



LEGISLATIVE ASSEMBLY

2019

FIRST SESSION OF THE FIFTY-SEVENTH PARLIAMENT

VOTES AND PROCEEDINGS

No. 18

THURSDAY 8 AUGUST 2019

1 **MEETING OF THE HOUSE**

The House met at 9.30 am pursuant to adjournment. The Speaker took the Chair, read the prayer and acknowledged the traditional owners, thanking them for their custodianship of country.

2 **NOTICES OF MOTIONS (GENERAL NOTICES)**

3 **SUSPENSION OF STANDING AND SESSIONAL ORDERS—ROUTINE OF BUSINESS**

Mr Andrew Constance moved, That standing and sessional orders be suspended at this sitting to:

- (1) Permit consideration of the Reproductive Health Care Reform Bill to take precedence of all other items of general business until 2.15 pm.
- (2) Provide for the following routine of business after Placing and Disposal of Business:
 - (a) Consideration of the Reproductive Health Care Reform Bill (if all remaining stages have not concluded earlier);
 - (b) At 4.00 pm, Petition Debate;
 - (c) Consideration of the Reproductive Health Care Reform Bill (if required);
 - (d) Private Members' Statements;
 - (e) Community Recognition Statements for 30 minutes, after which the House shall adjourn without motion until the next sitting day.

Question put and passed.

4 REPRODUCTIVE HEALTH CARE REFORM BILL

The order of the day was read for the resumption of the adjourned debate, on the motion of Mr Alex Greenwich, That this bill be now read a second time.

Question again proposed and debate resumed.

Question put.

The House divided.

AYES 56

Ms Aitchison, Mr Anderson, Mr Ayres, Mr Barilaro, Mr Barr, Ms Berejiklian, Mr Butler, Ms Car, Ms Catley, Mr Chanthivong, Mr Constance, Ms Cotsis, Mr Crakanthorp, Mr Daley, Mrs Dalton, Mr Dominello, Mr Donato, Ms Doyle, Mr Evans, Mr Greenwich, Mr Griffin, Mr Gulaptis, Mrs Hancock, Mr Harris, Ms Harrison, Ms Haylen, Mr Hazzard, Mr Hoenig, Ms Hornery, Mr Kean, Ms Leong, Mr Lynch, Mr Marshall, Ms McKay, Mr Minns, Dr O'Neill, Mr Park, Mr Parker, Mrs Pavey, Mr Piper, Mr Provest, Ms Saffin, Mr Saunders, Mr Scully, Mr Singh, Ms Smith, Ms Tesch, Mr Toole, Ms Voltz, Mr Ward, Mr Warren, Ms Washington, Mrs Williams and Ms Wilson.

Tellers: Mr Mehan and Ms Watson.

NOES 33

Mr Atalla, Mr Bali, Mr Clancy, Mr Conolly, Mr Coure, Mrs Davies, Mr Dib, Mr Elliott, Ms Finn, Ms Gibbons, Mr Henskens, Mr Johnsen, Mr Kamper, Dr Lee, Ms Lindsay, Dr McDermott, Dr McGirr, Ms Mihailuk, Mr Perrottet, Ms Petinos, Ms Preston, Mr Roberts, Mr Sidgreaves, Mr Sidoti, Mr Smith, Mr Stokes, Mr Taylor, Mrs Tuckerman, Ms Upton, Mr Williams and Mr Zangari.

Tellers: Ms Cooke and Mr Crouch.

In the Chair: Mr O'Dea.

Question passed.

Bill read a second time.

SPEAKER'S STATEMENT—SPEAKING TIME LIMITS

The Speaker made a statement in relation to the speaking time limits for the consideration in detail on the Reproductive Health Care Reform Bill.

SUSPENSION OF STANDING AND SESSIONAL ORDERS—SPEAKING TIME LIMITS

Mr Andrew Constance moved, That standing and sessional orders be suspended to allow for the following speaking times during the Consideration in Detail of the Reproductive Health Care Reform Bill 2019:

Mover of amendment - 15 minutes;
Any other members - 5 minutes; and
Mover in reply - 5 minutes.

Question put and passed

Mr Kevin Conolly moved, That pursuant to Standing Order 323, the Reproductive Health Care Reform Bill be referred to the Legislative Assembly Committee on Law and Safety in the capacity of a

Legislation Committee for consideration and report by 17 September 2019.

Question put.

The House divided.

AYES 30

Mr Atalla, Mr Bali, Mr Bromhead, Mr Conolly, Mr Coure, Mrs Davies, Mr Dib, Mr Elliott, Ms Finn, Mr Johnsen, Mr Kamper, Dr Lee, Dr McDermott, Dr McGirr, Ms Mihailuk, Mr Perrottet, Ms Petinos, Ms Preston, Mr Roberts, Mr Sidgreaves, Mr Sidoti, Mr Smith, Mr Speakman, Mr Taylor, Mrs Tuckerman, Ms Upton, Mr Williams and Mr Zangari.

Tellers: Ms Cooke and Mr Crouch.

NOES 56

Ms Aitchison, Mr Anderson, Mr Ayres, Mr Barr, Ms Berejiklian, Mr Butler, Ms Car, Ms Catley, Mr Chanthivong, Mr Clancy, Mr Constance, Ms Cotsis, Mr Crakanthorp, Mr Daley, Mrs Dalton, Mr Dominello, Mr Donato, Ms Doyle, Mr Evans, Ms Gibbons, Mr Greenwich, Mr Griffin, Mr Gulaptis, Mrs Hancock, Mr Harris, Ms Harrison, Ms Haylen, Mr Hazzard, Mr Henskens, Mr Hoenig, Ms Hornery, Mr Kean, Ms Leong, Ms Lindsay, Mr Lynch, Ms McKay, Mr Minns, Dr O'Neill, Mr Park, Mr Parker, Mrs Pavay, Mr Piper, Mr Provost, Ms Saffin, Mr Scully, Ms Smith, Mr Stokes, Ms Tesch, Mr Toole, Ms Voltz, Mr Warren, Ms Washington, Mrs Williams and Ms Wilson.

Tellers: Mr Mehan and Ms Watson.

In the Chair: Mr O'Dea.

Question negatived.

Mrs Tanya Davies, Mr Alister Henskens, Dr Hugh McDermott, Dr Joe McGirr, Mr Mark Speakman and Mrs Leslie Williams having requested the bill be considered in detail—

The Speaker, by leave, proposed the bill in groups of clauses and schedules.

Clauses 1 to 12 and Schedules 1 to 2

Question proposed—That the clauses and schedules be agreed to.

Mrs Tanya Davies moved, by leave together:

No. 1 **Terminations at less than 20 weeks**

Page 3, proposed section 5, line 3. Omit “not more than 22 weeks”. Insert instead “less than 20 weeks”.

No. 2 **Terminations at less than 20 weeks**

Page 3, proposed section 5, line 5. Omit “not more than 22 weeks”. Insert instead “less than 20 weeks”.

No. 4 **Terminations at 20 or more weeks**

Page 3, proposed section 6, line 6. Omit “22 weeks”. Insert instead “20 or more weeks”.

No. 5 Terminations at 20 or more weeks

Page 3, proposed section 6, lines 7 and 8. Omit “more than 22 weeks”. Insert instead “20 or more weeks”.

Question proposed—That the amendments be agreed to.

Debate ensued.

Question put.

The House divided.

AYES 35

Mr Anderson, Mr Atalla, Mr Bali, Mr Clancy, Mr Conolly, Mr Coure, Mrs Dalton, Mrs Davies, Mr Dib, Mr Donato, Mr Elliott, Ms Finn, Ms Gibbons, Mr Johnsen, Mr Kamper, Dr Lee, Ms Lindsay, Dr McDermott, Dr McGirr, Mr Mehan, Ms Mihailuk, Mr Perrottet, Ms Petinos, Ms Preston, Mr Sidgreaves, Mr Sidoti, Mr Speakman, Mr Stokes, Mr Taylor, Mrs Tuckerman, Ms Upton, Mr Williams and Mr Zangari.

Tellers: Mr Roberts and Mr Smith.

NOES 55

Ms Aitchison, Mr Ayres, Mr Barr, Ms Berejiklian, Mr Butler, Ms Car, Ms Catley, Mr Chanthivong, Mr Constance, Ms Cooke, Ms Cotsis, Mr Crakanthorp, Mr Daley, Mr Dominello, Ms Doyle, Mr Evans, Mr Greenwich, Mr Griffin, Mr Gulaptis, Mrs Hancock, Mr Harris, Ms Harrison, Ms Haylen, Mr Hazzard, Mr Henskens, Mr Hoenig, Ms Hornery, Mr Kean, Dr Lee, Ms Leong, Mr Lynch, Mr Marshall, Ms McKay, Mr Minns, Dr O’Neill, Mr Park, Mr Parker, Mrs Pavey, Mr Piper, Mr Provest, Ms Saffin, Mr Saunders, Mr Scully, Mr Singh, Ms Smith, Ms Tesch, Mr Toole, Ms Voltz, Mr Ward, Mr Warren, Ms Washington, Mrs Williams and Ms Wilson.

Tellers: Mr Crouch and Ms Watson.

In the Chair: Mr O’Dea.

Question negatived—amendments not agreed to.

Question proposed—That the clauses and schedules be agreed to.

Mrs Tanya Davies moved:

No. 3 Professional standards and guidelines

Page 3, proposed section 5. Insert after line 5—

- (2) In performing the termination, the medical practitioner must comply with any applicable professional standards or guidelines.

Question proposed—That the amendment be agreed to.

Debate ensued.

Mrs Tanya Davies having spoken in reply—

By concurrence of the House, putting of the question was deferred until a later hour.

Question proposed—That the clauses and schedules be agreed to.

Mr Mark Speakman moved, by leave together:

No. 1 Informed consent at not more than 22 weeks

Page 3, proposed section 5. Insert after line 5—

- (2) The medical practitioner may perform the termination only if the person has given informed consent to the termination.
- (3) However, subsection (2) does not apply if, in an emergency, it is not practicable to obtain the person's informed consent.

No. 2 Informed consent after 22 weeks

Page 3, proposed section 6, line 13. Omit all words on that line and insert instead—
performed, and

- (c) the medical practitioner has obtained the person's informed consent to the termination.

No. 3 Meaning of informed consent

Page 7, proposed Schedule 1. Insert after line 5—

informed consent, in relation to a termination performed by a medical practitioner, means consent to the termination given—

- (a) freely and voluntarily, and
- (b) in accordance with any guidelines applicable to the medical practitioner in relation to the performance of the termination.

Question proposed—That the amendments be agreed to.

Debate ensued.

Question put.

The House divided.

AYES 48

Mr Anderson, Mr Atalla, Mr Bali, Mr Barilaro, Mr Butler, Mr Chanthivong, Mr Clancy, Mr Conolly, Ms Cotsis, Mr Coure, Mrs Dalton, Mrs Davies, Mr Dominello, Mr Donato, Mr Elliott, Ms Finn, Ms Gibbons, Mr Griffin, Mr Gulaptis, Mr Henskens, Mr Johnsen, Mr Lalich, Dr Lee, Ms Lindsay, Mr Marshall, Dr McDermott, Dr McGirr, Ms Mihailuk, Mr Perrottet, Ms Petinos, Ms Preston, Mr Roberts, Mr Saunders, Mr Sidgreaves, Mr Sidoti, Mr Singh, Mr Smith, Mr Speakman, Mr Stokes, Mr Taylor, Mr Toole, Mrs Tuckerman, Ms Upton, Mr Ward, Mr Williams and Mr Zangari.

Tellers: Ms Cooke and Mr Crouch.

NOES 40

Ms Aitchison, Mr Ayres, Mr Barr, Ms Berejiklian, Ms Car, Ms Catley, Mr Constance, Mr Daley, Ms Doyle, Mr Evans, Mr Greenwich, Mrs Hancock, Mr Harris, Ms Harrison, Ms Haylen, Mr Hazzard, Mr Hoenig, Ms Hornery, Mr Kean, Ms Leong, Mr Lynch, Ms McKay, Mr Minns, Dr O'Neill, Mr Park, Mr Parker, Mrs Pavey, Mr Piper, Mr Provest, Ms Saffin, Mr Scully, Ms Smith, Ms Tesch, Ms Voltz, Mr Warren, Ms Washington, Mrs Williams and Ms Wilson.

Tellers: Mr Mehan and Ms Watson.

In the Chair: Mr O'Dea.

Question passed—amendments agreed to.

Question proposed—That the clauses and schedules, as amended, be agreed to.

Mr Mark Speakman moved, by leave together:

No. 1 **Specialist medical practitioner to perform termination after 22 weeks**

Page 3, proposed section 6, line 7. Insert “specialist” before “medical practitioner”.

No. 2 **Specialist medical practitioner to perform termination after 22 weeks**

Page 3, proposed section 6, line 9. Insert “specialist” before “medical practitioner”.

No. 3 **Specialist medical practitioner to perform termination after 22 weeks**

Page 3, proposed section 6, line 11. Insert “specialist” before “medical practitioner” wherever occurring.

No. 4 **Specialist medical practitioner to perform termination after 22 weeks**

Page 3, proposed section 6, line 15. Insert “specialist” before “medical practitioner”.

No. 5 **Specialist medical practitioner to perform termination after 22 weeks**

Page 3, proposed section 6, line 19. Insert “specialist” before “medical practitioner”.

No. 6 **Emergency terminations after 22 weeks**

Page 3, proposed section 6, line 21. Insert “, whether or not a specialist medical practitioner,” after “medical practitioner”.

No. 7 **Requirements for termination after 22 weeks**

Page 7, proposed Schedule 1. Insert after line 15—

specialist medical practitioner, in relation to the performance of a termination, means—

- (a) a medical practitioner who, under the Health Practitioner Regulation National Law, holds specialist registration in obstetrics and gynaecology, or
- (b) a medical practitioner who has other expertise that is relevant to the performance of the termination, including, for example, a general practitioner who has additional experience or qualifications in obstetrics.

Question proposed—That the amendments be agreed to.

Debate ensued.

Question put and passed—amendments agreed to.

Question proposed—That the clauses and schedules, as amended, be agreed to.

Mrs Tanya Davies moved:

No. 6 **Terminations at 20 or more weeks**

Page 3, proposed section 6, lines 9–25. Omit all words on those lines. Insert instead—

- (a) the medical practitioner considers, in accordance with reasonable medical judgment, the termination is necessary to save the person's life or the life of another foetus, and
 - (b) the termination is performed in a hospital with a neonatal intensive care unit, and
 - (c) so far as is compatible with saving the person's life or the life of the other foetus, every effort is made to deliver the foetus alive, and
 - (d) if a live child is born, the child must be given the same neonatal care as would be given to any other child born at the same stage of pregnancy and in the same medical condition.
- (2) Subsection (1)(b) does not apply if, in an emergency, it is not practicable to transfer the person to a hospital that has a neonatal intensive care unit.
 - (3) In performing the termination, the medical practitioner must comply with any applicable professional standards or guidelines.

Question proposed—That the amendment be agreed to.

Debate ensued.

INCORPORATION IN HANSARD: Mr Brad Hazzard obtained leave for the incorporation in Hansard of a letter from Jenny Mikakos MP, Minister for Health and Minister for Ambulance Services of Victoria, regarding the Reproductive Health Care Reform Bill.

Debate continued.

Question put.

The House divided.

AYES 31

Mr Anderson, Mr Atalla, Mr Bali, Mr Conolly, Mr Coure, Mrs Davies, Mr Dib, Mr Elliott, Ms Finn, Mr Johnsen, Mr Kamper, Mr Lalich, Dr Lee, Ms Lindsay, Dr McDermott, Dr McGirr, Ms Mihailuk, Mr Perrottet, Ms Petinos, Ms Preston, Mr Roberts, Mr Sidgreaves, Mr Sidoti, Mr Smith, Mr Taylor, Mrs Tuckerman, Ms Upton, Mr Williams and Mr Zangari.

Tellers: Ms Cooke and Mr Crouch.

NOES 57

Ms Aitchison, Mr Ayres, Mr Barr, Ms Berejiklian, Mr Butler, Ms Car, Ms Catley, Mr Chanthivong, Mr Clancy, Mr Constance, Mr Crakanthorp, Mr Daley, Mrs Dalton, Mr Dominello, Mr Donato, Ms Doyle, Mr Evans, Ms Gibbons, Mr Greenwich, Mr Griffin, Mr Gulaptis, Mrs Hancock, Mr Harris, Ms Harrison, Ms Haylen, Mr Hazzard, Mr Henskens, Mr Hoenig, Ms Hornery, Mr Kean, Ms Leong, Mr Lynch, Mr Marshall, Ms McKay, Mr Minns, Dr O'Neill, Mr Park, Mr Parker, Mrs Pavey, Mr Piper, Mr Provest, Ms Saffin, Mr Saunders, Mr Scully, Mr Singh, Ms Smith, Mr Speakman, Ms Tesch, Mr Toole, Ms Voltz, Mr Ward, Mr Warren, Ms Washington, Mrs Williams and Ms Wilson.

Tellers: Mr Mehan and Ms Watson.

In the Chair: Mr O'Dea.

Question negatived—amendment not agreed to.

Question proposed—That the clauses and schedules, as amended, be agreed to.

Mrs Leslie Williams moved, by leave together:

No. 1 Terminations after 22 weeks to be performed only at approved public health facilities

Page 3, proposed section 6(1)(b), line 13. Omit “performed.”. Insert instead—

- , and
- (c) the termination is performed at—
- (i) a hospital controlled by a statutory health organisation, within the meaning of the *Health Services Act 1997*, or
 - (ii) an approved health facility.

No. 2 Terminations after 22 weeks to be performed only at approved public health facilities

Page 3, proposed section 6. Insert before line 14—

- (2) To remove any doubt, subsection (1)(c) does not require that any ancillary services necessary to support the performance of a termination be carried out only at the hospital or approved health facility at which the termination is, or is to be, performed.

No. 3 Terminations after 22 weeks to be performed only at approved public health facilities

Page 3, proposed section 6. Insert after line 25—

- (4) In this section—
ancillary services means—
- (a) tests or other medical procedures, or
 - (b) the administration, prescription or supply of medication, or
 - (c) another treatment or service prescribed by the regulations.

No. 4 Approval of health facilities for terminations after 22 weeks

Page 6. Insert after line 1—

11 Approval of health facilities for terminations after 22 weeks

The Secretary of the Ministry of Health may approve a hospital, or other facility the Secretary considers appropriate, as a facility at which terminations may be performed on persons who are more than 22 weeks pregnant.

No. 5 Approval of health facilities for terminations after 22 weeks

Page 6. Insert before line 2—

11 Guidelines about performance of terminations at approved health facilities

- (1) The Secretary of the Ministry of Health may issue guidelines about the performance of terminations at approved health facilities.
- (2) If the Secretary issues guidelines under subsection (1), a registered health practitioner performing a termination, or assisting in the performance of a termination, must perform the termination in accordance with the guidelines.

No. 6 **Approval of health facilities for terminations after 22 weeks**

Page 7, proposed Schedule 1. Insert after line 5—

approved health facility means a hospital or other facility approved under section 11.

PAPER

Mrs Leslie Williams tabled by leave, a copy of a document from the Ministry for Health entitled “Policy Directive, Pregnancy – Framework for Terminations in New South Wales Public Health Organisations”, dated July 2014.

Question proposed—That the amendments be agreed to.

Debate ensued.

Question put and passed—amendments agreed to.

The Speaker left the Chair at 1.32 pm.

The Speaker resumed the Chair at 1.49 pm.

Question proposed—That the clauses and schedules, as amended, be agreed to.

Mrs Tanya Davies moved:

No. 8 **Terminations on children under 16 years of age**

Page 3. Insert after line 25—

7 Reporting about requests for terminations on children under 16 years of age

- (1) If a medical practitioner is asked to perform a termination on a child under 16 years of age, the medical practitioner must report the request to the Secretary of the Department of Communities and Justice.
- (2) The report to the Secretary must—
 - (a) be given as soon as practicable after the request for the termination is made, and
 - (b) be given whether or not the termination is performed, and
 - (c) include the name of the child and that a termination was requested.

Question proposed—That the amendment be agreed to.

Debate ensued.

Question put.

The House divided.

AYES 19

Mr Atalla, Mr Bromhead, Mr Conolly, Mrs Davies, Mr Elliott, Mr Johnsen, Dr Lee, Dr McDermott, Mr Perrottet, Ms Petinos, Ms Preston, Mr Roberts, Mr Sidgreaves, Mr Sidoti, Mr Smith, Mr Taylor and Mr Williams.

Tellers: Mr Crouch and Mr Lalich.

NOES 71

Ms Aitchison, Mr Anderson, Mr Ayres, Mr Bali, Mr Barilaro, Mr Barr, Ms Berejiklian, Mr Butler, Ms Car, Ms Catley, Mr Chanthivong, Mr Clancy, Mr Constance, Ms Cotsis, Mr Coure, Mr Crakanthorp, Mrs Dalton, Mr Dib, Mr Dominello, Mr Donato, Ms Doyle, Mr Evans, Ms Finn, Ms Gibbons, Mr Greenwich, Mr Griffin, Mr Gulaptis, Mrs Hancock, Mr Harris, Ms Harrison, Ms Haylen, Mr Hazzard, Mr Henskens, Mr Hoenig, Ms Hornery, Mr Kamper, Mr Kean, Ms Leong, Ms Lindsay, Mr Lynch, Mr Marshall, Dr McGirr, Ms McKay, Mr Mehan, Ms Mihailuk, Mr Minns, Dr O'Neill, Mr Park, Mr Parker, Mrs Pavey, Mr Piper, Mr Provest, Ms Saffin, Mr Saunders, Mr Scully, Mr Singh, Ms Smith, Mr Stokes, Ms Tesch, Mr Toole, Mrs Tuckerman, Ms Upton, Ms Voltz, Mr Ward, Mr Warren, Ms Washington, Mrs Williams, Ms Wilson and Mr Zangari.

Tellers: Ms Cooke and Ms Watson.

In the Chair: Mr O'Dea.

Question negatived—amendment not agreed to.

It being after 2.15 pm, debate interrupted.

Ordered, That the resumption of the debate stand an order of the day for a later hour.

5 **SPEAKER'S STATEMENT—QUESTION TIME AND NAME CALLING**

The Speaker made a statement in relation to the use of “alternative policies” or “related matters” in questions asked during Question Time and also in relation to a zero tolerance to name calling in the House.

6 **QUESTION TIME**

(1) Following a request from Mr Peter Sidgreaves pursuant to standing order 131 (3), the Premier provided additional information.

(2) Following a request from Mr Gurmeh Singh pursuant to standing order 131 (3), the Minister for Regional Transport and Roads provided additional information.

(3) Following a request from Mr Mark Coure pursuant to standing order 131 (3), the Minister for Customer Service provided additional information.

(4) Following a request from Mr Dugald Saunders pursuant to standing order 131 (3), the Treasurer provided additional information.

(5) Following a request from Ms Wendy Lindsay pursuant to standing order 131 (3), the Minister for Energy and Environment provided additional information.

Disorder: At 3.01 pm, the Speaker directed Ms Sophie Cotsis to leave the Chamber for one hour.

7 **PAPER**

Mrs Shelley Hancock tabled the report of the Public inquiry into the Blue Mountains City Council entitled “Supplementary Interim Report: Term of Reference 4”, dated 31 July 2019.

8 **PERSONAL EXPLANATION**

Mrs Helen Dalton, by leave, made a personal explanation.

9 **REPRODUCTIVE HEALTH CARE REFORM BILL**

The order of the day was read for the resumption of the interrupted consideration in detail.

Question again proposed—That the clauses and schedules, as amended, be agreed to—and debate resumed.

Mrs Tanya Davies moved:

No. 1 **Counselling and informed consent**

Page 3. Insert before line 26—

7 Counselling required before termination performed

- (1) A medical practitioner must, before performing a termination on a person, ensure that the person has been offered the opportunity to receive counselling.
- (2) Subsection (1) does not apply if, in an emergency, it is not practicable to comply with the requirements provided for in that section.

Question proposed—That the amendment be agreed to.

Debate ensued.

It being after 4.00 pm, debate interrupted for debate on petition signed by 10,000 or more persons.

Ordered, That the resumption of the debate stand an order of the day for a later hour.

10 **DEBATE ON PETITION SIGNED BY 10,000 OR MORE PERSONS—MIDCOAST COUNCIL**

The order of the day was read for the debate on the petition signed by 10,000 or more persons presented by Mr Stephen Bromhead, namely:

From certain citizens requesting the Legislative Assembly undertake an inquiry into MidCoast Council’s proposal to centralise its administrative offices to Biripi Way, Taree.

Question proposed—That the House take note of the petition.

Debate ensued.

Question put and passed.

11 **REPRODUCTIVE HEALTH CARE REFORM BILL**

The order of the day was read for the resumption of the interrupted consideration in detail.

Question again proposed—That the amendment be agreed to—and debate resumed.

Question put.

The House divided.

AYES 36

Mr Atalla, Mr Bali, Mr Butler, Mr Clancy, Mr Conolly, Mr Coure, Mrs Dalton, Mrs Davies, Mr Dib, Mr Dominello, Mr Donato, Mr Elliott, Ms Gibbons, Mr Gulaptis, Mr Johnsen, Mr Kamper, Mr Lalich, Dr Lee, Ms Lindsay, Ms Mihailuk, Mr Perrottet, Ms Petinos, Ms Preston, Mr Roberts, Mr Sidgreaves, Mr Sidoti, Mr Smith, Mr Speakman, Mr Stokes, Mr Taylor, Mrs Tuckerman, Ms Upton, Mr Williams and Mr Zangari.

Tellers: Mr Crouch and Dr McGirr.

NOES 53

Ms Aitchison, Mr Anderson, Mr Ayres, Mr Barr, Ms Berejiklian, Ms Car, Ms Catley, Mr Chanthivong, Mr Constance, Ms Cooke, Mr Crakanthorp, Mr Daley, Ms Doyle, Mr Evans, Ms Finn, Mr Greenwich, Mr Griffin, Mrs Hancock, Mr Harris, Ms Harrison, Ms Haylen, Mr Hazzard, Mr Henskens, Mr Hoenig, Ms Hornery, Mr Kean, Ms Leong, Mr Lynch, Mr Marshall, Dr McDermott, Ms McKay, Mr Minns, Dr O'Neill, Mr Park, Mr Parker, Mrs Pavey, Mr Piper, Mr Provest, Ms Saffin, Mr Saunders, Mr Scully, Mr Singh, Ms Smith, Ms Tesch, Mr Toole, Ms Voltz, Mr Ward, Mr Warren, Ms Washington, Mrs Williams and Ms Wilson.

Tellers: Mr Mehan and Ms Watson.

In the Chair: Mr O'Dea.

Question negated—amendment not agreed to.

Question proposed—That the clauses and schedules, as amended, be agreed to.

Mr Alister Henskens moved:

No. 1 Requirement for information about counselling

Page 3. Insert after line 25—

7 Requirement for information about counselling

- (1) Before performing a termination on a person under section 5 or 6, a medical practitioner must—
 - (a) assess whether or not it would be beneficial to discuss with the person and the person's partner accessing counselling about the proposed termination, and
 - (b) if, in the medical practitioner's assessment, it would be beneficial and the person or the person's partner is interested in accessing counselling, provide all necessary information to the person or the person's partner about access to counselling, including publicly-funded counselling.
- (2) Subsection (1) applies in relation to a person's partner only if the partner attends consultations the person has with the medical practitioner.
- (3) A medical practitioner may, in an emergency, perform a termination on a person without complying with subsection (1).

Question proposed—That the amendment be agreed to.

Debate ensued.

Ms Eleni Petinos moved, That the amendment be amended by leaving out:

- (1) The words “and the person’s partner” in paragraph (1) (a).
- (2) The words “or the person’s partner” wherever occurring in paragraph (1) (b).
- (3) Paragraph (2).

Question proposed—That the amendment to the amendment be agreed to.

Debate continued.

Question put and passed.

Question—That the amendment, as amended, be agreed to—put.

The House divided.

AYES 53

Mr Anderson, Mr Atalla, Mr Bali, Mr Barilaro, Ms Berejiklian, Mr Clancy, Mr Conolly, Mr Constance, Ms Cotsis, Mr Coure, Mrs Davies, Mr Dib, Mr Dominello, Mr Elliott, Ms Finn, Ms Gibbons, Mr Griffin, Mr Gulaptis, Mr Hazzard, Mr Henskens, Mr Johnsen, Mr Kamper, Mr Kean, Mr Lalich, Dr Lee, Ms Lindsay, Mr Marshall, Dr McGirr, Ms Mihailuk, Mrs Pavey, Mr Perrottet, Ms Petinos, Ms Preston, Mr Provest, Mr Roberts, Mr Saunders, Mr Sidgreaves, Mr Sidoti, Mr Singh, Mr Smith, Mr Speakman, Mr Stokes, Mr Taylor, Mr Toole, Mrs Tuckerman, Ms Upton, Mr Ward, Mr Williams, Mrs Williams, Ms Wilson and Mr Zangari.

Tellers: Ms Cooke and Mr Crouch.

NOES 34

Ms Aitchison, Mr Ayres, Mr Barr, Ms Car, Ms Catley, Mr Chanthivong, Mr Crakanthorp, Mr Daley, Ms Doyle, Mr Evans, Mr Greenwich, Mrs Hancock, Mr Harris, Ms Harrison, Ms Haylen, Mr Hoenig, Ms Hornery, Ms Leong, Mr Lynch, Dr McDermott, Ms McKay, Mr Minns, Dr O’Neill, Mr Parker, Mr Piper, Ms Saffin, Mr Scully, Ms Smith, Ms Tesch, Ms Voltz, Mr Warren and Ms Washington.

Tellers: Mr Mehan and Ms Watson.

In the Chair: Mr O’Dea.

Question passed—amendment, as amended, agreed to.

Question proposed—That the clauses and schedules, as amended, be agreed to.

Dr Joe McGirr moved:

No. 1 **Conscientious objection**

Page 3, proposed section 8, lines 37-43 and page 4, lines 1-18. Omit all words on those lines.
Insert instead—

8 Conscientious objection

- (1) A registered health practitioner may refuse to perform a termination, assist in

- the performance of a termination or otherwise facilitate the performance of a termination if the health practitioner has a conscientious objection to the performance of the termination.
- (2) A medical practitioner who refuses to perform a termination, assist in the performance of a termination or otherwise facilitate the performance of a termination under subsection (1) must inform the person who requested the termination of the conscientious objection as soon as practicable after the request is made.
 - (3) Subsection (2) does not apply to a medical practitioner who refuses under subsection (1) to assist in the performance of a termination or otherwise facilitate the performance of a termination if the medical practitioner is not involved in consultations, or otherwise have any contact, with the person about the termination.
 - (4) A registered health practitioner who refuses to perform a termination, or to assist in or otherwise facilitate the performance of a termination, because of a conscientious objection is not, because of the refusal—
 - (a) in breach of any duty, however imposed, or
 - (b) otherwise in contravention of any law of the State.

Question proposed—That the amendment be agreed to.

Debate ensued.

Mr Alister Henskens moved, That the motion be amended by adding the following paragraph:

- “(5) A registered medical practitioner’s refusal to provide or participate in a treatment or procedure must be done in a way to minimise the disruption to patient care and must never be used to intentionally impede a patients access to a termination.”

Question proposed—That the amendment to the amendment be agreed to.

Debate continued.

Question put and passed.

Question—That the amendment, as amended, be agreed to—put.

The House divided.

AYES 36

Mr Atalla, Mr Bali, Mr Barilaro, Mr Bromhead, Mr Chanthivong, Mr Clancy, Mr Conolly, Mr Coure, Mrs Davies, Mr Dib, Mr Donato, Mr Elliott, Mr Henskens, Mr Johnsen, Mr Kamper, Mr Lalich, Dr Lee, Ms Lindsay, Dr McGirr, Ms Mihailuk, Mr Perrottet, Ms Petinos, Ms Preston, Mr Roberts, Mr Sidgreaves, Mr Sidoti, Mr Smith, Mr Speakman, Mr Stokes, Mr Taylor, Mrs Tuckerman, Ms Upton, Mr Williams and Mr Zangari.

Tellers: Ms Cooke and Mr Crouch.

NOES 56

Ms Aitchison, Mr Anderson, Mr Ayres, Mr Barr, Ms Berejiklian, Mr Butler, Ms Car, Ms Catley, Mr Constance, Ms Cotsis, Mr Crakanthorp, Mr Daley, Mrs Dalton, Mr Dominello, Ms Doyle, Ms Finn, Ms Gibbons, Mr Greenwich, Mr Griffin, Mr Gulaptis, Mrs Hancock, Mr Harris, Ms Harrison, Ms Haylen, Mr Hazzard, Mr Hoenig, Ms Hornery, Mr Kean, Ms Leong, Mr Lynch, Mr Marshall, Dr McDermott, Ms McKay, Mr Minns, Dr O’Neill, Mr Park, Mr Parker, Mrs Pavey, Mr Piper, Mr Provest, Ms Saffin, Mr Saunders, Mr Scully, Mr Singh, Ms Smith, Ms Tesch, Mr Toole, Ms Voltz, Mr Ward, Mr Warren, Ms

Washington, Mrs Williams and Ms Wilson.

Tellers: Mr Mehan and Ms Watson.

In the Chair: Mr Evans.

Question negatived—amendment, as amended, not agreed to.

Question proposed—That the clauses and schedules, as amended, be agreed to.

Mrs Leslie Williams moved:

No. 1 Conscientious objection

Page 4, proposed section 8, lines 10-18. Omit all words on those lines. Insert instead—

- the performance of a termination on the person, the practitioner must, without delay—
- (a) give information to the person on how to locate or contact a medical practitioner who, in the first practitioner's reasonable belief, does not have a conscientious objection to the performance of the termination, or
 - (b) transfer the person's care to—
 - (i) another registered health practitioner who, in the first practitioner's reasonable belief, can provide the requested service and does not have a conscientious objection to the performance of the termination, or
 - (ii) a health service provider at which, in the first practitioner's reasonable belief, the requested service can be provided by another registered health practitioner who does not have a conscientious objection to the performance of the termination.

Question proposed—That the amendment be agreed to.

Debate ensued.

Question put and passed—amendment agreed to.

Question proposed—That the clauses and schedules, as amended, be agreed to.

Mr Mark Speakman moved:

No. 1 Limiting need to refer person when first practitioner has conscientious objection

Page 4, proposed section 8. Insert after line 18—

- (4) Subsection (3) does not apply if—
 - (a) the request is by a person who is not more than 22 weeks pregnant, and
 - (b) the first practitioner reasonably believes it would not be difficult for the patient to find another registered health practitioner, who does not have a conscientious objection to the termination, to perform the termination or to advise the person about the performance of a termination.

Question proposed—That the amendment be agreed to.

Debate ensued.

Question put.

The House divided.

AYES 36

Mr Atalla, Mr Bali, Mr Chanthivong, Mr Clancy, Mr Conolly, Mrs Davies, Mr Dib, Mr Elliott, Ms Finn, Ms Gibbons, Mr Henskens, Mr Johnsen, Mr Kamper, Mr Lalich, Dr Lee, Ms Lindsay, Mr Marshall, Dr McGirr, Ms Mihailuk, Mr Perrottet, Ms Petinos, Ms Preston, Mr Roberts, Mr Sidgreaves, Mr Sidoti, Mr Singh, Mr Smith, Mr Speakman, Mr Stokes, Mr Taylor, Mrs Tuckerman, Ms Upton, Mr Williams and Mr Zangari.

Tellers: Ms Cooke and Mr Crouch.

NOES 53

Ms Aitchison, Mr Anderson, Mr Ayres, Mr Barr, Ms Berejiklian, Mr Butler, Ms Car, Ms Catley, Mr Constance, Ms Cotsis, Mr Crakanthorp, Mr Daley, Mrs Dalton, Mr Dominello, Mr Donato, Ms Doyle, Mr Evans, Mr Greenwich, Mr Griffin, Mr Gulaptis, Mrs Hancock, Mr Harris, Ms Harrison, Ms Haylen, Mr Hazzard, Mr Hoenig, Ms Hornery, Mr Kean, Ms Leong, Mr Lynch, Dr McDermott, Ms McKay, Mr Minns, Dr O'Neill, Mr Park, Mr Parker, Mrs Pavey, Mr Piper, Mr Provest, Ms Saffin, Mr Saunders, Mr Scully, Ms Smith, Ms Tesch, Mr Toole, Ms Voltz, Mr Ward, Mr Warren, Ms Washington, Mrs Williams and Ms Wilson.

Tellers: Mr Mehan and Ms Watson.

In the Chair: Mr O'Dea.

Question negatived—amendment not agreed to.

Question again proposed on the deferred question, on the motion of Mrs Tanya Davies—That the amendment be agreed to.

Mrs Tanya Davies sought leave to withdraw amendment no. 3.

Leave granted—amendment withdrawn.

Question proposed—That the clauses and schedules, as amended, be agreed to.

Mrs Tanya Davies moved, by leave together:

No. 10 Criminal offences

Page 8, proposed Schedule 2.1[2], line 9. Omit “by unqualified persons”.

No. 11 Criminal offences

Page 8, proposed Schedule 2.1[2], line 10. Omit “performed by unqualified person”.

No. 12 Criminal offences

Page 8, proposed Schedule 2.1[2]. Insert after line 16—

- (3) A medical practitioner who performs a termination other than in accordance with the *Reproductive Health Care Reform Act 2019* commits an offence.
Maximum penalty—7 years imprisonment.

Question proposed—That the amendments be agreed to.

Debate ensued.

Question put.

The House divided.

AYES 30

Mr Atalla, Mr Bali, Mr Clancy, Mr Conolly, Mrs Davies, Mr Dib, Mr Elliott, Ms Finn, Mr Johnsen, Mr Kamper, Dr Lee, Ms Lindsay, Dr McGirr, Ms Mihailuk, Mr Perrottet, Ms Petinos, Ms Preston, Mr Roberts, Mr Sidgreaves, Mr Sidoti, Mr Smith, Mr Speakman, Mr Stokes, Mr Taylor, Mrs Tuckerman, Ms Upton, Mr Williams and Mr Zangari.

Tellers: Mr Crouch and Mr Lalich.

NOES 58

Ms Aitchison, Mr Anderson, Mr Ayres, Mr Barr, Ms Berejiklian, Mr Butler, Ms Car, Ms Catley, Mr Chanthivong, Mr Constance, Ms Cooke, Ms Cotsis, Mr Crakanthorp, Mr Daley, Mrs Dalton, Mr Dominello, Mr Donato, Ms Doyle, Mr Evans, Ms Gibbons, Mr Greenwich, Mr Griffin, Mr Gulaptis, Mrs Hancock, Mr Harris, Ms Harrison, Ms Haylen, Mr Hazzard, Mr Henskens, Mr Hoenig, Mr Kean, Ms Leong, Mr Lynch, Mr Marshall, Dr McDermott, Ms McKay, Mr Minns, Dr O'Neill, Mr Park, Mr Parker, Mrs Pavey, Mr Piper, Mr Provest, Ms Saffin, Mr Saunders, Mr Scully, Mr Singh, Ms Smith, Ms Tesch, Mr Toole, Ms Voltz, Mr Ward, Mr Warren, Ms Washington, Mrs Williams and Ms Wilson.

Tellers: Mr Mehan and Ms Watson.

In the Chair: Mr O'Dea.

Question negated—amendments not agreed to.

Question proposed—That the clauses and schedules, as amended, be agreed to.

Mrs Tanya Davies moved:

No. 13 **Criminal offences**

Page 9, proposed Schedule 2. Insert after line 2—

[4] Section 545B Intimidation or annoyance by violence or otherwise

Insert after section 545B(1)—

- (1A) For the purposes of subsection (1), if a person is convicted of offence under that subsection involving any of the following circumstances the maximum penalty is 7 years imprisonment—
- (a) using intimidation or annoyance to compel a person to have a termination performed,
 - (b) using intimidation or annoyance as a consequence of a person abstaining from having a termination performed.

[5] Section 545B(2)

Insert in appropriate order—

termination has the same meaning as in section 82.

Question proposed—That the amendment be agreed to.

Debate ensued.

Question put.

The House divided.

AYES 27

Mr Atalla, Mr Bali, Mr Bromhead, Ms Cotsis, Mrs Davies, Mr Elliott, Ms Finn, Ms Gibbons, Mr Johnsen, Mr Kamper, Mr Lalich, Ms Lindsay, Dr McGirr, Ms Mihailuk, Mr Perrottet, Ms Petinos, Ms Preston, Mr Sidgreaves, Mr Sidoti, Mr Smith, Mr Taylor, Mrs Tuckerman, Ms Upton, Mr Williams and Mr Zangari.

Tellers: Mr Conolly and Mr Roberts.

NOES 59

Ms Aitchison, Mr Anderson, Mr Ayres, Mr Barr, Ms Berejiklian, Mr Butler, Ms Car, Ms Catley, Mr Chanthivong, Mr Clancy, Mr Constance, Ms Cooke, Mr Crakanthorp, Mr Daley, Mrs Dalton, Mr Dominello, Mr Donato, Ms Doyle, Mr Evans, Mr Greenwich, Mr Griffin, Mr Gulaptis, Mrs Hancock, Mr Harris, Ms Harrison, Ms Haylen, Mr Hazzard, Mr Henskens, Mr Hoenig, Mr Kean, Ms Leong, Mr Lynch, Mr Marshall, Dr McDermott, Ms McKay, Mr Mehan, Mr Minns, Dr O'Neill, Mr Park, Mr Parker, Mrs Pavey, Mr Piper, Mr Provest, Ms Saffin, Mr Saunders, Mr Scully, Mr Singh, Ms Smith, Mr Speakman, Ms Tesch, Mr Toole, Ms Voltz, Mr Ward, Mr Warren, Ms Washington, Mrs Williams and Ms Wilson.

Tellers: Mr Crouch and Ms Watson.

In the Chair: Mr O'Dea.

Question negatived—amendment not agreed to.

Mrs Tanya Davies moved:

No. 14 **Public health**

Page 9, proposed Schedule 2. Insert after line 10—

2.3 Public Health Act 2010 No 127

[1] Schedule 1 Scheduled medical conditions

Insert the following definition after the definition of still-birth—

termination has the meaning given in the *Reproductive Health Care Reform Act 2019*.

[2] Schedule 1 Scheduled medical conditions

Insert “Termination” after “Sudden Death Infant Syndrome” in the matter relating to “Category 1”.

Question proposed—That the amendment be agreed to.

Debate ensued.

Question put.

The House divided.

AYES 26

Mr Atalla, Mr Bali, Mr Conolly, Mrs Davies, Mr Dib, Mr Dominello, Mr Elliott, Mr Kamper, Mr Lalich, Dr Lee, Ms Lindsay, Dr McGirr, Ms Mihailuk, Mr Perrottet, Ms Petinos, Ms Preston, Mr Sidgreaves, Mr Sidoti, Mr Smith, Mr Stokes, Mr Taylor, Mrs Tuckerman, Mr Williams and Mr Zangari.

Tellers: Mr Johnsen and Mr Roberts.

NOES 62

Ms Aitchison, Mr Anderson, Mr Ayres, Mr Barilaro, Mr Barr, Ms Berejiklian, Mr Butler, Ms Car, Ms Catley, Mr Chanthivong, Mr Constance, Ms Cooke, Ms Cotsis, Mr Crakanthorp, Mr Daley, Mrs Dalton, Mr Donato, Ms Doyle, Mr Evans, Ms Finn, Ms Gibbons, Mr Greenwich, Mr Griffin, Mr Gulaptis, Mrs Hancock, Mr Harris, Ms Harrison, Ms Haylen, Mr Hazzard, Mr Henskens, Mr Hoenig, Mr Kean, Ms Leong, Mr Lynch, Mr Marshall, Dr McDermott, Ms McKay, Mr Mehan, Mr Minns, Dr O'Neill, Mr Park, Mr Parker, Mrs Pavey, Mr Piper, Mr Provest, Ms Saffin, Mr Saunders, Mr Scully, Mr Singh, Ms Smith, Mr Speakman, Ms Tesch, Mr Toole, Ms Upton, Ms Voltz, Mr Ward, Mr Warren, Ms Washington, Mrs Williams and Ms Wilson.

Tellers: Mr Crouch and Ms Watson.

In the Chair: Mr O'Dea.

Question negatived—amendment not agreed to.

The Speaker ruled that the following two amendments—

No. 1 Prohibition on sale of tissue removed in performance of termination

Page 6. Insert before line 2—

11 Prohibition on sale of tissue removed in performance of termination

- (1) A person must not sell, or offer to sell, tissue removed from a person in the course of the performance of a termination on the person.
- (2) In this section—
sell means enter into a contract or other arrangement for valuable consideration.
tissue includes an organ, or part, of a human body and a substance extracted from, or from a part of, the human body.

No. 1 Sale of human tissue

Page 9, proposed Schedule 2. Insert after line 10—

2.3 Human Tissue Act 1983 No 164

Section 32 Trading in tissue prohibited

Insert “, or tissue from the body of a foetus” after “as the case may be” in section 32(1)(a).

which had been lodged by Mrs Tanya Davies, out of order.

Mrs Tanya Davies moved:

No. 1 Termination not to be used for gender selection

Page 3. Insert before line 26—

7 Termination not to be used for gender selection

Despite anything else in this Act or any other law, a medical practitioner may not perform a termination on a person—

- (a) for the purpose of gender selection, or

- (b) if the medical practitioner reasonably believes the termination is being performed for the purpose of gender selection.

Upon which Mrs Leslie Williams moved, That the motion be amended by leaving out all words with a view to inserting instead:

“No. 1 **Gender selection**

Page 6. Insert before line 2—

11 Review in relation to gender selection

- (1) The Secretary of the Ministry of Health must, within 12 months after the commencement of this section—
- (a) conduct a review of the issue of whether or not terminations are being performed for the purposes of gender selection, and
- (b) prepare, and give to the Minister, a report about the review.
- (2) The Minister must provide the report to the Presiding Officer of each House of Parliament.
- (3) A copy of a report provided to the Presiding Officer of a House of Parliament under subsection (2) must be laid before that House within 5 sitting days of that House after it is received by the Presiding Officer.

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- (1) Notes that this House opposes terminations being performed for the sole purpose of gender selection.”

Question proposed—That the amendment to the amendment be agreed to.

Debate ensued.

Question put and passed.

Question—That the amendment, as amended, be agreed to—put and passed—amendment, as amended, agreed to.

Question—That the clauses and schedules, as amended, be agreed to—put.

The House divided.

AYES 59

Ms Aitchison, Mr Anderson, Mr Ayres, Mr Barilaro, Mr Barr, Ms Berejiklian, Mr Butler, Ms Car, Ms Catley, Mr Chanthivong, Mr Clancy, Mr Constance, Ms Cooke, Ms Cotsis, Mr Crakanthorp, Mr Daley, Mrs Dalton, Mr Dominello, Mr Donato, Ms Doyle, Mr Evans, Mr Greenwich, Mr Griffin, Mr Gulaptis, Mrs Hancock, Mr Harris, Ms Harrison, Ms Haylen, Mr Hazzard, Mr Henskens, Mr Hoenig, Mr Kean, Ms Leong, Mr Lynch, Mr Marshall, Ms McKay, Mr Mehan, Mr Minns, Dr O’Neill, Mr Park, Mr Parker, Mrs Pavey, Mr Piper, Mr Provest, Ms Saffin, Mr Saunders, Mr Scully, Mr Singh, Ms Smith, Ms Tesch, Mr Toole, Ms Voltz, Mr Ward, Mr Warren, Ms Washington, Mrs Williams and Ms Wilson.

Tellers: Mr Crouch and Ms Watson.

NOES 31

Mr Atalla, Mr Bali, Mr Bromhead, Mrs Davies, Mr Dib, Mr Elliott, Ms Finn, Ms Gibbons, Mr Johnsen, Mr Kamper, Dr Lee, Ms Lindsay, Dr McDermott, Dr McGirr, Ms Mihailuk, Mr Perrottet, Ms Petinos, Ms

Preston, Mr Roberts, Mr Sidgreaves, Mr Sidoti, Mr Smith, Mr Speakman, Mr Stokes, Mr Taylor, Mrs Tuckerman, Ms Upton, Mr Williams and Mr Zangari.

Tellers: Mr Conolly and Mr Lalich.

In the Chair: Mr O'Dea.

Question passed.

Mr Alex Greenwich moved, That this bill be now read a third time.

Question put.

The House divided.

AYES 59

Ms Aitchison, Mr Anderson, Mr Ayres, Mr Barilaro, Mr Barr, Ms Berejiklian, Mr Butler, Ms Car, Ms Catley, Mr Chanthivong, Mr Clancy, Mr Constance, Ms Cooke, Ms Cotsis, Mr Crakanthorp, Mr Daley, Mrs Dalton, Mr Dominello, Mr Donato, Ms Doyle, Mr Evans, Mr Greenwich, Mr Griffin, Mr Gulaptis, Mrs Hancock, Mr Harris, Ms Harrison, Ms Haylen, Mr Hazzard, Mr Henskens, Mr Hoenig, Mr Kean, Ms Leong, Mr Lynch, Mr Marshall, Ms McKay, Mr Mehan, Mr Minns, Dr O'Neill, Mr Park, Mr Parker, Mrs Pavey, Mr Piper, Mr Provest, Ms Saffin, Mr Saunders, Mr Scully, Mr Singh, Ms Smith, Ms Tesch, Mr Toole, Ms Voltz, Mr Ward, Mr Warren, Ms Washington, Mrs Williams and Ms Wilson.

Tellers: Mr Crouch and Ms Watson.

NOES 31

Mr Atalla, Mr Bali, Mr Bromhead, Mrs Davies, Mr Dib, Mr Elliott, Ms Finn, Ms Gibbons, Mr Johnsen, Mr Kamper, Dr Lee, Ms Lindsay, Dr McDermott, Dr McGirr, Ms Mihailuk, Mr Perrottet, Ms Petinos, Ms Preston, Mr Roberts, Mr Sidgreaves, Mr Sidoti, Mr Smith, Mr Speakman, Mr Stokes, Mr Taylor, Mrs Tuckerman, Ms Upton, Mr Williams and Mr Zangari.

Tellers: Mr Conolly and Mr Lalich.

In the Chair: Mr O'Dea.

Question passed.

Bill read a third time.

12 **ADJOURNMENT**

The House adjourned, pursuant to the resolution of the House, at 10.56 pm, until Tuesday 20 August 2019, at 12.00 noon.

Attendance: All members present.