department of Industry, Water NSW, the Minister for Transport and Infrastructure, Infrastructure NSW, and the Minister for Resources, Minister for Energy and Utilities, and Minister for the Arts:

- (a) all versions of the business case for the Broken Hill Long-Term Water Supply Solution, and
- (b) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 1 May 2018—expires Notice Paper No. 169)

**2093. Dr Faruqi to move—**

1. That this House notes that:
  - (a) pill testing saves lives,
  - (b) the first successful pill testing trial was held at the ‘Groovin the Moo’ festival in Canberra on 29 April 2018,
  - (c) the pill testing trial was conducted by the STA-Safe consortium, consisting of the Australia Australian Drug Observatory, Noffs Foundation, DanceWize, Harm Reduction Victoria, Students for Sensible Drug Policies and Harm Reduction Australia with the endorsement of the Australian Capital Territory Government and ACT Policing,
  - (d) the Canberra trial saw 128 participants have 85 samples tested, 50 per cent of the pills had ‘other’ substances while 50 per cent were pure MDMA and two of the samples were potentially deadly, and
  - (e) in New South Wales, both the Government and the Labor Opposition do not support a pill testing trial in New South Wales.
2. That this House:
  - (a) congratulates the STA-Safe Consortium, the Australian Capital Territory Government and ACT Policing for conducting the first pill testing trial in Australia, and
  - (b) calls on the Government to allow pill testing trials to go ahead in New South Wales.

(Notice given 1 May 2018—expires Notice Paper No. 169)

**2097. Mr Field to move—**

1. That this House notes that:
  - (a) the International Early Childhood Symposium took place in Sydney from 20-22 April 2018,
  - (b) parliamentary panel sessions on Friday 20 April discussed the ambitions for the sector and how early childhood learning is key for happy and productive adult lives and a good society,
  - (c) conference keynote speaker Dr Laura Jana made a significant contribution about the importance of nurturing children and the science underpinning the value of early learning from birth,
  - (d) last month, early childhood educators across New South Wales and the nation took action for greater respect and fairer pay, and
  - (e) early childhood educators in New South Wales and across the country are paid significantly less than primary and secondary teachers, and as much as \$30,000 less than the average annual wage.
2. That this House call on the Government to:
  - (a) acknowledge early learning is the foundation for happy and productive adult lives and a good society,

- (b) recognise the significant contribution of early childhood educators and the valuable work they do educating children, supporting families, and shaping the future, and
- (c) support fair pay for educators in the early childhood sector.

(Notice given 1 May 2018—expires Notice Paper No. 169)

**2117. Dr Faruqi to move—**

1. That this House notes that:
  - (a) on Saturday 21 April 2018, hundreds of people gathered at the Civic Centre in Camden for a community meeting on the proposed Outer Sydney Orbital corridor,
  - (b) the community meeting was organised by the Outer Sydney Orbital Macarthur Action Group, and
  - (c) community members expressed serious concerns about the proposed corridor, including forced home acquisitions, air pollution and destruction of the environment, and the impact of a massive toll road, potentially four lanes in each direction, through well-established communities in the area.
2. That this House recognises the overwhelming community concern with the proposed Outer Sydney Orbital.
3. That this House calls on the Government to scrap plans for the Outer Sydney Orbital and bring back to the community options for an integrated transport plan with a heavy focus on improving public transport.

(Notice given 2 May 2018—expires Notice Paper No. 170)

**2119. Ms Walker to move—**

1. That this House notes that:
  - (a) the Victorian Government has just released a budget that will make TAFE courses free for tens of thousands of students,
  - (b) TAFE is the leader in skills training in Australia and essential to provide the jobs and skills we need for the future, and
  - (c) while the Victorian Government is investing in TAFE, this New South Wales Liberal-National Government is systematically gutting TAFE and destroying the future of vocational learning in our State.
2. That this House calls on the Government to immediately halt the destructive agenda of defunding, cutting jobs and selling campuses from our TAFE system and instead invest in this world-class institution.

(Notice given 2 May 2018—expires Notice Paper No. 170)

**2121. Dr Faruqi to move—**

1. That this House notes that:
  - (a) the Victorian Government has announced that from 1 January 2019 non-racing greyhounds will no longer require mandatory muzzling, joining the Australian Capital Territory which removed muzzling requirements in June 2017,
  - (b) mandatory muzzling of greyhounds in public perpetuates the myth that greyhounds are inherently dangerous and this in turn drives down adoption rates,
  - (c) the RSPCA has called for the repeal of all breed specific legislation and for any muzzling requirement to be based on the behaviour of the individual dog,
  - (d) with the New South Wales Government choosing to reinstate greyhound racing and failing to introduce a breeding cap, more greyhounds than ever need to be rehomed, and
  - (e) it has been more than a year since the Government accepted the Greyhound Industry Reform Panel recommendation to remove muzzling requirements for greyhounds that are pets but there has still been no action.
2. That this House:
  - (a) supports the Greyhound Industry Reform Panel recommendation to remove muzzling requirements for greyhounds that are pets, and
  - (b) calls on the Government to expedite efforts to urgently remove muzzling requirements for greyhounds that are pets.

(Notice given 2 May 2018—expires Notice Paper No. 170)

**2123. Mr Pearson to move—**

1. That this House commends the Honourable Jason Wood, Member of the House of Representatives, and Senator Lisa Singh, for their bipartisan collaboration in gaining Federal parliamentary support for an inquiry into the rhinoceros horn and ivory trade through the Federal Parliamentary Joint Committee on Law Enforcement.
2. That this House notes that the Federal Parliamentary Joint Committee on Law Enforcement will examine the legal and administrative arrangements for ensuring Australia's compliance with its obligations under the Convention on International Trade in Endangered Species of Wild Fauna and Flora to restrict the trade in elephants and rhinoceroses, and in particular:
  - (a) the incidence of importing elephant ivory and rhinoceros horn and the adequacy of screening,
  - (b) the involvement of organised crime groups in importing and exporting ivory and rhinoceros horn,
  - (c) the effectiveness of current monitoring and regulation,
  - (d) arrangements with auction houses and other brokers to prevent illegally imported elephant ivory and rhinoceros horn being sold in Australia,
  - (e) engagement by Australian law enforcement agencies to address the illegal trade in elephant ivory and rhinoceros horn,
  - (f) the effectiveness of measures, models and legislation adopted in other jurisdictions to address the trade in elephant ivory and rhinoceros horn, and

- (g) supporting efforts to close domestic markets for elephant ivory and rhinoceros horn products.
- 3. That this House acknowledges and gives thanks to Donalea Patman of “For the Love of Wildlife”, “Nature Needs More” and Gordon Consulting NZ for their tireless campaigning in raising the issue of the illegal trade in ivory and rhinoceros horn.

(Notice given 2 May 2018—expires Notice Paper No. 170)

**2135. Dr Faruqi to move—**

- 1. That this House notes that:
  - (a) the live exports trade has been exposed yet again for its brutality and animal cruelty,
  - (b) Faisal Ullah, a young Pakistani trainee navigator, along with Animals Australia and 60 Minutes, has bravely exposed the brutal live export trade, this time showing the cruel death of thousands of sheep on the carrier Awassi Express,
  - (c) the barbaric cruelty suffered by animals in the live export chain is not uncovered by the industry or government officials, but by independent investigations and animal welfare investigators who some in this house would seek to criminalise, and
  - (d) the live export industry refuses to abide by even basic animal welfare requirements.
- 2. That this House congratulates Mr Faisal Ullah and Animals Australia for exposing animal cruelty in the live export trade.
- 3. That this House calls on the Australian Government to ban live exports.

(Notice given 3 May 2018—expires Notice Paper No. 171)

**2139. Ms Walker to move—**

- 1. That this House notes that:
  - (a) a person with a disability has a right to have access to all public places including footpaths, hospitals, educational institutions, parks, swimming pools, public toilets, Government-run services and pedestrian malls,
  - (b) the Disability Discrimination Act 1992 makes it against the law for public places to be inaccessible to people with a disability,
  - (c) examples of practical changes which can be implemented in public places to improve access for people with a disability include the installation of access ramps, provision of tactile and audible signals and widening of pathways, and
  - (d) despite all this, we still do not have sufficient disability access in this very Chamber – with the public gallery unable to be accessed by a wheelchair.
- 2. That this House calls on the Government to commit to meaningfully improving disability access across New South Wales, including right here in the Legislative Council chamber.

(Notice given 3 May 2018—expires Notice Paper No. 171)

**2141. Dr Faruqi to move—**

1. That this House notes that:
  - (a) at least ten thousand people have been killed in the war in Yemen, including thousands of civilians killed by airstrikes from the international coalition led by Saudi Arabia since March 2015,
  - (b) the current humanitarian situation in Yemen is desperate, with more than 3 million people displaced from their homes and 22.2 million (out of a population of 27.5 million) reliant on humanitarian assistance and the United Nations has called the situation in Yemen “the worst man-made humanitarian crisis” in the world, and
  - (c) Australian companies are profiting from the war, with the Department of Defence approving four military shipment exports to Saudi Arabia in 2017.
2. That this House calls on the Australian Government to:
  - (a) call on the all sides to stop the killing of civilians in Yemen, and
  - (b) ban the export of military equipment to participants of the war in Yemen.

(Notice given 3 May 2018—expires Notice Paper No. 171)

**2142. Mr Martin to move—**

1. That this House notes that:
  - (a) on Thursday 26 April 2018 the Central Coast Food Futures Forum was held at Mingara Recreation Club at Tumbi Umbi,
  - (b) the event was part of the Central Coast Food Innovation initiative which aims to grow the food industry of the Central Coast,
  - (c) the food industry in New South Wales contributes \$113 billion to the economy, which represented 24 per cent of state GDP last year and is composed of 55,000 businesses across New South Wales,
  - (d) the Central Coast Food Innovation Initiative has six strategic regional initiatives to support this aim:
    - (i) development of a world-leading Food Innovation Centre,
    - (ii) business development and attraction projects including establishment of supply chain partnerships, formation of transport and logistics hubs, and creation of tourism and hospitality venues,
    - (iii) enhancement of research and development capabilities,
    - (iv) skill development in this sector,
    - (v) creation and positioning of the Central Coast as a Food Destination,
    - (vi) focus on nutrition and welfare, and
  - (e) a number of the goals of the food innovation initiative has been included in the Central Coast Regional Plan 2036.
2. That this House congratulates Regional Development Australia Central Coast, Central Coast Industry Connect, the University of Newcastle, the Newcastle Institute for Energy and Resources, regional industry groups and regional stakeholders from industry, education and Government on this important strategic regional initiative to drive economic growth on the Central Coast.

(Notice given 3 May 2018—expires Notice Paper No. 171)



**2147. Mr Shoebridge to move—**

1. That this House notes:
  - (a) on 2 May 2018 First Nations activists and elders led by Fighting in Resistance Equally (FIRE) met in the Jubilee Room of the New South Wales Parliament to call for a radical overhaul of what can only be called a systemically racist criminal justice system,
  - (b) since this Liberal National government was elected in 2011, they have directly overseen a 75 per cent increase in the number of Aboriginal people held in jail on remand because they have been refused bail, and
  - (c) whether it is broken bail laws, excessive discretionary policing or new and harsher criminal offences, this Parliament has passed laws that have directly contributed to Aboriginal people being the most incarcerated people in the world.
2. That this House endorses Fighting In Resistance Equally (FIRE'S) Parliamentary Declaration adopted on 2 May to:
  - (a) abolish the racially biased Suspect Target Management Plan that puts Aboriginal young people on a secret police watchlist,
  - (b) immediately release all Aboriginal prisoners currently held on remand for non-violent offences, and
  - (c) establish an immediate review into the cases of all Aboriginal People held in New South Wales jails.

(Notice given 3 May 2018—expires Notice Paper No. 171)

**2149. Ms Walker to move—**

1. That this House notes that:
  - (a) serious erosion along the banks of the Murray River near Barmah-Millewa Forest is now at such a critical state that large areas of this precious river red gum forest are at risk of being flooded,
  - (b) this erosion is caused by the management of the Murray River as an irrigation system, which places constant pressure on the banks and does not allow them to recover,
  - (c) flooding of this area would mean the loss of large areas of this forest, including huge numbers of the iconic river red gum trees, and
  - (d) large scale remediation is desperately needed, but timber that should be used for this work has been allocated to sawmills by the National Party, and is being chopped into firewood and shipped down to be burnt by the people of Melbourne.
2. That this House calls on the Government to immediately take steps to stabilise the river bank and ensure that our precious river red gums forests are not lost to flooding.

(Notice given 3 May 2018—expires Notice Paper No. 171)

**2151. Mrs Maclaren-Jones to move—**

1. That this House notes:
  - (a) the importance of providing world class cultural and educational facilities in Western Sydney, and that in 2016-17 arts and culture added over \$16.3 billion to the New South Wales economy, and
  - (b) that the new Powerhouse Museum to be built in Parramatta will be the first major cultural institution to be based in Western Sydney.
2. That this House notes the Leader of the Opposition's commitment to support the Government's relocation of the Powerhouse Museum to Parramatta, through comments made during his address to the Western Sydney Leadership Dialogue in 2016.
3. That this House calls on the member for Granville, Julia Finn, MP to:
  - (a) stand with the residents of Western Sydney and support the relocation of the Powerhouse Museum to Parramatta, and
  - (b) apologise to the people of Granville for attempting to deny them of world class cultural and education facilities.
4. That this House condemns the Labor Party for refusing to support key projects in Western Sydney including the Sydney Metro South West, the relocation of the Industrial Relations Commission from Sydney CBD to Parramatta, the upgrade of ANZ Stadium, and now the relocation of the Powerhouse Museum to Parramatta.
5. That this House condemns the Leader of the Opposition for breaking his promise to the people of Western Sydney.

(Notice given 3 May 2018—expires Notice Paper No. 171)

**2159. Mr Secord to move—**

1. That this House notes that:
  - (a) North Coast dairy cooperative Norco receives more than 222 million litres of milk a year from 215 farms and exports to new markets in Asia including China, and
  - (b) Norco employs 830 staff and has been a co-operative for more than 110 years on the State's North Coast.
2. That this House:
  - (a) condemns the Liberal-National State Government for terminating its long-running contract with Norco to supply milk to 16 northern New South Wales hospitals,
  - (b) expresses regret that National State MPs have failed to stop the termination of the contract, and
  - (c) calls on the Health Minister the Honourable Brad Hazzard MP to immediately reverse the decision and support New South Wales dairy producers.

(Notice given 15 May 2018—expires Notice Paper No. 172)

- \* **2160. Anti-Discrimination Amendment (Religious Freedoms) Bill 2018:** resumption of the adjourned debate of the question on the motion of Revd Mr Nile: That this bill be now read a second time (5 calendar days from 24 May 2018)—Mrs Maclaren-Jones. (20 minutes)

**2163. Mr Shoebridge to move—**

1. That this House notes that:
  - (a) international media has reported that dozens of unarmed protesters have been killed at the Gaza border by Israeli forces,
  - (b) more than 2,700 protesters were injured, many by IDF officers shooting live bullets into crowds of protesters, and
  - (c) the protests followed the relocation of the United States Embassy to Jerusalem as a way of marking the 70th anniversary of the creation of Israel and the Nakba.
2. That this House recognises that:
  - (a) 70 years ago the Palestinian people had their lands forcibly taken from them, and have since endured dispossession, oppression, bombings and killings, and
  - (b) Nakba Day also known as the Day of the Catastrophe is commemorated on 15 May.
3. That this House notes with concern that:
  - (a) the Australian Government has so far refused to condemn the Israeli state-sanctioned violence, and
  - (b) the silence of the Australian and other Western Governments empowers those in Israel seeking further violence and further damages the prospects of a just peace where Israel and Palestine can co-exist within safe and secure UN recognised borders.
4. That this House recognises the fundamental importance of the right to protest, and in particular the right of the Palestinian people to demand their internationally recognised human rights, including self-determination and the right of return.

(Notice given 15 May 2018—expires Notice Paper No. 172)

**2166. Mr Buckingham to move—**

1. That this House notes that:
  - (a) the state of California has decided to mandate that almost all new homes must be fitted with solar panels after 1 January 2020,
  - (b) the mandate will result in cheaper electricity bills for households, reduced need to invest in transmission infrastructure and lower greenhouse gas emissions, and
  - (c) the new mandate is part of California's effort to cut greenhouse gas emissions by 40 per cent by 2030.
2. That this House calls on the Government to adopt a similar mandate for new dwellings and commercial premises constructed in New South Wales.

(Notice given 15 May 2018—expires Notice Paper No. 172)

**2167. Mr Farlow to move—**

1. That this House notes that:
  - (a) on 5 April 2018 the Autism Spectrum Australia (Aspect) annual awards night was held in Sydney, and
  - (b) a number of people were in attendance at the event including Mr John Doyle AM, Aspect patron, Mrs Julie Hamblin, Aspect Chair, Mr Adrian Ford, Aspect Chief Executive Officer, Ms Clare Brown, Club Weld participant, as well as the Honourable Scott Farlow MLC representing the Minister for Multicultural Affairs and Disability the Honourable Ray Williams MP, who launched the event highlighting the significant achievements of the Autism Community.
2. That this House notes that:
  - (a) the annual awards is now in its 12th year and aims to celebrate the achievements of people within the autism community,
  - (b) the awards night is recognised as being a unique way to highlight the achievements of those living with autism, with the ceremony shifting focus to the achievements and creativity rather than the negatives of the disorder, and
  - (c) the awards recognise contributions that are providing inspiration, outstanding support or are addressing significant issues that affect people on the autism spectrum.
3. That this House acknowledges and congratulates:
  - (a) the tireless efforts and work conducted by Adrian Ford, CEO of Aspect, Julie Hamblin Chair of the Aspect Board, and John Doyle AM master of ceremonies in organising and hosting the event, and
  - (b) the winners of the awards including Kiara Summers, winner of the David Foster Appreciation Award, Sandeep Joshi winner of the Above and Beyond Award, Matt Ormiston winner of the Parent Carer of the Year, Uluru (Nathan) Phillips winner of the Inspiration Award for Individual Achievement (Youth) and Dane Waites winner of the adult category of the Individual Achievement Award.

(Notice given 15 May 2018—expires Notice Paper No. 172)

**2169. Mr Shoebridge to move—**

1. That this House notes:
  - (a) on Tuesday 15 May 2018 a proposal was presented to the Minister for Local Government with the signatures of 3,029 Pittwater residents calling for the former Pittwater Council to be reinstated,
  - (b) Pittwater Council was forcibly amalgamated by the Liberal National Government despite 89 per cent of the community wanting to remain independent, and
  - (c) Pittwater Council provided essential local representation and environmental protections for its residents and was financially fit.
2. That this House congratulates Pittwater residents who are bravely standing up to this undemocratic government and campaigning to get their local council back.
3. That this House calls on the Government to restore local democracy to all communities and immediately wind back all forced amalgamations.

(Notice given 15 May 2018—expires Notice Paper No. 172)

**2171. Mrs Houssos to move—**

1. That this House notes that:
  - (a) women spend in the order of \$10,000 on tampons and feminine hygiene products during their lifetime, or over \$200 a year, and
  - (b) New South Wales is one of the only states or territories that does not support the removal of what is known as the “tampon tax”.
2. That this House acknowledges that women should not be taxed on essential items which enable them to live, work and participate fully in our community.
3. That this House recognises that there is currently a list of health goods that are GST exempt and that:
  - (a) this list includes sunscreen, nicotine patches and condoms, and
  - (b) despite being an essential item, tampons and other feminine hygiene products are not included on this list.
4. That this House congratulates Federal Shadow Treasurer Chris Bowen MP for his recent announcement that a future Labor Government will remove the GST from tampons and other sanitary items.
5. That this House recognises that this outdated tax on women needs to end and calls on Premier Berejiklian to follow Labor’s policy and agree to scrap the GST on tampons and other sanitary items.

(Notice given 15 May 2018—expires Notice Paper No. 172)

**2172. Mr Shoebridge to move—**

1. That this House notes:
  - (a) young Aboriginal people facing criminal proceedings in our courts often face significant barriers to justice not faced by their non-Aboriginal peers, and
  - (b) structural issues including lack of funding of legal services as well as travel and accommodation costs contribute to Aboriginal young people being treated more harshly for similar offending.
2. That this House notes with concern that:
  - (a) young Aboriginal people often face pressure to plead guilty if they have moved away from the court where criminal proceedings were first commenced, and
  - (b) amongst the disadvantages faced by young Aboriginal people is that they often don’t have the financial capacity to travel back to court for a defended hearing; they are often encouraged, indeed forced, to plead guilty.
3. That this House urges the Attorney General to undertake a review with a view to providing greater resources to young Aboriginal people facing criminal proceedings in our courts.

(Notice given 15 May 2018—expires Notice Paper No. 172)

**2174. Mr Graham to move—**

1. That this House notes the recent Government request that the new Australian Space agency be headquartered in New South Wales.
2. That this House calls on the Government to:
  - (a) add space to the list of priorities in high-tech manufacturing alongside Defence,
  - (b) seek an urgent report from the acting Chief Scientist as to the opportunities for New South Wales to join in the national effort, and
  - (c) seek advice as to potential launch sites that might be attractive to private operators.

(Notice given 15 May 2018—expires Notice Paper No. 172)

**2175. Mr Shoebridge to move—**

That this House:

- (a) notes the proposal by Port Stephens Council to grant rate relief to residents affected by the PFAS pollution in and about Williamtown,
- (b) accepts that residents whose properties are impacted by PFAS pollution are deserving of assistance including rates relief, and
- (c) commits the State Government to working with the Federal Government to ensure that the rate relief is paid for by State and Federal Governments and not by other local residents through their local council.

(Notice given 15 May 2018—expires Notice Paper No. 172)

**2176. Mrs Maclaren-Jones to move—**

1. That this House notes that:
  - (a) there are 95,000 Justices of the Peace in New South Wales, and that 2,425 of them will have surpassed 50 years of service in 2018,
  - (b) on 1 May 2018, a commemorative ceremony was held at the Parliament of New South Wales to acknowledge the 161 Justices of the Peace who have been serving the community since taking their oaths between July and December 1967,
  - (c) together these Justices of the Peace have delivered a combined 8050 years of service, helping the community at key milestones in their life including applying for a passport, buying a house or accessing superannuation,
  - (d) the youngest Justice of the Peace commemorated was 70-year-old Karolann Warby from Pittwater, while the oldest was 95-year-old Russell Stevenson from Albury, and
  - (e) the Pittwater electorate has seven JPs celebrating 50 years, the most of any electorate in New South Wales.

2. That this House thank the 161 volunteers who have served their communities tirelessly for over 50 years as Justices of the Peace.

(Notice given 15 May 2018—expires Notice Paper No. 172)

**2180. Mr Farlow to move—**

1. That this House notes:
  - (a) that on Saturday 14 April 2018 the Korean War Memorial Peace Concert was held at Sydney Town Hall, and
  - (b) that a number of attendees were present at the event including:
    - (i) Republic of Korea Minister of Patriots and Veterans Affairs, Pi Woojin,
    - (ii) Consul-General Yoon Sangsoo of the Republic of Korea,
    - (iii) Patriotic Cultural Association chairman Lim Wookun,
    - (iv) The Hon Victor Dominello MP, Minister for Finance, Services and Property,
    - (v) The Hon David Clarke MLC,
    - (vi) Mr Damien Tudehope MP Member for Epping,
    - (vii) Ms Jodi McKay MP,
    - (viii) Rear Admiral (Retd) Ian Crawford, National President of Australian Council of Korea Veterans Associations,
    - (ix) Cr Gulian Vaccari Mayor of Strathfield Council,
    - (x) The Hon Scott Farlow MLC representing the Minister for Multiculturalism, the Hon Ray Williams MP.
2. That this House notes:
  - (a) that the Korean War began on 25 June 1950 when North Korea invaded South Korea following a series of clashes along the border,
  - (b) the United Nations, with the United States as the principal force, came to the aid of South Korea,
  - (c) immense sacrifices were made by veterans of both Australian and Korean nationalities on the battlefield during the War,
  - (d) more than 17,000 Australians served during the Korean War, of whom 340 were killed and more than 1,216 wounded, and a further 29 became prisoners of war,
  - (e) more than 66,000 residents in New South Wales claim Korean Ancestry with many making Sydney their home, and
  - (f) the Korean community is young and almost 70 per cent of Korean-born people in New South Wales are under 45 meaning many do not recall the events of the war.
3. That this House acknowledges that more than 60 Australian Veterans were present at the event, as well as the Peace Ambassadors Orchestra and Seocho Philharmoniker BAE Jonghoon, artistic director and conductor and all contributing artists that ensured the concert was a success.

(Notice given 15 May 2018—expires Notice Paper No. 172)

**2183. Mrs Maclaren-Jones to move—**

1. That this House notes that:
  - (a) as part of International Nurses and Midwives Day celebrations, the Western Sydney Local Health District hosted its annual Nursing and Midwifery Awards, on Tuesday 8 May 2018 at the Muirfield Golf Club, and
  - (b) the awards ceremony recognised nurses and midwives who have demonstrated excellence in clinical practice and a continued dedication to improvement to patient care.
2. That this House notes that those who attended the awards ceremony included:
  - (a) Mr Mark Taylor MP, member for Seven Hills, and
  - (b) the Hon. Natasha Maclaren-Jones MLC, representing the Hon. David Elliott MP, member for Baulkham Hills.
3. That this House congratulates all award recipients:
  - (a) Ms Danielle Martin, Auburn Hospital District Award,
  - (b) Ms Raylee Turner, Auburn Hospital District Award,
  - (c) Ms Lesley Jack, Blacktown and Mount Druitt Hospital District Award,
  - (d) Ms Jan Gatti, Blacktown and Mount Druitt Hospital District Award,
  - (e) Ms Carol Dene, Integrated and Community Health Award,
  - (f) Ms Anna Esdaile, Integrated and Community Health Award,
  - (g) Ms Elissa Yoo, Mental Health Award,
  - (h) Mr David Gollan, Mental Health Award,
  - (i) Ms Lana Sengstock, Westmead District Award,
  - (j) Ms Kate Gillis, Westmead District Award,
  - (k) Ms Collete Cole, Research Award,
  - (l) Ms Sian Bramwell, Research Award,
  - (m) Ms Margaret Murphy, Research Award,
  - (n) Ms Karen Hazel Raine, Research Award, and
  - (o) Ms Suzanne Stevens, Western Sydney Local Health District Award.

(Notice given 15 May 2018—expires Notice Paper No. 172)

**2190. Ms Waker to move—**

1. That this House notes that:
  - (a) on 8 May 2018, a public meeting about the koala crisis in New South Wales was held in Lismore with the Lismore Greens, former CEO of the Environmental Defenders Office, Sue Higginson and koala expert Dr Steve Phillips,



- (b) in the last 20 years, koala populations have plummeted by 50 per cent on the New South Wales North Coast due to land clearing, logging and overdevelopment, and
  - (c) the meeting supported my previous calls in this place for the Government to release the submissions to their Koala Strategy.
2. That this House calls on the Government to immediately release the 4,080 submissions that were received by the Government to develop the New South Wales Koala Strategy.

(Notice given 16 May 2018—expires Notice Paper No. 173)

**2191. Mr Mookhey to move—**

1. That this House notes:
- (a) the average waiting time for urgent elective surgery in the Western New South Wales Local Health District is now 50 per cent longer than the state average,
  - (b) the average waiting times for urgent, semi-urgent and non-urgent elective surgery at Dubbo Base Hospital have increased by between 11 and 70 per cent since this quarter last year, and
  - (c) patients waiting for ear, nose and throat surgery saw the largest increase in average waiting times, which jumped by 112 days to reach 295 days.
2. That this House notes it was reported that the Minister for Health said waiting times at Western New South Wales hospitals cannot be compared to an average that includes results from major metropolitan hospitals.
3. That this House supports the right of every person in New South Wales to quality healthcare, regardless of geography.

(Notice given 16 May 2018—expires Notice Paper No. 173)

**2194. Mr Graham to move—**

1. That this House notes that:
- (a) That the current discount rate that is applied to estimate the future benefit of infrastructure investments is 7 percent after inflation.
  - (b) That this rate has not changed since at least 1989.
  - (c) That a high discount rate will tend to diminish projected future benefits of an investment.
  - (d) That the accepted proxy for the risk free rate of return, the ten year Commonwealth Bond rate at that time was 6.8 per cent in real terms, in 2017 it was 0.8 per cent.
2. That this House calls on Treasury to review the current discount rate to ensure that it is set at an appropriate level.

(Notice given 16 May 2018—expires Notice Paper No. 173)

**2198. Mr Field to move—**

1. That this House notes that:
  - (a) marine scientists from the University of Tasmania, in conjunction with the Nature Coast Marine Group, have been conducting research on the South Coast of New South Wales to assess the impacts of sea urchins on the local marine ecosystem,
  - (b) this research is vital as numbers of urchins across the New South Wales marine estate are reported to be increasing at an alarming rate,
  - (c) higher than usual urchin numbers cause kelp beds to collapse and strip reefs bare of vegetation, causing what is referred to as “urchin barrens”, and
  - (d) these urchin barrens are devoid of the necessary habitat and food that allow marine life in the New South Wales marine ecosystem to thrive.
2. That this House calls on the Government to:
  - (a) recognise the urgent and rising threat of urchin barrens in the current Threat and Risk Assessment process under the New South Wales Marine Estate Management Strategy, and
  - (b) allocate specific funding for research on the impacts and density of urchins in the New South Wales marine estate.

(Notice given 16 May 2018—expires Notice Paper No. 173)

**2202. Mr Pearson to move—**

That this House:

- (a) congratulates the passionate and dedicated work undertaken by thirteen-year-old Gemma-Grace Krogh of Gosford in founding the wildlife advocacy group Save Our Wildlife,
- (b) notes that Save Our Wildlife is a grassroots campaign with a goal of saving Australian wildlife through advocacy and education programs,
- (c) commends Gemma-Grace Krogh for also initiating a campaign titled Change Lives, Uncage Chickens known as CLUC, and
- (d) notes that CLUC was established to advocate for banning battery cages and to improve labelling for free range eggs.

(Notice given 16 May 2018—expires Notice Paper No. 173)

**2204. Mr Secord to move—**

I give notice that this House calls on The Nationals Member of the Legislative Council, the Honourable Ben Franklin MLC to make immediate representations to the Minister for Health, the Honourable Brad Hazzard, MP, to restore the Norco milk contracts.

(Notice given 16 May 2018—expires Notice Paper No. 173)

**2206. Mr Farlow to move—**

1. That this House notes that:
  - (a) on 5 and 6 May 2018, the Sydney Korean Festival was held in Tumbalong Park, Darling Harbour, and
  - (b) a number of dignitaries were present at the event including the Minister for Multicultural Affairs, the Honourable Ray Williams MP, the Honourable Victor Dominello MP Minister for Finance, Services and Property, Mr Sangsoo Yoon Consulate General of South Korea, Mr Damien Tudehope MP Member for Epping, the Honourable Ernest Wong MLC, Ms Jodi McKay MP Member for Strathfield, Mr Byungsoo Ryu, Mr Seung Kook Baek, Clr Robert Kok, Dr Frank Alafaci, Mr Suckjoon Song, Mr Don Ko, Chairman of the Australia Korea Culture and Arts Incorporated and the Honourable Scott Farlow MLC representing the Premier the Honourable Gladys Berejiklian MP.
2. That this House notes that:
  - (a) the Sydney Korean Festival is marking its 7th year of operation, and that the festival is one of the largest Korean Cultural festivals in Sydney which celebrates Korean culture, history, and its integration with the wider Australian community,
  - (b) traditional Korean games such as Tuho (pitch-pot), Jeggichagi as well as Paeng-I (spinning top) making and Gomusin (traditional Korean Shoes) making were also offered at the festival to engage and educate patrons of non-Korean ancestry in festive arts and crafts, and
  - (c) events such as the Sydney Korean Festival highlight the multi ethnic state that New South Wales has developed into and demonstrates the benefits of being such an inclusive society.
3. That this House acknowledges the tireless efforts and work conducted by the Korean Cultural Centre Australia and Australia Korea Culture and Arts incorporated including Mr Don Ko, Ms Sojeong Park and Ms Hyunju Park.

(Notice given 17 May 2018—expires Notice Paper No. 174)

**2209. Mr Farlow to move—**

1. That this House notes that:
  - (a) the Tamil Senior Citizens Association in Strathfield has more than 800 active local members, aiming to engage with members of the local community,
  - (b) on 8 May 2018, the Minister for Multicultural Affairs, the Honourable Ray Williams MP, Clr Gulian Vaccari, Mayor of Strathfield and the Honourable Scott Farlow MLC Parliamentary Secretary to the Premier visited the association in Strathfield, and
  - (c) on behalf of the Government, the Honourable Ray Williams MP announced funding of \$3,000 to contribute to the ongoing function and support of the organisation.
2. That this House notes that:
  - (a) the seniors association hosts weekly games such as cricket, chess and table tennis aimed at engaging with members in the community, runs yoga and art classes as well as celebrating Tamil, Christian and Hindu events throughout the year,

- (b) organisations such as the Tamil Seniors make a huge difference in everyday lives around the local community, and that the association has grown significantly since it began in 1993 due to the continued support of the community of Strathfield, and
  - (c) there are over 73,000 Tamils in Australia of which over 1,000 currently reside in the greater Strathfield area, while many Tamils are of Sri Lankan, Indian and Malaysian descent and many have made New South Wales their permanent home.
3. That this House acknowledges the tireless efforts and work conducted by members of the executive including A.Sivathondan, President, and the members of the association who continue to utilise the vital services and support offered by the association.

(Notice given 17 May 2018—expires Notice Paper No. 174)

**2210. Dr Faruqi to move—**

1. That this House notes that:
- (a) residents in Western Sydney, along the proposed Bells Line of Road – Castlereagh Connection Corridor are extremely concerned about the Government’s plans to put a motorway through their communities,
  - (b) people have expressed serious concerns about forced home acquisitions, air pollution and destruction of the environment, and the overall impact of a massive toll road through well-established communities in the area,
  - (c) the proposed corridor has the potential to greatly increase road freight through the Blue Mountains, via the Bells Line of Road, and
  - (d) there are significant environmental concerns, including that the proposed motorway will go right alongside the Wianamatta Regional Park and at its closest point the Greater Blue Mountains World Heritage Area is just 150 metres from the proposed motorway at Kurrajong Heights.
2. That this House recognises the overwhelming community concern with the proposed Bells Line of Road – Castlereagh Connection Corridor.
3. That this House calls on the Government to genuinely engage with the community and scrap plans for the Bells Line of Road – Castlereagh Connection Corridor, and to develop an integrated transport plan with a heavy focus on improving public transport and putting freight on rail.

(Notice given 17 May 2018—expires Notice Paper No. 174)

**2214. Dr Faruqi to move—**

1. That this House notes that:
- (a) documents obtained by Humane Society International showed that the Government’s “Biodiversity Offsets Policy for Major Projects” was found by Federal Government Environment experts to be significantly weaker than the national standards and did not adequately consider the risk of relying on offsets to protect biodiversity,
  - (b) despite not meeting national standards, the Federal Government still accredited the offset policy under the “one stop shop” approvals, and
  - (c) that the NSW Biodiversity Offsets Policy for Major Projects, despite its significant flaws like allowing double dipping for mining companies as well as allowing merely a payment

into a fund in lieu of real offsets formed the basis of the widely discredited Biodiversity Assessment Method that is now in effect.

2. That this House acknowledges that biodiversity offsetting is a complete scam and leads to net environmental destruction.

(Notice given 17 May 2018—expires Notice Paper No. 174)

**2218. Mr Secord to move—**

1. That this House expresses its disappointment that the Premier, the Honourable Gladys Berejiklian, MP and the Minister for the Arts, the Honourable Don Harwin, MLC continue to lose major arts events to other States including the glittering television awards, the Logies to Queensland and, as announced on 22 May, the renowned Helpman Awards to Victoria.
2. That this House calls on the Berejiklian Government to immediately put a stop to the cultural heist by other States which the industry fears will continue soon with the Australian premiere of “Hamilton” going to Victoria.

(Notice given 22 May 2018—expires Notice Paper No. 175)

**2222. Mr Brown 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 2015 in the possession, custody or control of Minister for Roads, Maritime and Freight, Roads and Maritime Services, the Minister for Transport, Transport for NSW, the Minister for Western Sydney, the Premier and the Department of Premier and Cabinet:

- (a) all documents relating to the Bells Line of Road – Castlereagh Connection Corridor, and
- (b) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 22 May 2018—expires Notice Paper No. 175)

**2225. Mr Shoebridge to move—**

1. That this House notes that:
  - (a) on 14 May 2018, 60 Palestinian protesters in Gaza were killed, and thousands more injured, by Israeli defence forces, including an eight month old baby who died of tear gas inhalation,
  - (b) there has been international condemnation of Israel’s violence including from senior UN officials who described the killings as an “outrageous human rights violation”, and
  - (c) Australia and the United States were the only two countries to vote against establishing an independent, international commission of inquiry into Israel’s military attacks.
2. That this House recognises:
  - (a) Palestinians in Gaza are protesting because 95 per cent of their water is undrinkable, they have just four hours of electricity a day, 46 per cent of their children suffer acute anaemia, 50 per cent of their children express no will to live and 2 million people are being denied freedom of movement, and

- (b) Australia's silence empowers those in Israel seeking further violence and further damages the prospects of a just peace where Israel and Palestine can co-exist within UN recognised borders.
- 3. That this House calls on the Australian government to stand with the international community and the Palestinian people to demand an end to the extreme violence of the Israeli state.

(Notice given 22 May 2018—expires Notice Paper No. 175)

**2228. Mr Shoebridge to move—**

- 1. That this House notes:
  - (a) in September 2014 the Coalition and Labor joined together to remove the presumption of bail in many criminal proceedings and greatly expanded the list of offences where bail is automatically refused,
  - (b) these broken bail reforms have created an 11 per cent increase in bail refusals, according to a report released by the Bureau of Crime and Statistics on 21 May 2018, and
  - (c) an 11 per cent increase in bail refusals equates to 1,500 additional people held in jail with bail refused in the last two years.
- 2. That this House recognises that:
  - (a) First Nations people are the most incarcerated people in the world and continue to bear the brunt of broken bail laws and a systemically racist criminal justice system, and
  - (b) the BOCSAR report found that the changes to the bail laws had a particularly harsh impact on First Nations people causing an 87 per cent increase in the number of First Nations people refused bail by the court.
- 3. That this House calls on the Government to fix the broken bail laws and redirect the billions of dollars it is spending on new and expanded jails to a whole-of-state justice reinvestment project based on successful trials in Bourke, across Australia and in the United States.

(Notice given 22 May 2018—expires Notice Paper No. 175)

**2243. Mr Moselmane to move—**

- 1. That this House notes that:
  - (a) the electorate of Riverstone has a total of 168 demountable classrooms across the electorate, the second-highest number of demountable classrooms of any electorate in New South Wales,
  - (b) figures released by the Government show that 80 per cent of demountable classrooms in New South Wales are 20 years old,
  - (c) this makes some demountable classrooms older than the Sydney stadiums the Government is proposing to demolish at a cost of \$2.2 billion, and
  - (d) Kellyville Ridge Public School has 21 temporary and 14 permanent classrooms for its 850 students, who are forced to play at a reserve across the road because the demountable classrooms encroach on school space.
- 2. That this House calls on the Liberal Member for Riverstone to stand with Labor's candidate for Riverstone, Dr Annemarie Christie, in urging the Berejkilian Government to do more to ensure

that Riverstone's school children aren't left without open space at school, as a result of this Government's failure to plan adequately for our growing population.

(Notice given 22 May 2018—expires Notice Paper No. 175)

**2245. Mr Moselmane to move—**

1. That this House notes that:
  - (a) Penshurst Public School students will soon be relocated to the land adjacent to Peakhurst West Public School,
  - (b) Peakhurst West Public School parents have voiced concerns over the influx of over 450 Penshurst Public School pupils on Peakhurst West Public School grounds, which currently caters for around 300 pupils,
  - (c) parents of students from both schools say they were not consulted about the relocation and were notified of the decision by letter from their respective schools, and
  - (d) the Peakhurst West School community is gravely concerned by the increased traffic in this school zone.
2. That this House calls on the Member for Oatley, Mr Mark Coure MP, to stand with Labor's candidate for Oatley, Lucy Mannering, in calling on the Minister for Education, the Honourable Rob Stokes MP, to address the significant concerns of parents of Penshurst and Peakhurst West Public Schools, and to commit to proper long-term planning for Oatley's growing population of young working families.

(Notice given 22 May 2018—expires Notice Paper No. 175)

**2253. Mr Moselmane to move—**

1. That this House notes that:
  - (a) the New South Wales' Parliamentary Research Service published its "NSW Economic Update for Autumn 2018" in May of this year,
  - (b) the economic update for autumn shows that wages growth continues to flat-line in New South Wales, with the Wage Price Index for New South Wales increasing by 0.3 per cent over the December 2017 quarter: the lowest increase recorded since December 2015,
  - (c) a Commonwealth Bank issues paper cited by the Update, further noted that public sector wage growth has consistently been greater than private sector wage growth, and
  - (d) the Commonwealth Bank paper puts this disparity in wage growth down to higher trade union density in the public sector, which may have given workers greater bargaining power than their private sector counterparts.
2. That this House notes that wages growth continues to flat-line in New South Wales.
3. That this House acknowledges the positive work of unions in the public sector in achieving responsible and reasonable wage increases for their hard-working members.

(Notice given 22 May 2018—expires Notice Paper No. 175)

**2254. Mr Searle to move—**

1. That this House notes the failure of the Government to comply with the following orders of the House:
  - (a) the resolution of the House of 15 March 2018 relating to Sydney stadiums in respect of certain documents, including business cases,
  - (b) the resolution of the House of 12 April 2018 relating to the preliminary and final business cases for the relocation of the Powerhouse Museum from Ultimo to Parramatta, and
  - (c) the resolution of the House of 17 May 2018 relating to the final report and final draft report of the independent review of the out of home care system in New South Wales.
2. That this House censures the Leader of the Government as the representative of the Government in this House for the Government's failure to comply with the orders of the House of 15 March 2018, 12 April 2018 and 17 May 2018.
3. That, under standing order 52, there be laid upon the table of the House by 9.30 am on the day following the passing of this resolution:
  - (a) the following documents in the possession, custody or control of the Department of Premier and Cabinet, Infrastructure NSW, the Office of Sport, Sydney Olympic Park Authority, Sydney Cricket and Sports Ground Trust, Venues NSW, the Minister for Sport, and the Minister for Transport and Infrastructure:
    - (i) the Final Business Case for the proposed redevelopment of the Sydney Football Stadium at Moore Park referred to on page 2 of the "Final Business Case Summary: Sydney Football Stadium Redevelopment" published by Infrastructure New South Wales, dated March 2018,
    - (ii) the Strategic Business Case for the redevelopment of Stadium Australia referred to on page 2 of the "Strategic Business Case Summary: Stadium Australia Redevelopment" published by Infrastructure New South Wales, dated March 2018,
  - (b) the following documents in the possession, custody or control of the Premier, the Department of Premier and Cabinet, the Treasurer, NSW Treasury, the Minister for the Arts, Create NSW, the Minister for Planning, the Minister for the Environment, the Department of Planning and Environment or Infrastructure NSW:
    - (i) the draft Business Case reviewed by Infrastructure NSW in February 2017 referred to on page 3 of the "Final Business Case Summary: Powerhouse Museum in Western Sydney" published by Infrastructure New South Wales, dated April 2018,
    - (ii) the Final Business Case for the Powerhouse Museum in Western Sydney Project referred to on page 2 of the "Final Business Case Summary: Powerhouse Museum in Western Sydney" published by Infrastructure New South Wales, dated April 2018,
  - (c) the following documents in the possession, custody or control of the Premier, the Department of Premier and Cabinet, the Minister for Family and Community Services, or the Department of Family and Community Services: the final report and final draft report of the independent review of the out of home care system in New South Wales conducted by Mr David Tune AO PSM, and
  - (d) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.
4. That, should the Leader of the Government fail to table the documents in compliance with this resolution, this House orders the Leader of the Government to attend in his place at the Table at



the conclusion of prayers, on the next sitting day following the passing of this resolution to explain his reasons for continued non-compliance.

(Notice given 23 May 2018—expires Notice Paper No. 176)

**2257. Ms Ward to move—**

1. That this House notes that:

- (a) on 12 April 2018, Parliament hosted a presentation by deaf and hard of hearing New South Wales school students which was organised by Mr David Brady, Chief Executive Officer of Hear For You and Chairperson of the Deafness Forum of Australia,
- (b) at this important session six school students, Stephen Tang, Grace Troughton, Jye Davies, Layla Yateem, Noah Kanj and Eoin McAweeney shared their personal experience as deaf and hard of hearing students including their successes and their setbacks,
- (c) the event was followed by the NSW Deafness and Hearing Health Expo that provided the opportunity to try out the latest hearing screening programs and showcase the services available to support those with hearing loss or ear disorders,
- (d) Mr Alastair McEwin, Australian Disability Discrimination Commissioner and prominent members of the Australian deaf and hard of hearing community attended the presentation, and
- (e) I was honoured to attend the presentation, which was sponsored by Ms Felicity Wilson MP, Member for North Shore, together with the Honourable Brad Hazzard, Minister for Health and Minister for Medical Research, the Honourable Ray Williams, Minister for Multiculturalism and Minister for Disability Services, Ms Kate Washington, Shadow Minister for Early Childhood Education and Shadow Minister for the Hunter, Mr Alister Henskens SC, Member for Ku-ring-gai, Mr James Griffin, Member for Manly, Ms Leisl Tesch, Member for Gosford and Ms Jenny Leong, Member for Newtown.

2. That this House notes that:

- (a) there are almost 1.2 million New South Wales residents who are deaf, hard of hearing or have a balance or chronic disorder of the ear,
- (b) there are close to 4,000 school aged children who have a hearing loss ranging from mild to profound, and that 9.4 per cent, or 376, of these young people identify as Aboriginal or Torres Strait Islander people,
- (c) the majority of children are diagnosed in infancy and benefit from the support of early intervention language providers, and today they are attending mainstream schools where they often find themselves the only deaf person in their school,
- (d) the important work that is performed by the coalition of New South Wales-based deafness and hearing health organisations including Break the Sound Barrier, Hear for You, The Shepherd Centre, Royal Institute for Deaf and Blind Children, The Deaf Society, Cochlear, CICADA, Deafness Forum of Australia and Deafness Support Groups and providers, and
- (e) the particular support that is provided to the students that spoke at the session by Hear for You, The Shepherd Centre and the Royal Institute of Deaf and Blind Children.

3. That this House notes the importance of promoting hearing health and wellbeing with a view to making it a national health priority throughout Australia, and the role that all New South Wales parliamentarians can play in this respect.

(Notice given 23 May 2018—expires Notice Paper No. 176)

**2259. Mr Amato to move—**

1. That this House notes that:
  - (a) almost half of Australians will experience some form of mental illness during their life time,
  - (b) in any one year, around 1 million Australian adults have depression, and over 2 million have anxiety, and
  - (c) the leading cause of death of Australians aged between 15 and 44 is suicide, with the current death rate to suicide being approximately 3,000 per year.
2. That this House acknowledges:
  - (a) the great works of the Beyond Blue Foundation in providing support for people suffering from depression, anxiety and mental illness, the Foundation provides a 24 hour seven days a week telephone and online counselling service, during 2016 more than 150,000, Australians contacted Beyond Blue for emergency counselling services, the Foundations mission is to provide information and support to help everyone in Australia achieve their best possible mental health, whatever their age and wherever they live, and
  - (b) the many community organisations who support the Beyond Blue foundation such as Tahmoor Garden Centre which on 14 April 2018 conducted a Beyond Blue fund raising and community awareness event: Tahmoor Garden centre decorated with blue balloons whilst staff wore blue wigs; blue plants and wrist bands were donated for sale by the Garden Centre which also provided blue lolly bags and free sample bags with information inside to help people learn more about the effects of anxiety and depression.

(Notice given 23 May 2018—expires Notice Paper No. 176)

**2261. Mr Moselmane to move—**

1. That this House notes that:
  - (a) on Friday 18 May 2018, Australia's representative on the United Nations Human Rights Council voted with the United States as one of only two countries to formally vote against an independent investigation into the recent killing of 60 and injuring of over 3000 Palestinians in Gaza,
  - (b) twenty-nine countries represented on the United Nations Human Rights Council voted to urgently set up an "independent, international commission of inquiry" to investigate recent violations of human rights and international humanitarian law in Gaza, and
  - (c) the killings by sniper fire during the "March of Return" protests coincided with the United States opening its embassy in Jerusalem and the Al-Nakba commemorations, marking 70 years of dispossession.
2. That this House notes that Australia's decision to vote against an independent investigation has attracted significant domestic and international criticism including from the Shadow Minister for Infrastructure, Transport, Cities and Regional Development and the Federal Member for

Grayndler the Honourable Anthony Albanese MP, Oxfam's chief executive, Dr Helen Szoke, and the Human Rights Watch Australian director, Elaine Pearson.

3. That this House notes that in her press release on 15 May 2018, titled Gaza Protest Deaths, Senator the Honourable Penny Wong Leader of the Opposition in the Senate, Shadow Minister for Foreign Affairs, Labor Senator for South Australia, noted that the deaths and injuries of Palestinian protestors in Gaza overnight are both shocking and tragic.

(Notice given 23 May 2018—expires Notice Paper No. 176)

**2262. Mr Field to move—**

1. That this House notes that:
  - (a) 23 May 2018 is World Turtle Day, a day to reflect on these magnificent marine creatures and the challenges in the way of a healthy future for them in Australia,
  - (b) we have three species of turtles listed as endangered or at danger of extinction in Australia, the leatherback, loggerhead and olive ridley turtle, and we also have the green, hawksbill and flatback turtle listed as vulnerable,
  - (c) sadly, we have seen leatherback, loggerhead, green and hawksbill turtles caught, and in some cases killed, in shark nets off the New South Wales coast, and
  - (d) marine plastic pollution, including single use plastics and ghost nets are a growing and severe problem for turtles.
2. That this House calls on the Government to:
  - (a) recognise the serious threat plastic pollution presents to turtles, the marine environment and coastal communities, and
  - (b) follow the lead of Brisbane City Council and introduce a ban on plastic straws, plastic bottles and releasing balloons at events held at Parliament House and all government-owned venues, to reduce the impact of plastic pollution on the environment and especially turtles.

(Notice given 23 May 2018—expires Notice Paper No. 176)

**2264. Mrs Maclaren-Jones to move—**

1. That this House commends the Minister for Education and the Government for the unprecedented expenditure on new and upgraded schools occurring in the Riverstone electorate.
2. That this House notes that:
  - (a) since 2011 Riverbank Public School, The Ponds School (SSP) and The Ponds High School have been built and opened in the Riverstone electorate,
  - (b) major new classroom and other school facilities are currently under construction or soon to start at Schofields Public School, Quakers Hill East Public School and Riverstone High School, as well as additional facilities at Riverbank Public School,
  - (c) when Labor was in office it refused to build a new high school for the area, claiming it was “not needed”, and

- (d) under Labor, the designated primary school site at Sentry Drive, Stanhope Gardens was sold off, putting more pressure on neighbouring schools, including Kellyville Ridge Public School.
- 3. That this House welcomes the funding committed by the Liberal-National Government in the 2017-18 budget for new primary schools at the Alex Avenue Precinct and in Marsden Park.

(Notice given 23 May 2018—expires Notice Paper No. 176)

**2265. Mr Shoebridge to move—**

- 1. That this House notes that:
  - (a) on May 18 2018, ten people were fatally shot and thirteen others wounded at a school shooting in in Santa Fe, Texas,
  - (b) since the Sandy Hook massacre in December 2014, where 20 kindergarten children and six adults were killed, more children have died from gun violence in America than the total number of American soldiers killed in overseas combat since 9/11, and
  - (c) the Republicans and the National Rifle Association have blamed the epidemic of gun violence and school shootings on everything except guns, including abortions, Ritalin, video games, women, Marilyn Manson and mental health.
- 2. That this House stands with students, teachers, families and survivors in America who are demanding an end to gun violence and school shootings.

(Notice given 23 May 2018—expires Notice Paper No. 176)

**2267. Mr Searle to move—**

- 1. That, in view of the report of the Independent Legal Arbiter, the Hon Keith Mason AC QC, dated 22 May 2018, on the disputed claim of privilege on documents relating to Sydney Stadiums, this House:
  - (a) orders that the documents considered by the Independent Legal Arbiter not to be privileged be laid upon the table by the Clerk,
  - (b) orders that the documents in relation to which Sydney Cricket and Sports Ground Trust, Venues NSW, Infrastructure NSW, and the Office of Sport advised in submissions dated 4 May 2018 and 18 May 2018 that claims of privilege were no longer being pressed, be laid upon the table by the Clerk,
  - (c) orders that two folders appended to the submission lodged by the Department of Premier and Cabinet, dated 4 May 2018, containing redacted documents provided by the Office of Sport and Infrastructure NSW, received by Mr Mason during his evaluation of the disputed claim of privilege, be laid upon the table by the Clerk, and
  - (d) orders that Venues NSW and Sydney Cricket and Sports Ground Trust produce, within 14 days of the date of passing of this resolution, redacted versions of documents considered by the Independent Legal Arbiter not to be privileged with the following information omitted:
    - (i) Table 1 in documents 570-575 of documents returned on 19 April 2018 from Venues NSW,
    - (ii) hourly rates of consultants,
    - (iii) personal and private information such as email, postal and residential addresses, telephone numbers, membership numbers, credit card details, banking details, and other personal identifiers relating to members of the public,

- (iv) URLs and related Dropbox folders of government departments,
- (v) banking and credit card details of businesses or companies.

2. That, on tabling, the documents are authorised to be published.

(Notice given 24 May 2018—expires Notice Paper No. 177)

**2268. Mr Wong to move—**

1. That a select committee be established to inquire into and report on preventing and addressing homelessness in New South Wales, and in particular:
  - (a) the impact of the current housing market on homelessness and the forecasted level of homelessness over the next five years,
  - (b) the role of government and non-government agencies in preventing and addressing homelessness,
  - (c) the capacity and effectiveness of services provided by government and non-government agencies to support people at risk of and experiencing homelessness,
  - (d) the allocation of funding for support services to homeless people compared with funding to increase access to housing,
  - (e) the current and projected supply of social, public and affordable housing in New South Wales,
  - (f) specific initiatives and outcomes for Aboriginal and Torres Strait Islander people at risk of or experiencing homelessness,
  - (g) the impact of homelessness on specific cohorts including young people, families, older women and rough sleepers,
  - (h) international evidence in preventing and addressing homelessness, and
  - (i) any other related matter.
2. That, notwithstanding anything to the contrary in the standing orders, the committee consists of seven members comprising:
  - (a) two government members,
  - (b) two opposition members, and
  - (c) three crossbench members.
3. That members may be appointed to the committee as substitute members for any matter before the committee by providing notice in writing to the Committee Clerk, with nominations made as follows:
  - (a) nominations for substitute government or opposition members are to be made by the Leader of the Government, Leader of the Opposition, Government or Opposition Whip or Deputy Whip, as applicable, and
  - (b) nominations for substitute crossbench members are to be made by the substantive member or another crossbench member.

4. That a committee member who is unable to attend a deliberative meeting in person may participate by electronic communication and may move any motion and be counted for the purpose of any quorum or division, provided that:
  - (a) the Chair is present in the meeting room,
  - (b) all members are able to speak and hear each other at all times, and
  - (c) members may not participate by electronic communication in a meeting to consider a draft report.
5. That, unless the committee decides otherwise:
  - (a) submissions to inquiries are to be published, subject to the Committee Clerk checking for confidentiality and adverse mention and, where those issues arise, bringing them to the attention of the committee for consideration,
  - (b) the Chair's proposed witness list is to be circulated to provide members with an opportunity to amend the list, with the witness list agreed to by email, unless a member requests the Chair to convene a meeting to resolve any disagreement,
  - (c) the sequence of questions to be asked at hearings alternate between opposition, crossbench and government members, in that order, with equal time allocated to each,
  - (d) transcripts of evidence taken at public hearings are to be published,
  - (e) supplementary questions are to be lodged with the Committee Clerk within two days, excluding Saturday and Sunday, following the receipt of the hearing transcript, with witnesses requested to return answers to questions on notice and supplementary questions within 21 calendar days of the date on which questions are forwarded to the witness, and
  - (f) answers to questions on notice and supplementary questions are to be published, subject to the Committee Clerk checking for confidentiality and adverse mention and, where those issues arise, bringing them to the attention of the committee for consideration.

(Notice given 24 May 2018—expires Notice Paper No. 177)

**2269. Mr Pearson to move—**

That this House:

- (a) congratulates the passionate and dedicated work undertaken by thirteen-year-old Gemma-Grace Krogh of Gosford in founding the wildlife advocacy group Save Our Wildlife,
- (b) notes that Save Our Wildlife is a grassroots campaign with a goal of saving Australian wildlife through advocacy and education programs,
- (c) commends Gemma-Grace Krogh for her additional work in advocating for farm animals and her campaign in relation to egg-laying hens, and
- (d) urges all young people to stand up for causes they believe in as they are our leaders of the future.

(Notice given 24 May 2018—expires Notice Paper No. 177)

**2270. Mr Graham to move—**

That this House:

- (a) notes the historical and cultural significance of the Bundian Way that stretches from the coast at Eden to Mt Kosciusko,
- (b) acknowledges the incredible work of local Aboriginal people who have developed this significant project which now requires State and Federal funding assistance to see this plan come to fruition,
- (c) notes with great disappointment that the Government failed to support the project resulting in it not being able to be submitted for Federal funding programs, and
- (d) calls on the Government to provide the promised funding to ensure the Bundian Way project can proceed creating jobs and tourism investment.

(Notice given 24 May 2018—expires Notice Paper No. 177)

**2271. Mr Wong to move—**

1. That this House notes that:

- (a) the latest Rental Affordability Index released by National Shelter and SGS Economics and Planning shows the average Australian couple working full-time on the minimum wage of \$72,300 spends 37 per cent of income on rent, which is on the brink of what's considered severely unaffordable,
- (b) more than one-third of households in Greater Sydney earn below the minimum wage,
- (c) Sydney (though with slight improvement) is still both the second least affordable capital city in Australia and the second least affordable metropolitan region in Australia, and remains critically unaffordable to significant proportions of the renting population, especially low-income and very low-income households,
- (d) unaffordable rents reach as far north as Hornsby and Castle Hill, and as far south as Sutherland, while surrounding areas are considered almost as unaffordable,
- (e) regional New South Wales has a similar, but lower, level of rental affordability compared to its metropolitan counterpart, with regional New South Wales, since mid-2014, having consistently been the least affordable amongst the regional areas of the states, and
- (f) there is increasing inequality where lower-income households have not had their incomes increasing as much as medium and high-income households.

2. That this House acknowledges that there is an urgent and critical need for additional social and affordable housing to alleviate rental pressures.

(Notice given 24 May 2018—expires Notice Paper No. 177)

**2272. Mrs Maclaren-Jones to move—**

1. That this House notes that:

- (a) the 33rd annual Schizophrenia Awareness Week is held from 20 to 27 May 2018 and coincides with the week of World Schizophrenia Awareness Day on 24 May 2018,

- (b) the theme for this year is “Do What You Can” and the aim of the week is to raise community awareness of schizophrenia and mental illness in general, and
  - (c) Schizophrenia Awareness Week (SAW) commenced in 1986 and has included a range of activities across New South Wales, including information displays and events.
- 2. That this House supports Schizophrenia Awareness Week (SAW) and the need for advocacy around the issue of schizophrenia.
  - 3. That this House commends the important role that non-government organisations play in the mental health sphere.

(Notice given 24 May 2018—expires Notice Paper No. 177)

\* Council bill

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## **BUSINESS FOR FUTURE CONSIDERATION**

**THURSDAY 7 JUNE 2018**

### **BUSINESS OF THE HOUSE—NOTICE OF MOTION**

**1. Mr Searle to move—**

That, under section 41 of the Interpretation Act 1987, this House disallows the Government Sector Employment Amendment (Transfers to Non-Government Sector) Regulation 2016, published on the NSW Legislation website on 17 June 2016.

(Notice given 21 June 2016)

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## **BILLS REFERRED TO SELECT OR STANDING COMMITTEES**

**\*1. Alcoholic Beverages Advertising Prohibition Bill 2015**

Referred to Portfolio Committee No. 1 – Premier and Finance on 21 September 2017 for inquiry and report.

**\*2. State Senate Bill 2015**

Referred to the Select Committee on the State Senate Bill 2015 on 23 November 2017 for inquiry and report.

\* Council bill

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## CONTINGENT NOTICES OF MOTIONS

### 1. CENSURE OF MINISTER

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 Buckingham  
Mr Donnelly  
Dr Faruqi  
Mr Green  
Mrs Houssos

Mr Moselmane  
Mr Primrose  
Mr Secord  
Mr Searle  
Mr Shoebridge

Mr Veitch  
Ms Voltz  
Mr Wong

(Notice given 6 May 2015)

Ms Sharpe

(Notice given 12 May 2015)

Mr Mookhey

(Notice given 4 June 2015)

### 2. CONTEMPT OF HOUSE

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 Green

(Notice given 6 May 2015)

Mr Buckingham  
Mr Donnelly  
Dr Faruqi  
Mr Moselmane

Revd Mr Nile  
Mr Primrose  
Mr Searle  
Mr Secord

Ms Sharpe  
Mr Shoebridge  
Mr Veitch  
Ms Voltz

(Notice given 12 May 2015)

Mrs Houssos

(Notice given 14 May 2015)

Mr Mookhey

(Notice given 4 June 2015)

**BILLS DISCHARGED, LAID ASIDE, NEGATIVED OR WITHDRAWN**

§ Petroleum (Onshore) Amendment (Prohibit Coal Seam Gas) Bill 2015  
Second reading negatived 13 August 2015

§ Climate Change Bill 2015  
Second reading negatived 23 March 2016

§ Crimes (Appeal and Review) Amendment (Double Jeopardy) Bill 2015  
Second reading negatived 5 May 2016

§ Mining Amendment (Climate Protection—No New Coal Mines) Bill 2016  
Second reading negatived 30 March 2017

§ Abortion Law Reform (Miscellaneous Acts Amendment) Bill 2016  
Second reading negatived 11 May 2017p

§ Local Government Amendment (Disqualification from Civic Office) Bill 2017  
Second reading negatived 25 May 2017

§ Plastic Shopping Bags (Prohibition on Supply by Retailers) Bill 2016  
Second reading negatived 19 October 2017

§ Voluntary Assisted Dying Bill 2017  
Second reading negatived 16 November 2017

§ Smoke-free Environment Amendment (E-cigarettes) Bill 2017  
Second reading negatived 8 March 2018

§ Private Members' Public Bill

David Blunt  
Clerk of the Parliaments

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Authorised by the Parliament of New South Wales