PROOF



LEGISLATIVE COUNCIL

NOTICE PAPER

No. 137

WEDNESDAY 21 SEPTEMBER 2022

The House meets this day at 10.00 am

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BUSINESS OF THE HOUSE

1. Mr Field to move—

- (1) That, under section 41 of the Interpretation Act 1987, this House disallows the Water Management (General) Amendment (Floodplain Harvesting Access Licences) Regulation 2022, published on the NSW Legislation website on 1 July 2022.
- (2) That, under section 41 of the Interpretation Act 1987, this House disallows Schedule 1[1], 1[2] and 1[7] of the Water Management (General) Amendment Regulation (No 2) 2022, published on the NSW Legislation website on 1 July 2022.

(Notice given 9 August 2022—precedence as business of the House until Notice Paper No. 139)

2. Mr Tudehope to move—

That on Tuesday 11 October 2022, proceedings be interrupted at approximately 6.00 pm, but not so as to interrupt a member speaking, to enable the Honourable Aileen MacDonald OAM to make her first speech without any question before the chair.

(Notice given 20 September 2022)

PRIVATE MEMBERS' BUSINESS

According to the determination of the Business Committee of Tuesday 20 September 2022, the order of private members' business for today is as follows:

- (1) Private members' business item no. 1912 standing in the name of Ms Hurst relating to the Prevention of the Cruelty to Animals Amendment (Prohibitions for Convicted Persons) Bill.
- (2) Private members' business item no. 1837 standing in the name of Mr Graham relating to the Roads Amendment (Tolling Transparency) Bill 2022.
- (3) Private members' business item no. 1967 standing in the name of Mr Latham relating to an order for papers regarding comment about "better breeding".
- (4) Private members' business item no. 1972 standing in the name of Ms Faehrmann relating to a further order for papers regarding design and place SEPP.
- (5) Private members' business item no. 1961 standing in the name of Mr Borsak relating to an order for papers regarding central name index improvement and data cleansing project.
- (6) Private members' business item no. 1977 standing in the name of Mr Graham relating to an order for papers regarding Barangaroo Indigenous Cultural Centre.
- (7) Private members' business item no. 1866 standing in the name of Mr Buttigieg relating to an order for papers regarding Western Sydney Aerotropolis Precinct Plan.
- (8) Private members' business item no. 1968 standing in the name of Ms Moriarty relating to an order for papers regarding Bungendore High School project.

- (9) Private members' business item no. 1947 standing in the name of Mr Pearson relating to a further order for papers regarding NSW commercial kangaroo harvest management plans.
- (10) Private members' business item no. 55 standing in the name of Mr Banasiak relating to the Fishing Legislation Amendment (Right to Fish) Bill 2019.
- (11) Private members' business item no. 1969 standing in the name of Ms Moriarty relating to an order for papers regarding police station upgrades.
- (12) Private members' business item no. 1971 standing in the name of Ms Higginson relating to raising the age of criminal responsibility.
- (13) Private members' business item no. 1966 standing in the name of Mr Roberts relating to the housing crisis.
- (14) Private members' business item no. 1975 standing in the name of Mrs Houssos relating to an order for papers regarding banning of mobile phones in NSW schools.
- (15) Private members' business item no. 1946 standing in the name of Mr Farlow relating to RU OK and World Suicide Prevention Day.
- (16) Private members' business item no. 1976 standing in the name of Mrs Houssos relating to an order for papers regarding greyhound racing.
- (17) Private members' business item no. 1964 standing in the name of Mr Borsak relating to an order for papers regarding Gun Safe.
- (18) Private members' business item no. 1945 standing in the name of Mr Farlow relating to 69th Commemoration of the Korean War Armistice.
- (19) Private members' business item no. 1973 standing in the name of Ms Boyd relating to an order for papers regarding miscellaneous documents relating to budget estimates 2022.
- (20) Private members' business item no. 1974 standing in the name of Ms Boyd relating to the establishment of a select committee on the use of artificial intelligence.
- *1. Uranium Mining and Nuclear Facilities (Prohibitions) Repeal Bill 2019: resumption of the adjourned debate (20 October 2021) debate of the question on the motion of Mr Latham: That this bill be now read a second time—Mr Latham speaking in reply. (1 minute remaining)
- *19. Public Finance and Audit Amendment (Northern Beaches Hospital) Bill 2019: 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 30 May 2019)—Mrs Maclaren-Jones. (20 minutes)

25. Ms Faehrmann to move—

That leave be given to bring in a bill for an Act to provide a framework for emergency action on climate change mitigation and adaptation in the State; to set targets for the reduction of greenhouse gas emissions; and to provide for monitoring and reporting of the impacts of climate change on people, communities and ecosystems in the State.

(Climate Change Emergency Bill)

(Notice given 8 May 2019)

*28. Liquor Legislation Amendment (Repeal of Lock-out Laws) Bill 2019: 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 30 May 2019)—Mrs Maclaren-Jones. (20 minutes)

35. 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 Fireams in Commission of Offences) Bill)

(Notice given 8 May 2019)

- *48. Crown Land Management Amendment (Reservation and Vesting of Crown Land) Bill 2019: resumption of the adjourned debate of the question on the motion of Mr Veitch: That this bill be now read a second time (5 calendar days from 6 June 2019)—Mrs Maclaren-Jones. (20 minutes)
- *55. Fishing Legislation Amendment (Right to Fish) Bill 2019: resumption of the adjourned debate of the question on the motion of Mr Banasiak: That this bill be now read a second time (5 calendar days from 14 November 2019)—Mr Farraway. (20 minutes)

(Order of the day previously inside the order of precedence)

59. Mr Borsak to move—

That leave be given to bring in a bill for an Act to establish an inquiry into the management of the Murray-Darling Basin; and for related purposes.

(Murray-Darling Basin Commission of Inquiry Bill)

(Notice given 28 May 2019)

60. Ms Faehrmann to move—

That leave be given to bring in a bill for an Act to amend the Liquor Act 2007 and the Liquor Relation 2018 to repeal provisions that prevent patrons from entering licensed premises in the Sydney CBD and Kings Cross precincts after 1.30 am.

(Liquor Legislation Amendment (Repeal of Inner-City Sydney Lock-out Laws) Bill)

(Notice given 28 May 2019)

72. Mr Field to move—

That leave be given to bring in a bill for an Act to develop and provide for the publication of measures that indicate the wellbeing of people, communities and ecosystems in the State.

(Wellbeing Indicators Bill)

(Notice given 30 May 2019)

86. Ms Faehrmann to move—

That leave be given to bring in a bill for an Act to amend the Protection of the Environment Operations Act 1997 to provide for the standards of concentration for emissions of certain air impurities that are not to be exceeded in respect of coal-fired power stations.

(Protection of the Environment Operations Amendment (Clean Air) Bill)

(Notice given 5 June 2019)

*91. Repeal of Kosciuszko Wild Horse Heritage Legislation Bill 2019: 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 8 August 2019)—Mrs Maclaren Jones. (20 minutes)

100. Ms Faehrmann to move—

That leave be given to bring in a bill for an Act to repeal the Kosciuszko Wild Horse Heritage Act 2018.

(Kosciuszko Wild Horse Heritage Repeal Bill)

(Notice given 18 June 2019)

121. 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 conduct that causes serious harm to or the destruction of a foetus; and for other purposes.

(Crimes Amendment (Protection of Foetuses) Bill)

(Notice given 20 June 2019)

- **127. Harmony Day:** resumption of the adjourned debate (17 October 2019) of the question on the motion of Mr Farlow:
 - (1) That this House notes that:
 - (a) Harmony Day is organised by the Moving Forward Together Association and was celebrated on 21 March 2019,
 - (b) on 19 June 2019, the Moving Forward Together Association 2019 Harmony Day Poster and Song Writers Competition Prize Giving Ceremony was hosted in Parliament House, Sydney, and

(c) a number of dignitaries and special guests were present at the event including the Honourable Gladys Berejiklian MP, Premier of NSW, the Honourable John Sidoti, Minister for Multiculturalism, the Honourable Sarah Mitchell MLC, Minister for Education, Dr Marjorie O'Neill, Member for Coogee representing the Honourable Penny Sharpe MLC, Interim Leader of the Opposition, the Honourable Phillip Ruddock, Mayor of Hornsby Shire Council, the Honourable Laurie Ferguson, Mr Ernie Friedlander OAM, President, Moving Forward Together Association, Ms Nell Lynes and the Honourable Scott Farlow MLC, Parliamentary Secretary to the Treasurer.

(2) That this House notes:

- (a) that Harmony Day was created 14 years ago by Ernie Friedlander, a Holocaust survivor who was inspired to create the event to promote social harmony and the Moving Forward Together Association,
- (b) the event was designed as a social initiative by various community groups committed to creating a better understanding amongst all sectors of the community for a vision of living in harmony,
- (c) that each year the Harmony Day Poster Competition attracts thousands of entries and brings out the creativity and passion of school students motivated by a desire for a peaceful and inclusive society with the competition open to all primary and secondary students across New South Wales and the Australian Capital Territory, and
- (d) the Moving Forward Together Team is adamant in its vision to encourage humanity to review its attitudes of those who are prejudiced and who stereotype and discriminate, which can too often lead to conflict and violence.
- (3) That this House acknowledges and congratulates the:
 - (a) winners of the Poster Competition including, Georgia Lee-Ball, Nepean Performing Arts High School, State Winner (High School), Dhani Maksun, Orchid Hills Primary School, State Winner (Primary School), Alex Wang, Armidale High School Denise Nzovu, Warrawong Intensive English Centre, Hellen Wang, Hornsby Girls High School, Rachel Seo, Concord High School, Jenna Yun, Burwood Girls High School, Jorja Cohen, Armidale High School, Meiying Wu, Warrawong Intensive English Centre, Jiho Baek, Pacific Hills Christian School, Claudia Gill, Nepean Creative and Performing Arts High School, Monica Xu, Strathfield Gilrs High School, Suenna Jeong, St George Girls High School, Charlotte Manton, West Wyalong High School, Bryan Ko, Epping Boys High School, Jasmine Patanjali, Mount Saint Benedict College, Caroline Lee, Our Lady of Mercy College, Parramatta, Sarah Al Helfy, Birrong Girls High School, Angelina Sims, Eileen O'Conner Catholic College, Skevos Tsangaris, Eileen O'Conner Catholic College, Anthea Arvanitellis, Sydney Girls High School, Dhani Maksur, New Lambtown South Public School, the St Therese's Community School, Wilcannia, Tyler Cunning, Eden Public School, Claudia Lee, Tangara School for Girls, Min Zhi Jin, Harcourt Public School, Jayden Hong, Woollahra Public School, Anastasia Forster, Belmont North Public School, Millie Jones, St Mary's Catholic School, Wellington, Shakaya Aldridge, Eden Public School, Claire Shin, Pacific Hills Christian School, Joelle Jung, Carlingford West Public School, Ivy Kim, Strathfield South Public School, San Lee, Fort Street Public School, Marina Chamberlin, Hillsborough Public School, Lennox Bennet, St Mary's Catholic, Wellington, Clarice Howe, Bulli Public School, Yeon Hee (Emma Kim), Our Lady of Dolours Catholic Primary School Chatswood, Younghoon Jung, Newington College, Francis Jang, Korean Catholic Languages School, Jack Lee, St Mary's Catholic Primary School, San Kang, Homebush Public School and Ruby Levitt, Reddam House Woollahra,
 - (b) winners of the Song Writing Competition including, Jeremy Dodds, North Gosford Learning Centre (First Prize), Teresa Chen, Strathfield Girls High School (Joint Second Prize), Christine Chung, Strathfield Girls High School (Joint Second Prize), Hayley Chau,

Strathfield Girls High School (Joint Second Prize), Coco Batu-Sampson, Reddam House and Jet Batu-Sampson, Reddam House (Joint Third Prize), and

(c) tireless efforts and work conducted by members of the Moving Forward Together Association including, Mr Ernie Friedlander OAM, President and the entire Advisory Board.—Mrs Maclaren-Jones. (15 minutes)

Debate: 1 hour and 23 minutes remaining.

*134. National Parks and Wildlife Amendment (Tree Thinning Operations) Bill 2019: resumption of the adjourned debate of the question on the motion of Mr Banasiak: That this bill be now read a second time (5 calendar days from 8 August 2019)—Mrs Maclaren-Jones. (20 minutes)

147. 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 Terminations (Mandatory Reporting) Bill)

(Notice given 6 August 2019)

149. 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 (Freedom of Religion) Bill)

(Notice given 6 August 2019)

157. Mrs Houssos to move—

That leave be given to bring in a bill for an Act to create the office of Dairy and Fresh Food Price Advocate and to provide for the objectives and functions of that office; and for related purposes.

(Dairy and Fresh Food Price Advocate Bill)

(Notice given 7 August 2019)

- **163.** Remapping of old-growth and high-conservation-value public forests: resumption of the adjourned debate (8 August 2019) of the question on the motion of Mr Field:
 - (1) That this House notes that:
 - the Government is planning to allow logging in thousands of hectares of old-growth and high-conservation-value public forests on the North Coast that have been off limits for decades,
 - (b) these forests are rare and important ecosystems which provide irreplaceable habitat for many threatened species, such as koalas, gliders, quolls, frogs and owls,

- (c) they have been protected as part of the nationally agreed reserve system for decades and have been granted state significant heritage protection for their historical significance, including to Aboriginal people, aesthetic significance, research potential, rarity and valuable habitat,
- (d) this process is being driven by a desire to access more timber, based on a Forestry Corporation calculation that new rules under the Coastal Integrated Forestry Operations Approvals (CIFOA) to protect koala habitat and threatened ecological communities could result in a small timber supply shortfall of up to 8,600 cubic metres per year,
- (e) despite advice from the Natural Resources Commission (NRC) that this wood supply shortfall "represent[s] the worst case scenario and may never be realised", the Premier requested the NRC consider remapping old growth forests and rainforests to meet this shortfall,
- (f) a pilot study of 13 areas of state forest found that remapping could open up 78 per cent of protected old growth forest to logging, despite all sites having vitally important habitat,
- (g) the Government has committed over \$2 million to this remapping process, despite this cost far outweighing the \$1.5 million value of buying back the contracts for the maximum claimed timber shortfall.
- (h) the funding is being provided by the Government despite the NRC recommending that any remapping and rezoning should be paid for by Forestry Corporation as the beneficiary, and
- (i) remapping on private land has already opened up over 29,000 hectares of previously protected old growth forests to logging in recent years.
- (2) That this House agrees that remapping old growth forests:
 - (a) breaks the Government's commitment to no erosion of environmental values under the new CIFOA,
 - (b) is based on timber supply impacts that are not verified and probably do not exist, and
 - (c) is a subsidy to logging which exceeds the value of the extra wood supply.
- (3) That this House call on the Government to:
 - (a) end the remapping and rezoning of old-growth and rainforest on public and private land,
 - (b) ensure no areas of forest currently protected will be opened up to logging, and
 - (c) conserve native forests to protect biodiversity, store carbon and provide new tourism and recreational opportunities—Mrs Maclaren-Jones. (15 minutes)

Debate: 1 hour and 45 minutes remaining.

181. 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 20 August 2019)

184. 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 20 August 2019)

187. 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 20 August 2019)

188. 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 films.

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

(Notice given 20 August 2019)

199. Mr Nile to move—

That leave be given to bring in a bill for an Act to amend the Drug and Alcohol Treatment Act 2007 to further provide for the involuntary rehabilitative care of persons with severe substance dependence; and for other purposes.

(Drugs and Alcohol Treatment Amendment (Rehabilitation of Persons with Severe Substance Dependence) Bill)

(Notice given 21 August 2019)

200. 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 21 August 2019)

201. Revd Mr Nile to move—

That leave be given to bring in a bill for an Act to provide for the establishment of the Family Impact Commission to study the moral, social and economic effects on the family unit of certain laws and proposed laws and Government expenditure; and for related purposes.

(Family Impact Commission Bill)

(Notice given 21 August 2019)

202. 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 21 August 2019)

203. 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 alcohol when pregnant.

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

(Notice given 21 August 2019)

*215. Child Protection (Nicole's Law) Bill 2019: 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 October 2019)—Mrs Maclaren-Jones speaking. (19 minutes remaining)

221. 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 17 September 2019)

224. Revd Mr Nile to move—

That leave be given to bring in a bill for an Act to amend the Summary Offences Act 1988 to prohibit persons paying for sex.

(Summary Offences Amendment (Prohibition on Payment for Sex) Bill)

(Notice given 17 September 2019)

*233. Liquor Amendment (Harm Reduction Areas) Bill 2019 Liquor Amendment (Intoxication) Bill 2019

Resumption of the adjourned debate of the question on the motion of Mr Roberts: That these bills be now read a second time (5 calendar days from 24 October 2019)—Mr Farraway. (20 minutes)

248. 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 crimes of interfering with an agricultural activity or animal enterprise; and for other purposes.

(Crimes Legislation Amendment (Animal Enterprises) Bill)

(Notice given 25 September 2019)

252. Mr Borsak to move—

That leave be given to bring in a bill for an Act to make amendments to the Environmental Planning and Assessment Act 1979 relating to the role and functions of the Independent Planning Commission in assessing development for the purposes of mining; the assessment of greenhouse gas emissions in determining development applications; and for other purposes.

(Environmental Planning and Assessment Amendment (Mining) Bill)

(Notice given 25 September 2019)

265. Ms Faehrmann to move—

That leave be given to bring in a bill for an Act to legalise cannabis and cannabis products; to regulate the sale, supply and advertising of cannabis and cannabis products; and for other purposes.

(Cannabis Industry Bill)

(Notice given 15 October 2019)

266. 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 15 October 2019)

270. 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 15 October 2019)

271. Ms Faehrmann to move—

That leave be given to bring in a bill for an Act to amend the Drug Misuse and Trafficking Act 1985 to replace criminal penalties for drug possession offences with a civil penalty scheme and establish a drug panel to administer that scheme; to amend the Criminal Records Act 1991 to allow historical drug possession offences to be extinguished; and for other purposes.

(Drug Misuse and Trafficking Amendment (Decriminalisation) Bill)

(Notice given 15 October 2019)

273. Revd Mr Nile to move—

That leave be given to bring in a bill for an Act to prohibit people wearing full-face coverings in public places.

(Summary Offences Amendment (Full-face Coverings Prohibition) Bill)

(Notice given 15 October 2019)

- **279.** Centenary of the National Party of Australia: resumption of the adjourned debate (14 November 2019) of the question on the motion of Mr Franklin:
 - (1) That this House notes that:
 - (a) the National Party of Australia NSW celebrated its centenary on Sunday 13 October 2019,
 - (b) the centenary marks 100 years of hard work for rural and regional New South Wales,
 - (c) the NSW National Party is the second oldest political party in New South Wales, and has the largest membership across regional New South Wales of any political party,

- (d) the Party formed as the Progressive Party of NSW on October 13, 1919, and was renamed the Country Party in 1925, the National Country Party in 1977 and finally the National Party in 1982,
- (e) in 1927 the Nationals formed a Coalition with the Liberal Party, with NSW the only state where the Coalition has never been broken,
- (f) the NSW Nationals have produced nine Federal Leaders and five Federal Presidents, and have never been unrepresented in the Federal or New South Wales Parliaments, and
- (g) the Party continues to fight for the rural and regional areas who are suffering from one of the worst droughts in history.
- (2) That this House recognises all those who have contributed to the strength, unity and success of the Party for the past 100 years.

Upon which Mr Secord has moved: That the question be amended by omitting all words after "That" and inserting instead "this House notes that the once great National Party is now a mere shadow of itself."—Mrs Maclaren-Jones speaking. (15 minutes)

Debate: 1 hour and 18 minutes remaining.

300. Revd Mr Nile to move—

That leave be given to bring in a bill for an Act to repeal the Abortion Law Reform Act 2019; and for related purposes.

(Abortion Law Reform Repeal Bill)

(Notice given 22 October 2019)

309. 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 22 October 2019)

312. Mr Mookhey to move—

That leave be given to bring in a bill for an Act to amend the Workers Compensation Act 1987 to restore journey claims, to remove certain restrictions on workers' entitlements to weekly payments and compensation for expenses and to make further provision with respect to the protection of injured workers.

(Workers Compensation Amendment (Protection of Injured Workers) Bill)

(Notice given 23 October 2019)

321. Mr Field to move—

That leave be given to bring in a bill for an Act to amend the Mining Act 1992 to prohibit prospecting for, or the mining of, mineral resources in the Bylong Valley; and for other purposes.

(Mining Amendment (Right to Farm the Bylong Valley) Bill)

(Notice given 24 October 2019)

*323. Law Enforcement (Powers and Responsibilities) Amendment (Drug Detection Dogs and Strip Searches) Bill 2020: 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 11 November 2020)—Mrs Maclaren-Jones. (20 minutes)

377. Mr Borsak to move—

That leave be given to bring in a bill for an Act to permit an owner of land with a boundary adjoining land reserved under the National Parks and Wildlife Act 1974 to clear and burn vegetation on that reserved land within 250 metres of the boundary for the purpose of protecting property; and for related purposes.

(Bush Fires (Protection of Property) Bill)

(Notice given 19 November 2019)

- **383.** Order for Papers—Revenue NSW investigations into payroll tax non-compliance: resumption of the adjourned debate (21 November 2019) of the question on the motion of Mr Mookhey: That, under standing order 52, there be laid upon the table of the House within 21 days of the date of the passing of this resolution the following documents, created since 1 April 2015, in the possession, custody or control of the Treasurer, the Treasury, the Minister for Finance and Small Business, the Minister for Customer Service, the Department of Customer Service or Revenue NSW:
 - (a) all documents relating to any investigation undertaken by Revenue NSW into the payroll tax compliance of the following companies, any franchise related to the following companies, or any other entity related to or trading as:
 - (i) Wesfarmers,
 - (ii) Bunnings,
 - (iii) Sunglass Hut,
 - (iv) Qantas,
 - (v) Rockpool Dining Group,
 - (vi) the Commonwealth Bank,
 - (vii) Michael Hill Jewellers,
 - (viii) Subway,
 - (ix) Woolworths,
 - (x) 7 Eleven,
 - (xi) Caltex Australia,
 - (xii) Domino's Pizza,
 - (xiii) Coffee Club,
 - (xiv) Foodco,
 - (xv) Crust Pizza,
 - (b) all correspondence, emails, briefing notes or House folder notes in the possession of the Office of the Minister for Finance and Small Business or the Office of the Minister for Customer Service related to wage theft, the underpayment of employees, or the payroll tax compliance of any business alleged or proven to have engaged in wage theft or the underpayment of employees, and

(c) 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.

Upon which Mr Searle has moved: That the question be amended by inserting after paragraph (c):

- "(2) That this House notes that the House and its committees have consistently maintained that so-called statutory secrecy provisions, that is, provisions in statutes which prohibit in general terms the disclosure of certain categories of information, have no effect on the law of privilege, including the common law power of this House to order the production of State papers, unless they do so expressly or by necessary implication.
- (3) That this House further notes that this position has recently been expressly accepted by the Solicitor-General and the Crown Solicitor in a legal opinion provided to the Auditor General concerning the powers of parliamentary committees, in which the Crown Solicitor observed:

The Solicitor General expressed the general view that a statutory prohibition on disclosure of information will only be held to apply to disclosure to a Parliamentary committee if that is done expressly or by necessary implication.

I defer to the views of the Solicitor General. ... I would only add that the principle applied by the Solicitor General - that legislation will be presumed not to diminish the "privileges" of Parliament or its committees, unless it does so expressly or by necessary implication - has been accepted in several Australian cases.

(4) That notwithstanding the power of the House to order the production of State papers subject to statutory privacy or secrecy provisions, the documents returned to the House under this order of the House be redacted to remove information subject to the privacy and secrecy provisions of the Taxation Administration Act 1996."—Mr Buttigieg speaking. (3 minutes remaining)

Debate: 16 minutes remaining.

- **387. Disability advocacy:** resumption of the interrupted debate (21 November 2019) of the question on the motion of Ms Sharpe:
 - (1) That this House notes that:
 - (a) the New South Wales Ageing and Disability Commissioner is undertaking a review of disability advocacy in New South Wales,
 - (b) there have been submissions to the review from people with disability, as well as the organisations who work with them, outlining the importance of a well-funded, specialised and independent disability advocacy sector,
 - (c) people with disability must be the decision-makers about their lives and advocacy can assist people with disability to be fully able participate in decision-making, and
 - (d) while the NDIS has increased the need for advocacy, it only adds to the full range of work advocacy organisations do, including improving access to education, transport, housing, health, justice and more.
 - (2) That this House calls on the Honourable Gareth Ward MP, Minister for Disability Services, to commit to:
 - (a) releasing the New South Wales Ageing and Disability Commissioner's report into disability advocacy as soon as it is available, and

(b) two years of rollover funding for the disability advocacy sector to end the funding uncertainty being experienced by these crucial organisations.—Mr Franklin speaking. (1 minute remaining)

Debate: 27 minutes remaining.

*409. Water (Commonwealth Powers) Amendment (Termination of References) Bill 2020: resumption of the adjourned debate of the question on the motion of Mr Banasiak: That this bill be now read a second time (5 calendar days from 13 May 2020)—Mrs Maclaren-Jones. (20 minutes)

413. Mr Graham to move—

That leave be given to bring in a bill for an Act to amend the Liquor Act 2007 to prohibit licence conditions that restrict or prohibit live music; to amend the Environmental Planning and Assessment Act 1979 to enable consent authorities to revoke conditions of development consents that restrict or prohibit live music at licenced premises; and for related purposes.

(Liquor Amendment (Right to Play Live Music) Bill)

(Notice given 21 November 2019)

414. Mr Roberts to move—

That leave be given to bring in a bill for an Act to amend the Crimes Act 1900 with respect to certain offences against emergency service workers.

(Crimes Amendment (Assault of Emergency Service Workers) Bill)

(Notice given 21 November 2019)

415. Mr Roberts to move—

That leave be given to bring in a bill for an Act to amend the Crimes (Forensic Procedures) Act 2000 with respect to forensic procedures on persons charged with an offence against Division 8A of Part 3 of the Crimes Act 1900.

(Crimes (Forensic Procedures) Amendment (Assaulted Emergency Workers) Bill)

(Notice given 21 November 2019)

446. Ms Boyd to move—

That leave be given to bring in a bill for an Act to cancel certain authorisations and titles that permit exploration for and mining of minerals and petroleum (including coal seam gas) in the Central Coast's drinking water catchment areas; to prohibit the grant, renewal or modification of those kinds of authorisations and titles; to prohibit certain interference with water in those drinking water catchment areas; and for related purposes.

(Central Coast Drinking Water Catchments Protection Bill)

(Notice given 25 February 2020)

*458. Rural Fires Amendment (NSW RFS and Brigades Donations Fund) Bill 2020: second reading—Mr Shoebridge. (30 minutes)

(Bill restored to the Notice Paper 4 August 2020. Second reading of the bill to be moved again.)

494. Mr Banasiak to move—

That leave be given to bring in a bill for an Act to amend State Environmental Planning Policy (Koala Habitat Protection) 2019 to clarify matters relating to core koala habitat and the application of the development assessment process to primary producers; and for related purposes.

(Environmental Planning and Assessment Amendment (Koala Habitat) Bill)

(Notice given 12 May 2020)

498. Mr Field to move—

That leave be given to bring in a bill for an Act to amend the Water Management Act 2000 with respect to the information used for predicting inflows to water sources, and calculating water allocations, under certain management plans.

(Water Management Amendment (Drought of Record) Bill)

(Notice given 12 May 2020)

500. Mr Field to move—

That leave be given to bring in a bill for an Act to amend the Environmental Planning and Assessment Act 1979 to prohibit waste incinerator facilities in residential areas; and for other purposes.

(Environmental Planning and Assessment Amendment (Waste Incinerator Facilities—Residential Exclusion Zones) Bill)

(Notice given 12 May 2020)

*507. Water Management Amendment (Water Allocations—Drought Information) Bill 2020: second reading—Mr Veitch. (30 minutes)

(Bill restored to the Notice Paper 4 August 2020. Second reading of the bill to be moved again.)

- *516. Racehorse Legislation Amendment (Welfare and Registration) Bill 2021: resumption of the adjourned debate of the question on the motion of Mr Pearson: That this bill be now read a second time (5 calendar days from 17 February 2021)—Mrs Maclaren-Jones.(20 minutes)
- *577. Crimes (Domestic and Personal Violence) Amendment (Coercive and Controlling Behaviour) Bill 2020: resumption of the adjourned debate of the question on the motion of Ms Boyd: That this bill be now read a second time (5 calendar days from 18 November 2020)—Mrs Maclaren-Jones.(20 minutes)

*579. Prevention of Cruelty to Animals Amendment (Restrictions on Stock Animal Procedures) Bill 2019: second reading—Mr Pearson. (30 minutes)

(Bill restored to the Notice Paper 17 June 2020. Second reading of the bill to be moved again.)

*587. Anti-Discrimination Amendment (Sex Workers) Bill 2020: resumption of the adjourned debate (24 November 2021) of the question on the motion of Ms Boyd: That this bill be now read a second time—Mr Mallard. (20 minutes)

635. Mr Borsak to move—

That leave be given to bring in a bill for an Act to establish an express right for indigenous and non-indigenous Australians to hunt within the State; to constitute a NSW Hunting Council and confer function on it relating to hunting; to authorise and regulate access to public land in the State, including National Parks and other reserved areas, for the purpose of hunting and to authorise and regulate the methods of hunting in the State; and for related purposes.

(Hunting Bill)

(Notice given 4 August 2020)

- **644.** Police investigation involving the Minister for Police and Emergency Services—Further order: resumption of the adjourned debate (26 August 2020) of the question on the motion of Mr Shoebridge:
 - (1) That this House notes that:
 - (a) on 13 May 2020, the House agreed to an order for the production of documents concerning the investigation undertaken by the Assistant Police Commissioner into the circumstances of a car collision involving the Minister for Police and Emergency Services that occurred on 27 October 2019,
 - (b) on 3 June 2020, a return was received to this order which included two boxes of privileged documents and two boxes of non-privileged documents,
 - (c) the police records produced in compliance with the order for papers made multiple references to video recordings of the incident involving the Minister for Police and Emergency Services, however no recordings were provided as part of the return, and
 - (d) according to the Interpretation Act 1987, a document means any record of information, and includes:
 - (i) anything on which there is writing, or,
 - (ii) anything on which there are marks, figures, symbols or perforations having a meaning for persons qualified to interpret them, or,
 - (iii) anything from which sounds, images or writings can be reproduced with or without the aid of anything else, or,
 - (iv) a map, plan, drawing or photograph.
 - (2) That under standing order 52 there be laid upon the table of the House within 14 days, the following documents in the possession, custody or control of the New South Wales Police Force, the Minister for Police and Emergency Services or the Department of Justice:
 - (a) video footage of the Minister for Police and Emergency Services following a collision with another driver that occurred on 27 October 2019 and which was referred to in documents returned on 3 June 2020 concerning the police investigation involving the Minister for Police and Emergency Services, 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.
- (3) That, should the Leader of the Government fail to table documents in compliance with this resolution, it is open to this House to take all necessary action, including censuring the Leader of the Government, adjudging the Leader of the Government guilty of contempt and suspending the Leader of the Government for whatever period necessary to cause compliance with this order of the House—Mrs Maclaren-Jones. (3 minutes)

Debate: 22 minutes remaining (short form).

- *724. Dividing Fences Amendment Bill 2020: resumption of the adjourned debate of the question on the motion of Mr Banasiak: That this bill be now read a second time (5 calendar days from 16 September 2020)—Mrs Maclaren-Jones. (20 minutes)
- *736. Restart NSW Fund Amendment (Rural and Regional Infrastructure Funding) Bill 2020: 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 23 September 2020)—Mrs Maclaren-Jones. (20 minutes)
- *746. Crimes Amendment (Assault of Emergency Services Workers—3 Strikes Sentencing) Bill 2020: resumption of the adjourned debate of the question on the motion of Mr Roberts: That this bill be now read a second time (5 calendar days from 16 September 2020)—Mrs Maclaren-Jones. (20 minutes)
- *772. Companion Animals Amendment (Puppy Farms) Bill 2021: resumption of the adjourned debate (24 November 2021) of the question on the motion of Ms Hurst: That this bill be now read a second time—Mr Mallard speaking. (19 minutes remaining)
- *784. Work Health and Safety Amendment (Food Delivery Workers) Bill 2020: resumption of the adjourned (21 October 2020) of the question on the motion of Mr Mookhey: That this bill be now read a second time (5 calendar days from 21 October 2020)—Mrs Maclaren-Jones. (20 minutes)
- **789.** Coal mining for export: resumption of the adjourned debate (23 September 2020) of the question on the motion of Mr Martin:
 - (1) That this House notes that:
 - (a) around 28,600 people are employed directly in the New South Wales coal industry,
 - (b) in 2018, 164.6 million tonnes of coal was exported from New South Wales,
 - (c) some 85 per cent of the coal mined in New South Wales is exported, mainly to Japan, China, South Korea and Taiwan, where it is used mostly for electricity generation,
 - (d) New South Wales exports of coal represents only around 3 per cent of global coal consumption, and
 - (e) in 2018-19 coal brought in around \$2 billion in royalties revenue in New South Wales which is used to fund public services and infrastructure.

(2) That this House recognises that coal mining for export in New South Wales will continue to play a role in supporting other nations to provide electricity access for their citizens into the future.—Mrs Maclaren-Jones. (15 minutes)

Debate: 1 hour and 35 minutes remaining.

- *854. Casino Control Amendment (No Compensation) Bill 2020: 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 11 November 2020)—Mrs Maclaren-Jones. (20 minutes)
- **857.** Auditor-General—Take note of report: resumption of the adjourned debate (20 October 2020) of the question on the motion of Mr Veitch: That this House take note of a Performance Audit report of the Auditor-General entitled "The effectiveness of the financial arrangement and management practices in four integrity agencies, dated 20 October 2020—Mr Veitch speaking. (15 minutes remaining)

Debate: 1 hour remaining.

- *862. Environmental Planning and Assessment Amendment (Review of Land Decisions) Bill 2020: resumption of the adjourned debate of the question on the motion of Mr Banasiak: That this bill be now read a second time (5 calendar days from 11 November 2020)—Mrs Maclaren-Jones. (20 minutes)
- *891. Prevention of Cruelty to Animals Amendment (Increased Penalties) Bill 2020: resumption of the adjourned debate of the question on the motion of Ms Hurst: That this bill be now read a second time (5 calendar days from 11 November 2020)—Mrs Maclaren-Jones. (20 minutes)
- *944. Cannabis Legalisation Bill 2021: resumption of the adjourned debate of the question on the motion of Ms Faehrmann: That this bill be now read a second time (5 calendar days from 18 February 2021)—Mrs Maclaren-Jones. (20 minutes)
- *987. Prevention of Cruelty to Animals Amendment (Aquatic Animal Recognition) Bill 2021: resumption of the adjourned debate of the question on the motion of Ms Hurst: That this bill be now read a second time (5 calendar days from 17 February 2021)—Mrs Maclaren-Jones. (20 minutes)
- *999. Protection of the Environment Operations Amendment (Clean Air) Bill 2021: second reading—Ms Boyd. (30 minutes)

(Bill restored to the Notice Paper 17 November 2021. Second reading of the bill to be moved again.)

*1013. South32 Dendrobium Extension Project Approval Bill 2021: resumption of the adjourned debate of the question on the motion of Mr Latham: That this bill be now read a second time (5 calendar days from 17 March 2021)—Mrs Maclaren-Jones. (20 minutes)

1139. Mr Borsak to move-

That leave be given to bring in a bill for an Act to amend miscellaneous legislation to provide for casual mine workers to received the same workers compensation entitlements as full-time mine workers; to make it a condition of development consent for new and expanded mines at least 75% of the mine's production

and engineering workers are directly employed by the mine's owner or operator; to prohibit the same entity providing both health services and insurance services to coal miners; and for related purposes.

(Coal Mining Legislation Amendment (Miners Health and Entitlements) Bill)

(Notice given 24 March 2021)

1162. Mr Graham to move—

That leave be given to bring in a bill for an Act to amend the Roads Act 1993 to provide for transparency in and scrutiny of agreements entered into for the operation of tollways; and to limit increases in tolls and charges for future tollways to increases in the consumer price index.

(Roads Amendment (Lower Tolls and Transparent Tolling Agreements) Bill)

(Notice given 24 March 2021)

*1170.Greyhound Racing Amendment (Whole-of-life Tracking) Bill 2021: resumption of the adjourned debate of the question on the motion of Ms Boyd: That this bill be now read a second time (5 calendar days from 12 May 2021)—Mrs Maclaren-Jones. (20 minutes)

1181. Mr Mookhey to move—

That a bill be introduced for an Act to amend the State Insurance and Care Governance Act 2015 in relation to the employment of staff of ICNSW and the appointment of the chief executive of ICNSW; and for related purposes.

(State Insurance and Care Governance Amendment (Employees) Bill)

(Notice given 6 May 2021)

1205. Ms Faehrmann to move-

That leave be given to bring in a bill for an Act to amend the National Parks and Wildlife Act 1974 to establish the Great Koala National Park and enable the Secretary of the Department of Planning, Industry and Environment to reserve land, including certain State Forests, as part of the Great Koala National Park; and for related purposes.

(National Parks and Wildlife Amendment (Great Koala National Park) Bill)

(Notice given 13 May 2021)

1236. Mr Pearson to move—

That leave be given to bring in a bill for an Act to recognise that the Murray Darling River System has rights; to ensure the rights are protected; and for other purposes.

(Murray-Darling River System (Rights of Nature) Bill)

(Notice given 8 June 2021)

1254. Mr Searle 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 for an employer to fail to pay a worker's wages and other entitlements; and for other purposes.

(Crimes Amendment (Wage Theft) Bill)

(Notice given 10 June 2021)

*1322.Crimes Amendment (Display of Nazi Symbols) Bill 2021: second reading—Mr Secord.

(Bill restored to the Notice Paper 22 February 2022. Second reading of the bill to be moved again.)

1330. Mr Borsak to move-

That leave be given to bring in a bill for an Act to prevent Premiers who leave office after the enactment of the Act being granted taxpayer-funded entitlements for office rent, staff salaries, transport and other similar expenses; and for related purposes.

(Parliamentary Remuneration Amendment (Former Premiers' Entitlements) Bill)

(Notice given 12 October 2021)

1464. Revd Nile to move—

That leave be given to bring in a bill for an Act to amend the Abortion Law Reform Act 2019 and the Assisted Reproductive Technology Act 2007 to prohibit the performance of terminations and the provision of assisted reproductive technology treatment for the purposes of sex selection; and for related purposes.

(Sex Selection Legislation Amendment Bill)

(Notice given 10 November 2021)

*1474.Road Transport Amendment (Medicinal Cannabis—Exemptions from Offences) Bill 2021:

second reading—Ms Faehrmann. (30 minutes)

(Second reading of the bill to be moved again.)

*1504. Abortion Law Reform (Sex Selection Prohibition) Amendment Bill 2021: 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 17 November 2021)—Mr Mallard. (20 minutes)

1619. Ms Boyd 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 establish an independent statutory body responsible for ensuring the welfare of animals in the State; and for other purposes.

(Prevention of Cruelty to Animals Amendment (Independent Office of Animal Welfare) Bill).

(Notice given 22 February 2022)

*1654.Electoral Amendment (Voting Age) Bill 2022: resumption of the adjourned debate of the question on the motion of Ms Boyd: That this bill be now read a second time (5 calendar days from 23 March 2022)—Mr Farlow. (20 minutes)

1673. Mr Banasiak to move—

That leave be given to bring in a bill for an Act to amend the Water Management Act 2000 with respect to the provision, maintenance and accessibility of information relating to water access licences; and for other purposes.

(Water Management Amendment (Transparency of Water Rights) Bill)

(Notice given 24 February 2022)

- *1675.Prevention of Cruelty to Animals Amendment (Animal Sentience) Bill 2022: resumption of the adjourned debate of the question on the motion of Ms Boyd: That this bill be now read a second time (5 calendar days from 10 August 2022)—Mr Barrett. (20 minutes)
- *1682.Biodiversity Conservation Amendment (Kangaroo Protection) Bill 2022: resumption of the adjourned debate of the question on the motion of Mr Pearson: That this bill be now read a second time (5 calendar days from 23 March 2022)—Mr Farlow. (20 minutes)

1698. Mr Latham to move—

That leave be given to bring in a bill for an Act to amend the Education Act 1990 to improve parental rights in NSW schools so that parents are better informed and more thoroughly consulted about the courses their children are studying, and empowered to ensure school teaching and learning materials are consistent with matters of parental primacy in the ethical and moral standards of their family; and for other purposes.

(The Education Amendment (Parental Rights in Schools) Bill)

(Notice given 22 March 2022)

*1721.Water Management Amendment (Floodplain Harvesting Licences) Bill 2022: 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 11 May 2022)—Mr Farlow. (20 minutes)

1757. Ms Faehrmann to move—

That leave be given to bring in a bill for an Act to amend the Environmental Planning and Assessment Act 1979 to require the exercise of functions under the Act to be consistent with the object of mitigating and adapting to climate change; and for related purposes.

(Environmental Planning and Assessment Amendment (Climate Change Mitigation and Adaptation) Bill)

(Notice given 29 March 2022)

*1758. Water Management Amendment (No Compensation for Floodplain Harvesting Licences) Bill 2022: resumption of the adjourned debate of the question on the motion of Ms Faehrmann: That this bill be now read a second time (5 calendar days from 30 March 2022)—Mr Farlow. (20 minutes)

1766. Ms Faehrmann to move—

That leave be given to bring in a bill for an Act to amend the Health Services Act 1997 to provide for minimum nurse-to-patient ratios and midwife-to-patient ratios for public sector health services; and for related purposes.

(Health Services Amendment (Nurse-to-Patient and Midwife-to-Patient Ratios) Bill)

(Notice given 31 March 2022)

1775. Mr Banasiak 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 December, 2020 in the possession, custody or control of the Department of Planning and Environment, Department of Regional NSW, the Minister for Planning and Minister for Homes, the Minister for Environment and Heritage, or the Minister for Agriculture and Minister for Western New South Wales relating to the report by Elton Consulting into the native vegetation regulatory map:

- (a) all documents, including emails, relating to Elton Consulting and their investigation for Local Land Services and the Department of Planning and Environment gathering feedback on the Native Vegetation Regulatory Map,
- (b) all reports and landholder evaluations compiled by or for Elton Consulting in their investigation for Local Land Services and the Department of Planning and Environment gathering feedback on the Native Vegetation Regulatory Map,
- (c) all reports compiled by Elton Consulting,
- (d) all documents regarding Government strategies and responses to the Elton Consulting reports,
- (e) all documents, including emails, by Local Land Services or the Department of Planning and Environment leading to or finalising a final decision on the implementation of recommendation from the Elton Consulting Report, and
- (f) 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 10 May 2022—expires Notice Paper No. 140)

1780. Mr Mookhey to move-

That, under standing order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution the following documents in the possession, custody or control of Department of Communities and Justice or the Minister for Corrections, relating to Corrective Services NSW expenditure:

- (a) all documents, including invoices and purchase orders, that identifies all expenses incurred by Corrective Services NSW since 1 April 2020 and recorded under the 343 pandemic activity code,
- (b) all documents, including invoices and purchase orders, that identifies all expenses incurred by Corrective Services NSW since 1 April 2020 and recorded under the following cost centres:

		CC	Loc	Pro	Activity
(i)	Custodial	580	482	1	343
(ii)	CS&P	222	482	1	343
(iii)	S&I	509	482	6	343
(iv)	COMCOR	560	482	5	343

(v)	GC&I	205	482	6	343
(vi)	Commissioner	239	482	6	343
(vii)	CSI COVID Warehouse	352	256	3	343
and					

(c) 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 10 May 2022—expires Notice Paper No. 140)

1782. Ms Boyd to move—

- (1) That this House notes the full-time community advocacy and volunteerism of Wardell Community Organised Resilience Effort (WardellCORE) in response to catastrophic floods affecting the communities in the Northern Rivers, which:
 - (a) has taken on responsibility for the coordination of a community hub consisting of:
 - (i) the facilitation of donations collection, storage, allocation and distribution,
 - (ii) outreach services to vulnerable and isolated community members,
 - (iii) internet access for residents who have lost access,
 - (iv) providing a physical location for access to essential Government services,
 - (v) community resilience and support for affected residents,
 - (b) has been integral to the immediate and long-term recovery and resilience of flood-affected areas in the Northern Rivers, and
 - (c) was created solely by community volunteers in response to the Government's failure to provide adequate support to flood-affected communities, and has operated independently without being provided any support, resourcing or funding by the Government.
- (2) That this House:
 - (a) thanks the volunteers at WardellCORE for their commitment to their community, and
 - (b) calls on the Government to commit to increase funding and support for community-led responses to climate change induced disasters such as flooding, with particular attention and additional support for communities in regional and rural areas.

(Notice given 10 May 2022—expires Notice Paper No. 140)

1783. Ms Boyd to move—

- (1) That this House notes that anthropogenic climate change has caused catastrophic and irreversible climate risks in communities across NSW, affecting the environment as well as the properties and livelihood of communities.
- (2) That this House notes that according to a report by the Climate Council published in May 2022, titled "Uninsurable Nation: Australia's most climate-vulnerable places":
 - (a) 3.3 per cent of properties in New South Wales will be uninsurable by 2030 due to worsening extreme global warming induced weather events,
 - (b) the New South Wales electorates of Richmond, Page, Lyne and Parkes are all within the top twenty most at-risk electorates by 2030 in Australia, all of which have significantly high numbers of properties at a high risk of experiencing flooding, bushfires, and extreme wind, and

- (c) decisions and actions by governments influence the future impacts of climate change for generations to come.
- (3) That this House calls on the Government to take urgent action to address the increasingly alarming risks of climate change by committing to invest in adaptation and disaster risk reduction to help communities prepare for worsening global warming induced weather events.

(Notice given 10 May 2022—expires Notice Paper No. 140)

1784. Ms Boyd to move—

- (1) That this House notes that the 'TAB Million Dollar Chase', a greyhound race which awards a \$1 million prize to the owner of the race winner, took place at Wentworth Park on Saturday 7 May 2022.
- (2) That this House notes that according to Greyhound Welfare & Integrity Commission Stewards' Reports, at the greyhound racing meet at Wentworth Park on 7 May 2022:
 - (a) Kooringa Lucy's left hip support was injured,
 - (b) a toe on Ritza Gloria's left hind foot was injured,
 - (c) Castle Warrior's right radius and ulna were fractured,
 - (d) two of Modern Talking's right fore toes were fractured, and
 - (e) one of Zipping Pearson's right fore toes was injured.
- (3) That this House notes that according to Greyhound Welfare & Integrity Commission Stewards' Reports, the following racing greyhounds were injured during 'Million Dollar Chase' qualifying races:
 - (a) Bounce Back, whose off-side hock was fractured on 31 March at Gunnedah,
 - (b) Cowgirl Ethics, whose near-side fore received a spike wound on 31 March at Dapto,
 - (c) Mowski Bella, whose off-side hind toe was lacerated on 1 April at Goulburn,
 - (d) Due West, who experienced near-side pectineus soreness and soreness in both hind quarters on 1 April at Goulburn,
 - (e) No Leads, whose off-side hind toe was dislocated and who experienced a chest laceration on 7 April at Dubbo,
 - (f) Mount Hope, whose off-side back muscle was injured on 7 April at Dubbo,
 - (g) Rico's Goddess, who experienced near-side neck pain and soreness to both pin muscles on 7 April at Gunnedah,
 - (h) Yeah Easy, whose off-side hind leg was grazed on 8 April at Wagga Wagga,
 - (i) Nando Dreamer, who received an off-side hip strain on 9 April at Grafton,
 - (j) Harper's Boy, whose near hind toe was lacerated on 9 April at The Gardens,
 - (k) Tom's Express, whose near-side hind toes' webbing split on 10 April at Temora,

- (l) Springview Magic, whose near-side back muscle dropped on 11 April at Bathurst,
- (m) Our Mechanic, whose near-side hock was strained on 12 April at Gosford,
- (n) Impress Dressel, who experienced left hip and right shoulder soreness on 23 April at Wentworth Park, and
- (o) Pike, whose left groin was injured on 29 April at Wentworth Park.
- (4) That this House notes that between 1 January 2022 and 9 May 2022, a total of 1,172 injuries occurred during greyhound races in NSW.
- (5) That this House notes that between 1 January 2022 and 7 May 2022, 15 greyhounds were killed during greyhound races or euthanised by on-track veterinarians in New South Wales, including:
 - (a) Foghorn Mandy, whose off-side hock was fractured on 20 January at Temora and was subsequently euthanised,
 - (b) Zoom Hilda, whose near-side fore was fractured on 2 February at Taree and was subsequently euthanised,
 - (c) Kiss Kiss, whose off-side radius and ulna were fractured on 15 February at Gosford and was subsequently euthanised,
 - (d) Bide Your Time, whose off-side tibia was fractured on 18 February at Wentworth Park and was subsequently euthanised,
 - (e) Irinka Susan, whose near-side front leg proximal humerus was fractured on 23 February at Dubbo and was subsequently euthanised,
 - (f) Big Tac, whose near-side foreleg was fractured on 3 March at Gunnedah and was subsequently euthanised,
 - (g) Vera, whose off-side radius ulna was fractured on 5 March at Wentworth Park and was subsequently euthanised,
 - (h) Swift Sharkey, whose off-side scapula was fractured on 13 March at Coonamble and was subsequently euthanised,
 - (i) Black Eyeliner, whose near-side foreleg was fractured on 8 April at Gosford and was subsequently euthanised,
 - (j) Snoozy Sioux, whose off-side humerus was fractured on 8 April at Gosford and was subsequently euthanised,
 - (k) Hypergolic, whose ulna, radius and carpal were fractured on 10 April at Temora and was subsequently euthanised,
 - (l) Sketchy Huntsman, whose off-side hock was fractured on 22 April at The Gardens and was subsequently euthanised,
 - (m) Hibiscus Moon, whose thoracic spine and off-side radius and ulna were fractured on 27 April at Wentworth Park and was subsequently euthanised,
 - (n) Polar Express, whose skull and cervical spine were fractured on 1 May at the Richmond Straight Track and whose injuries were fatal, and

- (o) My Girl Sonny, whose off-side hock was fractured on 6 May at The Gardens and was subsequently euthanised.
- (6) That this House condemns the NSW Government for their continued support of an industry that kills and injures so many dogs for entertainment and gambling profits.
- (7) That this House calls on the NSW Government to ban greyhound racing in NSW.

(Notice given 10 May 2022—expires Notice Paper No. 140)

- **1785.** Unveiling of Virginia Chadwick Bust: resumption of the adjourned debate (11 May 2022) of the question on the motion of Ms Cusack:
 - (1) That this House notes:
 - (a) on 9 March 2016, the House agreed to a motion moved by Dr Mehreen Faruqi concerning International Women's Day,
 - (b) Dr Faruqi's motion called upon the President of the Legislative Council to consider placing a bust of the first woman President of the Legislative Council, the late the Honourable Virginia Chadwick AO, in the Chamber,
 - (c) the concept for a bust of the late the Honourable Virginia Chadwick AO, contained in Dr Faruqi's motion, originally came from former member Mr Jeremy Buckingham, and
 - (d) the late the Honourable Virginia Chadwick AO was the first woman to serve as:
 - (i) the President of the Legislative Council,
 - (ii) a Liberal Minister in a New South Wales Government,
 - (iii) a Minister for Education in a New South Wales Government.
 - (iv) the Opposition Whip in the Legislative Council of the New South Wales Parliament,
 - (v) Chairperson and CEO of the Great Barrier Reef Marine Park Authority.
 - (2) That this House notes that the Honourable Virginia Chadwick AO:
 - (a) was born in 1944 to Miriam Woodward and David Walls,
 - (b) grew up in New Lambton, Newcastle and attended Newcastle Girls' High School, with a brief period of study in England,
 - (c) joined the Young Liberals at the age of 15,
 - (d) won a Commonwealth scholarship to attend Newcastle University, and was active on the Student Representative Council and the University Senate,
 - (e) was the first in her family to complete high school and attend university,
 - (f) married Bruce Chadwick and had two children, Amanda and David, and later three grandchildren, Mia, James and Elana,
 - (g) worked as a high school and TAFE teacher before joining the Legislative Council,
 - (h) had many hobbies, including beekeeping (which was considered "offbeat" at the time) and ceramics,
 - (i) was known for her sense of humour and cutting wit, and
 - (j) passed away in 2009 at age 64.

- (3) That this House notes that in terms of her service to the New South Wales Parliament, the Honourable Virginia Chadwick AO:
 - (a) was a Liberal member of the Legislative Council for more than 20 years, from November 1978 to March 1999, among the first cohort of directly elected members,
 - (b) served as President of the Legislative Council from June 1998 until her retirement from Parliament in March 1999,
 - (c) served as a government minister for seven years across her parliamentary career, including as:
 - (i) Minister for Family and Community Services, 25 March 1988 to 24 July 1990,
 - (ii) Minister for School Education and Youth Affairs, 24 July 1990 to 3 July 1992,
 - (iii) Minister for Education and Youth Affairs and Minister for Employment and Training, 3 July 1992 to 26 May 1993 notably, when Education and Training was added to her portfolio in 1992, Mrs Chadwick was reported as having the biggest portfolio ever held by a state minister in Australia at the time, covering almost a third of the state budget,
 - (iv) Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier, 26 May 1993 to 4 April 1995, and
 - (d) was the Opposition Whip between 3 April 1984 and 22 February 1988.
- (4) That this House notes that after her career in Parliament the Honourable Virginia Chadwick AO:
 - (a) became the first female chairperson of the Great Barrier Reef Marine Park Authority in 1999, where she left an important and long-lasting legacy before retiring in 2007,
 - (b) received the Order of Australia in the 2005 Queen's Birthday Honours for services to conservation and the environment through management of environmental heritage and economic sustainability issues affecting the Great Barrier Reef, and services to the New South Wales Parliament, particularly in the areas of child welfare and education,
 - (c) received global recognition for her efforts in securing greater environmental protection of the Great Barrier Reef, in particular for a rezoning of the Great Barrier Reef Marine Park, accomplished under her leadership, that saw the percentage of the reef declared protected grow from 4.5 per cent to 33 per cent,
 - (d) was appointed to the Australian Maritime Safety Authority Advisory Committee and led an Australian delegation to the United Nations Convention on International Law of the Sea, and served on various councils and commissions,
 - (e) was awarded a Centenary Medal in 2001, and
 - (f) received honorary degrees from three universities.
- (5) That this House notes that the late the Honourable Virginia Chadwick AO was popular and respected across all parties, and in particular, she was a friend, mentor and champion for all women MPs.
- (6) That this House:
 - (a) welcomes Mr Bruce Chadwick and his family into the President's Gallery to witness the unveiling of a marble bust of the late the Honourable Virginia Chadwick, and
 - (b) conveys its thanks to:

- (i) the renowned Australian Sculptor, Mr Peter Schipperheyn, for his inspired rendition of the former President, which captures the integrity and intelligence of this remarkable woman,
- (ii) the officers of the Department of Parliamentary Services for their project and coordination role with respect to the marble bust of the Honourable Virginia Chadwick AO, including the Collections and Heritage coordinator, Wes Stowe and the Director, Capital Works Strategy and Delivery Robert Nielsen—Ms Sharpe speaking. (12 minutes remaining)

Debate: 1 hour and 23 minutes remaining.

1792. Ms Hurst to move—

- (1) That this House notes that:
 - (a) 24 April 2022 was World Day for Laboratory Animals,
 - (b) according to the latest data, over 1.5 million animals were used for experimental purposes in New South Wales in 2020,
 - (c) despite the use of public funds, the NSW Government does not keep records on how much money is given to animal experimentation, and there is no transparency about the types of experiments taxpayers are funding,
 - (d) animals used in experiments routinely have cigarette smoke forced into their nostrils, are put in buckets of water in forced drowning experiments, and primates have their organs transplanted with those of pigs, and
 - (e) research animals are not required to be rehomed in New South Wales, and in the last two years, only 30 dogs and 75 cats out of the thousands used in medical experimentation were given homes.
- (2) That this House calls on the NSW and Federal Governments to:
 - (a) cease using taxpayer money to fund animal experimentation,
 - (b) fund humane alternatives to animal experimentation, and
 - (c) give animals the right to be released from experimentation.

(Notice given 10 May 2022—expires Notice Paper No. 140)

1793. Ms Hurst to move—

- (1) This House notes that:
 - (a) Brachycephalic Obstructive Airway Syndrome, or BOAS, affects dogs bred to have short or flat faces, such as bulldogs, boxers, Boston terriers, Shih Tzus and bull mastiffs,
 - (b) BOAS causes exhaustion, severe heart conditions, difficulty breathing and walking, and may increases the chance of an early death, and
 - (c) a 2013 study found that dogs affected by BOAS could not walk for more than ten minutes on a 19 degrees celsius day.
- (2) That this House further notes that:

- (a) there are currently no laws in New South Wales to prevent breeding companion animals for exaggerated features that seriously impact their health and quality of life, such as the intentional breeding of BOAS features, and
- (b) this is despite recommendations by the Australian Veterinary Association, the RSPCA, Sentient, and Veterinary Institute for Animal Ethics that the intentional breeding of aesthetic traits that cause serious health issues, including BOAS, should be outlawed.
- (3) That this House recognises the serious harm caused to dogs bred for exaggerated aesthetic features, including BOAS, and calls for this practice to be banned.

(Notice given 10 May 2022—expires Notice Paper No. 140)

1795. Mr Fang to move—

- (1) That this House note that:
 - (a) 2022 marks the centenary of the Country Women's Association (CWA) of NSW,
 - (b) the CWA of NSW was formed at the Bushwomen's Conference held in conjunction with the Royal Agricultural Show in Sydney in April 1922, and
 - (c) the CWA is the largest women's organisation in Australia and aims to improve conditions for country women and children.
- (2) That this House acknowledges the amazing work of the CWA of NSW in providing women in regional, rural and remote New South Wales with a platform for advocacy, a network of support and place for women to meet.
- (3) That this House notes that the NSW Government will continue to work with the CWA of NSW to support women in regional, rural and remote New South Wales.

(Notice given 10 May 2022—expires Notice Paper No. 140)

1796. Mr Fang to move—

- (1) That this House:
 - (a) acknowledges that on 12 May 2022, nurses everywhere in the world will be celebrated through International Nurses Day, and
 - (b) commends the outstanding contributions of each and every nurse towards safeguarding the health of everyone in New South Wales.
- (2) That this House acknowledges that:
 - (a) on 5 May 2022, midwives across New South Wales were celebrated as part of "International Day of the Midwife" for their dedication to mothers, babies and families, and their valuable contribution to their profession, and
 - (b) this year, in 2022, we celebrate the 100th anniversary of the International Confederation of Midwives.

(3) That this House recognises and congratulates the nurses and midwives across all areas of the health system for the invaluable service they provide to the community every single day of every single year.

(Notice given 10 May 2022—expires Notice Paper No. 140)

1801. Mr Latham to move—

That this House calls on the President to convene a meeting of party leaders to address the dysfunctional way in which the Parliament House building is managed, specifically:

- (a) the creation of a permanent construction zone at noise levels making it impossible for members and staff to work productively in many offices,
- (b) the extraordinary waste of public money on:
 - (i) frosted doors,
 - (ii) Macquarie St bollards,
 - (iii) the Speaker's courtyard,
 - (iv) the Broderick review,
 - (v) committee room audio access,
 - (vi) the re-renovation of the Macquarie Room,
 - (vii) the re-replacement of TVs,
 - (viii) over-staffing of Presiding Officers,
 - (ix) over-staffing of identity politics roles,
 - (x) an inflated budget generally without proper accountability and financial controls,
- (c) partisan political bias in the management of the building, including access restrictions for members' guests, and
- (d) the high level of complaints from members about this incompetence, financial waste and the general difficulty in having to work in the building trying to adequately serve the people of New South Wales.

(Notice given 10 May 2022—expires Notice Paper No. 140)

1802. Mr Buttigieg to move—

- (1) That this House notes that:
 - (a) our health workers across New South Wales have risked their lives throughout the pandemic and are continuing to work tirelessly in extremely difficult conditions,
 - (b) the work undertaken by health workers is critical for our communities and Premier Perrottet refuses to provide health workers with fair wages and conditions, and
 - (c) on 21 April 2022, it was revealed that Premier Perrottet has awarded all but one of his Liberal and National Members of Parliament a pay rise.
- (2) That this House condemns Premier Dominic Perrottet for prioritising the awarding of a pay rise for his Liberal and National Members of Parliament whilst refusing to pay our New South Wales essential health workers a fair wage.
- (3) That this House calls on the NSW Government to recognise the outstanding work of health workers and to provide them with fair wages and conditions.

(Notice given 10 May 2022—expires Notice Paper No. 140)

*1803.Dingo Cultural Heritage and Protection Bill 2022: resumption of the adjourned debate of the question on the motion of Mr Pearson: That this bill be now read a second time (5 calendar days from 11 May 2022)—Mr Farlow. (20 minutes)

1805. Ms Faehrmann to move—

- (1) That this House notes that:
 - (a) New South Wales legislation currently allows for the release of 19 helium balloons at a time,
 - (b) balloons are considered single-use plastic as they do not biodegrade and cannot be recycled,
 - (c) balloon releases are prohibited in Victoria and Queensland but still often occur due to the availability of helium and the difficulty of enforcing restrictions on releases,
 - (d) released helium balloons return to the earth, often hundreds of kilometres from their release point and are found in fragile ecosystems including beaches and oceans, and
 - (e) during 2,985 clean-up events on selected New South Wales beaches between 2017 and 2021, 17,708 balloons and balloon-related items were collected.
- (2) That this House acknowledges that balloon litter results in the death of wildlife and farm animals by:
 - (a) blocking digestive tracks causing animals to starve or choke resulting in long, painful deaths, including entangling birds such as shearwaters and albatross so that they cannot fly or feed, and causing float syndrome in turtles, where their gut becomes paralysed, preventing them from being able to digest food,
 - (b) the Australian Competition and Consumer Commission has applied to the Therapeutic Goods Administration for the sale of helium to be restricted on advice from the Victorian Coroner due to the use of helium in suicides, and
 - (c) helium is a scarce gas, which is difficult to process and is critical for certain medical and scientific uses, and for the space industry.
- (3) That this House calls on the NSW Government to prohibit the release of helium balloons and the use of helium in balloons.

(Notice given 10 May 2022—expires Notice Paper No. 140)

1806. Mr Field to move—

- (1) That this House notes that:
 - (a) on 12 April 2022, the NSW Government renewed three coal seam gas petroleum exploration licences (PEL's) held by energy giant Santos on the Liverpool Plains,
 - (b) the renewal of the three licences means that approximately half of the 1.2 million hectares of the Liverpool Plains is now covered in renewed PELs, and
 - (c) the renewed PELs will now remain valid until 2028.
- (2) That this House expresses concern that:

- (a) the NSW Government has left the door open to coal seam gas mining on the highly valuable agricultural land of the Liverpool Plains, creating continued uncertainty for landholders, farmers and local communities, who overwhelmingly oppose gas field developments on the Liverpool Plains,
- (b) the NSW Government continues to support coal seam gas exploration despite the known risks the industry poses to precious groundwater resources, with a recent Queensland Government report showing the coal seam gas industry takes approximately 54 billion litres of water per year in the Western Downs farming district, and
- (c) the renewed PELs extend Santos' reach over the ecologically and culturally significant Pillaga forest, which is already under threat from Santos' Narrabri Gas Project.
- (3) That this House calls on the NSW Government to give certainty and peace of mind to the landholders, farmers and communities of the Liverpool Plains and protect water resources and the Pillaga forest by extinguishing all PELs on the Liverpool Plains.

(Notice given 10 May 2022—expires Notice Paper No. 140)

1811. Ms Boyd to move —

- (1) That this House notes the report by Youth Action and the Australia Institute entitled "Bearing the Brunt: Youth employment and the pandemic in NSW", published in April 2022, which highlights the complex ways in which the COVID-19 pandemic has had disproportionate impacts on young people with regard to employment, and calls on the NSW Government to address this crisis through several recommendations.
- (2) That this House notes that, according to the "Bearing the Brunt" report by Youth Action and the Australia Institute:
 - (a) over 80,000 youth jobs were lost in the 2020 lockdown, and 96,000 were lost in the 2021 lockdown,
 - (b) New South Wales has the highest rate of youth unemployment and job losses in Australia,
 - (c) young people in New South Wales are facing an unemployment crisis with not enough jobs, or supports in place, for young people seeking employment,
 - (d) this crisis has most prominently affected young people in regional and rural areas and Western Sydney, with:
 - (i) unemployment rates and numbers highest in areas such as the Illawarra, Southern Highlands, Shoalhaven, Newcastle and the Hunter Valley,
 - (ii) job losses during the 2020 lockdowns highest in Western Sydney, with 35 per cent of New South Wales youth jobs lost in the Outer West, 33 per cent in the South West, and 29 per cent in Bankstown,
 - (e) between 2008 and 2021, young residents of Western Sydney consistently experienced higher levels of unemployment compared to young people living in the Northern and Eastern regions of Sydney, and
 - (f) First Nations, disabled, LGBTIQA+, and/or culturally diverse young people are impacted in systemic and complex ways, and further collection of data should be done by the NSW Government to implement more successful policies that address the crisis of unemployment in New South Wales.
- (3) That this House calls on the NSW Government to:

- (a) commit to directly address the crisis of youth unemployment through targeted policy which
 pays specific attention to low socio-economic areas, regional and rural areas, and areas with
 higher rates of First Nations residents,
- (b) increase funding for the NSW Government Graduate Program, the Disability and Aboriginal Internship Program, the fee-free TAFE initiative, youth-specific services, career advisor programs in public schools, and reinstate funding for employment support services such as the Smart, Skilled and Hired programs, and
- (c) work to improve transport affordability for young workers and job seekers, particularly for those living in areas with less public transport.

(Notice given 11 May 2022—expires Notice Paper No. 141)

1813. Mr Primrose to move—

- (1) That this House affirms that the State Government has a critical role in ensuring the integrity of the nomination system for those seeking election to local government.
- (2) That this House notes that:
 - (a) in 2021, when Councillor Sarah Richards successfully ran for re-election as a Hawkesbury Councillor, on her Candidate Information Sheet, Councillor Richards declared to the NSW Electoral Commission that she was not closely linked to a property developer despite her partner, Mr Matthew Bennett, co-owning a company that advertised itself as providing an "end to end" role in the property industry,
 - (b) Councillor Richards subsequently gave a lengthy explanation when confronted by the media with evidence of Mr Bennett's involvement in property development activities but key parts of the explanation are contradicted by publicly available documentation, and
 - (c) while Mr Bennett is not listed in New South Wales records as the legal owner of any land:
 - (i) in November 2020 he boasted on Facebook that BCM Property Group had purchased the heritage listed Richmond Post Office stating: "We bought the Post Office! Matthew Bennett is back in Hawkesbury and he's bringing his BCM Property team with him! After dreaming of buying the State Heritage Listed Richmond Post Office for over 25 years, Matthew officially took the keys today!",
 - (ii) a development application was subsequently approved for the property, in the name of the BCM Property Group and the email address on the application is matthew@bcmproperty.com.au,
 - (iii) the Heritage Impact Statement for the extensive work to be done on the site on page 1 states: "The Heritage Impact Statement has been prepared at the request of Mr Matthew Bennett".
- (3) That this House further notes that:
 - (a) BCM Property Group put numerous posts on Facebook showing Mr Bennett and the extensive work associated with the renovation and, although Ventures 101 Pty Ltd is listed as the owner, BCM Property paid the application fee to Hawkesbury Council, and the Heritage Impact Statement states that: "This Heritage Impact Statement has been prepared at the request of Mr Matthew Bennett",
 - (b) Councillor Richards also claimed that Mr Bennett was incorrectly listed as an applicant in a development application made to Blacktown Council on behalf of Elite International Developments as just a consultant, however he not only represented them at government conferences, but was hosted on a trip to China by Elite International, describing himself as the "Australian Development Manager" for Elite,

- (c) Councillor Richards stated that Mr Bennett "is not the applicant for any developments", but in 2021 he was listed as "the proponent" providing development consultancy for residential properties in a planning application to Penrith Council to relax planning restrictions at 61-79 Henry Street, Penrith,
- (d) Councillor Richards also claimed that Mr Bennett was only listed as the point of contact for another development as inter alia "he helped his elderly parents and no money changed hands" and to protect a private cemetery, however:
 - (i) this application submitted to Hawkesbury Council in February 2021 was for an \$11 million subdivision for seniors' living on land owned by his parents,
 - (ii) the Council refused the application and the Bennett Family is appealing,
 - (iii) the court file reveals that Mr Matthew Bennett's involvement is much greater than simply a "point of contact",
 - (iv) the file includes advice from lawyers Mills Oakley it lists "Matthew Bennett of BCM Property Group" as the client, provides 15 pages of advice about the substantive planning issue, and refers to Mr Matthew Bennett as having submitted the application himself, stating: "our client, in submitting the Proposed Development Application ...",
- (e) the legal advice from Mills Oakley is just one of a number of documents that list Mr Matthew Bennett of BCM as a client, including:
 - (i) an access report by Vista Access Architects,
 - (ii) multiple items by Martens and Associates including waste water management assessment; civil works plan; and concept stormwater management report,
 - (iii) NatHERS and BASIX assessment by Efficient Living,
 - (iv) tree impact assessment report by Mark Bury Consulting, and
- (f) these reports would have cost tens of thousands of dollars to produce, yet Councillor Richards claimed that "no money changed hands" and Mr Matthew Bennett listed as the client.
- (4) That this House calls on the NSW Government, as a matter of high priority, to investigate whether Councillor Richards made a false declaration on her Candidate Information Sheet when she declared that she was not closely linked to a property developer, and if so, to initiate action to ensure the integrity of the nomination system for those seeking election to local government has not been compromised.

(Notice given 12 May 2022—expires Notice Paper No. 142)

1814. Mr Field to move—

- (1) That this House notes that:
 - (a) 85 per cent of the South Coast subregion and 80 per cent of the Eden region were impacted by fire in the 2019/20 bushfires,
 - (b) leaked advice from the Natural Resources Commission (NRC) on post-fire native forest logging identifies all of the management zones along the South Coast as at extreme or high risk of serious environmental harm from continued harvesting, and for Nowra and Narooma forest management zones, identified as at extreme risk, the NRC recommended total suspension of harvesting,
 - (c) despite NRC advice Forestry Corporation continues to log in multiple state forests across the South Coast including in Shallow Crossing, Currowan and Mogo state forests,
 - (d) since Forestry Corporation resumed logging on the South Coast in March 2020, hundreds of breaches of their operating conditions have been recorded, including felling trees inside an

- exclusion zone in Currowan State Forest as recently as December 2021, and that no fines or prosecutions have been finalised regarding these breaches,
- (e) a sustainable yield review completed by Forestry Corporation in December 2020 identified an anticipated reduction in short-term wood supply on the South Coast as a result of the fires of 30 per cent, and the NRC report assessed this reduction in supply would continue out until the 2070s, and
- (f) in November 2021, a report was published by Frontier Economics and Professor Andrew Macintosh from the Australian National University entitled "Comparing the value of alternative uses of native forests in Southern NSW", with the report presenting the findings of a cost benefit analysis comparing two scenarios, one being the status quo where logging continued, and the second, ceasing harvesting and capturing the values associated with the standing forest, and that this analysis found that:
 - (i) there is an economic benefit from stopping native forest harvesting and obtaining higher value environmental and recreational benefits from the forest, including the value of carbon credits and the economic benefits of creating mountain bike recreation areas,
 - (ii) when considered over a 30 year timeframe from 2021-2051, the benefits of ceasing native forest harvesting are higher than the costs of ceasing native forest harvesting by \$61.96 million,
 - (iii) ceasing native forest harvesting in the southern forests would generate significant greenhouse gas abatement, concluding "there are unlikely to be many larger single, low-cost abatement opportunities in NSW or across Australia",
 - (iv) employment in harvesting and processing native forests has decreased significantly in recent decades, that there are now around 110-120 harvest and haulage jobs and 180-200 processing jobs in the southern forests, and that the decline in the forestry workforce means that by 2019-20 the proportion of forestry employees ranges between only 0.1 per cent and 1.6 per cent of the total workforce in the relevant local government areas.
- (2) That this House calls on the Government to:
 - (a) listen to expert advice from the NRC and appropriately regulate native forest harvesting after the destructive 2019/20 bushfire season, including:
 - (i) ceasing logging operations in the Nowra and Narooma forest management zones,
 - (ii) expediting compliance actions from reported breaches of harvesting rules,
 - (b) acknowledge the poor economic outlook for the native hardwood harvesting industry due to dwindling wood supply and high operational costs, and
 - (c) plan for a positive future for timber industry workers and our southern forests based on the ecological and economic benefits of ceasing harvesting, drawing on the analysis in the recent Frontier Economics report, and that this should include:
 - (i) providing certainty and support to industry and communities through a transition package,
 - (ii) seizing economic opportunities for nature based recreation and tourism in state forests, including mountain biking,
 - (iii) securing the significant carbon sequestration benefits of ceasing harvesting and allowing forests to mature, helping New South Wales reach its net zero by 2050 target.

1815. Ms Boyd to move—

- (1) That this House notes that 17 June 2022 is World Day to Combat Desertification and Drought, an international day that raises awareness on the importance of limiting land degradation and which calls on all levels of government to promote and enforce sustainable land development strategies.
- (2) That this House notes that, according to the report entitled "State of Nature", published in 2021 by the Nature Conservation Council:
 - (a) climate crises and extreme weather events are primary causes for the rapidly deteriorating health of land and soil, as well as the availability of water resources across New South Wales,
 - (b) deforestation due to logging and land clearing has seen approximately 54,500 hectares of native forest, vegetation, woodland, and grassland destroyed in 2019, and
 - (c) climate crises are severely impacting the health of water resources, including increased evaporation rates, reduced run-off times, and changing patterns of rainfall and peak river flows.
- (3) That this House calls on the NSW Government to act urgently to mitigate the effects of the climate crisis and extreme weather events on land degradation, desertification and drought.

(Notice given 12 May 2022—expires Notice Paper No. 142)

1816. Ms Boyd to move—

- (1) That this House notes that Wednesday 15 June 2022 is World Elder Abuse Awareness Day, a day that promotes education on the signs of elder abuse and how to take action to prevent it.
- (2) That this House notes that, according to the Older Women's Network (OWN):
 - (a) women are at greater risk of elder abuse compared to men, with data from elder abuse helplines in Australia indicating that approximately 70 per cent of elder abuse victims are women,
 - (b) gender-based violence and abuse of older people remain separated in research and practice, making the problem of violence against women invisible on the policy front with few specific interventions, and
 - (c) greater direct action is needed from all governments in Australia to reduce the prevalence of abuse of older people.
- (3) That this House calls on the NSW Government to take action to address elder abuse in the community by increasing funding for the aged care industry with specific regards to staff pay, training and ratios, and greater supports for older women such as mental health care and health education strategies that promote healthy assertiveness, the right to safety and autonomy, and the importance of respectful relationships.

(Notice given 12 May 2022—expires Notice Paper No. 142)

1817. Ms Sharpe to move—

- (1) That this House notes that on Saturday 6 November 2021, the Nature Conservation Council of New South Wales passed a motion calling for the NSW Government to protect the iconic platypus.
- (2) That this House further notes that:

- (a) the platypus is currently being considered for listing as a threatened species,
- (b) in New South Wales, the number of platypus observations has declined by around 32 per cent in the last 30 years, and
- (c) platypus populations face ongoing threats from land clearing, unsustainable water extraction, river regulation, extreme droughts, entanglement in fishing equipment, discarded waste, and industry production, which continue to place pressure on freshwater ecosystems, reduce water quality and destroy riparian vegetation.
- (3) That this House calls on the NSW Government to:
 - (a) take action towards conducting field research on Western Sydney's river systems to prevent pollution from factories and building sites entering the river system and killing the platypus and its fragile food chain,
 - (b) allocate additional funding to environmental DNA sampling to identify and monitor platypus populations in the river system, and
 - (c) ensure that greater monitoring and conservation efforts are taken to manage platypus habitats and stabilise further loss of biodiversity in New South Wales.

1818. Ms Sharpe to move—

- (1) That this House notes that:
 - (a) Tuesday 17 May 2022 is the International Day Against Homophobia, Biphobia, Interphobia and Transphobia, also known by its acronym IDAHOBIT,
 - (b) IDHAHOBIT commemorates the day the World Health Organisation removed homosexuality from the Classification of Diseases and Related Health Problems, and
 - (c) it is a day to celebrate the progress that has been made for the LGBTQI+ community, as well as acknowledge the work we still need to do in order to end discrimination.
- (2) That this House further notes that:
 - (a) 77 per cent of trans and gender diverse people in Australia report being discriminated against in the past 12 months,
 - (b) 39 per cent of Australian LGBTQI+ people have experienced depression in the past 12 months, and
 - (c) in 2021, over half of LGBTQA+ young people aged 14 to 21 had seriously considered attempting suicide in the past 12 months.
- (3) That this House calls on the NSW Government to work towards a society in which the LGBTQI+ community enjoys equal opportunities, safety and inclusion.

(Notice given 17 May 2022—expires Notice Paper No. 143)

1822. Ms Boyd to move—

- (1) That this House notes that May 17th is the International Day Against Homophobia, Biphobia and Transphobia, also known as IDAHOBIT, and further notes that:
 - (a) IDAHOBIT celebrates the lives, achievements, identities, rights, and integrities of LGBTIQ+ people and raises awareness for the continuing discrimination, abuse, and disadvantages they continue to face in everyday life, and
 - (b) the theme for this year's IDAHOBIT is "Our Bodies, Our Lives, Our Right", which aims to inspire many forms of LGBTIQ+ advocacy, including the right to freely express gender identity and be protected from violence and discrimination.
- (2) That this House further notes that according to the report titled "Snapshot of Mental Health and Suicide Prevention Statistics for LGBTIQ+ People" published by LGBTIQ+ Health Australia in October 2021:
 - (a) LGBTIQ people are approximately 6 times more likely to experience and be diagnosed with depression and 3 times more likely to experience and be diagnosed with an anxiety-related condition,
 - (b) 5.2 percent of LGBTIQ people aged 18 and over reported attempting suicide in the past 12 months, compared with the reported 1.1 percent of the general population, and
 - (c) 53.2 percent of transgender and gender diverse people aged 16 and over reported having experienced sexual violence or coercion, compared with the reported 13.3 percent of the general population.
- (3) That this House affirms that:
 - (a) homophobia, transphobia, lesbophobia, biphobia, intersexphobia and all forms of violence, discrimination and abuse against people with marginalised sexualities and gender identities continue to cause great harm and damage to the lives of so many individuals every day,
 - (b) LGBTIQ+ people deserve to live with equal dignity and be treated with equal respect in society, and
 - (c) LGBTIQ+ rights are non-negotiable and must not be up for discussion.
- (4) That this House calls on the New South Wales Government to commit to protect the rights of LGBTIQ+ people and work with all levels of government and the community to end all forms of violence, discrimination and abuse against the LGBTIQ+ community.

(Notice given 17 May 2022—expires Notice Paper No. 143)

1823. Mr Rath to move—

- (1) That this House notes that:
 - (a) 15 May to 22 May 2022 is National Road Safety Week,
 - (b) every year approximately 1,200 lives are lost on roads across Australia,
 - (c) while 2021 saw our lowest road toll in New South Wales since 1923, it still represents 270 families and communities that have experienced irreversible loss and trauma,

- (d) as well as the fatalities, crashes on New South Wales roads leave more than 10,000 people with serious injuries every year, and
- (e) road safety is a shared responsibility and National Road Safety Week is a timely reminder that each of us can make our roads safer for all road users.
- (2) That this House implores drivers across New South Wales to stay safe not just during National Road Safety Week but every time you get behind the wheel.

1825. Ms Faehrmann to move—

- (1) That this House notes that:
 - (a) on Wednesday 23 February 2022, this House ordered the production of the latest draft or final business cases for the Dungowan Dam and the Wyangala Dam, as well as various other documents relating to dam business cases and floodplain harvesting,
 - (b) on Thursday 3 March 2022 correspondence was received in respect of the latest draft or final business cases for the Dungowan Dam and the Wyangala Dam from the Department of Premier and Cabinet which stated that "to the best of their knowledge, no documents are held" by the Minister for Lands and Water, and Minister for Hospitality and Racing, Department of Planning and Environment, Infrastructure NSW, Water NSW or Department of Enterprise, Investment and Trade "that are covered by the terms ... of the resolution and are lawfully required to be provided",
 - (c) a Northern Daily Leader article entitled "State government won't release 'commercial-in-confidence' Dungowan Dam business case, despite parliamentary order", dated 9 March 2022, stated that the government is "claiming the business case is out of scope of the order because it contains cabinet and commercially sensitive information", and
 - (d) on Wednesday 11 May 2022, this House:
 - reasserted its power to order the production of all documents in the possession, custody or control of the Executive Government with the exception of those documents that reveal the actual deliberations of Cabinet, as articulated by Spigelman CJ in Egan v Chadwick,
 - (ii) rejected the definition of Cabinet documents used in the Government Information (Public Access) Act 2009 which if followed may lead to a much broader class of documents being withheld from the House,
 - (iii) further ordered the production of the documents ordered previously, including the latest draft or final business cases for Dungowan Dam and Wyangala Dam,
 - (iv) resolved that, should the Leader of the Government fail to table the documents in compliance with this resolution, it would be matter for this House to take necessary actions and further steps to address the issue of continued non-compliance.
- (2) That this House notes that, on Monday 16 May 2022, the Clerk received from the Secretary of the Department of Premier and Cabinet a partial return that did not include the draft or final business cases for Dungowan and Wyangala Dams.
- (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 the following documents in the possession, custody or control of the Minister for Lands and Water, and Minister for Hospitality and Racing, the Department of Planning and Environment, the Department of Enterprise, Investment and Trade, Water NSW, Infrastructure NSW, or Water Infrastructure NSW relating to dam business cases:

- (a) the latest draft or final business case for the Dungowan Dam,
- (b) the latest draft or final business case for the Wyangala Dam, and
- (c) 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.

1832. Mr Field to move—

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of the passing of this resolution the following documents created since 1 February 2021 in the possession, custody or control of the Minister for Lands and Water, and Minister for Hospitality and Racing, the Department of Enterprise, Investment and Trade, the Minister for Environment and Heritage, or the Department of Planning and Environment relating to the Coastal Harvestable Rights Review:

- (a) all documents, including but not limited to correspondence, briefing notes and minutes of meetings, but excluding internal email correspondence other than correspondence to the Minister's office, relating to the Coastal Harvestable Rights Review,
- (b) all submissions to the Coastal Harvestable Rights Review, and
- (c) 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 17 May 2022—expires Notice Paper No. 143)

1833. Mr Primrose to move—

That this House:

- (a) notes the provisional decision of the Fair Work Commission that there should be an award entitlement to ten days paid family and domestic violence leave for more than two point six million workers.
- (b) notes at the time of the decision being made, nineteen weeks into the year, that eighteen women have been killed in 2022 by their current or former partner,
- (c) congratulates the Union Movement, sector advocates and the many people living with violence, on their successful efforts in working to achieve this landmark decision in the Fair Work Commission,
- (d) notes that Labor has been advocating for ten days family and domestic violence paid leave entitlements since 2017 and has committed to extend the Fair Work Commission decision to more than eleven million Australian workers through the National Employment Standards, and
- (e) notes that in reaching its decision the Commission stated that "women experiencing or who have experienced family and domestic violence have a more disrupted work history; are on lower personal incomes; have had to change job frequently; and are more likely to be employed on a casual and part time basis."

1835. Ms Hurst to move—

- (1) That this House notes that:
 - (a) this month, the Queensland Government announced they would be banning prong collars,
 - (b) prong collars are cruel training devices, which are designed to tighten around a dog's neck whenever pressure is applied,
 - (c) these sharp metal collars include spikes (also known as "prongs") which press into the animals' sensitive neck area, risking damage to the thyroid, esophagus, and trachea,
 - (d) while it is illegal to import prong collars into Australia, it remains legal to use and possess them in every state except Victoria, and soon, Queensland, and
 - (e) the Queensland Government implemented the prong collar ban in response to strong community feedback opposing these inhumane devices.
- (2) That this House calls on the NSW Government to follow the lead of Victoria and Queensland, and immediately criminalise the use, possession and sale of prong collars.

(Notice given 19 May 2022—expires Notice Paper No. 145)

*1837.Roads Amendment (Tolling Transparency) Bill 2022: resumption of the adjourned debate (10 August 2022) of the question on the motion of Mr Graham: That this bill be now read a second time (next sitting day)—Mr Farlow. (20 minutes)

1839. Ms Sharpe to move—

- (1) That this House notes that on 1 June 2022, lightweight single-use plastic bags were banned in New South Wales.
- (2) That this House further notes that in preparation, the Government failed to:
 - (a) create any regulations under the Plastic Reduction and Circular Economy Act 2021 to facilitate the ban of lightweight single-use plastic bags in New South Wales,
 - (b) adequately communicate the ban to New South Wales small and medium businesses with enough time for them to prepare, and
 - (c) allocate sufficient resources to advise businesses and ensure supply chains of sustainable alternative products were available to New South Wales businesses.
- (3) That this House further notes that from 1 November 2022, further single-use plastic bans will come into effect in New South Wales, prohibiting:
 - (a) single-use plastic straws, stirrers and cutlery,
 - (b) single-use plastic plates and bowls, and
 - (c) expanded polystyrene foodware.

- (4) That this House calls on the Government to make sure New South Wales small businesses are properly prepared for further single-use plastic bans in November, ensuring that:
 - (a) regulations are created to resolve any uncertainties within the Plastic Reduction and Circular Economy Act 2021,
 - (b) New South Wales businesses are informed of the bans, well ahead of them coming into place, and
 - (c) supply chains of adequate amounts of sustainable alternative products are secured and available.

1840. Ms Sharpe to move—

- (1) That this House notes that:
 - (a) on 5 June the United Nations World Environment Day was held in Stockholm, and
 - (b) this year's campaign "Only One Earth" called for collective, transformative action on a global scale to celebrate, protect and restore our planet.
- (2) That this House further notes that 2022 also marks the 50th anniversary for the UN Conference on the Human Environment which is widely seen as the first international meeting on the environment to have taken place.
- (3) That this House further notes that:
 - (a) the Government has failed to address the deteriorating condition of our environment,
 - (b) in the past decade we have seen the rate of land clearing in New South Wales triple,
 - (c) our soil quality has deteriorated with 74 per cent of priority soil units being rated as poor or very poor,
 - (d) the health of our fish communities is poor and getting worse, and
 - (e) the number of species considered at risk of extinction continues to steadily rise.
- (4) That this House calls on the Government to demonstrate its commitment to tackling these issues by taking immediate action to legislate stronger environmental protections.

(Notice given 7 June 2022—expires Notice Paper No. 146)

1841. Mr Barrett to move—

- (1) That this House notes that:
 - (a) Friday 20 May 2022 was National Walk Safely to School Day,
 - (b) this annual event encourages primary school aged children across Australia to develop safe pedestrian habits and vital road-crossing skills,
 - (c) coinciding with National Road Safety Week, this event promotes the supervision of children in all road settings and encourages safe habits such as holding hands when crossing a road,

- (d) National Walk Safely to School Day promotes the physical, mental, social and environmental benefits of regular walking, not just on 20 May, but every day, and
- (e) this event encourages children to become more confident and alert on and around roads.
- (2) That this House encourages pedestrian safety across Australia, and recognises the importance of teaching our children safe road habits from a young age.

1842. Mr Mookhey to move—

That, under standing order 52:

- (a) there be laid upon the table of the House within 14 days of the date of passing of this resolution all documents created since 1 February 2022 in the possession, custody or control of the Premier, Department of Premier and Cabinet, Treasurer, Treasury, Minister for Customer Service and Digital Government, Department of Customer Service regarding any company trading as 'Metricon',
- (b) there be laid upon the table of the House within 21 days of the date of passing of this resolution all documents in the possession, custody or control of Insurance and Care NSW (icare) or the State Insurance Regulatory Authority regarding any company trading as 'Metricon', and
- (c) 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 June 2022—expires Notice Paper No. 146)

1844. Mr Mookhey to move-

- (1) That this House notes that:
 - (a) on Wednesday 11 May 2022 this House ordered the production of certain documents identified by Sydney Metro in response to an application made under Government Information (Public Access) Act 2009, and
 - (b) on Tuesday 31 May 2022 correspondence was received from the Department of Premier and Cabinet which stated "all documents held and covered by the terms of paragraph (a) of the resolution and lawfully required to be provided have been provided", and
 - (c) only two of the twelve documents specified in paragraph (a) of the order of the House have been returned.
- (2) That this House:
 - (a) reasserts its power to order the production of all documents in the possession, custody or control of the Executive Government with the exception of those documents that reveal the actual deliberations of Cabinet, as articulated by Spigelman CJ in Egan v Chadwick, and
 - (b) rejects the definition of Cabinet documents used in the Government Information (Public Access) Act 2009, which if followed may lead to a much broader class of documents being withheld from this House, and
- (3) That, under standing order 52, there be laid upon the table of the House within seven days of the date of passing of this resolution the following documents in the possession, custody or control of

the Minister for Transport, Minister for Infrastructure, Transport for NSW, or Sydney Metro relating to Sydney Metro:

- (a) the following documents identified by Sydney Metro in response to an application made under Government Information (Public Access) Act 2009:
 - (i) 211029 final report storyline v8,
 - (ii) 211029 final report storyline v12,
 - (iii) 211104 Sydney Metro Strategy Review Draft v19,
 - (iv) 211109 Sydney Metro Strategy Review Draft v24,
 - (v) 211110 Sydney Metro Strategy Review Draft vWIP,
 - (vi) 211116 Sydney Metro Strategy Review Draft v33,
 - (vii) 211116 Sydney Metro Strategy Review Draft v35,
 - (viii) 211118 Sydney Metro Strategy Review Draft v39,
 - (ix) 211119 Sydney Metro Strategy Review Final Report,
 - (x) 211104 Sydney Metro Phase 2 Proposal Letter v3, 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.
- (4) That, should the Leader of the Government fail to table the documents in compliance with this resolution, it will be a matter for this House to take necessary actions and further steps to address the issue of continued non-compliance.

(Notice given 7 June 2022—expires Notice Paper No. 146)

1845. Ms Hurst to move—

- (1) That this House notes that:
 - (a) the South Coast forest ecosystem is home to many animals, including threatened species like the Yellow-bellied Glider and the Grey-headed Flying-fox,
 - (b) previous phases of construction on the Princes Highway have seen a concerning increase in wildlife deaths, including a spike in animals being killed or injured by motorists after the construction of the Foxground and Berry Bypass,
 - (c) with billions planned to be spent on Princes Highway upgrades in the next decade, over 17,000 people have signed a petition, organised by community group 'Our Future Shoalhaven', which calls on the government to urgently invest in wildlife corridors on the Highway, and
 - (d) wildlife corridors would allow animals to safely navigate roads without encountering cars and mitigate the worst impacts on threatened and protected species.
- (2) That this House calls on the New South Wales and Federal Governments to commit to implementing best practice wildlife corridors in current and future stages of the Princes Highway upgrades.

(Notice given 7 June 2022—expires Notice Paper No. 146)

1846. Mr Fang to move—

- (1) That this House notes that International Men's Health Week runs from 13 to 19 June 2022.
- (2) That this House recognises the importance of men's health, including promoting healthy living and raising awareness about chronic disease, men's mental health and wellbeing, men's cancers and men's sexual health.

- (3) That this House notes that starting conversations and breaking stigma are key factors in reducing the disproportionately higher rates of suicide among men.
- (4) That this House commends the holistic approach the Government and New South Wales Health take in raising awareness about men's health year round, and particularly during Men's Health Week.

*1847.Criminal Assets Recovery Amendment (Unexplained Wealth) Bill 2022: 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 22 June 2022)—Mr Farlow. (20 minutes)

1848. Ms Higginson to move—

- (1) That this House notes that most fines issued as a result of infringement notices during COVID lockdowns have now entered the enforcement stage:
 - (a) thousands of COVID-19 fines issued were to the State's most vulnerable, many are invalid, unfair and have caused the disadvantaged to amass debt they are unable to pay,
 - (b) western Sydney suburbs that are home to the most socioeconomically disadvantaged residents in the city bore the brunt of COVID-19 fines during the ramp-up in enforcement during last year's Delta outbreak, and
 - (c) small towns with high First Nations populations including Walgett, Brewarrina and Wilcannia had the most fines per capita over the entire outbreak.
- (2) That this House notes that:
 - (a) on 15 September 2021 the Australian Capital Territory/New South Wales Aboriginal Legal Service, Redfern Legal Centre, Community Legal Centres New South Wales and the Public Interest Advocacy Centre wrote to the then Premier and Police Minister expressing concern about the impact of COVID-19 fines on vulnerable people and communities in New South Wales, and
 - (b) in April this year the President of the Law Society of New South Wales wrote to the Premier warning him that thousands of fines issued for minor breaches of the COVID-19 health orders were having "a disproportionate and unjust impact on certain vulnerable groups of people, and in particular children and Aboriginal people".
- (3) That this House calls on the Government to act in the public interest and withdraw all fines, infringements, enforcements and court election actions related to the issuing of alleged infringements of COVID -19 public health orders particularly for people under the age of 21 and all Abroiginal and Torres Strait Islander people.

(Notice given 7 June 2022—expires Notice Paper No. 146)

1849. Mr Mallard to move—

- (1) That this House notes that:
 - (a) 25 May 2022 marked the launch of the Government's "Make No Doubt" consent campaign,

- (b) the "Make No Doubt" consent campaign supports the Government's sexual consent laws which came into effect on 1 June 2022,
- (c) the new campaign encourages young people to check consent before engaging in sexual activity and helps protect people from sexual violence through greater community education about consent, and
- (d) no law can ever erase the trauma of sexual assault, but the new consent laws and campaign form a key element of the Government's commitment to preventing and responding to sexual assault.
- (2) That this House acknowledges the advocacy of:
 - (a) Saxon Mullins of Rape and Sexual Assault Research and Advocacy,
 - (b) Chanel Contos of Teach Us Consent, and
 - (c) the brave victim-survivors who helped shape this much needed reform.
- (3) That this House condemns any and all forms of sexual violence.

1852. Ms Faehrmann to move—

- (1) That this House notes that:
 - (a) the IRIS Hotel Group has applied to the Liverpool City Council for development approval to construct a hotel in a residential area of Casula which would introduce 30 poker machines into the local area, and
 - (b) the proposed hotel will replace the existing Ibis Hotel which has been used by Housing New South Wales to provide temporary housing and emergency and crisis accommodation to the community, refugees, ex-prisoners leaving detention and people experiencing domestic violence.
- (2) That this House recognises this development is inappropriate because:
 - (a) the area already has a high incidence of gambling with \$92,342 of gaming machine profit collected in the Liverpool LGA between June to December 2020, an 8.3 per cent increase on the same period and the Casula Crossroads Hotel ranked 6 of 1269 for highest gaming net profit between 1 January 2021 to 30 June 2021,
 - (b) the Casula and Liverpool LGAs are home to the bottom 46 per cent of New South Wales households in terms of household income and residents in skilled occupations and experience high levels of unemployment,
 - (c) the hotel will be built in a primarily residential area in close proximity to public housing, women's refuges, aged care villages, emergency public accommodation and a large public primary school,
 - (d) the New South Wales Bureau of Crime Statistics and Research has identified the area surrounding the site as a hotspot area for domestic-related assault in Casula, and
 - (e) the Casula community is strongly opposed to the construction of the hotel and was previously successful in their campaign against a similar development in 2016 which was rejected by Liverpool City Council and the Land and Environment Court.

(3) That this House calls on the Liverpool City Council to reject the application of the IRIS Hotel Group to construct a hotel at 437 Hume Highway Casula because of the profoundly negative impact it would have on the community.

(Notice given 7 June 2022—expires Notice Paper No. 146)

1853. Ms Faehrmann to move—

- (1) That this House notes that:
 - (a) in Australia, one of the leading indirect causes of maternal death is suicide,
 - (b) mothers face increased risk of severe mental illness and relapses of previous mental illness during pregnancy, childbirth and postpartum,
 - (c) statistics show that 1 in 3 women experience birth-related trauma, and there are ever increasing rates of post-natal depression, anxiety and PTSD,
 - (d) Mother and Baby Units provide timely and essential access to specialised treatment crucial for the successful management of mothers' symptoms, as well as to protect the relationship a mother has with their baby, other relationships in the family and community, and the baby's own health and development, and
 - (e) metropolitan Sydney has Mother and Baby Units at the Royal Prince Alfred Hospital, the St John of God Hospital in Burwood and Westmead Hospital.
- (2) That this House acknowledges that:
 - (a) mothers and primary caregivers in rural and regional New South Wales have no local access to Mother and Baby Units or any other inpatient care that allows them to remain with their babies and co-parents, and
 - (b) in order to access treatment at a Mother and Baby Unit, rural and regional primary caregivers are currently forced to travel with their babies to Sydney, often a distance of hundreds of kilometres.
- (3) That this House calls on the Government to commit to the development of Mother and Baby Units in regional New South Wales including a unit in the Northern Rivers region.

(Notice given 7 June 2022—expires Notice Paper No. 146)

1854. Ms Faehrmann to move—

- (1) That this House notes that:
 - (a) The Greens recorded their best-ever federal election result electing 4 lower house members and 12 Greens senators,
 - (b) the Coalition suffered its worst election result in 70 years and was reduced from 75 seats to just 58 seats,
 - (c) The Liberal Party lost the seat of Brisbane to The Greens and a further 6 seats to the Climate 200 backed 'Teal' independents including liberal heartland seats like Wentworth, North Sydney and the previous Treasurer's own seat of Kooyong,

- (d) seats that experienced extreme weather events, such as Brisbane, Ryan, Griffith, Richmond, Eden Monaro and Macquarie, registered some of the strongest swings against the coalition government,
- (e) the climate-denying United Australia Party gained just a 0.7 per cent swing and failed to significantly impact preference flows after spending an estimated \$70 to \$100 million on advertising,
- (f) even seats in communities with higher numbers of workers employed in the fossil fuel industry, such as the seat of Hunter, saw swings against the coalition, and
- (g) despite winning a majority government the Labor Party recorded its lowest primary vote since the 1930s.
- (2) That this House acknowledges that:
 - (a) the 2022 federal election has fundamentally changed politics in Australia after voters rejected the coalition, the two-party system and right-wing climate culture wars,
 - (b) the most successful candidates were those who embraced bold action on climate and despite climate change ranking as one of the top issues for voters it was almost entirely absent from the coalition and Labor campaigns, and
 - (c) the results of the election demonstrate that the climate wars are over, and the Australian people want genuine and urgent action on climate change.
- (3) That this House extends its heartfelt gratitude to the countless organisations and individuals who have campaigned tirelessly for climate action over the past three decades.

1856. Ms Higginson to move—

- (1) That this House notes that:
 - (a) old trees are the primary storehouses of carbon in forests, provide essential hollows for animals to nest and den in, and provide the most abundant nectar and seed,
 - (b) it is only once trees are over 120-180 years old that they begin to develop hollows, and not until they are over 220 years old that they develop the large hollows required by many species, and
 - (c) since European settlement most of our oldest trees have been lost, with only scattered old trees left across agricultural lands and within logged forests.
- (2) That this House notes that:
 - (a) the Natural Resources Commission's (NRC) report 'Final report Coastal IFOA operations post 2019/20 wildfires, June 2021 was provided to the government in June 2021,
 - (b) the report recommended that measures could be taken to enhance the standard Coastal Integrated Forestry Operations Approval (IFOA) prescriptions:
 - (i) to retain a minimum of eight hollow-bearing trees per hectare where they exist (as per the requirement in the standard Coastal IFOA prescriptions),
 - (ii) that if hollow-bearing trees are not available, then retain suitable substitutes, in priority order being, potential future hollow-bearing trees, the largest mature tree in the stand or a regrowth tree that is not suppressed,

- (iii) to retain two recruitment trees per retained hollow-bearing tree, and
- (c) that the report has been kept Cabinet in Confidence and that no action has been undertaken to implement the recommendations from the NRC.
- (3) That this House calls on the Government to urgently implement all of the recommendations from the Natural Resource Commission's report particularly those that pertain to the retention of the oldest and hollow bearing trees.

1859. Mr Latham 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 January 2020 in the possession, custody or control of the Premier or Department of Premier and Cabinet relating to ministerial workshops:

- (a) all documents relating to workshops or seminars held with ministers or senior ministerial staff conducted by Ms Felicity Menzies, CEO of Include-Empower, including documents relating to:
 - (i) cost and payment to Ms Menzies,
 - (ii) selection process for the facilitator,
 - (iii) syllabus and seminar content,
 - (iv) responses by participants,
- (b) all correspondence sent to and received from Ms Menzies concerning media commentary about the seminars, and
- (c) 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 June 2022—expires Notice Paper No. 146)

1860. Mr Latham to move—

- (1) That this House condemns the ABC for publishing an unwarranted attack on Vishva Hindu Parishad Australia on 19 May, especially given the prior evidence to this House from the New South Wales Police, Department of Education and Minister for Multiculturalism that Vishva Hindu Parishad Australia is not an organisation fostering division and violence.
- (2) That this House notes that in fact, Vishva Hindu Parishad Australia is a well-regarded community body undertaking valuable work in schools, welfare, ethics and the spiritual enrichment of the New South Wales Hindu population.
- (3) That the House calls on the ABC to withdraw the article and its misrepresentations by Meghna Bali and Ariel Bogle and apologise.

(Notice given 7 June 2022—expires Notice Paper No. 146)

1861. Mr Latham to move—

That this House:

(a) welcomes the resignations of Department of Education Deputy Secretaries Yvette Cachia and David Withey after they withheld available information from the Portfolio Committee No. 3 Budget

Estimates concerning the workforce impact of vaccination mandates on teacher shortages in New South Wales, and

(b) reminds government officials that honesty and frankness at Budget Estimates and other parliamentary committees is not optional; it is a requirement of being sworn in as witnesses, enforceable under the Parliamentary Evidence Act 1901.

(Notice given 7 June 2022—expires Notice Paper No. 146)

1862. Mr Latham to move—

That this House welcomes the forced retirement of Mr Greg Whitby as head of Catholic Education Diocese of Parramatta, noting:

- (a) the alarming decline in enrolment share and student results at Parramatta under Mr Whitby,
- (b) the referral to ICAC of Mr Whitby's practice of awarding architectural and project management work for Parramatta Catholic schools to his brother-in-law, in return for funded overseas travel, and
- (c) the adverse section 83 findings concerning Mr Whitby's inappropriate purchase of Kenthurst Parish properties that were of zero educational value to the local parish school.

(Notice given 7 June 2022—expires Notice Paper No. 146)

1864. Mr Field to move—

- (1) That this House notes that:
 - (a) since 23 May 2022 the following compartments in the Eurobodalla and Shoalhaven local government areas have been approved for logging by the New South Wales Forestry Corporation:
 - (i) Yadboro State Forest Compartments 436, 441 and 463,
 - (ii) South Brooman State Forest Compartment 66,
 - (b) logging in these compartments will follow the current harvesting in nearby Shallow Crossing and Currowan state forests,
 - (c) more than 50 per cent of the expected yield from these forests will be low quality salvage wood, used for export pulp or firewood,
 - (d) all of the state forests named above are located in the Batemans Bay Forest Management Zone that was identified as "high risk" by the Natural Resources Commission (NRC) in their June 2021 cabinet-in-confidence report titled "Coastal Integrated Forestry Operations Approval (IFOA) operations post 2019/20 wildfires",
 - (e) the NRC recommended significant additional protections be imposed on any harvesting operations in "high risk" areas to meet the requirements of ecologically sustainable forest management,
 - (f) additional protections recommended by the NRC included:
 - (i) maintaining temporary refuges based on a fixed retention requirement of 75 per cent in the local landscape,
 - (ii) for a period of 10 years, for each of the eight hollow bearing trees per hectare that are required to be retained under the CIFOA, an additional two recruitment trees which are future hollow bearing trees be maintained, significantly increasing tree retention requirements,

- (g) Forestry Corporation continues to harvest under the pre-fire Coastal IFOA, which is recognised by the Environmental Protection Authority, as well as the NRC, as being inadequate after the unprecedented extent and severity of the black summer bushfires, particularly on the New South Wales South Coast,
- (h) since the fires, the Environment Protection Agency has investigations of Forestry Corporation operations in seven compartments in the Batemans Bay Forest Management Zone including at Currowan, South Brooman, and Mogo State Forests resulting in three penalty notices being issued, two investigations still underway and one completed without a resolution yet determined,
- (i) there is widespread community opposition to logging in the affected region, including from the Brooman State Forest Conservation Group, who last year included the following statements in their submission to the parliamentary inquiry into the long term sustainability and future of the timber and forest products industry:
 - (i) "We are a diverse group, from ages 17 to 67, including farmers, tradespeople, nurses and teachers.",
 - (ii) "The residents of this region want to make clear to Forestry New South Wales and New South Wales policy makers that a 'business as usual' approach is no longer acceptable after the summer of 2019-2020.",
 - (iii) "The mental health of the community is suffering. We lived through the fires and subsequent flood. We see the impact of the fires every day and now live with hearing and seeing the additional destruction of logging. That is made worse by the economic stress of fires, floods and COVID-19, and frustration that despite demonstrated breaches of the rules the logging is continuing.", and
- (j) in the midst of an extinction crisis, the continued degradation of forest ecosystems and destruction of threatened species habitat on public land by a publicly owned organisation is a disgrace.
- (2) That this House calls on the Government to acknowledge the serious impacts of the 2019/20 fires on South Coast forest and respond to the urgent recommendations of the Natural Resources Commission by establishing a plan to transition out of public native forest logging on the New South Wales South Coast.

1866. Mr Buttigieg 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 November 2020, in electronic format if possible, in the possession, custody or control of the Minister for Western Sydney, Minister for Transport, Minister for Education and Early Learning, Minister for Health, Treasurer, Minister for Finance, Minister for Skills and Training, Minister for Infrastructure, Minister for Cities and Minister for Active Transport, Minister for Planning and Minister for Homes, Minister for Metropolitan Roads, Minister for Aboriginal Affairs, Minister for Environment and Heritage, Minister for Emergency Services and Resilience, Minister for Police, Department of Premier and Cabinet, Department of Planning and Environment, Treasury, Transport for NSW, Sydney Trains, Sydney Metro, State Transit, Infrastructure NSW, Western Parkland City Authority, Department of Education, Ministry of Health or Resilience NSW relating to the Western Sydney Aerotropolis Precinct Plan:

- (a) all documents relating to the final Western Sydney Aerotropolis Precinct Plan,
- (b) all documents relating to the draft Western Sydney Aerotropolis Precinct Plan, and
- (c) 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.

1869. Ms Sharpe to move—

- (1) That this House notes that:
 - (a) 31 May was World Parrot Day, which is a day to celebrate and raise awareness of the world's parrot population and the dangers they face,
 - (b) there are around 350 species of parrots around the world, with over 50 species living in Australia, and
 - (c) New South Wales alone has almost as many parrots as the continents of Africa and Asia combined
- (2) That this House further notes that:
 - (a) the swift parrot is listed as endangered by the New South Wales Government and critically endangered by the Commonwealth, and
 - (b) the New South Wales Saving Our Species strategy identifies loss of habitat as a key threat the swift parrot currently faces.
- (3) That this House further notes that:
 - (a) in spite of the commitment to the protection of threatened species, a swift parrot identified coupe of the spotted gum forest within the Mogo State Forest has been logged, and
 - (b) this unnecessary destruction has led to the loss of crucial winter habitat for the swift parrot, as well as further loss of their food supply.
- (4) That this House calls on the Government to:
 - (a) listen to the community of scientists and environmental advocates who are desperately fighting for the biodiversity of New South Wales, and
 - (b) honour the commitment it made to protect the threatened species within state forests.

(Notice given 8 June 2022—expires Notice Paper No. 147)

1873. Mr Primrose to move—

- (1) That this House notes that on Wednesday 8 June 2022 public servants across the state engaged in industrial action as the NSW Liberal-National Government failed to provide a real wage increase, with its mandated salary caps.
- (2) That this House thanks hard working public sector employees across our state for the important work they do whilst serving the people of New South Wales.
- (3) That this House thanks the staff across the Department of Parliamentary Services for the support they provide in the smooth functioning of the Parliament of New South Wales, and understands their reasons for taking strike action.
- (4) That this House calls on the NSW Liberal-National Government to come to the negotiating table, and deliver wages and conditions that reflect the crucial work that they do.

1875. Mr Field to move—

(1) That this House notes:

- (a) recent media quoting from a NSW Government report into a six week data analysis and surveillance operation in October and November 2021 between the Liquor and Gaming NSW, the NSW Crime Commission and the Australian Criminal Intelligence Commission,
- (b) the operation found suspected money laundering activities at 178 venues involving about \$5.5 million in cash with 40 per cent of activity identified in just 10 venues,
- (c) Canterbury Bankstown and Fairfield Local Government Areas had the most identified suspicious transactions accounting for the majority of potentially laundered money,
- (d) one case study detailed in the report was of a man at the Mount Lewis Bowling Club in Greenacre who likely laundered \$60,400 through six poker machines in under two hours,
- (e) the report stated that in some cases professional facilitators linked to organised crime groups were involved, including lawyers, real estate agents and accountants, and
- (f) the report concludes that there is "little doubt that electronic gaming machines are being used for large scale money laundering by organised criminal groups in NSW."

(2) That this House further notes:

- (a) NSW Liquor and Gaming Authority chair Phillip Crawford wrote to Premier Perrottet on 30 November 2021 stating that a "special commission of inquiry into money laundering in hotels and registered clubs" was needed because authorities had recently uncovered "clear evidence that money laundering appears to be just as prevalent in hotels and clubs as ... in the casino industry, if not more so",
- (b) Premier Perrottet failed to establish a special commission of inquiry, prompting the NSW Crime Commission to establish their own inquiry on 17 December 2021 which has not conducted any public sittings and the status of which is unknown, and
- (c) the response to evidence of large-scale money laundering through poker machines in New South Wales clubs and pubs stands in stark contrast to the public inquiries established into Crown and the Star casino which have promoted significant public and media scrutiny, including significant recommendations and proposed reforms through the Bergin Inquiry.

(3) That this House:

- (a) expresses its concern that the lack of a special commission of inquiry into money laundering by organised crime through poker machines in New South Wales pubs and clubs will lead to an insufficient policy response to the recognised facts that electronic gaming machines are being used for large scale money laundering by organised criminal groups in New South Wales, and
- (b) calls on Premier Perrottet to establish such an inquiry.

(Notice given 8 June 2022—expires Notice Paper No. 147)

1877. Parliamentary Budget Officer Amendment Bill 2022: second reading—Mr Mookhey.

(Standing orders suspended for remaining stages, Thursday 9 June 2022)

1881. Ms Sharpe to move—

- (1) That this House notes with sadness the death of Kristine Cruden in the early hours of Sunday 19 June 2022.
- (2) That this House further notes that Kristine Cruden:
 - (a) was a tireless warrior of social justice, feminist and committed trade unionist, who generously mentored others in the labor movement whenever the opportunity presented itself.
 - (b) served as Mayor of Leichhardt from 1996 to 1999,
 - (c) was the former Chief of Staff and local campaign manager to the Hon Anthony Albanese MP, current Prime Minister of Australia,
 - (d) served as President of Grayndler FEC for many years, and
 - (e) worked to defend the pay and conditions of public sector workers as Industrial Manager of the Public Service Association of New South Wales.
- (3) That this House honours the countless contributions made by Kristine Cruden to the Australian labor movement and her community in the Inner West of Sydney.
- (4) That this House sends its sincere condolences to Kristine Cruden's family, friends, colleagues, and community.
- (5) That this resolution be communicated by the President to the family of Kristine Cruden.

(Notice given 21 June 2022—expires Notice Paper No. 149)

1882. Ms Sharpe to move—

- (1) That this House notes that:
 - (a) Sunday 3 July 2022 is International Plastic Bag Free Day,
 - (b) lightweight plastic bags can take up to 1,000 years to degrade completely, and
 - (c) prior to degrading fully, plastic bags break apart and introduce damaging microplastics into the natural environment.
- (2) That this House further notes that:
 - (a) Labor introduced two bills to ban single use plastic bags in New South Wales during 2016 and 2019, both were opposed by the Government,
 - (b) 2022 will see the first Plastic Bag Free Day following the Government finally legislating to ban lightweight single use plastic bags in New South Wales,
 - (c) the New South Wales ban on lightweight single use plastic bags is a crucial first step in removing plastic waste from our natural environment, and

- (d) the Environmental Protection Authority is the regulator of the ban on single-use plastic items in New South Wales.
- (3) That this House calls on the Government to adequately resource the Environment Protection Authority to work with businesses and communities to remove plastic waste from our environment.

1883. Ms Sharpe to move—

- (1) That this House notes that 22 June of 2022 is World Rainforest Day, a global movement to protect and restore rainforests which only cover 6 per cent of the earth, but house 50 per cent of the world's biodiversity.
- (2) That this House further notes that:
 - (a) former Labor Premier Neville Wran created 20 national parks for New South Wales and introduced unprecedented environmental protections for New South Wales rainforests,
 - (b) during the Black Summer bushfires, a third of New South Wales rainforests were burnt, with some rainforests burning for the first time in recorded history,
 - (c) new studies show that as a result of these fires there has been a drop in the number of fruiteating birds, which play a key role in forest rejuvenation, and
 - (d) the recovery of rainforest ecosystems impacted by fire is likely to be extremely slow, with rainforest ecosystems being vulnerable to future fires and extreme weather patterns.
- (3) That this House calls on the Government to:
 - (a) invest in active preventative plans to protect our fire-sensitive rainforests from future fires, and
 - (b) ensure that greater conservation efforts are taken to protect and preserve what little undamaged rainforest we have left.

(Notice given 21 June 2022—expires Notice Paper No. 149)

1884. Ms Sharpe to move—

- (1) That this House notes that:
 - (a) thanks to work of dedicated citizen scientists we have tracked and identified 80 new koalas living in and around the Heathcote area, and
 - (b) these koalas will be essential in the effort to boost the number of koalas who are on track to be extinct by 2050.
- (2) That this House further notes that:
 - (a) the Government has an opportunity to preserve a very important wildlife corridor at Woronora heights that supports this population of these koalas,
 - (b) a large portion of this wildlife corridor is about to be sold off to developers by Water NSW,

- (c) if this land is sold, it would diminish the corridor to 340 metres wide which is well under the minimum 500 metres the chief scientist has recommended for maintaining koala connectivity.
- (3) That this House calls on the Government to:
 - immediately withdraw its development application on 22 Bundanoon Rd Woronora heights,
 and
 - (b) enter into negotiations with other agencies to purchase or transfer the land so that it can become part of a reserve and be protected for koalas to use forever.

1889. Mr D'Adam to move—

- (1) That a select committee be established to inquire into and report on Barangaroo sight lines.
- (2) That the select committee inquire into and report on:
 - (a) any actual or perceived biases of the following parties involved in negotiations between the NSW Government, Lendlease, and Crown concerning Barangaroo sight lines:
 - (i) the Office of the Premier,
 - (ii) the offices of all responsible government ministers,
 - (iii) the Chief Executive and Board of Infrastructure NSW,
 - (iv) the Chief Executive and Board of the Barangaroo Delivery Authority,
 - (v) any other person engaged in the negotiations on behalf of the NSW Government,
 - (b) the probity of negotiations between the NSW Government, Lendlease, and Crown concerning the Barangaroo Sight Lines,
 - (c) the integrity, efficacy and value for money of 'unsolicited proposals', including the 'unsolicited proposal' initiated by Crown Resorts Limited in relation to the Barangaroo development project,
 - (d) any potential biases resulting in the preferential treatment of the commercial interests of one party over the other,
 - (e) measures necessary to ensure the integrity of the Barangaroo Redevelopment project and similar projects in the future, and
 - (f) any other related matter.
- (3) That the committee report by 11 November 2022.
- (4) That, notwithstanding anything to the contrary in the standing orders, the committee consist of seven members comprising:
 - (a) three government members,
 - (b) two opposition members, including Mr D'Adam, and
 - (c) two crossbench members, including Mr Latham.
- (5) That the Chair of the committee be Mr Latham and the Deputy Chair be Mr D'Adam.
- (6) 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 is to alternate between government, opposition and crossbench members, in order determined by the committee, 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.

1890. Ms Hurst to move—

- (1) That this House notes that:
 - (a) on 21 June 2022, I had a special guest in my office: Buddy the beagle, who is also a medical experimentation survivor,
 - (b) Buddy was rescued and rehomed in 2019, on the night of my inaugural speech in this place, after eight years in a medical experimentation facility in New South Wales,
 - (c) no one except the staff at the facility can say what experiments were done to Buddy against his will, during the eight years he was held,
 - (d) while Buddy has found a loving forever home, most other dogs used in experimentation are not so lucky, and
 - (e) the latest 2020 data tells us that almost 1000 dogs were held and used in experimentation facilities in New South Wales, but none of them were rehomed because rehoming cats and dogs used in experimentation is not mandatory in New South Wales.
- (2) That this House recognises the need to give animals the right to be released from experimentation.

(Notice given 21 June 2022—expires Notice Paper No. 149)

1891. Ms Hurst to move—

- (1) That this House notes that:
 - (a) the third week in June marked Animal Rights Awareness Week 2022,
 - (b) the community cares deeply about animals and wants to see them protected from harm,

- (c) unfortunately, in New South Wales, our animal protection laws are incredibly outdated and ineffective, and expose animals to serious risk of harm, and
- (d) by way of example, animals are classified as mere 'property' under a legal fiction, so our laws do not recognise the sentience or intrinsic value of animals, and there are huge exemptions and defences that allow the mistreatment of millions of farmed animals and other animals used for profit.
- (2) That, in recognition of Animal Rights Awareness Week 2022, this House calls on the Government to take swift action to reform animal protection laws to reflect modern community expectations and science.

- **1892.** Order for Papers—Expenses and activities of Resilience NSW: resumption of the interrupted debate (22 June 2022) of the question on the motion of Mr Secord: 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 electronic format if possible, in the possession, custody or control of the Department of Communities and Justice, Resilience NSW, the Minister for Emergency Services and Resilience or the Deputy Premier relating to expenses and activities of Resilience NSW:
 - (a) all documents relating to all reimbursement claims made by or for Shane Fitzsimmons AFSM, Commissioner Resilience NSW, for accommodation, travel and meals, entertainment or hospitality expenses incurred since 1 April 2020,
 - (b) all documents relating to all reimbursement claims made by staff for accommodation, travel and meals, entertainment or hospitality expenses associated with events that were attended by the Commissioner Resilience NSW since 1 May 2020,
 - (c) all diary records for Shane Fitzsimmons AFSM, Commissioner Resilience NSW, since 1 May 2020, 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.

Upon which Mr Tudehope has moved: That the question be amended by omitting "7 days" and inserting instead "28 days"—Mr Farlow speaking. (3 minutes remaining)

Debate: 23 minutes remaining.

1893. Mr Secord 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, excluding any documents previously returned under an order of the House, created since 1 January 2021, in electronic format if possible, in the possession, custody or control of the Department of Enterprise, Investment and Trade (Create NSW) or Minister for the Arts relating to the Minerva Theatre or Roxy Theatre:

- (a) all documents relating to the Minerva Theatre, Potts Point,
- (b) all documents relating to the Roxy Theatre, Parramatta,
- (c) all correspondence sent to or sent by the previous and current Minister for the Arts relating to the Minerva Theatre, Potts Point, or the Roxy Theatre, Parramatta, 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 21 June 2022—expires Notice Paper No. 149)

1896. Ms Faehrmann 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 all documents created since 6 April 2022 in the possession, custody or control of the Minister for Emergency Services and Resilience, Minister for Environment and Heritage, Minister for Health, Minister for Lands and Water and Minister for Hospitality and Racing, Ministry of Health, Department of Planning and Environment (NSW National Parks and Wildlife Service), Sydney Water Corporation, Environment Protection Authority or Fire and Rescue NSW relating to the oily wastewater overflow incident from the Kurnell refinery on 7 April 2022, and 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 21 June 2022—expires Notice Paper No. 149)

1897. Ms Faehrmann 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 in the possession, custody or control of the Minister for Transport, Minister for Police, Minister for Health, Transport for NSW, NSW Police Force or Ministry of Health relating to cannabis and road safety:

- (a) all documents, created since 1 July 2020, relating to the impact of THC use on road trauma,
- (b) all documents, created since 1 July 2020, relating to the impact and effectiveness of the mobile drug testing regime in reducing drug-related road trauma,
- (c) all documents prepared for the hearing held by the Standing Committee on Law and Justice on 16 June 2022 for the inquiry into the Road Transport Amendment (Medicinal Cannabis—Exemptions from Offences) Bill 2021,
- (d) all documents, created since 1 July 2016, which provides statistical information on THC-related road traumas,
- (e) all documents, created since 1 July 2016, which provides statistical information on medicinal cannabis patients charged under section 111(1) of the Road Transport Act 2013,
- (f) all documents, created since 1 July 2016, which provides statistical information on confirmed false positives under the mobile drug testing regime,
- (g) all documents, created since 1 July 2016, which provides statistical information on positive mobile drug test results disputed in court,
- (h) all documents, created since 1 July 2016, which provides information on the costs of undertaking the mobile drug testing regime,
- (i) all documents, created since 1 July 2016, which provides statistical information on the number of mobile drug tests conducted;
- (j) all documents, created since 1 July 2016, which provides statistical information on the NSW Police Force staffing hours dedicated to mobile drug testing, and

(k) 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 21 June 2022—expires Notice Paper No. 149)

1898. Ms Faehrmann to move-

- (1) That this House notes that there are multiple waste to energy projects in the New South Wales planning system including:
 - (a) the Next Generation project at Eastern Creek,
 - (b) the Cleanaway Project at Eastern Creek,
 - (c) the Suez Waste project at Matraville,
 - (d) the Veolia project at Tarago, and
 - (e) the Energy Australia project at Mt Piper.
- (2) That this House also notes that:
 - (a) communities across the State are strongly opposed to waste to energy incinerators being built in their backyard,
 - (b) the Western Sydney community has campaigned extensively against the construction of waste to energy incinerators in Eastern Creek since they were first proposed in 2013,
 - (c) in November 2020, the Government and Opposition voted against the Greens' Environmental Planning and Assessment Amendment (Prohibition of Waste to Energy Incinerators) Bill which would have banned the construction of waste to energy incinerators in New South Wales,
 - (d) in September 2021, the Environment Protection Authority (EPA) released its Energy from Waste Infrastructure Plan establishing four regional zones for the development of waste to energy incinerators and a prohibition on waste to energy incinerators in the Greater Sydney Basin with certain exemptions,
 - (e) in a media release dated 10 September 2021, then Deputy Premier, the Hon John Barilaro MP, stated the plan gave certainty to communities and made clear where new thermal waste to energy facilities can and cannot proceed, and then Minister for Energy and Environment the Hon Matt Kean MP stated the plan respected the concerns of local communities,
 - (f) in a media release dated 10 September 2021 the Member for Mulgoa Tanya Davies MP stated the Government's Energy from Waste Infrastructure Plan "ensures that large-scale Energy from Waste projects cannot be developed in Western Sydney and ensures they are banned in the Sydney basin",
 - (g) in the transcript of a "waste to energy Q & A" meeting between the EPA and regional councils dated 5 November 2021, the EPA Executive Director of Regulatory Policy, Initiatives and Advice, stated that "under the Infrastructure Plan, Energy from Waste within the Greater Sydney Basin can happen under the exemption pathway", and
 - (h) it is unclear if the three waste-to-energy incinerator proposals in Sydney will be eligible to be built under the draft Energy from Waste regulation or if that regulation will be introduced in time to have an impact on those proposals.

(3) That this House:

- (a) acknowledges that the Government's Energy from Waste Infrastructure Plan and draft regulation fails to protect communities from toxic waste incinerators both in the Greater Sydney region and across New South Wales, and
- (b) calls on the Government to ban waste to energy incinerators in New South Wales.

(Notice given 21 June 2022—expires Notice Paper No. 149)

1899. Ms Faehrmann to move—

- (1) That this House notes that:
 - (a) there are no standard guidelines in place across New South Wales for the protection of native fauna under development application approval provisions, leading to the inconsistent application of wildlife protection standards in approvals across the State,
 - (b) Fauna Management Plans, which are voluntary for developers, often apply a range of inconsistent animal care standards and fail to include protocols that wildlife carers, researchers and vets consider essential to mitigate animal suffering,
 - (c) developers are not required to ensure someone who is licensed to euthanise wildlife is present when clearing bushland containing threatened species and other wildlife, leaving wildlife vulnerable to inhumane euthanisation,
 - (d) wildlife injuries have already been recorded during the ongoing demolition works at the Mirvac IBM development at 55 Coonara Avenue, West Pennant Hills adjacent to Cumberland State Forest which has been approved for a 600-home medium- and highdensity residential complex,
 - (e) the development will see the removal of 1,200 trees on a site which contains critically endangered ecological communities and provides habitat for threatened species including the Powerful Owl, Eastern Pygmy Possum, Large-eared Pied Bat, Southern Myotis and Dural Land Snails, as well as other native fauna and birdlife such as large monitor lizards, echidnas, microbats, brushtail possums and numerous reptile species, and
 - (f) the site's Fauna Management Plan allows animal injuries and euthanisation to be managed by an ecologist who is not licensed to administer the lethal drugs used by vets to ensure animals are given a humane death.

(2) That this House:

- (a) acknowledges that the current legal framework is facilitating the unethical and inhumane euthanisation of threatened species and other wildlife by developers, and
- (b) calls on the Government to urgently amend the laws to ensure Fauna Management Plans are compulsory for all developments involving vegetation clearing in New South Wales, and are consistent with animal welfare laws.

(Notice given 21 June 2022—expires Notice Paper No. 149)

1900. Mr Roberts 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 7 September 2021 in the possession,

custody or control of the Minister for Police, NSW Police Force, Ministry for Health or Minister for Health relating to NSW Police Force Covid-19 vaccine mandates:

- (a) all documents concerning employee Covid-19 vaccine exemptions,
- (b) all documents concerning responses to employees who applied but did not receive an exemption,
- (c) all documents relating to employee contraindications accepted or rejected,
- (d) all versions of the health and safety risk assessments resulting in the Covid-19 vaccine mandate,
- (e) all versions of flow charts provided to Command centres relating to unvaccinated staff,
- (f) all documents relating to employees suspended or dismissed after seeking Covid-19 vaccine exemption, including:
 - (i) all documents concerning advice given to employees relating to leave entitlements offered,
 - (ii) all documents relating to employees who received serious misconduct termination papers as a result of seeking the covid-19 vaccine exemption,
 - (iii) all documents relating to employees denied alternate employment whilst awaiting internal investigation,
 - (iv) all documents relating to unfair dismissal claims from the covid-19 vaccine mandate,
- (g) all documents relating to employee consultation on Covid-19 vaccine mandates,
- (h) all documents relating to the "Commissioners Direction" for unvaccinated staff, and
- (i) 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 21 June 2022—expires Notice Paper No. 149)

1901. Ms Boyd to move—

- (1) That this House notes that the announcement from the Minister for Hospitality and Racing on 16 June 2022 that "a world first whole of life e-tracking system to monitor the location and welfare of all greyhounds registered in NSW is now underway", and further notes that:
 - (a) eTrac, the e-tracking system operated by the Greyhound Welfare and Integrity Commission (GWIC), will cease to track greyhounds once transferred from the ownership of registered industry participants,
 - (b) on the day that the Government backflipped on the greyhound racing ban in October 2016, they committed to introducing 'whole-of-life dog cycle management',
 - (c) in his second reading speech for the Greyhound Racing Bill 2017, in response to concerns about missing greyhounds unable to be accounted for by the industry, the then-Minister for Racing Paul Toole stated that the Bill would "enable the commission to implement whole-of-lifecycle tracking for every greyhound that enters and exits the industry" despite the Bill not explicitly allowing for whole-of-life tracking,
 - (d) in January 2020 the then-CEO of the Greyhound Welfare and Integrity Commission, Judy Lind, admitted in a letter published by Crikey that "when greyhounds are sold, retired, or given away to members of the public who are not industry participants, the Commission has no lawful right to intervene in any way in relation to those dogs", and

- (e) no change to the Greyhound Racing Act 2017 has occurred that would allow the tracking of a greyhound for the remainder of its life once its ownership is transferred away from a registered industry participant.
- (2) That this House notes with concern that:
 - (a) the McHugh Special Commission of Inquiry into Greyhound Racing in New South Wales found that around 5,500 healthy greyhounds were being killed every single year in the twelve years prior to the Inquiry in New South Wales alone, and that 80,000 greyhounds were simply missing, presumably dead,
 - (b) according to the GWIC 2020-2021 Annual Report, 229 greyhounds, comprising 16 per cent of greyhounds retired in the 2020-2021 financial year, were transferred out of the racing industry by the owner or trainer directly and into the hands of people not directly involved in the industry, with the transfer not taking place through the Greyhound As Pets program, companion animal rehoming services (for example, RSPCA or pounds), or private or community greyhound rehoming programs,
 - (c) according to the GWIC 2019-2020 Annual Report, 239 greyhounds, comprising 17 per cent of greyhounds retired in the 2019-2020 financial year, were transferred out of the racing industry by the owner or trainer directly and into the hands of people not directly involved in the industry,
 - (d) analysis by the Coalition for the Protection of Greyhounds shows that up to 2,149 greyhounds disappeared in the 2019-2020 financial year, not including those 239 dogs privately transferred to industry non-participants, and GWIC has admitted 190 greyhounds are 'potentially unaccounted for' in 2019-2020, and
 - (e) in 2018, two years after the greyhound racing ban, a mass grave of nine greyhounds was uncovered by the RSPCA on the property of a registered greyhound trainer in Sydney's west.
- (3) That this House affirms that:
 - (a) the phrase 'whole of life' means the whole of one's life, and
 - (b) the use of the phrase 'whole of life' to describe eTrac is misleading and disingenuous as GWIC is only empowered to track greyhounds up until they're transferred out of the ownership of industry participants.
- (4) That this House condemns the Government for:
 - (a) failing to meet their 2017 commitment to introduce whole of life tracking, and
 - (b) claiming that the eTrac system is a whole of life tracking system.
- (5) That this House calls on the Government to amend the Greyhound Racing Act 2017 to allow GWIC to track greyhounds for their whole life, including after they are transferred out of the ownership of industry participants, in line with the Greens' Greyhound Racing Amendment (Whole-of-life Tracking) Bill 2021.

1902. Ms Higginson to move—

- (1) That this House notes that:
 - (a) on 19 June 2022 the New South Wales Police raided a property in the Colo Valley that was lawfully occupied by members of the climate activist organisation Blockade Australia,
 - (b) the version of events as described by New South Wales Police are contested by representatives of Blockade Australia, who assert that the course of events was that:
 - (i) at 8.30 am members of Blockade Australia became aware of two people in full camouflage gear hiding in the bush above the camp,
 - (ii) Blockade Australia approached and spoke with the two armed and masked people but received no response or indication that they were police officers,
 - (iii) at 9.00 am a large black car sped down the private driveway to the campsite and the two masked people pushed past the activists before entering the car,
 - (iv) the car contained two more men carrying guns who had no police markings and who would not respond to identity queries or engage in any communication,
 - (v) as the car left the area it drove at speed into two activists who were on the driveway injuring them and potentially damaging the vehicle,
 - (vi) at 11.00 am a large scale police search and seizure was undertaken at the Blockade Australia camp over four hours while approximately 40 activists including children, people with disabilities and older people were forced to sit on cold and wet grass,
 - (vii) during the search and seizure operation every person and vehicle was individually searched and all communication devices were seized and that 40 activists were directed to leave the campsite with no communication devices or personal belongings,
 - (viii) some activists ran into the bush out of fear when the armed and unidentified intruders arrived and that one of them was unaccounted for until 5.30 am on 20 June,
 - (ix) despite people being unaccounted for in the bushland and in dangerous weather conditions the New South Wales Police refused to activate any search and rescue service, and
 - (c) these peaceful activists weren't in possession of weapons and were lawfully occupying the campsite.
- (2) That this House calls on the Government to:
 - (a) investigate the brutal and oppressive action taken by the New South Wales Police against this peaceful camp, and
 - (b) explain to the House what assessment was undertaken to inform the New South Wales Police assertion that police officers armed with guns were fearful for their lives.

(Notice given 21 June 2022—expires Notice Paper No. 149)

1903. Ms Higginson to move—

- (1) That this House recognises that:
 - (a) Ravensworth Homestead is one of the most unique and intact homesteads in the Hunter and is worthy of listing on the State Heritage Register, and
 - (b) Ravensworth was one of the leading early properties in the Hunter Valley that played a role in dispossessing the Wonnarua people of their land and that the Homestead's linkages to aggressive colonial land acquisition provide a causal link to what became known as the Upper Hunter Massacre.

- (2) That this House notes that:
 - (a) the former Federal Environment Minister, Sussan Ley, said on 1 February 2022 "I would like to invite interested parties to work together constructively to ensure that the indigenous cultural heritage of Ravensworth and the surrounds are appropriately recognised and protected.", and
 - (b) Heritage New South Wales has stated that Ravensworth Homestead:
 - (i) is rare and exceptionally intact,
 - (ii) meets all seven of the criteria for listing on the State Heritage Register,
 - (iii) tells the story of shared Aboriginal and European heritage,
 - (iv) has the strongest documentary evidence of any conflict site across the Hunter Valley, including the event known as the Ravensworth massacre.
- (3) That this House calls on the Government to work together constructively with all parties to ensure that the indigenous cultural heritage of Ravensworth and the surrounds are appropriately recognised and protected.

1905. Ms Sharpe to move—

- (1) That this House notes that:
 - (a) 23 to 30 June 2022 is World Female Ranger Week, acknowledging the work of female wildlife rangers in supporting biodiversity and conserving nature,
 - (b) rangers and field officers in the New South Wales National Parks and Wildlife Service work to:
 - (i) protect, manage and maintain native flora and fauna species,
 - (ii) protect areas of Aboriginal cultural and historical significance,
 - (iii) plan for natural disasters, including bushfires,
 - (iv) educate the public on the importance of biodiversity and conservation,
 - (v) liaise with community stakeholders to protect NSW National Parks, and
 - (c) women are traditionally underrepresented in ranger and field officer roles in New South Wales National Parks.
- (2) That this House calls on the Government to recruit more rangers and field officers for New South Wales National Parks, particularly targeting women.

(Notice given 21 June 2022—expires Notice Paper No. 149)

1906. Ms Sharpe to move—

- (1) That this House notes that 28 July 2022 is World Nature Conservation Day, acknowledging that a healthy environment is the foundation for a stable and healthy society.
- (2) That this House further notes that the 2021 State of the Environment Report found that in New South Wales:
 - (a) the number of species at risk of extinction has continued to rise, with 1,043 species listed as threatened,
 - (b) freshwater fish communities are in very poor condition across the state and declining,

- (c) invasive species are widespread across the state's land and aquatic environments and regarded as a major threat,
- (d) in the aftermath of the 2019-20 bushfires, ecological carrying capacity of native vegetation is estimated at just 31 per cent of natural levels, and
- (e) permanent clearing of native woody vegetation has increased about 300 per cent since 2015, standing at an average of 35,000 hectares per year.
- (3) That this House calls on the Government to take active steps to adequately resource and regulate the protection of the New South Wales natural environment and reverse the worrying negative trends for biodiversity conservation.

1908. Mr Pearson to move—

- (1) That this House congratulates sheep farmer Will Johnson for planting 15,000 trees on his property near Cargo in Central West New South Wales.
- (2) That this House commends Mr Johnson's foresight and dedication in planting these trees over 20 years, providing:
 - (a) animal welfare benefits to the sheep, and
 - (b) environmental benefits to his property and neighbouring properties.
- (3) That this House acknowledges that large-scale tree planting is needed throughout New South Wales to reverse the environmental damage caused by over 200 years of:
 - (a) unsustainable logging of native forests, and
 - (b) land clearing of native vegetation for animal agriculture.
- (4) That this House acknowledges the benefit trees provide to farmed and wild animals by protecting them from the elements, including from:
 - (a) the blistering sun in summer, and
 - (b) icy winds in winter.
- (5) That this House calls upon all New South Wales landholders to follow in Mr Johnson's footsteps by planting trees for the benefit of future generations of animals and people.

(Notice given 22 June 2022—expires Notice Paper No. 150)

1910. Mr Field to move—

- (1) That this House notes that:
 - (a) on 8 June 2022 the Legislative Council supported a standing order 52 order for papers calling for all documents that reference targets, triggers, access rules, priority of use, water management principles, demands tables, long term environmental watering plans, or environmental water requirements,
 - (b) papers were returned on 22 June 2022,

- (c) the return includes correspondence and documents relating to discussions between environment and water officials in regards to proposed downstream targets for inclusion in water sharing plans currently being proposed for amendment,
- (d) the documents make clear the Water Minister is pushing to gain concurrence on water sharing plans amendment by 30 June 2022, despite no regulations currently being in place to support the measurement and licensing of floodplain harvesting and despite public consultation still underway on the proposed targets,
- (e) the documents show that Environment and Heritage Group officials consider the "floodplain harvesting triggers and in-catchment flow targets do not adequately protect environmental assets" and raise concerns the proposed targets "do not support the water management principles of the WM Act.", and
- (f) the documents further show EHG officials consider the inclusion of the proposed floodplain harvesting rules in water sharing plans before the commencement of regulations to be "a risk to environmental assets in these valleys".
- (2) That this House expresses its concern that:
 - (a) Water Minister Kevin Anderson is pushing for changes to water sharing plans to include floodplain harvesting rules ahead of the commencement of new regulations and the opportunity for the Legislative Council to consider those regulations, and
 - (b) the downstream targets being pursued by Water Minister Kevin Anderson are inadequate, fail to adequately protect environmental assets and may not comply with the Water Management Principles in the Water Management Act 2000.
- (3) That this House calls on the Minister to respect the three disallowance motions supported by the Legislative Council and the deep community concern over the Government floodplain harvesting policy and reconsider the currently inadequate floodplain harvesting rules and work to develop improved downstream targets that meet critical human needs and meaningfully protect environment assets.

1911. Ms Faehrmann to move—

That, under section 41 of the Interpretation Act 1987, this House disallows the Water Management (General) Amendment (Emergency Works Exemption) Regulation 2021, published on the NSW Legislation website on 1 March 2021.

(Notice given 4 May 2021 (sitting day 24 March 2021)—expired as business of the House on 23 June 2022)

1912. Ms Hurst to move—

That leave be given to bring in a bill for an Act to amend animal protection legislation to prohibit persons convicted of certain offences from caring for or working with animals; and or for related purposes.

(Prevention of Cruelty to Animals Amendment (Prohibition for Convicted Persons) Bill)

(Notice given 9 August 2022)

1913. Ms Hurst to move—

- (1) That this House notes that:
 - (a) the pesticide, 1080, is a cruel and dangerous poison that poses serious health risks to both animals and humans,
 - (b) any animal who is unfortunate enough to ingest 1080 will suffer a slow, agonising death that can last for up to 48 hours, and involves prolonged vomiting, screaming fits and seizures before the animal eventually dies,
 - (c) it has been 15 years since that last review of 1080 by the Australian Pesticides and Veterinary Medicines Authority (APVMA), which did not even consider the potential risks to human health,
 - (d) since that review, new harmful poisons such as Para-aminopropiophenone (PAPP) have been introduced onto the market, which causes a prolonged, painful death by oxygen starvation,
 - (e) in the past 15 years, there has been further scientific evidence exposing the devastating impacts of poisoning programs, including the detrimental impact upon Australian native animals such as the Dingo, and the negative impact on biodiversity, and
 - (f) the use of cruel and inhumane poisons can never be justified, and there are humane nonlethal alternatives available.
- (2) That this House calls for:
 - (a) an urgent review of 1080 and PAPP by the APVMA at a national level, and
 - (b) the Government to immediately ban the use of PAPP and 1080.

(Notice given 9 August 2022—expires Notice Paper No.152)

1915. Ms Hurst 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 in the possession, custody or control of the Department of Regional New South Wales or the Minister for Agriculture, Minister for Western New South Wales relating to the rehoming of dogs and cats in animal research:

- (a) all documents, including correspondence, created since 10 May 2022, relating to the Animal Research Amendment (Right to Release) Bill 2022,
- (b) all documents, including correspondence, created since 10 May 2022, relating to the rehoming of animals used in research,
- (c) all document created since 1 January 2021, identifying animal research establishments that conduct animal research involving dogs and cats, including but not limited to 'Form L: Animal Use Statistics' forms disclosing the use of dogs and cats, 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 9 August 2022—expires Notice Paper No.152)

1916. Ms Sharpe to move—

- (1) That this House notes that on Tuesday 19 July 2022, the Australia State of the Environment Report 2021 was finally released, and it concluded that due to years of neglect Australia's environment is in a poor state and deteriorating.
- (2) That this House further notes that:
 - (a) ten of the 14 new threatened ecological communities in Australia since 2016 are in NSW and it is estimated that as a state, we have lost eight million native animals since 2016, and
 - (b) the report showed many of the pressures on biodiversity have increased in intensity in the past five years including Habitat loss and degradation, invasive species and climate change.
- (3) That this House further notes that:
 - (a) the report identified that protected areas are widely considered the most effective way to protect biodiversity, and
 - (b) these protected areas and national parks have no immunity to climate change, extreme weather events and invasive species.
- (4) That this House calls on the Government to:
 - (a) take urgent action to ensure our national parks receive the support and funding they need in order to protect biodiversity, and
 - (b) take steps to incorporate Indigenous knowledge to our biodiversity and land management plans.

(Notice given 9 August 2022—expires Notice Paper No.152)

1919. Mr Borsak to move—

- (1) That this House notes with sadness the death of the Hon John Tingle MLC, who passed away peacefully on Friday 5 August 2022, aged 90 years old.
- (2) That this House further notes that the Hon John Tingle:
 - (a) served as a Shooters Party member on the Legislative Council from 25 March 1995 until 2 May 2006,
 - (b) served on General Purpose Standing Committee No.3 from 2003 until 2005,
 - (c) served on the Joint Standing Committee on Road Safety (STAYSAFE) from 1995 until 2006,
 - (d) founded the Shooters Party in 1992,
 - (e) served as Vice-Chairman of the Shooters Party from 1992 until 1995,
 - (f) served as President on the Port Macquarie Residents Action Group,
 - (g) served as Chairman of the Hastings Regional Shooting Complex,
 - (h) was named an Honorary Life Member Holsworthy Pistol Club,

- (i) was patron of the Illawarra Shooters Association,
- (j) was captain of the Silo Pistol Club,
- (k) was an associate for the Royal Australian Engineers Military Rifle Club,
- (l) was a member of the Safari Club International; SSAA and NSWAPA,
- (m) was an honorary member of the Port Macquarie Rotary Club,
- (n) was a member of MACTEQT Committee 1992-95 and Ministerial Advisory Council on Shooting Clubs 1997,
- (o) was a foundation and life member of the Shooters Fishers and Farmers Party,
- (p) became a Member of Parliament following a long and successful career as a journalist and broadcaster with 2QN Deniliquin, ABC, 2UE, 2UW, Radio Australia, 2SM, 3AW, 4BK, 2SM Sydney, 2GB Sydney and Current Affairs Director 2CH, and
- (q) was a cherished father to Peter, Sally and Laura, beloved brother of Margaret and grandfather to Tosca and Kristian.
- (3) That this House sends its sincere and heartfelt condolences to the family and friends of the Hon John Tingle.
- (4) That this resolution be communicated by the President to the family of the Hon John Tingle.

(Notice given 9 August 2022—expires Notice Paper No.152)

1921. Mr Fang to move—

- (1) That this House notes that:
 - (a) Jean Hailes Women's Health Week will take place from 5 to 11 September 2022,
 - (b) Women's Health Week is the biggest week in Australia dedicated to promoting good health and wellbeing for women and girls, and
 - (c) the nation-wide campaign provides resources, information and online activities on maintaining good physical and mental health.
- (2) That the Government is committed to improving women's health by supporting and championing new initiatives.
- (3) That the Government has a NSW Women's Health Framework which responds to the diverse health and wellbeing needs of women and girls across the State and that:
 - (a) the Framework acknowledges that key health challenges and opportunities vary across life stages and tailors strategies to promote better health and wellbeing at every stage,
 - (b) the Framework guides NSW Health organisations' planning and delivery of high-quality services and programs for all women and girls, and
 - (c) priority groups include young women, women from rural and remote areas, Aboriginal and Torres Strait Islander women, women from low socioeconomic backgrounds, lesbian, gay, bisexual, transgender, queer and intersex people, and women from culturally diverse backgrounds.

- (4) That the Government is developing the new NSW Women's Strategy with a specific focus on health and wellbeing.
- (5) That this House affirms its continued support for Women's Health Week and encourages all women to look after their physical and mental health.

(Notice given 9 August 2022—expires Notice Paper No.152)

1929. Ms Faehrmann to move-

- (1) That this House notes that the latest Performance Report for the Government's Shark Meshing Program shows that for the 2021/2022 season:
 - (a) 376 marine animals were caught in shark nets, of which 234 died,
 - (b) 149 non-target sharks were caught, including 14 critically endangered grey nurse sharks, of which 5 died,
 - (c) 130 rays were caught, including Southern Eagle Rays, Australian Cownose Rays, Black Stingrays, White Spotted Eagle Rays, Smooth Stingrays and a White Spotted Guitarfish,
 - (d) 40 turtles were caught, including 19 threatened Green Turtles, 16 Leatherback Turtles, 4 Loggerhead Turtles, the highest of any season since records began, with only 48 per cent of those surviving, and
 - (e) the trigger point for the objective of 'minimising the impact on non-target species and threatened species' was tripped in 2021/22 for Green Turtles and Leatherback Turtles.
- (2) That this House calls on the Government to end the use of shark nets in New South Wales in favour of non-lethal alternative methods including drone surveillance, 'clever buoys', supporting community observer programs, resourcing lifeguards with observer towers and increased signage and swim and surfer education programs.

(Notice given 9 August 2022—expires Notice Paper No.152)

1930. Ms Faehrmann to move—

- (1) That this House notes that according to research just released by the Wesley Mission covering the last 30 years:
 - (a) the people of New South Wales have lost \$135 billion to pokie machines, which is twice as much as Victoria which lost \$66 billion over the same period,
 - (b) Sydney's two lowest-income council areas, Canterbury Bankstown and Fairfield, saw losses of \$562 million and \$527 million respectively in 2021, and
 - (c) Canterbury Bankstown Local Government Area has almost 5,000 poker machines while Fairfield has 3,800.
- (2) That this House acknowledges that the Government has failed to implement simple yet effective gambling harm reduction measures that would significantly reduce the harms caused by gambling to low socio-economic communities in pubs and clubs including:
 - (a) giving councils the right to cap gambling machine numbers in their area,
 - (b) implementing one dollar maximum bet per spin limits,

- (c) implementing pre-commitment spending limits,
- (d) banning club loyalty programs, and
- (e) removing features designed for addiction, including losses disguised as wins, linked jackpots and free spins.
- (3) That this House acknowledges that pokie machines cause significant harm, particularly to lower socio-economic communities in New South Wales and calls on the Government to urgently implement the above-mentioned gambling harm reduction measures.

(Notice given 9 August 2022—expires Notice Paper No.152)

1934. Mr Latham to move—

- (1) That this House notes that:
 - (a) the Public Works Committee inquiry into the granting of contract number OoS17/18-021 by the Office of Sport for the Sydney International Equestrian Centre concluded on Thursday 17 March 2022, and
 - (b) the inquiry uncovered serious issues of maladministration and possibly corruption, yet five months later there has been no draft report or deliberative meeting of the Committee to consider these matters.
- (2) That this House notes its strong concern regarding the unacceptable delays outlined above, which undermine the effectiveness of the work of the Legislative Council.

(Notice given 9 August 2022—expires Notice Paper No.152)

- **1936. Save Mount Conobolas:** resumption of the interrupted debate (10 August 2022) of the question on the motion of Ms Higginson:
 - (1) That this House recognises the cultural heritage and ecological significance of Gaanha-bula/Mount Canobolas to Wiradjuri People and the communities of Orange and the Central West and that Gaanha-bula is a sacred site.
 - (2) That this House notes that:
 - (a) this sacred site is presently under threat by plans for a 100-kilometre mountain bike trail network that may cause irreversible destruction and desecration of significant Aboriginal cultural heritage, sacred Aboriginal sites and fragile ecosystems,
 - (b) Gaanha-bula is a State Conservation Area due to the ecological values and cultural significance of the landscape,
 - (c) mountain biking is a high-impact sport that degrades landscape and requires significant clearing of vegetation and earth works in the preparation and maintenance of the trails, and
 - (d) Wiradjuri Elders and local community groups such as the Canobolas Conservation Alliance must be adequately consulted and listened to in the development of this proposal.
 - (3) That this House calls on the Government to:

- (a) ensure that a broad range of community stakeholders are consulted with and listened to, including Wiradjuri Elders and Canobolas Conservation Alliance, when considering the proposal of a mountain bike trail on Gaanha-bula/Mount Canobolas, and
- (b) protect the cultural heritage and the ecological values of Gaanha-bula/Mount Canobolas.

Upon which Ms Sharpe moved: That the question be amended as follows:

Omit paragraph (2)(c) and insert instead:

(2)(c) "mountain biking is a sport that may degrade landscapes, and".

Debate: 16 minutes remaining

(Notice given 9 August 2022—expires Notice Paper No.152)

1942. Ms Boyd to move—

- (1) That this House notes that the month of June was Pride Month, which celebrates the diversity and history of the lesbian, gay, bisexual, transgender, gender diverse, non-binary, intersex, queer, asexual and aromantic community, and marks the ongoing fight for rights, equality, liberation and justice that extends past today and well into the future.
- (2) That this House notes that according to the Equality Project Australia:
 - (a) 60 per cent of young LGBTIQ+ people aged between 14 and 21 years feel unsafe at school,
 - (b) 47 per cent of people who are gay or lesbian have experienced workplace sexual harassment in the past five years,
 - (c) 63 per cent of transgender, gender diverse and non-binary people experience homelessness compared to cisgender people,
 - (d) LGBTIQ+ people are two and a half times more likely to have been diagnosed or treated for a mental health condition in the past 12 months,
 - (e) LGBTIQ+ employees are twice as likely to be victims of workplace discrimination as their non-LGBTIQ+ colleagues, and
 - (f) greater work is needed on behalf of all levels of society including local, state and federal governments, political parties, government departments and commissions, businesses, policy professionals and community members, to break systemic barriers to inclusion and participation and create a truly inclusive society where LGBTIQ+ people are valued, respected and have equitable access to necessary supports.
- (3) That this House affirms that people identifying as part of the LGBTIQ+ community are impacted by a plethora of issues and problems at a disproportionate rate and face a variety of barriers to participation in all facets of society including bullying and discrimination, lack of access to services such as healthcare and education, higher rates of unemployment and homelessness, and higher rates of depression and anxiety.
- (4) That this House calls on every member in this Parliament to work toward creating an inclusive society that not only welcomes but celebrates all members of the LGBTIQ+ community.

(Notice given 9 August 2022—expires Notice Paper No.152)

1943. Ms Boyd to move—

- (1) That this House notes that the overturning of the landmark Roe v Wade ruling by the United States Supreme Court, which will enable individual states to make their own abortion laws, has and will continue to dramatically impact reproductive rights and bodily autonomy for millions of women and people with uteruses in the United States, and will likely have significant consequences and reverberations globally on the nature of choice, freedom and autonomy.
- (2) That this House notes that, as has been argued by Marie Stopes Australia, the peak nationally accredited sexual and reproductive provider:
 - (a) it is important to stand in solidarity with all women and people with uteruses across the world and support their right to reproductive freedom,
 - (b) while abortion has been partly decriminalised across Australia, there are disparate regulations and barriers that produce significantly different levels of access to safe, affordable and legal abortions,
 - (c) there is urgent need for universal abortion access, and to embed abortion care in the healthcare system,
 - (d) in New South Wales, despite abortion being decriminalised in 2019, abortion regulations currently do not allow for nurses, midwives and Aboriginal and Torres Strait Islander Health workers to provide medical abortions without criminalisation, nor do they permit complete access to abortion care without needing to provide justification of choice, and
 - (e) only nine percent of general pracittioners across Australia offer abortion healthcare, despite one in four women requiring an abortion at some stage in their lives.
- (3) That this House calls on the Government to take direct action to support universal access to abortion, greater investment in the National Women's Health Strategy and comprehensive and robust sexual health education in all schools, and to address the gaps caused by inconsistency in abortion regulations across state and territory borders.

(Notice given 9 August 2022—expires Notice Paper No.152)

1945. Mr Farlow to move—

- (1) That this House notes that:
 - (a) National Korean War Veterans Armistice Day, which marks the signing of the Korean Armistice Agreement in 1953, is held on 27 July annually and is also known as Korean Veterans Day.
 - (b) Australia was a part of a response by 21 countries who supported the Republic of Korea against an invasion by North Korea, and
 - (c) 18,000 Australians served in the Korean War and this Parliament honours the service of our military personnel, and the sacrifices of the 339 Australians who lost their lives and the 1216 Australians who were wounded in the war.
- (2) That this House notes that:
 - (a) on Wednesday 27 July 2022, the Guardians of the NSW Korean War Memorial Inc. held the 69th Commemoration of the Korean War Armistice at the Korean War Memorial in Moore Park, Sydney, and

- (b) the event was attended by many individuals representing a diverse array of the community, including the following dignitaries:
 - (i) Her Excellency the Hon Margaret Beazley, AC QC, Governor of New South Wales
 - (ii) Mr Sang-woo Hong, Consul General of the Republic of Korea
 - (iii) The Hon Scott Farlow MLC
 - (iv) Brigadier Malcolm Wells DSC, representing Commander Forces Command, Australian Army
 - (v) Ms Christine Elder, Consul General of the United States of America, Mr André François Giroux, Consul General of Canada, Mrs Claudia Granados, Consul General of Colombia, Mr William Joseph Dobbie, Consul General of New Zealand, Mr Ali Sevim, Consul General of Turkiye, Mr Jonathan Cook, Deputy Consul General of the United Kingdom
 - (vi) Mr Harry Spicer OAM and Mr Nak Yoon Paik OAM, Founding Guardians
 - (vii) Mr Ray James OAM, President, RSL NSW
 - (viii) Mr Seung Il Bang, President, Australian Department of the Korea Veterans Association
 - (ix) Mr William Strutton and Brigadier Philip Bridie, Castle Hill RSL Sub-Branch
 - (x) Mr Greg Read SC, President, Cumberland RSL Sub-Branch
 - (xi) Mr Steve Yang, President, Lidcombe RSL Sub-Branch
 - (xii) Major Rod White AM RFD (Rt'd), 3rd Battalion RAR Association
 - (xiii) Mr Youngsin Kim, 625 Association
 - (xiv) Lt Col Paul Kim, Korean Vietnam War Veterans Association in Australia
 - (xv) Mr Sung Kwon Jo, Korean Marine Corps Veterans Association of Australia
 - (xvi) Mr Ron Glew, President, RAAFA Association
 - (xvii) Ms Victoria Benz, DVA Deputy Commissioner, NSW/ACT
 - (xviii) Mr Dongsik Ko, Chair and Ms Deborah Kim, Secretary of the Peaceful Unification Advisory Council (PUAC)
 - (xix) Dr Patricia Jenkings, President, United Nations Association of NSW
 - (xx) Mr Heung-won Kang, President, Korean Society of Sydney
 - (xxi) Mr Seung-guk Paik, President, Federation of Korean Societies of Oceania
 - (xxii) Ms Seena Kim, CFO, POSCO Sydney.

(Notice given 9 August 2022—expires Notice Paper No.152)

1946. Mr Farlow to move—

- (1) That this House notes that:
 - (a) Friday 9 September is R U OK Day, and
 - (b) Saturday 10 September is World Suicide Prevention Day.
- (2) That this House commends the work that R U OK Day does to inspire and empower the community to meaningfully connect with the people around them and start a conversation with those in their world who may be struggling with life.
- (3) That this House encourages its members to engage in these meaningful conversations both within the House and in the community.
- (4) That this House notes that World Suicide Prevention Day is about raising awareness of suicide in our communities and identifying where and how we can work together collaboratively towards a world without suicide.
- (5) That this House commends all advocates, communities and non-government organisations who promote R U OK Day and World Suicide Prevention Day and who work tirelessly, year round, to provide support.

(Notice given 9 August 2022—expires Notice Paper No.152)

1947. Mr Pearson 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 January 2012 in the possession, custody or control of the Department of Planning and Environment, the Treasurer and Minister for Energy and the Minister for Environment and Heritage relating to Kangaroo Harvest Management plans:

- (a) all documents relating to the population estimates in the NSW Commercial Kangaroo Harvest Management Plans 2007-2011, 2012-2016, 2017-2021 and 2022-2026, including:
 - (i) all documents containing raw data obtained from aerial (fixed or helicopter) or land surveys from 2007 to 2022 inclusive for all zones with and without harvesting in New South Wales (even if harvesting has been suspended),
 - (ii) all documents containing methods of modelling applied, data used for the modelling, all assumptions made for the modelling, all covariates applied within each of the models and all goodness-of-fit methodology,
 - (iii) all documents containing methodology including calculations for quotas for all zones from 2007 to 2022 inclusive,
 - (iv) all documents containing mathematical and statistical justification for the changes in survey methodology which occurred three times over the last 40 years: 1995-1998, 2006-2008 and 2016-2018,
 - (v) all documents containing mathematical and statistical justification for the changes in zones (boundaries / additional zones being added) with explanations of population estimates, quotas and how the trends over time were estimated statistically accounting for all changes in zones.
 - (vi) all documents relating to instances (including calculations / methodology) of where any correction factors have been applied, what those correction factors were and the resulting increase in population estimates from the application of those correction factors,
 - (vii) all correspondence between the Department of Planning and Environment, the Federal Department of Climate Change, Energy, the Environment and Water, the Department of Primary Industries and the Kangaroo Industry Association of Australia regarding population estimates and quotas,
 - (viii) all correspondence, including briefing notes, between the Deputy Secretary of Biodiversity, Conservation and Science, Department of Planning and Environment, Executive Director of Biodiversity and Conservation, Department of Planning and Environment, and the Department of Planning and Environment's team responsible for population estimates and quotas,
 - (ix) all documents concerning any mathematical and / or statistical errors and correction for all the above named NSW Commercial Kangaroo Harvest Management Plans,
 - (x) all documents which disclose any calculations, graphs and predictions on population estimates for the above named NSW Commercial Kangaroo Harvest Management Plans, 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 10 August 2022—expires Notice Paper No.153)

1949. Ms Boyd to move—

- (1) That this House notes the significant, unique and essential role of volunteer based community organisations in the animal welfare sector, who do invaluable work in animal welfare advocacy, rescue and rehoming, foster care, regular medical care and emergency care, and further notes that:
 - (a) the New South Wales Budget 2022-23 delivered on 21 June 2022 included very little allocation of funding for community animal welfare organisations, including no additional

- funding for those in the Northern Rivers which have faced significant difficulties in providing emergency care to animals affected by the recent catastrophic floods, and
- (b) community animal welfare organisations have for many years operated in New South Wales without government funding or support, instead relying on generous donations from members of the public, the work of volunteers and through bequests to provide essential services to the community.
- (2) That this House commends the vital role of community organisations such as Animal Rights and Rescue Group (ARRG), which have provided essential emergency care and services in animal rescuing, rehoming, fostering and medical care during and following the Northern Rivers floods, operating solely on community resilience, volunteerism, and the generosity of community members with no financial assistance from the Government, and further commends Upper Cooper's Creek Primary School for their dedicated fundraising and donation to ARRG to help support animals affected by the floods.
- (3) That this House calls on the Government to commit to supporting the vital work of volunteer-based community animal welfare organisations across the state by providing funding for these organisations to continue their work and advocacy.

(Notice given 10 August 2022—expires Notice Paper No.153)

1950. Ms Boyd to move—

- (1) That this House notes the Queensland Government's announcement on 18 June 2022 committing to implement universal extended care up to age 21 across the State for all young people in care including foster, kinship or residential care, which is in line with calls from stakeholders and Government commitments in South Australia, Western Australia and Victoria.
- (2) That this House notes that:
 - (a) New South Wales is currently the only state and/or territory in Australia that has not committed to the funding and policies of universal extended care to 21 years,
 - (b) peak stakeholders and advocates in the youth care sector, including The Home Stretch and Uniting New South Wales, have been calling on, and continue to call on, the New South Wales Government to join the rest of Australia in extending care to 21 years including: The Home Stretch and Uniting New South Wales,
 - (c) many countries across the world have extended the leaving care age to 21 years, including the United Kingdom, the United States, Canada, parts of Europe and New Zealand,
 - (d) according to Uniting New South Wales, young Australians who leave care at 18 years or younger without support are far more likely to experience significant issues including unemployment, homelessness, unwanted pregnancy during adolescence and jail within the first year of leaving care,
 - (e) according to an evaluation by The Home Stretch, in jurisdictions where care has been extended to 21 years the jurisdiction has halved the homelessness rates of this cohort and doubled their education and employment engagement, and
 - (f) Uniting New South Wales' Extended Care Pilot Program launched in 2019 found that the Government currently spends approximately \$270,000 in the 20 years after an individual leaves care at the age of 18, whereas it would only have to spend \$33,000 to support this individual living in foster, kinship or residential care until the age of 21.

(3) That this House calls on the Government to commit to a universal policy for care leavers to be supported by the State until the age of 21, in line with design and funding recommendations from across Australia.

(Notice given 10 August 2022—expires Notice Paper No.153)

1953. Mr Barrett to move—

- (1) That this House notes that:
 - (a) National Stroke Week is taking place this week between 8 August to 14 August 2022, and
 - (b) this week is the Stroke Foundation's annual awareness campaign in which it helps educate the community about stroke signs and getting urgent medical help.
- (2) That this House celebrates the progress made in stroke treatment including the NSW Telestroke Service, which has assisted people in regional and rural New South Wales in accessing treatment in response to stroke.
- (3) That this House notes that since the launch of NSW Telestroke Service in March 2020, more than 2,300 regional and rural patients who have experienced a stroke have benefited from the life-changing service.

(Notice given 10 August 2022—expires Notice Paper No.153)

1954. Ms Jackson to move—

- (1) That this House notes that the iconic Ru Paul's Drag Race Down Under Season 2 is currently airing and that Drag Race is a show of global significance and provides an important international platform to Australian Drag performers.
- (2) That this House congratulates all the Australian and New Zealand Queens who were cast in Season 2 and particularly the sickening Charisma Uniqueness Nerve and talent of the New South Wales contestants Hannah Conda, Faux Fur, Minnie Cooper, Pomara Fifth from Sydney and Molly Poppinz from Newcastle.
- (3) That this House celebrates and acknowledges the cultural significance and contribution of Drag and the LGBTIQA+ community to Australian arts, culture and the night-time economy. With Sydney due to host World Pride in 2023 NSW Parliament should be at the forefront of recognising Drag as an important form of artistic and cultural expression.

(Notice given 10 August 2022—expires Notice Paper No.153)

1955. Ms Hurst to move—

- (1) That this House notes that:
 - (a) there is a major vet shortage across New South Wales, particularly in rural and regional areas, which has the potential to cause a major animal protection crisis,
 - (b) injured wildlife are being left to suffer as care is often voluntarily provided by vet clinics for free, and must be managed between paying clients,
 - (c) rising veterinary fees are creating an accessibility barrier to essential vet treatment, particularly for animal rescue groups, wildlife carers and lower income earners,

- (d) having a companion animal brings with it enormous mental wellbeing benefits, but conversely can also cause enormous stress to families when animals become sick and they are faced with large vet bills, and
- (e) a 'Veticare' system is urgently needed to subsidise the cost of veterinary treatment, with a priority on concession card holders, pensioners and animal rescuers and carers.
- (2) That this House calls on the Government to:
 - (a) open publicly funded vet clinics across New South Wales,
 - (b) create incentives for vets to join and remain in the industry, and
 - (c) set up a 'Veticare' system to assist families, wildlife carers and rescue groups with the accessibility and affordability of vet care.

(Notice given 11 August 2022—expires Notice Paper No.154)

1956. Ms Hurst to move—

- (1) That this House notes that:
 - (a) on 9 August 2022, Campbelltown Council became the second council in New South Wales to ban the use of 1080 poison on council land,
 - (b) this motion was brought forward by Animal Justice Party Councillor, Matt Stellino, and
 - (c) Australia is one of the last countries in the world still using this inhumane poison, which is indiscriminate in the carnage it creates, and poses a risk to both animals and children.
- (2) That this House congratulates Campbelltown Council and Councillor Stellino on passing their motion to ban 1080 poison on council lands, and calls on the Government to ban 1080 poison statewide.

(Notice given 11 August 2022—expires Notice Paper No.154)

1957. Mrs Houssos 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 21 December 2021 in the possession, custody or control of the Premier, the Minister for Customer Service and Digital Government, Minister for Small Business and Minister for Fair Trading, the Department of Premier and Cabinet, the Department of Customer Service and/or the Office of the NSW Building Commissioner, relating to NSW Building Commissioner:

- any text messages or instant messenger services from former Deputy Premier John Barilaro to NSW
 Building Commissioner David Chandler on his personal phone relating to Coronation Property Co
 Pty Ltd,
- (b) any text messages or instant messenger services from former Deputy Premier John Barilaro to NSW Building Commissioner forwarded to Department Customer Service Secretary Emma Hogan, including any reply by email or text messages or instant messenger services relating to Coronation Property Co Pty Ltd,

- (c) all records of any meetings held between the NSW Building Commissioner David Chandler and Department of Customer Service Secretary Emma Hogan in relation to Coronation Property Co Pty Ltd,
- (d) all documents including briefing notes, records of meetings and/or phone calls, emails and email attachments between Department Customer Service Secretary Emma Hogan and NSW Building Commissioner David Chandler regarding Coronation Property Co Pty Ltd,
- (e) all records of any allegations or investigations into the NSW Building Commissioner David Chandler,
- (f) any briefing or briefing note relating to the NSW Building Commissioner given to the Department of Customer Service Secretary,
- (g) any correspondence between NSW Department of Customer Service Secretary Emma Hogan and Premier Dominic Perrottet, and
- (h) 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 11 August 2022—expires Notice Paper No.154)

1958. Ms Sharpe to move—

- (1) That this House notes that September 2022 is Save the Koala Month, highlighting 30 ways to save the koala in 30 days.
- (2) That this House further notes that:
 - (a) Koalas are on track to be extinct in New South Wales by 2050 without substantial action to save them and their habitat,
 - (b) across Australia, 60,000 koalas are estimated to have been killed, injured, or affected in some way by the Black Summer Bushfires,
 - (c) in February 2022, the federal protection status for koalas in eastern Australia was upgraded to endangered,
 - (d) land clearing has particularly impacted koala habitat, increasing 13-fold since the Government weakened native vegetation laws in 2016, and,
 - (e) important and vulnerable koala populations in Woronora and Campbelltown require urgent action from the NSW Government to protect their habitat and wildlife corridors.
- (3) That this House calls on the Government to:
 - (a) urgently act to protect koala habitat and wildlife corridors, and,
 - (b) ensure the continued survival of koalas in New South Wales.

(Notice given 20 September 2022—expires Notice Paper No.156)

1959. Ms Sharpe to move—

(1) That this House notes that 26 August 2022 was Wear it Purple Day with the theme 'Still Me, Still Human'.

- (2) That this House further notes that:
 - (a) for 12 years, Wear it Purple Day has strived to foster supportive, safe, empowering and inclusive environments for sexuality and/or gender diverse young people,
 - (b) the day was first launched in NSW by Katherine Hudson and Scott Williams when they were students, and has developed into a national phenomenon involving schools, companies, and organisations across Australia.
- (3) That this House expresses its support for LGBTIQ+ young people and its congratulations to the organisers of Wear it Purple for another successful day.

1960. Ms Sharpe to move—

- (1) That this House notes that:
 - (a) 7 September 2022 was National Threatened Species Day, the day marks the date of the death of the last remaining Tasmanian tiger, and,
 - (b) the days brings attention to native animals and plants that are on the pathway towards extinction.
- (2) That this House further notes that:
 - (a) 1,043 native plants and animals are listed as threatened in NSW, a two percent increase over the past three years,
 - (b) 116 species are critically endangered in NSW and at an extremely high risk of extinction in the immediate future, and,
 - (c) Despite outcomes declining for threatened species, in the 2022-23 Budget, the government reduced its target for the number of threatened species and ecological communities to be on track to be secure in the wild from 270 to 150.
- (3) That this House calls on the Government to restore its target to turn around the decline for threatened species and ecological communities in New South Wales.

(Notice given 20 September 2022—expires Notice Paper No.156)

1961. Mr Borsak 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 in the possession, custody or control of the NSW Police Force, the Minister for Police or the Department of Justice relating to the removal and merging of entries for John Edwards, as part of the Central Name Index Improvement and Data Cleansing Project (CNI project):

- (a) all documents showing the date and time the instruction was communicated,
- (b) all documents showing who issued the instruction that John Edwards' multiple CNI entries were to be merged,
- (c) all documents showing to whom that instruction was communicated,

- (d) all policies, guidelines, protocols, business rules, procedural instructions, governance and oversight procedures relating to this project,
- (e) all CNI access audit reports showing the dates and times that Edwards' holdings were accessed and by whom,
- (f) all documents showing involvement of any NSW Firearms Registry employees in this project,
- (g) all documents showing the role of each of the parties involved in this project,
- (h) all documents showing the date and time at which the merging of the CNI entries for John Edwards commenced,
- (i) all documents showing the date and time at which the merging of CNI entries for John Edwards was completed, and
- (j) 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.

1962. Mr Borsak to move—

That leave be given to bring in a bill for an Act to amend the Firearms Act 1996 to provide for the review of firearms prohibition orders.

(Firearms Amendment (Review of Firearms Prohibition Orders) Bill 2022)

(Notice given 20 September 2022)

1963. Mr Borsak to move—

That leave be given to bring in a bill for an Act to amend the Weapons Prohibition Act 1998 in relation to the issuing of permits for silencers for recreational/sporting purposes.

(Weapons Prohibition Amendment (Silencers) Bill 2022)

(Notice given 20 September 2022)

1964. Mr Borsak 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 August 2020, in the possession, custody or control of the Minister for Police, NSW Police Force, the Minister for Customer Service and Digital Government, the Department of Communities and Justice, and the Department of Customer Service relating to Gun Safe:

- (a) all documents, including correspondence, emails, phone records, reports and IT logs regarding all scheduled and unscheduled interruptions to the Firearms Registry's "Firearms Dealers Portal" (Gun Safe), specifically:
 - (i) the date and time of the commencement of each interruption,
 - (ii) the date and time of the end of each interruption,
 - (iii) the duration of each interruption,

- (b) all correspondence between the Firearms Registry, external IT consultants and the NSW Police Force Digital Technology and Innovation group regarding all scheduled and unscheduled interruptions to Gun Safe, and
- (c) 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.

1965. Mr Latham to move—

- (1) That, in view of the report of the Independent Legal Arbiter, the Honourable Keith Mason AC KC, dated 12 September 2022, on the disputed claim of privilege regarding Castle Hill High School, this House orders that the Department of Education documents in the return received by the Clerk on 24 August 2022, considered by the Independent Legal Arbiter not to be privileged, be laid upon the table by the Clerk.
- (2) That, on tabling, the redacted documents are authorised to be published.

(Notice given 20 September 2022—expires Notice Paper No.156)

1966. Mr Roberts to move—

- (1) That this House notes with concern and urgency that:
 - (a) all New South Wales residents should have access to suitable and affordable accommodation,
 - (b) housing should provide a level of security or tenure, be affordable, habitable and provide for at least the basic needs of the resident, and
 - (c) the issues relating to access to housing is not limited to the homeless who sleep rough on our streets but extends to those struggling to find rental accommodation or affordable premises to buy.
- (2) The House further notes that:
 - (a) successive governments have failed to provide long term solutions,
 - (b) successive governments have failed to establish a long-term plan to protect our state from falling into the critical state of housing accessibility that it currently finds itself,
 - (c) there is no single measure that can address all the issues,
 - (d) although some elements such as immigration or population growth are out of the control of a state government the risks were foreseeable and should have been included in the planning,
 - (e) cooperation between all levels of government and relevant stakeholders is required to address this issue as the most pressing and urgent challenge of our time,
 - (f) a lack of access to housing threatens the State economy,
 - (g) a lack of access to housing threatens business sustainability and growth by limiting the availability of workers, full time or seasonal, and
 - (h) a lack of access to housing hinders recovery capacity following natural disasters.

(3) That this House calls upon the Government to make the housing crisis in New South Wales their number one priority and establish both a plan to address the urgent needs of those in crisis and a long-term plan to ensure future generations are not dealing with this problem.

(Notice given 20 September 2022—expires Notice Paper No.156)

1967. Mr Latham 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 7 September 2020, in the possession, custody or control of the Department of Education, Minister for Education and Early Learning, Lithgow Director of Educational Leadership, Kandos High School and Lithgow High School relating to investigations into the person responsible for the comment about "better breeding" contained in a document entitled 'DEL Meeting HSC/RAP Analysis' and signed off by Ms Debbie Lee-Hughes, Director of Educational Leadership, Department of Education in September 2020:

- (a) all documents and correspondence relating to any investigation, 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 20 September 2022—expires Notice Paper No.156)

1968. Ms Moriarty 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 January 2019, in the possession, custody or control of the Minister for Education, the Department of Education, the Minister for Lands, the Minister for Planning and Homes and the Department of Planning and Environment relating to the Bungendore High School project:

- (a) all documents including reports, briefings, memorandum emails, email attachments and correspondence relating to the Bungendore High School project,
- (b) all documents including reports, briefings and correspondence relating to the acquisition of lands for the Bungendore High School project,
- (c) all documents specifically relating to enrolment projections and catchment areas of Bungendore High School,
- (d) all correspondence between the Department for Education, the Department of Planning and Environment and Queanbeyan-Palerang Regional Council in relation to the Bungendore High School project, and
- (e) 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 20 September 2022—expires Notice Paper No.156)

1969. Ms Moriarty 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 January 2022, in the possession, custody or control of the Minister for Police, NSW Police Force, the Premier, the Department of Premier and Cabinet, Treasurer or Treasury relating to the building of new police stations or police station upgrades:

- (a) all documents relating to funding requests or suggestions made for police station upgrades,
- (b) all documents relating to funding requests or suggestions made for new police stations,
- (c) all documents relating to funding requests or suggestions made for new police vehicles and equipment,
- (d) all documents relating to funding requests or suggestions made for additional police recruitment and any other additional staffing requests,
- (e) all documents, including documents produced by consultants, relating to new police stations or police station upgrades, and
- (f) 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.

1970. Ms Higginson to move—

That leave be given to bring in a bill for an an Act to prohibit advertising by fossil fuel companies.

(Public Health and Safety (Fossil Fuel Advertising) Bill 2022)

(Notice given 20 September 2022)

1971. Ms Higginson to move—

- (1) That this House notes that:
 - (a) as at 31 August 2022, there were 205 young people held in youth detention in New South Wales, of those young people eight are under the age of 14 and the youngest is 11 years of age,
 - (b) the state is spending \$713,940 per child per year of incarceration, on the current incarceration rates that is up to \$146,357,700 per year, and around \$5,711,520 to keep children under 14 incarcerated,
 - (c) over 50 per cent of children in prison are First Nations children and the continued over incarceration of First Nations children is part of the ongoing Stolen Generations,
 - (d) the international community, leading child development science and human rights groups across Australia and the world agree that children younger than 14 years of age cannot and should not be held criminally responsible, and
 - (e) raising the age of criminal responsibility does not mean taking away responsibility, it is about changing the responses to wrongful behaviour.
- (2) The House calls for the Government to:
 - (a) raise the age of criminal responsibility to 14 years of age, and
 - (b) reinvest the millions of dollars spent on youth detention into diversionary programs and preventing children from coming into contact with the criminal justice system through support and intervention programs.

1972. Ms Faehrmann to move—

- (1) That this House notes that:
 - (a) a previous order for papers on the Design and Place State Environmental Planning Policy revealed that the Planning Minister Anthony Roberts was lobbied by the development industry prior to announcing his decision not to proceed with the policy that addressed climate change and natural disasters, and
 - (b) these revelations raise serious questions around the decision making processes relating to other planning policies.
- (2) 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, excluding any documents previously returned under an order of the House, created since 21 December 2021, in the possession, custody or control of the Minister for Planning and the Department of Planning and Environment relating to the Design and Place State Environment Planning Policy (SEPP):
 - (a) all correspondence between the Minister for Planning or the Department of Planning and Environment and the following developers:
 - (i) Billbergia Group,
 - (ii) Icon Co,
 - (iii) Meriton Group,
 - (iv) Urban Taskforce Australia,
 - (v) Toplace Group,
 - (vi) GPT Group,
 - (vii) Parramatta Business Chamber,
 - (viii) Fairmead Business Proprietary Limited,
 - (b) all documents and correspondence related to land-use planning and flood risk,
 - (c) all documents and correspondence related to the Sustainable Buildings SEPP 2022,
 - (d) all documents and correspondence relating to the 40% tree canopy cover by 2036 in Greater Sydney,
 - (e) all documents and correspondence related to the impacts of urban heat in Greater Sydney, and
 - (f) all documents and correspondence related to the Parramatta Local Environment Plan, Parramatta Development Control Plans or North Parramatta Master Plan.

(Notice given 20 September 2022—expires Notice Paper No.156)

1973. Ms Boyd to move—

- (1) That this house notes that:
 - (a) the initial hearings for Budget Estimates 2021-2022 were held over the period commencing 22 August 2022 and ending on 7 September 2022,
 - (b) supplementary hearings for Budget Estimates 2021-2022 will be held from 24 October 2022,

- (c) a number of portfolio committees are yet to resolve as to whether or not they will require a supplementary hearing for a particular Minister and/or their department staff,
- (d) having certain documentation to hand will enable members to make that decision, as well as help members better prepare for those supplementary hearings.
- (2) 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 (in electronic form if possible),
 - (a) created since 1 July 2017 in the possession, custody or control of the Attorney General, the Minister for Women's Safety and the Prevention of Sexual and Domestic Violence, the Minister for Families, Communities and Disability Services, the Department of Communities and Justice, the Minister for Health, the Department of Health, the Treasurer and Minister for Energy, the Minister for Women, the Department of Premier and Cabinet, the Treasury and the Parliamentary Secretary for Wollongong and the Illawarra relating to the funding of the Illawarra Women's Trauma Recovery Centre and/or funding for the Illawarra Women's Health Centre in relation to a trauma recovery centre, including but not limited to:
 - all documents relating to the application or assessment of funding, or the reporting of outcomes and acquittal of funds,
 - (ii) all advice, correspondence, briefing papers and documents provided to the Treasurer,
 Treasury or the Department of Premier and Cabinet relating to the 2022-23 budget,
 - (iii) all emails, text messages, correspondence, records of meetings, and other documents related to the Illawarra Women's Trauma Recovery Centre and/or funding for the Illawarra Women's Health Centre in relation to a trauma recovery centre,
 - (b) created since 1 June 2021 in the possession, custody or control of the Minister for Infrastructure, Infrastructure NSW, Minister for Transport and Roads, Transport for NSW and the Transport Asset Holding Entity of NSW (TAHE) relating to TAHE:
 - (i) all documents prepared for all TAHE Board meetings,
 - (ii) all documents which record decisions made by the TAHE Board,
 - (iii) each Statement of Corporate Intent or statement of expectation, howsoever called,
 - (c) created since 1 June 2022, including all emails, text messages and correspondence, in the possession, custody or control of the Treasurer and Treasury relating to Treasurer's Direction TD22-27 entitled "Gifts of government property",
 - (d) created since 1 November 2021, including all emails, text messages and correspondence, in the possession, custody or control of the Minister for Fair Trading, the Minister for Disability Services, the Minister for Seniors, the Minister for Land and Water and Hospitality and Racing, the Department of Customer Service and Fair Trading NSW regarding the NSW Government's position in relation to minimum accessibility standards and the National Construction Code 'livable housing design' requirements,
 - (e) created since 1 August 2022 in the possession, custody or control of the Minister for Fair Trading and Fair Trading NSW in relation to the National Construction Code 'livable housing design' requirements, including:
 - (i) all documents prepared for the Building Ministers' Meeting on 28 August 2022,
 - (ii) all documents which record decisions made by the Building Ministers' Meeting,
 - (f) created since 1 June 2022 in the possession, custody or control of the Minister for Health and the Department of Health in relation to the Health Ministers' Meeting on 2 September 2022, including:
 - (i) all emails, text messages, correspondence, records of meetings, and other documents regarding the NSW Government's position in relation to the items discussed at the Health Ministers' Meeting,
 - (ii) all documents prepared for the Health Ministers' Meeting,
 - (iii) all documents which record decisions made by the Health Ministers' Meeting,

- (g) created since 1 June 2021, including all emails, text messages and correspondence, in the possession, custody or control of the Treasurer, the Treasury, the Minister for Disability Services, the Minister for Seniors and the Department of Communities and Justice regarding funding of the Ageing and Disability Commissioner,
- (h) created since 1 July 2021 in the possession, custody or control of the Treasurer and Minister for Energy and the Treasury regarding a change in control of Delta Electricity and/or Vales Point power station, including all emails, text messages, correspondence, records of meetings, and other documents regarding the NSW Government's consent to the sale or potential sale of shares in Delta Electricity,
- (i) created since 1 July 2015 in the possession, custody or control of the Treasurer and Minister for Energy and the Treasury, the Minister for Environment and Heritage, the Department of Planning and Environment and the Environment Protection Agency with or relating to Generator Property Management (GPM), including:
 - (i) all documents which record decisions made by the GPM Board,
 - (ii) all annual financial statements,
 - (iii) each Statement of Corporate Intent or statement of expectation, howsoever called,
- (j) created since 1 July 2021 in the possession, custody or control of the Minister for Environment and Heritage, the Department of Planning and Environment and the Environment Protection Agency (EPA) relating to declarations of contaminated land at or relating to coal-fired power station sites and/or coal ash repositories,
- (k) created since 1 August 2022 in the possession, custody or control of the Minister for Environment and Heritage, the Department of Planning and Environment and the Environment Protection Agency relating to the fish kills in Lake Macquarie during August and September 2022,
- (1) created since 1 February 2021 in the possession, custody or control of the Attorney General, the Minister for Women's Safety and the Prevention of Domestic and Sexual Violence and the Department of Communities and Justice relating to the ReINVEST trial led by the Kirby Institute at the University of New South Wales, including all emails, text messages, correspondence, records of meetings, and other documents relating to the funding and results of the ReINVEST trial and any other trials or projects related to the ReINVEST trial, Professor Tony Butler or Lee Knight,
- (m) created since 1 July 2020 in the possession, custody or control of the Minister for Hospitality and Racing, the Department of Enterprise, Investment and Trade, the Greyhound Welfare Integrity Commission and Greyhound Racing NSW relating to the Operating Licence issued under Section 25 of the Greyhound Racing Act 2017, including but not limited to:
 - (i) all emails, text messages, correspondence, records of meetings, and other documents regarding potential breaches of the Operating Licence,
 - (ii) all emails, text messages, correspondence, records of meetings, and other documents regarding the implementation of the Greyhound Racing Act 2017 Statutory Review Report recommendations relating to the Operating Licence and changes or revisions to the Operating Licence,
- (n) created since 1 July 2020 in the possession, custody or control of the Minister for Hospitality and Racing relating to draft versions of the Greyhound Racing Act 2017 Statutory Review Report,
- (o) created since 1 July 2017 in the possession, custody or control of the Minister for Hospitality and Racing, the Department of Enterprise, Investment and Trade and the Greyhound Welfare Integrity Commission relating to video footage of greyhound races, including all emails, text messages, correspondence, records of meetings, video footage and other documents relating to the removal of video footage from thedogs.com.au,

- (p) created since 1 July 2017 in the possession, custody or control of Greyhound Racing NSW relating to video footage of greyhound races removed wholly or partly from thedogs.com.au, including but not limited to:
 - all video footage of greyhound races occurring at race meetings listed on thedogs.com.au which have been edited after initial broadcast to omit all or part of footage which shows or may show a greyhound injury which has been documented in an associated Stewards' Report,
 - all video footage of the following races, Race 1 at Richmond Straight on 1 May 2022, (ii) Race 5 at Maitland on 28 April 2022, Race 4 at The Gardens on 22 April 2022, Race 2 at Gosford on 8 April 2022, Race 9 at Gosford on 8 April 2022, Race 8 at Wentworth Park on 5 March 2022, Race 11 at Wentworth Park on 18 February 2022, Race 3 at The Gardens on 19 November 2021, Race 3 at Lismore on 16 November 2021, Race 1 at Bulli on 26 October 2021, Race 10 at Gosford on 21 October 2021, Race 7 at Wentworth Park on 9 October 2021, Race 8 at Grafton on 26 September 2021, Race 5 at Richmond on 3 September 2021, Race 6 at Richmond on 25 August 2021, Race 1 at Richmond on 24 August 2021, Race 7 at Wauchope on 7 August 2021, Race 4 at Richmond Straight on 31 July 2021, Race 7 at Grafton on 25 July 2021, Race 7 at Dubbo 26 June 2021, Race 3 at Bathurst on 6 May 2021, Race 3 at Wentworth Park on 17 March 2021, Race 3 at The Gardens on 12 March 2021, Race 1 at The Gardens on 12 March 2021, Race 2 at Dapto on 4 March 2021, Race 3 at Maitland on 15 February 2021, Race 3 at Bulli on 13 February 2021, Race 1 at Casino on 11 February 2021, Race 8 at Maitland on 8 February 2021, Race 7 at Wauchope on 23 January 2021, Race 9 at Wentworth Park on 16 January 2021, Race 3 at Bulli on 12 January 2021, Race 5 at The Gardens on 15 May 2020, Race 3 at Maitland on 27 April 2020, Race 4 at Maitland on 27 April 2020, Race 5 at Maitland on 27 April 2020, Race 6 at Maitland on 27 April 2020,
- (q) created since 1 July 2021 in the possession, custody or control of the Minister for Transport and Transport for NSW relating to the Safety After Dark CCTV Trial,
- (r) created since 1 January 2022 in the possession, custody or control of the Attorney-General and the Department of Communities and Justice regarding funding of legal representation in relation to the 2022 Inquiry into the convictions of Kathleen Megan Folbigg, and
- (s) 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.

1974. Ms Boyd to move—

- (1) That a select committee be established to inquire into and report on the development and use of Artificial Intelligence (AI), including facial recognition, biometric surveillance, algorithmic decision making and similar technologies, and in particular:
 - (a) the current and planned use of AI within and by NSW Government departments, agencies and contractors,
 - (b) the opportunities and potential uses of such technology,
 - (c) the potential risks arising from the use of such technology,
 - (d) how the potential dangers surrounding these emerging technologies are being addressed and mitigated in other jurisdictions,
 - (e) how AI systems are being assessed in relation to ethics and responsibility,

- (f) the ownership of data collected for AI and mechanisms for protecting privacy,
- (g) the impact and effectiveness of the current legislative and enforcement framework in managing those risks,
- (h) levels of transparency and accountability regarding the use of AI,
- (i) the impact of the use of AI on human rights,
- (j) the right to challenge AI-informed decisions,
- (k) the effectiveness and availability of redress mechanisms,
- (1) algorithmic bias, discrimination and unfairness associated with such technology,
- (m) effects of AI systems on the environment, and
- (n) any other related matter.
- (2) That, notwithstanding anything to the contrary in the standing orders, the committee consist of seven members comprising:
 - (a) three government members,
 - (b) two opposition members, and
 - (c) two crossbench members, including Ms Boyd.
- (3) That the Chair of the committee be Ms Boyd.
- (4) That, unless the committee decides otherwise:
 - (a) submissions to the inquiry 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 is to alternate between government, opposition and crossbench members, in order determined by the committee, 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.
- (5) That the committee report by 15 December 2022.

1975. Mrs Houssos to move—

That, under standing order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution the following documents, in the possession, custody or control of the Minister for Education and Early Learning, the Department of Education, the Premier, the office of the Premier or the Department of Premier and Cabinet relating to the banning of mobile phones in New South Wales Schools:

- (a) all documents, including
 - (i) all reports, briefings, memorandum, emails, email attachments and draft answers to Legislative Council Questions on Notice created since 1 January 2022, relating to the banning of mobile phones in New South Wales schools,
 - (ii) all correspondence, including emails and text messages, between the Minister for Education and Early Learning, the office of the Minister for Education and Early Learning, the Department of Education, the Premier, the office of the Premier or the Department of Premier and Cabinet created since 4 September 2022 relating to the banning of mobile phones in New South Wales schools,
 - (iii) all correspondence between the Department of Education and schools created since 1 January 2022 relating to the banning of mobile phones in New South Wales schools,
 - (iv) all documents, including internal reports, briefings, memorandum, emails, email attachments, correspondence and reports or briefings produced by consultants created since 1 January 2022 relating to the banning of mobile phones in New South Wales schools,
 - (v) all reports, presentations and correspondence, including the records of any and all attachments to any emails, sent to, from and/or between the Department of Education's senior executive staff created since 1 January 2022 involving any plans, proposals, policies and/or draft polices relating to the banning of mobile phones in New South Wales schools, and
 - (vi) 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 20 September 2022—expires Notice Paper No.156)

1976. Mrs Houssos 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 between 30 September 2021 and 31 August 2022, in the possession, custody or control of the Minister for Racing and Hospitality and Greyhound Racing NSW relating to Greyhound Racing NSW:

- (a) all briefing notes relating to Greyhound Racing NSW,
- (b) all correspondence sent to, from and/or between the Office of the Minister for Racing and Hospitality and Greyhound Racing NSW, and
- (c) 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 20 September 2022—expires Notice Paper No.156)

1977. Mr Graham 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 in the possession, custody or control of the Minister for Tourism, Minister for Aboriginal Affairs, Minister for the Arts and Minister for Regional Youth, the Minister for Planning and Homes, Infrastructure NSW, Create NSW, the Barangaroo Delivery Authority, or the Department of Premier and Cabinet relating to an Indigenous cultural centre at Barangaroo:

- (a) the strategic business case for an Indigenous cultural centre at Barangaroo,
- (b) concept designs for an Indigenous cultural centre at Barangaroo,
- (c) all correspondence, documents, briefs, reports, plans or other documents related to an Indigenous cultural centre at Barangaroo, created since 1 January 2016, 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.

1978. Mr Moselmane to move—

- (1) That this House notes that:
 - (a) on 6 September 2022, the Pakistan Australia Business Council led by President Iftikhar Rana held a fundraising dinner in Bankstown to assist those affected by the terrible flood disaster in the Islamic Republic of Pakistan,
 - (b) the floods in Pakistan have had far-reaching impacts, with one third of the country inundated with water, over one million homes damaged or totally destroyed, over thirty-three million people affected and over 1000 dead,
 - (c) the floods are record breaking and have swamped entire villages, destroyed crops and spread disease, and
- (2) That this House notes that special guests at the event included:
 - (a) Iftikhar Rana, President of the Pakistan Australia Business Council,
 - (b) Deputy Consul-General of Pakistan, Muhammad Sheryar Khan,
 - (c) Farhat Jafri, President of the Pakistan Association of Australia,
 - (d) the Hon Geoff Lee MP, the Member for Parramatta,
 - (e) the Hon Shaoquett Moselmane MLC,
 - (f) Tania Mihailuk MP, the Member for Bankstown, and
 - (g) Lynda Voltz MP, the Member for Auburn.
- (3) That this House commends the work of Iftikhar Ran and the Pakistan Australia Business Council for their fundraising efforts.
- (4) That this House requests the President write to the High Commissioner of Pakistan expressing sympathies to those who have lost their lives, homes and wellbeing, extending our support to the people of Pakistan.

(Notice given 20 September 2022—expires Notice Paper No.156)

1979. Mr Moselmane to move—

(1) That this House notes that:

- (a) on 15 August 2022, City of Parramatta Council hosted a flag raising ceremony at Jubilee Park in Parramatta's Central Business District to mark 75 years of Indian Independence,
- (b) Parramatta is home to the largest population of Indian and South Asian people in Australia, with more than 29,000 residents identifying India as their country of birth in the 2021 Census, and
- (c) special Guests at the event included:
 - (i) Lord Mayor, Cr Donna Davis,
 - (ii) Consul-General of India, Manish Gupta,
 - (iii) Deputy Lord Mayor, Cr Sameer Pandey,
 - (iv) the Member for Parramatta, Andrew Charlton MP,
 - (v) the Member for Bennelong, Jerome Laxale MP,
 - (vi) the Hon Shaoquett Moselmane MLC,
 - (vii) the State Member for Parramatta, Dr Geoff Lee MP,
 - (viii) the State Member for Auburn, Lynda Voltz MP,
 - (iv) the State Member for Granville, Julia Finn MP.
- (2) That this House further notes that:
 - (a) seventy-five years ago, on the eve of Independence, then-Prime Minister Nehru said that India will awaken to life and freedom, and
 - (b) that three quarters of a century later, India leads the world as our largest democracy and a proud, diverse country.
- (3) That this House commends Parramatta City Council, the Australian Indian community and acknowledges the excellent work of the City of Parramatta workers and Councillors in the celebration of 75 years of Indian Independence.

1980. Mr Moselmane to move—

- (1) That this House notes that:
 - (a) Dr Jamil El-Doaihi was born in Lebanon in 1960,
 - (b) Dr El-Doaihi graduated with a Bachelor of Arts and Master's degree from the Lebanese University,
 - (c) he taught in various high schools in Lebanon until he migrated to Australia in 1988,
 - (d) in 1988 Dr El-Doaihi received his PhD in Literature from the University of Sydney,
 - (e) from 2006 to 2013, Dr El-Doaihi was a full-time Professor and Arabic Coordinator at Notre Dame University-Louaize in Lebanon,
 - (f) Dr El-Doaihi additionally worked as a senior editor for several newspapers, television and radio stations,
 - (g) in 2014 Dr El-Doaihi founded the literary "Thoughts Diaspora", that has to date published over 45 books, including six in English,
 - (h) Dr El-Doaihi has been the subject of more than 24 published books, and

- Dr Jamil El-Doaihi currently serves as the Managing Editor of Al Mustaqbal (Future) Newspaper.
- (2) That this House congratulates Dr Jamil El-Doaihi on his personal achievements and contribution to the Arts and Literature.

1981. Mr Moselmane to move—

- (1) That this House notes that:
 - (a) the Islamic Republic of Pakistan celebrated its 75th Independence Day on 14 August 2022,
 - (b) the Pakistan Australia Association, led by Ms Shafaq Jaffery and Mr Ejaz Khan, celebrated this national holiday at the Grand Royal Hall in Granville,
 - (c) the event was attended by many members of the Pakistani Australian community, and
 - (d) honoured guests at the event included:
 - (i) the High Commissioner of Pakistan, H E. Zahid Chaudhri,
 - (ii) the Consul General to Sydney, Mohamed Ashraf,
 - (iii) Deputy Consul, Sheryar Khan,
 - (iv) Senator David Shoebridge,
 - (v) the Honourable Shaoquett Moselmane MLC,
 - (vi) the Member for Fairfield, Guy Zangari MP,
 - (vii) former Senator, Lee Rhiannon.
- (2) That this House congratulates the Australian Pakistani Community celebrating Pakistan's 75th Independence Day.

(Notice given 20 September 2022—expires Notice Paper No.156)

1982. Mr Moselmane to move—

- (1) That this House notes that:
 - (a) on the 2 September 2022 the Barton Federal Electorate Council and the Arabic Friends of Labor, with guest speaker the Hon Bob Carr, former Premier and former Foreign Minister, celebrated the achievements of the Honourable Linda Burney MP, as the First Indigenous female Member of the House of Representatives and first female Minister to hold the portfolio for Indigenous Australians and to lead on the critical matter of the First Nations Voice to Parliament ("the Voice"), and
 - (b) Linda Burney MP stands as one of the great Indigenous Australians, in line with our First Nation's political greats like:
 - (i) Senator Neville Bonner, the first Indigenous member of Australia's Parliament,
 - (ii) the great Eddie Koiki Mabo, a Meriam man from the Torres Straits Islands whose 10year legal battle helped secure Indigenous land rights,
 - (ii) Vincent Lingiari, who in 1996 led 200 Indigenous stockmen on a peaceful protest to secure fair pay and decent work conditions for First Nations people.
- (2) This House further notes that:
 - (a) together, the Minister for Indigenous Australians and the Special Envoy for Reconciliation and Implementation of the Uluru Statement, Patrick Dodson, will consult Indigenous leaders

- across the country to frame the timing, wording of the question and the information on the Voice presented to Australia in an upcoming referendum, and
- (b) the Voice is a nation-building project, and the success of the referendum will be measured not just by the number of people who vote for an Aboriginal and Torres Strait Islander Voice but also by the lives that the Voice helps to improve.
- (3) That this House acknowledges the work of Linda Burney MP in her capacity as the Minister for Indigenous Australians and as a First Nations leader.

1983. Mr Moselmane to move—

- (1) That this House notes that education has been the focus of all migrant families and is the pathway to better standards of living and a better future.
- (2) That this House notes the academic achievements of the Achi family, with the late Dr Ishak Achi leading by example:
 - (a) the late Dr Achi had a Bachelor of Laws from Beirut Arab University, Lebanon, a Bachelor of Arts (History) from the Lebanese University, a Master's Degree of Social Sciences from Saint Joseph University, Lebanon, and a PhD in History & Islamic Civilisation from Lyon 2 University, France,
 - (b) in 1988 the late Dr Achi made Australia home with his family of thirteen eight boys and three girls, and
 - (c) all of Dr Achi's eleven children are university educated some with multiple degrees including the late Radwan Achi, Dr Ghassan Achi, Adnan Achi, Raja Achi, Alex Achi, Lina Achi, Sam Achi, Hassan Achi, Bruce Achi, Karl Achi and Maissoun Achi.
- (3) That this House further notes that:
 - (a) Dr Alex Ashy was born in Bint Jbeil, South Lebanon in 1963,
 - (b) Dr Ashy first sought out education in 1983 where he studied dentistry in Nice, France,
 - (c) in 1987 Dr Ashy migrated to Australia where he studied Bachelor of Computer Science at the University of Technology Sydney, holds a postgraduate degree in accounting, as well as a Masters and Doctorate in IT from Charles Sturt University,
 - (d) Dr Ashy worked for the IT Department in the Australian Bureau of Statistics,
 - (e) Dr Ashy established his security company in 1997 as a provider of IT and security and is currently managing his Accounting and Charted Tax Advisors company, and
 - (f) Dr Ashy's wife, Ms Diana Ashy, holds a Mathematics degree and a postgraduate degree in Education from the University of Western Sydney, and is currently teaching Mathematics at Arthur Philip High School, Parramatta.
- (4) That this House notes that the Achy family's two sons and daughter are also university graduates, including:
 - (a) the eldest Ms Loren Ashy, who was born in 1994, attended Catherine McAuley High School, graduated with a Medical Science degree from the University of Western Sydney, Master of Chiropractic from Macquarie University and now works as a physiotherapist,

- (b) Mr Hussein Ashy, born in 1998, attended Saint Paul High School, graduated with a construction degree from the Engineering School, University of Western Sydney and is currently working as a construction engineer, and
- (c) Mr Hassan Ashy, born in 2003, attended Saint Paul High School and is currently studying a Bachelor of Creative Arts (Film & Television Production) at JMC Academy.
- (5) That this House recognises that:
 - (a) the Achi family embody the essence of the great Australian Story of migrants driven by an abiding desire for education and a commitment to hard work, and
 - (b) congratulates the Achi family on such an exemplary achievement.

1984. Mr Farlow to move—

- (1) That this House notes that:
 - (a) On 15 August 2022, the Republic of India celebrated 75 years of independence, reflecting a well deserved sense of pride in a strong partner of Australia in the global community, and
 - (b) The Australian-Indian community play a significant role in our society throughout New South Wales, particularly through Western Sydney by enhancing our culture and promoting our shared multicultural values.
- (2) That this House recognises the valuable contributions of the Indian diaspora in their local community throughout New South Wales.
- (3) In recognition of this milestone for the Republic of India, the sails of the Sydney Opera House were lit up in the tricolours of the Indian national flag saffron, white and dark green to celebrate the 75th anniversary of independence in a ceremony presided over by the Hon Dominic Perrottet MP, Premier of New South Wales.
- (4) That this House notes that:
 - (a) The Consul General of India in Sydney, Mr Manish Gupta and Mrs Nimeesha Gupta hosted a function on 15 August 2022 at the Powerhouse Museum, Ultimo to celebrate the 75th anniversary of independence.
 - (b) The event was attended by many individuals representing a diverse array of the Australia India community, including the following dignitaries:
 - Her Excellency the Honourable Margaret Beazley AC KC, Governor of New South Wales.
 - (ii) Mr Dennis Wilson,
 - (iii) The Hon Mark Coure MP, Minister for Multiculturism and Seniors, Member for Oatley,
 - (iv) The Hon Damien Tudehope MLC, Minister for Finance, and Minister for Employee Relations,
 - (v) The Hon Ben Franklin MLC, Minister for Tourism, Minister for Aboriginal Affairs, Minister for the Arts, and Minister for Regional Youth,
 - (vi) The Hon Dugald Saunders MP, Minister for Agriculture and the Minister for Western New South Wales,
 - (vii) The Hon Dr Geoff Lee MP, Minister for Corrections, Member for Parramatta,
 - (viii) Mr Chris Minns MP, Leader of the Opposition, Member for Kogarah,
 - (ix) The Hon Scott Farlow MLC,

- (x) Mr Gurmesh Singh MP, Parliamentary Secretary to the Deputy Premier, and for Regional Jobs and Investment and Member for Coffs Harbour,
- (xi) Mr Julian Leeser MP, Federal Member for Berowra,
- (xii) Dr Andrew Charlton MP, Federal Member for Parramatta,
- (xiii) Mr Paul Lynch MP, Member for Liverpool,
- (xiv) Dr Hugh McDermott, MP, Member for Prospect,
- (xv) Mr Jason Yat-sen Li MP, State Member for Strathfield,
- (xvi) Ms Julia Finn MP, Member for Granville,
- (xvii) The Hon Philip Ruddock AO, Mayor, Hornsby Shire Council,
- (xviii) Clr Zoë Baker, Mayor, North Sydney Council,
- (xix) Clr Matthew Blackmore, Mayor, Strathfield Council,
- (xx) Clr Fiona Macnaught, Liverpool City Council,
- (xxi) Clr Robert Kok, City of Sydney,
- (xxii) Clr Donna Davis, Lord Mayor, City of Parramatta,
- (xxiii) Clr Karen Pensabene, Deputy Mayor, Strathfield Council,
- (xxiv) Ms Jodi McKay, Former Leader of the Opposition,
- (xxv) Ms Trudy Witbreuk, NSW State Director, Department of Foreign Affairs and Trade,
- (xxvi) Clr Sameer Pandey, Deputy Lord Mayor, City of Parramatta Council,
- (xxvii) Clr Moninder Singh, Blacktown City Council,
- (xxviii) Clr Reena Jethi, The Hills Shire Council,
- (xxix) Clr Noel D'Souza, Randwick Shire Council,
- (xxx) Clr Charishma Kaliyanda, Liverpool City Council,
- (xxxi) Clr Shweta Deshpande, City of Ryde,
- (xxxii) Clr Suman Saha, Cumberland Council,
- (xxxiii) Clr Raj Datta, Strathfield Municipal Council,
- (xxxiv)Clr Kushpinder Kaur, Blacktown City Council,
- (xxxv) Clr Usha Dommaraju, Camden Council,
- (xxxvi) Clr Barbara Ward, Ku ring gai Council,
- (xxxvii) Clr Livingston Chettipally, Blacktown City Council,
- (xxxviii)Clr Sreeni Pillamarri, Hornsby Shire Council,
- (xxxix) Clr Sandy Reddy, Strathfield Municipal Council,
- (xl) Clr Susai Benjamin, Blacktown City Council,
- (xli) Clr Darriea Turley AM, President, Local Government NSW.

1985. Mr Farlow to move—

- (1) That this House notes that:
 - (a) October is Mental Health Month, a time to raise awareness of mental health and wellbeing with ourselves and among others, and
 - (b) "Tune In" is the theme for 2022 Mental Health Month. The theme aims to encourage individuals to tune into the things they can do for their own and other's mental health.
- (2) That the Government is committed to improving people's mental health by delivering better care in our hospitals, making support available in community and empowering people to improve their wellbeing.
- (3) That the Government is investing a record amount of \$2.9 billion in mental health services in 2022/23.
- (4) That this House affirms its continued support for Mental Health Week and encourage all citizens to "Tune In" to their mental health and wellbeing and seek support when needed.

(Notice given 20 September 2022—expires Notice Paper No.156)

*Council bill

GOVERNMENT BUSINESS—NOTICES OF MOTION

1. Mr Tudehope to move—

- (1) That this House notes that:
 - (a) on Wednesday 22 June 2022, the House adopted a schedule of initial budget estimates hearings for 2022-2023 over 13 working days from Monday 22 August to Wednesday 7 September 2022, and
 - (b) the following hearing was unable to be conducted as scheduled by Portfolio Committee No. 5 Regional NSW and Stronger Communities due to the unavailability of the Minister:

Day Six: Monday 29 August 2022

PC 5 Corrections

(2) That in view of the inability of Portfolio Committee No. 5 – Regional NSW and Stronger Communities to conduct this hearing, the committee be authorised to undertake the hearing on a date of its choosing under the same arrangements as originally agreed to by the House on Wednesday 22 June 2022.

(Notice given 20 September 2022)

2. Mr Tudehope to move—

- (1) That Mrs MacDonald be appointed as a member of the Committee on the Health Care Complaints Commission and the Committee on the Ombudsman, the Law Enforcement Conduct Commission and the Crime Commission in place of Mr Farlow.
- (2) That a message be forwarded to the Legislative Assembly conveying the terms of the resolution agreed to by the House.

(Notice given 20 September 2022)

3. Mr Tudehope to move—

- (1) That under section 21 of the Modern Slavery Act 2018, a joint committee known as the Modern Slavery Committee be appointed.
- (2) That under section 23(1)(a) of the Act, the committee consist of four members of the Legislative Council comprising:
 - (a) two government members,
 - (b) one opposition member, and
 - (c) one crossbench member.

- (3) That the committee have leave to make visits of inspection within the State of New South Wales and other states and territories of Australia.
- (4) That a message be sent acquainting the Legislative Assembly of the resolution and requesting the Legislative Assembly to appoint four of its members to serve with the members of the Legislative Council on the committee.

(Notice given 20	September 2022)	

GOVERNMENT BUSINESS—ORDERS OF THE DAY

- 1. **Budget Estimates 2022-2023:** resumption of the adjourned debate (21 June 2022) of the question on the motion of Mr Tudehope: That the House take note of the Budget Estimates and related papers for the financial year 2022-2023—Mr Tudehope speaking.
- 2. State Insurance and Care Legislation Amendment Bill 2022: second reading—Mr Tudehope.

(Standing orders suspended for remaining stages, Thursday 19 May 2022)

- *3. Industrial Relations Amendment (Dispute Orders) Bill: resumption of the adjourned debate of the question on the motion of Mr Tudehope: That this bill be now read a second time (5 calendar days from 9 August 2022)—Mr Mookhey. (40 minutes)
- 4. Electoral Legislation Amendment Bill 2022: second reading—Mrs Ward.

(Standing orders suspended for remaining stages, Thursday 11 August 2022)

5. Scrap Metal Industry Amendment (Review) Bill 2022: second reading—Mrs Mitchell.

(Standing orders suspended for remaining stages, Tuesday 20 September 2022)

6. Workers Compensation Amendment Bill 2021: first reading—Mr Tudehope.

(Bill restored to the Notice Paper 29 March 2022. First reading of the bill to be moved.)

7. Tax Administration Amendment (Combating Wage Theft) Bill 2021: resumption of the adjourned debate (8 June 2021) of the question on the motion of Mr Tudehope: That this bill be now read a second time—Mr Tudehope speaking in reply. (20 minutes)

(Standing orders suspended for remaining stages, Thursday 6 May 2021)

8. NSW Generations Funds Amendment Bill 2021: second reading—Mr Tudehope.

(Standing orders suspended for remaining stages, Wednesday 13 October 2021)

 Road Transport Amendment (Mobile Phone Detection) Bill 2019: consideration in committee of the whole—Mrs Ward.

(Standing orders suspended for remaining stages, Tuesday 12 November 2019)

10. Planning Legislation Amendment Bill 2019: second reading—Mrs Taylor.

(Standing orders suspended for remaining stages, Tuesday 6 August 2019)

11. Environmental Planning and Assessment Amendment (Infrastructure Contributions) Bill 2021: second reading—Mrs Taylor.

(Standing orders suspended for remaining stages, Wednesday 13 October 2021)

* Council bill

COMMITTEE REPORTS AND GOVERNMENT RESPONSES—ORDERS OF THE DAY

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

- 1. Public Accountability Committee: Report No. 7 entitled "Budget process for independent oversight bodies and the Parliament of New South Wales Final Report", dated February 2021: resumption of the adjourned debate (16 February 2021) of the question on the motion of Mr Shoebridge: That the House take note of the report and the government response—Mr Shoebridge speaking. (20 minutes remaining)
- 2. Public Works Committee: Report No. 4 entitled "Costs for remediation of sites containing coal ash repositories", dated March 2021: resumption of the adjourned debate (21 June 2022) of the question on the motion of Mr Mookhey: That the House take note of the report and the government response—Ms Boyd speaking. (2 minutes remaining)
- 3. Portfolio Committee No. 1 Premier and Finance: Report No. 52 of Portfolio Committee No. 1 Premier and Finance entitled "Cyber security", dated March 2021: resumption of the adjourned debate (sitting day 24 March 2021) of the question on the motion of Ms Moriarty: That the House take note of the report and the government response—Ms Moriarty speaking. (20 minutes remaining)
- 4. Joint Select Committee on the Anti-Discrimination Amendment (Religious Freedoms and Equality) Bill 2020: Report No. 1/57 of the Joint Select Committee on the Anti-Discrimination Amendment (Religious Freedoms and Equality) Bill 2020, dated March 2021: resumption of the adjourned debate (sitting day 24 March 2021) of the question on the motion of Ms Cusack: That the House take note of the report and the government response—Ms Cusack speaking. (19 minutes remaining)
- **5. Portfolio Committee No. 3 Education:** Report No. 42 entitled "Review of the New South Wales school curriculum", dated April 2021: resumption of the adjourned debate (sitting day 24 March 2021) of the

- question on the motion of Mr Latham: That the House take note of the report and the government response—Mr Latham speaking. (19 minutes remaining)
- 6. Portfolio Committee No. 5 Legal Affairs: Report No. 57 entitled "Provision of the Firearms and Weapons Legislation Amendment (Criminal Use) Bill 2020", dated April 2021: resumption of the adjourned debate (sitting day 24 March 2021) of the question on the motion of Mr Borsak: That the House take note of the report—Mr Borsak speaking. (14 minutes remaining)
- 7. Standing Committee on Law and Justice: Report No. 75 entitled "2020 review of the Workers Compensation Scheme", dated April 2021: resumption of the adjourned debate (sitting day 24 March 2021) of the question on the motion of Mr Fang: That the House take note of the report and the government response—Mr Fang speaking. (19 minutes remaining)
- 8. Standing Committee on Law and Justice: Report No. 76 entitled "Mandatory Disease Testing Bill 2020", dated April 2021: resumption of the adjourned debate (sitting day 24 March 2021) of the question on the motion of Mr Fang: That the House take note of the report—Mr Fang speaking. (14 minutes remaining)
- 9. Standing Committee on Social Issues: Report No. 58 entitled "Gay and Transgender hate crimes between 1970 and 2010: Final Report", dated March 2021: resumption of the adjourned debate (sitting day 24 March 2021) of the question on the motion of Mr Mallard: That the House take note of the report and the government response—Mr Mallard speaking. (19 minutes remaining)
- 10. Privileges Committee: Report No. 83 entitled "Proposal for a Compliance Officer for the NSW Parliament", dated May 2021: resumption of the adjourned debate (11 May 2021) of the question on the motion of Mr Primrose: That the House take note of the report—Mr Primrose speaking. (10 minutes remaining)
- 11. Portfolio Committee No. 1 Premier and Finance: Report No. 53 entitled "Budget Estimates 2020-2021", dated May 2021: resumption of the adjourned debate (12 May 2021) of the question on the motion of Ms Moriarty: That the House take note of the report—Ms Moriarty speaking. (15 minutes remaining)
- 12. Portfolio Committee No. 4 Industry: Report No. 48 entitled entitled "Long term sustainability of the dairy industry in New South Wales", dated May 2021: resumption of the adjourned debate (13 May 2021) of the question on the motion of Mr Banasiak: That the House take note of the report and the government response—Mr Banasiak speaking. (20 minutes remaining)
- 13. Select Committee on the Provisions of the Public Health Amendment (Registered Nurses in Nursing Homes) Bill 2020: Report entitled 'Provisions of the Public Health Amendment (Registered Nurses in Nursing Homes) Bill 2020', dated June 2021: resumption of the adjourned debate (10 June 2021) of the question on the motion of Mrs Houssos: That the House take note of the report and the government response—Mrs Houssos speaking. (14 minutes remaining)
- **14. Joint Standing Committee on Road Safety**: Report No. 1/57 entitled "Reducing trauma on local roads", dated July 2021: resumption of the adjourned debate (21 June 2022) of the question on the motion of Mr Amato: That the House take note of the report—Mr Barrett. (10 minutes)

- **15. Portfolio Committee No. 7 Planning and Environment:** Report No. 8 entitled "Rationale for, and impacts of, new dams and other water infrastructure in NSW Part 2", dated July 2021: Take note of the report and the government response—Ms Faehrmann. (15 minutes)
- **16. Portfolio Committee No. 7 Planning and Environment:** Report No. 9 entitled "Environmental Planning and Assessment Amendment (Infrastructure Contributions) Bill 2021", dated August 2021: Take note of the report— Ms Faehrmann. (15 minutes)
- 17. Portfolio Committee No. 7 Planning and Environment: Report No.10 entitled "Waste Avoidance and Resource Recovery Amendment (Plastics Reduction) Bill 2021", dated August 2021: Take note of the report and the government response—Ms Faehrmann. (15 minutes)
- **18. Regulation Committee:** Report No. 8 entitled "Environmental planning instruments (SEPPs)", dated August 2021: Take note of the report and the government response—Mr Veitch. (15 minutes)
- 19. Committee on the Independent Commission Against Corruption: Report No. 3/57 entitled "Review of the 2019-2020 Annual Reports of the ICAC and the Inspector of the ICAC", dated August 2021: Take note of the report—Mr Khan. (15 minutes)
- **20. Portfolio Committee No. 4 Industry:** Report No. 49 entitled "Coal and Gas Legislation Amendment (Liverpool Plains Prohibition) Bill 2021", dated August 2021: Take note of the report—Mr Banasiak. (15 minutes)
- 21. Portfolio Committee No. 4 Industry: Report No. 50 entitled "Petroleum (Onshore) Amendment (Cancellation of Zombie Petroleum Exploration Licenses) Bill 2021", dated August 2021: Take note of the report—Mr Banasiak. (15 minutes)
- **22.** Committee on the Health Care Complaints Commission: Report No. 2/57 entitled "Review of the Health Care Complaints Commission 2019-20 Annual Report", dated August 2021: Take note of the report—Mr Amato. (15 minutes)
- **23. Portfolio Committee No. 3 Education**: Report No. 44 entitled "Education Legislation Amendment (Parental Rights) Bill 2020", dated September 2021: Take note of the report and the government response—Mr Latham. (15 minutes)
- **24. Standing Committee on State Development:** Report No. 47 entitled "Development of a hydrogen industry in New South Wales", dated September 2021: Take note of the report and the government response—Ms Cusack. (15 minutes)
- 25. Select Committee on the Proposal to Raise the Warragamba Dam Wall: Interim Report No.1 entitled "Proposal to Raise the Warragamba Dam Wall", dated October 2021: Take note of the report and the government response—Mr Field. (15 minutes)
- **26. Portfolio Committee No. 7 Planning and Environment:** Report No.11 entitled "Health and Wellbeing of Kangaroos and Other Macropods in New South Wales", dated October 2021: resumption of the adjourned debate (19 October 2021) of the question on the motion of Ms Faehrmann: That the House take note of the report and the government response—Ms Faehrmann speaking. (16 minutes remaining)

- 27. Committee on the Ombudsman, the Law Enforcement Conduct Commission and the Crime Commission: Report No. 2/57 entitled "2021 review of the annual and other reports of oversighted agencies", dated October 2021: resumption of the adjourned debate (19 October 2021) of the question on the motion of Mr Amato: That the House take note of the report—Mr Amato speaking. (15 minutes remaining)
- 28. Standing Committee on Social Issues: Report No. 59 entitled "Review of the Heritage Act 1977", dated October 2021: resumption of the adjourned debate (9 November 2021) of the question on the motion of Mr Poulos: That the House take note of the report and the government response—Mr Poulos speaking. (20 minutes remaining)
- 29. Committee on Children and Young People: Report No. 3/57 entitled "2021 Review of the annual reports and other matters of the Office of the Advocate for Children and Young People and the Office of the Children's Guardian", dated October 2021: resumption of the adjourned debate (9 November 2021) of the question on the motion of Mr Poulos (on behalf of Mr Donnelly): That the House take note of the report and government response—Mr Donnelly speaking. (20 minutes remaining)
- **30. Public Accountability Committee:** Report No. 9 entitled "Special report on the examination, publication and use of cabinet documents by Legislative Council committees as part of an inquiry", dated November 2021: resumption of the adjourned debate (12 November 2021) of the question on the motion of Mr Shoebridge: That the House take note of the report—Mr Shoebridge speaking. (15 minutes remaining)
- 31. Privileges Committee: Report No. 85 entitled "Proposal for a Compliance Officer for the NSW Parliament No.2", dated November 2021: resumption of the adjourned debate (16 November 2021) of the question on the motion of Mr Primrose: That the House take note of the report—Mr Primrose speaking. (15 minutes remaining)
- 32. Committee on the Independent Commission Against Corruption: Report No. 4/57 entitled "Reputational impact on an individual being adversely named in the ICAC's investigations", dated November 2021: resumption of the adjourned debate (25 November 2021) of the question on the motion of Mr Khan: That the House take note of the report and the government response—Mr Khan speaking. (15 minutes remaining)
- **33. Standing Committee on Law and Justice:** Report No. 79 entitled "Voluntary Assisted Dying Bill 2021", dated February 2022: resumption of the adjourned debate (22 February 2022) of the question on the motion of Mr Fang: That the House take note of the report—Mr Fang speaking. (13 minutes remaining)
- **34. Standing Committee on Social Issues:** Report No. 60 entitled "Crimes Amendment (Display of Nazi Symbols) Bill 2021", dated February 2022: resumption of the interrupted debate (17 May 2022) of the question on the motion of Mr Harwin: That the House take note of the report—Mr D'Adam speaking. (5 minutes remaining)
- **35. Privileges Committee:** Report No. 86 entitled "Examination, publication and use of cabinet documents by Legislative Council committees", dated February 2022: resumption of the adjourned debate (22 February 2022) of the question on the motion of Mr Primrose: That the House take note of the report—Mr Primrose speaking. (11 minutes remaining)

- **36. Select Committee on Floodplain Harvesting:** Report entitled "Floodplain Harvesting", dated December 2021: resumption of the adjourned debate (22 February 2022) of the question on the motion of Ms Faehrmann: That the House take note of the report and the government response—Ms Faehrmann speaking. (3 minutes remaining)
- **37. Portfolio Committee No. 1 Premier and Finance:** Report No. 57 entitled "Workers Compensation Legislation Amendment Bill 2021", dated February 2022: resumption of the adjourned debate (22 February 2022) of the question on the motion of Ms Moriarty: That the House take note of the report—Ms Moriarty speaking. (5 minutes remaining)
- **38. Public Accountability Committee:** Report No. 11 entitled "Further inquiry into the regulation of building standards", dated February 2022: resumption of the adjourned debate (22 March 2022) of the question on the motion of Mr Shoebridge: That the House take note of the report and the government response—Mr Shoebridge speaking. (11 minutes remaining)
- **39. Public Accountability Committee:** Report No. 12 entitled "NSW Government's management of the COVID-19 pandemic", dated March 2022: resumption of the adjourned debate (29 March 2022) of the question on the motion of Mr Shoebridge: That the House take note of the report—Mr Shoebridge speaking. (11 minutes remaining)
- **40. Select Committee on the Impact of Technological and Other Change on the Future of Work and Workers in New South Wales:** Report No. 1 entitled "Impact of technological and other change on the future of work and workers in New South Wales: First report The gig economy", dated April 2022: resumption of the adjourned debate (10 May 2022) of the question on the motion of Mr Mookhey: That the House take note of the report—Mr Mookhey speaking. (15 minutes remaining)
- **41. Public Accountability Committee:** Report No. 13 entitled "Transport Asset Holding Entity", dated April 2022: resumption of the adjourned debate (10 May 2022) of the question on the motion of Mr Mookhey: That the House take note of the report—Mr Mookhey speaking. (15 minutes remaining)
- **42. Select Committee on the Coronial Jurisdiction in New South Wales:** Report No. 1 entitled "Coronial Jurisdiction in New South Wales", dated April 2022: resumption of the interrupted debate (10 May 2022) of the question on the motion of Mr Searle: That the House take note of the report—Mr Searle speaking. (2 minutes remaining)
- **43. Portfolio Committee No. 2 Health:** Report No. 57 entitled "Health outcomes and access to health and hospital services in rural, regional and remote New South Wales", dated May 2022: resumption of the adjourned debate (10 May 2022) of the question on the motion of Mr Donnelly: That the House take note of the report and the government response—Mr Donnelly speaking. (15 minutes remaining)
- **44. Joint Standing Committee on Road Safety (Staysafe):** Report No. 2/57 entitled "Mobile speed camera enforcement programs in NSW", dated May 2022: resumption of the adjourned debate (19 May 2022) of the question on the motion of Mr Amato: That the House take note of the report—Mr Amato speaking. (15 minutes remaining)
- **45. Portfolio Committee No. 4 Customer Service and Natural Resources:** Report No. 52 entitled "2021 Inquiry into the approved charitable organisations under the Prevention of Cruelty Animals Act 1979", dated June 2022: resumption of the adjourned debate (21 June 2022) of the question on the motion of Mr

Banasiak: That the House take note of the report and the government response—Mr Banasiak speaking. (15 minutes remaining)

- **46. Standing Committee on State Development:** Report No. 48 entitled "Animal welfare policy in New South Wales First report", dated June 2022: resumption of the adjourned debate (21 June 2022) of the question on the motion of Ms Cusack: That the House take note of the report and the government response—Ms Cusack speaking. (15 minutes remaining)
- **47. Portfolio Committee No. 3 Education:** Report No. 46 entitled "Budget Estimates 2021-2022", dated June 2022: resumption of the adjourned debate (22 June 2022) of the question on the motion of Mr Latham: That the House take note of the report and the government response—Mr Latham speaking. (12 minutes remaining)
- **48.** Committee on Children and Young People: Report No. 4/57 entitled "Support for Children of Imprisoned Parents in New South Wales", dated June 2022: resumption of the adjourned debate (22 June 2022) of the question on the motion of Mr Rath: That the House take note of the report—Mr Rath speaking. (15 minutes remaining)
- **49. Public Accountability Committee:** Special Report of the Public Accountability Committee entitled "Special report on the unauthorised disclosure of in camera evidence given on 29 June 2022", dated August 2022: resumption of the adjourned debate (9 August 2022) of the question on the motion of Ms Faehrmann: That the House take note of the report—Ms Faehrmann speaking. (11 minutes remaining)
- 50. Select Committee on the Response to Major Flooding across New South Wales in 2022: Report No. 1 of the Select Committee on the Response to Major Flooding across New South Wales in 2022 entitled "Response to major flooding across New South Wales in 2022", dated August 2022: resumption of the adjourned debate (9 August 2022) of the question on the motion of Mr Secord: That the House take note of the report—Mr Secord speaking. (1 minute remaining)
- 51. Portfolio Committee No. 1 Premier and Finance: Report No. 58 of Portfolio Committee No. 1 Premier and Finance entitled "Budget Estimates 2021-2022", dated June 2022: resumption of the adjourned debate (9 August 2022) of the question on the motion of Ms Moriarty: That the House take note of the report—Ms Moriarty speaking. (15 minutes remaining)
- **52. Portfolio Committee No. 2 Health:** Report No. 58 of Portfolio Committee No. 2 Health entitled "Budget Estimates 2021-2022", dated June 2022: resumption of the adjourned debate (9 August 2022) of the question on the motion of Mr Donnelly: That the House take note of the report—Mr Donnelly speaking. (15 minutes remaining)
- 53. Portfolio Committee No. 4 Customer Service and Natural Resources: Report No. 53 of Portfolio Committee No. 4 Customer Service and Natural Resources entitled "Budget Estimates 2021-2022", dated June 2022: resumption of the adjourned debate (9 August 2022) of the question on the motion of Ms Hurst (on behalf of Mr Banasiak): That the House take note of the report—Ms Hurst (on behalf of Mr Banasiak) speaking. (15 minutes remaining)
- **54. Portfolio Committee No. 5 Regional NSW and Stronger Communities:** Report No. 59 of Portfolio Committee No. 5 Regional NSW and Stronger Communities entitled "Budget Estimates 2021-2022", dated June 2022: resumption of the adjourned debate (9 August 2022) of the question on the motion of Mr Borsak: That the House take note of the report—Mr Borsak speaking. (15 minutes remaining)

- **55. Portfolio Committee No. 6 Transport:** Report No. 15 of Portfolio Committee No. 6 Transport entitled "Budget Estimates 2021-2022", dated June 2022: resumption of the adjourned debate (9 August 2022) of the question on the motion of Ms Boyd: That the House take note of the report—Ms Boyd speaking. (15 minutes remaining)
- **56. Portfolio Committee No. 7 Planning and Environment:** Report No. 14 of Portfolio Committee No. 7 Planning and Environment entitled "Budget Estimates 2021-2022", dated June 2022: resumption of the adjourned debate (9 August 2022) of the question on the motion of Ms Higginson: That the House take note of the report—Ms Higginson speaking. (15 minutes remaining)
- 57. Joint Standing Committee on Road Safety: Report No. 3/57 of the Joint Standing Committee on Road Safety entitled "Support for rural and regional learner drivers", dated July 2022: resumption of the adjourned debate (9 August 2022) of the question on the motion of Mr Amato: That the House take note of the report—Mr Amato speaking. (15 minutes remaining)
- **58. Portfolio Committee No. 6 Transport:** Report No. 16 of Portfolio Committee No. 6 Transport entitled "Road tolling regimes", dated August 2022: resumption of the adjourned debate (9 August 2022) of the question on the motion of Ms Boyd: That the House take note of the report—Ms Boyd speaking. (1 minute remaining)
- **59. Portfolio Committee No. 6 Transport:** Report No. 17 of Portfolio Committee No. 6 Transport entitled "Acquisition of land in relation to major transport projects", dated August 2022: resumption of the adjourned debate (10 August 2022) of the question on the motion of Ms Boyd: That the House take note of the report—Ms Boyd speaking. (15 minutes remaining)
- **60. Select Committee on Puppy Farming in New South Wales:** Report No. 1 of the Select Committee on Puppy Farming in New South Wales entitled "Puppy farming in New South Wales", dated August 2022: resumption of the adjourned debate (20 September 2022) of the question on the motion of Mr Veitch: That the House take note of the report—Mr Veitch speaking. (15 minutes remaining)
- 61. Portfolio Committee No. 4 Customer Service and Natural Resources: Report No. 54 of Portfolio Committee No. 4 Customer Service and Natural Resources entitled "Long term sustainability and future of the timber and forest products industry", dated September 2022: resumption of the adjourned debate (20 September 2022) of the question on the motion of Mr Banasiak: That the House take note of the report—Mr Banasiak speaking. (15 minutes remaining)
- **62. Portfolio Committee No. 6 Transport:** Report No. 18 of Portfolio Committee No. 6 Transport entitled "Privatisation of Buses", dated September 2022: resumption of the adjourned debate (20 September 2022) of the question on the motion of Ms Boyd: That the House take note of the report—Ms Boyd speaking. (15 minutes remaining)

BUSINESS FOR FUTURE CONSIDERATION TUESDAY 11 OCTOBER 2022

BUSINESS OF THE HOUSE

1. Ms Faehrmann to move—

- (1) That, under section 41 of the Interpretation Act 1987, this House disallows the Water Management (General) Amendment (Floodplain Harvesting Access Licences) Regulation 2022, published on the NSW Legislation website on 1 July 2022.
- (2) That, under section 41 of the Interpretation Act 1987, this House disallows Schedule 1[1], 1[2] and 1[7] of the Water Management (General) Amendment Regulation (No 2) 2022, published on the NSW Legislation website on 1 July 2022.

(Notice given 9 August 2022—precedence as business of the House until Notice Paper No. 139)

2. Ms Boyd to move—

That, under section 41 of the Interpretation Act 1987, this House this House disallows clause 3(3) of the Roads Amendment (Major Roads) Regulation 2022, published on the NSW Legislation website on 5 April 2022.

(Notice given 9 August 2022—precedence as business of the House until Notice Paper No. 139)

3. Ms Boyd to move—

That, under section 41 of the Interpretation Act 1987, this House disallows clause 3(3)(a) of the Roads Amendment (Major Roads) Regulation 2022, published on the NSW Legislation website on 5 April 2022.

(Notice given 9 August 2022—precedence as business of the House until Notice Paper No. 139)

MATTER OF PUBLIC IMPORTANCE

(Debate on matters of public importance take precedence only on Government business days. Only one matter of public importance may be proceeded with on this sitting day.)

1. Mr Latham to move—

That the following matter of public importance be discussed forthwith: The failure of the Government's education policies to meet its own school improvement targets.

(Notice given 9 August 2022)

2. Mr Graham to move—

That the following matter of public importance be discussed forthwith: The State Infrastructure Strategy 2022-2042.

(Notice given 8 June 2022)

3. Ms Higginson to move—

(Notice given 20 August 2022)

That the following matter of public importance be discussed forthwith: The Auditor-General's report into the 'Effectiveness of the Biodiversity Offsets Scheme', dated 30 August 2022.

BILL REFERRED TO SELECT OR STANDING COMMITTEE

*1888. Aboriginal Cultural Heritage (Culture is Identity) Bill 2022: second reading—Revd Nile. (30 minutes)

(Referred on 9 August 2022 at the conclusion of mover's second reading speech to Portfolio Committee No. 7 – Planning and Environment for inquiry and report by 8 November 2022. Second reading of the bill to be moved again)

BILLS REFERRED TO SELECT OR STANDING COMMITTEES

(Bills for which committee reports were tabled prior to the adoption of the proposed standing orders on 7 June 2022, but which were not restored to the Notice Paper.)

*1. Crimes (Appeal and Review) Amendment (Double Jeopardy) Bill 2019

Referred to the Standing Committee on Law and Justice on 30 May 2019 for inquiry and report. (Referred at conclusion of mover's second reading speech) – On the tabling of the report, a motion may be moved without notice that the bill be restored to the Notice Paper at the stage it had reached prior to referral.

(Item No. 67)

*2. Mining Amendment (Compensation for Cancellation of Exploration Licence) Bill 2019

Referred to the Standing Committee on Law and Justice on 6 June 2019 for inquiry and report. (Referred at conclusion of mover's second reading speech) – On the tabling of the report, a motion may be moved without notice that the bill be restored to the Notice Paper at the stage it had reached prior to referral.

(Item No. 78 – Previously inside the order of precedence)

*3. Anti-Discrimination Amendment (Complaint Handling) Bill 2020

Referred to Portfolio Committee No. 5 – Legal Affairs on 27 February 2020 for inquiry and report. (Referred at conclusion of mover's second reading speech) – On the tabling of the report, a motion may be moved without notice that the bill be restored to the Notice Paper at the stage it had reached prior to referral.

(Item No. 420)

*4. Education Legislation Amendment (Parental Rights) Bill 2020

Referred to Portfolio Committee No. 3 – Education on 5 August 2020 for inquiry and report. (Referred at conclusion of mover's second reading speech) – On the tabling of the report, a motion may be moved without notice that the bill be restored to the Notice Paper at the stage it had reached prior to referral.

(Item No. 609)

5. Local Land Services Amendment (Miscellaneous) Bill 2020

Referred to Portfolio Committee No. 7 – Planning and Environment on 19 November 2020 for inquiry and report. (Referred by amendment to the second reading)

*6. Waste Avoidance and Resource Recovery Amendment (Plastics Reduction) Bill 2021

Referred to Portfolio Committee No. 7 – Planning and Environment on 16 March 2021 for inquiry and report. (Referred at conclusion of mover's second reading speech) - On the tabling of the report, a motion may be moved without notice that the bill be restored to the Notice Paper at the stage it had reached prior to referral.

(Item No. 352)

*7. Coal and Gas Legislation Amendment (Liverpool Plains Prohibition) Bill 2021

Referred to Portfolio Committee No. 4 – Industry on 11 May 2021 for inquiry and report. (Referred at conclusion of mover's second reading speech) – On the tabling of the report, a motion may be moved without notice that the bill be restored to the Notice Paper at the stage it had reached prior to referral.

(Item No. 1163)

*8. Petroleum (Onshore) Amendment (Cancellation of Zombie Petroleum Exploration Licences) Bill 2021

Referred to Portfolio Committee No. 4 – Industry on 11 May 2021 for inquiry and report. (Referred at conclusion of mover's second reading speech) - On the tabling of the report, a motion may be moved without notice that the bill be restored to the Notice Paper at the stage it had reached prior to referral.

(Item No. 8	355)
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* Council bill

CONTINGENT NOTICES OF MOTIONS

1. PRECEDENCE OF ITEM OF BUSINESS

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

Given by:

Mr Borsak Mr Searle

(Notice given 7 May 2019)

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 Buttigieg Ms Jackson Mr Searle
Mr D'Adam Mr Mookhey Mr Secord
Mr Donnelly Ms Moriarty Ms Sharpe
Mr Graham Mr Moselmane Mr Veitch
Mrs Houssos Mr Primrose

(Notice given 4 June 2019)

Ms Boyd Ms Faehrmann

(Notice given 5 June 2019)

Mr Field

(Notice given 6 August 2019)

3. 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 ButtigiegMs JacksonMr SearleMr D'AdamMr MookheyMr SecordMr DonnellyMs MoriartyMs SharpeMr GrahamMr MoselmaneMr Veitch

Mrs Houssos Mr Primrose

(Notice given 4 June 2019)

Ms Boyd Ms Faehrmann
(Notice given 5 June 2019)
Mr Field

4. CENSURE OF MINISTER

(Notice given 6 August 2019)

Contingent on a Minister failing to provide factual information sought in a question, I will move: That standing and sessional orders be suspended to allow a motion to be moved forthwith to censure the Minister.

Given by:

Mr Searle

(Notice given 22 September 2020)

5. CONTEMPT OF HOUSE

Contingent on a Minister repeatedly failing to provide factual information sought in questions, I will move: 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.

Given by:

Mr Searle

(Notice given 22 September 2020)

6. REFERRAL TO SOCIAL ISSUES

Contingent on the second reading debate on the Crimes (Domestic and Personal Violence) Amendment (Coercive and Controlling Behaviour) Bill being adjourned for five calendar days, I will move:

That:

- (a) the bill be referred to the Standing Committee on Social Issues for inquiry and report by September 2021, and
- (b) on tabling of the report by the Standing Committee on Social Issues, a motion may be moved without notice that the bill be restored to the Notice Paper at the stage it had reached prior to referral.

Given by:

Ms Boyd

(Notice given 17 November 2020)

BILLS DISCHARGED, LAID ASIDE, NEGATIVED OR WITHDRAWN

§ Central Coast Drinking Water Catchments Protection Bill 2019 Second reading negatived 21 November 2019

§ Prevention of Cruelty to Animals Amendment (Restrictions on Stock Animal Procedures) Bill 2019 Second reading negatived 27 February 2020 Restored to Notice Paper 17 June 2020

Constitution Amendment (Water Accountability and Transparency) Bill 2020 Second reading negatived 4 August 2020

§Local Land Services Amendment (Land Management and Forestry) Bill 2020 Second reading negatived 14 October 2020

§ Crimes Amendment (Zoe's Law) Bill 2019 Second reading negatived 11 November 2020

§ Environmental Planning and Assessment Amendment (Prohibition of Waste to Energy Incinerators) Bill 2020

Second reading negatived 11 November 2020

§ ICAC and other Independent Commissions Legislation Amendment (Independent Funding) Bill 2021 Order discharged and bill withdrawn 9 November 2021

§ Pill Testing Bill 2019 Second reading negatived 24 November 2021

Motor Sports Bill 2021 Order discharged and bill withdrawn 22 February 2022

§ Public Health Amendment (Vaccination Compensation) Bill 2021 Second reading negatived 23 February 2022

§ Anti-Discrimination Amendment (Religious Freedoms and Equality) Bill 2020 Second reading negatived 23 February 2022

§ Children (Criminal Proceedings) Amendment (Age of Criminal Responsibility) Bill 2021
Second reading negatived 30 March 2022

§ Great Koala Protected Area Bill 2021 Second reading negatived 8 June 2022

§ Industrial Relations Legislation Amendment (Public Sector Remuneration Cap Repeal) Bill 2022 Second reading negatived 22 June 2022

§ Private Members' Public Bill

David Blunt Clerk of the Parliaments