



LEGISLATIVE COUNCIL

NOTICE PAPER

No. 66

WEDNESDAY 10 AUGUST 2016

The House meets this day at 11.00 am

Contents

Business of the House—Notice of Motion	5216
Government Business—Notices of Motions	5216
Government Business—Orders of the Day	5217
Private Members' Business	5217
Items in the Order of Precedence	5217
Items outside the Order of Precedence	5220
Committee Reports—Orders of the Day	5296
Business for Future Consideration.....	5296
Contingent Notices of Motions.....	5298

BUSINESS OF THE HOUSE—NOTICE OF MOTION**1. Ms Barham to move—**

That, under section 41 of the Interpretation Act 1987, this House disallows item [3] of schedule 1 of the Civil and Administrative Tribunal Amendment (Fees) Regulation 2016, published on the NSW Legislation website on 1 July 2016.

(Notice given by Mr Buckingham on behalf of Ms Barham 9 August 2016)

GOVERNMENT BUSINESS—NOTICES OF MOTIONS**1. Mr Gay to move—**

That leave be given to bring in a bill for an Act to prohibit greyhound racing and to dissolve Greyhound Racing New South Wales; to amend and subsequently repeal the Greyhound Racing Act 2009; and for other purposes.

(Greyhound Racing Prohibition Bill)

(Notice given 9 August 2016)

2. Mr Gay to move—

That Mr MacDonald be discharged from the Joint Standing Committee on Road Safety and Mr Farlow be appointed as a member of the committee.

(Notice given 9 August 2016)

3. Mr Blair to move—

That leave be given to bring in a bill for an Act to facilitate and regulate the cultivation of alkaloid poppies and the receipt and supply of material derived from alkaloid poppies for use in manufacturing or producing therapeutic goods and in scientific research, analysis, education and training; to amend the Drug Misuse and Trafficking Act 1985 and the Poisons and Therapeutic Goods Act 1966; and for other purposes.

(Poppy Industry Bill)

(Notice given 9 August 2016)

GOVERNMENT BUSINESS—ORDERS OF THE DAY

1. **Local Government Amendment (Governance and Planning) Bill 2016:** resumption of the adjourned debate (9 August 2016) of the question on the motion of Mr Gay (moved by Ms Cusack): That this bill be now read a second time—Mr Franklin. (20 minutes)

(Standing orders suspended for remaining stages, Tuesday 9 August 2016)

2. **Fines Amendment (Electronic Penalty Notices) Bill 2016:** second reading—Mr Gay.

(Standing orders suspended for remaining stages, Tuesday 9 August 2016)

3. **Adoption Amendment (Institute of Open Adoption Studies) Bill 2016:** second reading—Mr Ajaka.

(Standing orders suspended for remaining stages, Tuesday 9 August 2016)

4. **Budget Estimates 2016-2017:** resumption of adjourned debate (21 June 2016) of the question on the motion of Mr Gay: That the House take note of the Budget Estimates and related papers for the financial year 2016-2017—Mr Gay speaking.

* Council bill

PRIVATE MEMBERS' BUSINESS

ITEMS IN THE ORDER OF PRECEDENCE

1. **Dr Faruqi to move—**

That leave be given to bring in a bill for an Act to amend certain Acts to repeal offences relating to abortion, to specify a ground of unsatisfactory professional conduct by a medical practitioner with respect to abortion and to establish exclusion zones in order to prohibit certain behaviour near premises at which abortions are performed.

(Abortion Law Reform (Miscellaneous Acts Amendment) Bill)

(Notice given 13 May 2015—item no. 85—substituted 14 May 2015)

(Fifth postponement 25 February 2016)

2. **Mr Brown to move—**

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

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

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

3. Mr Borsak to move—

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

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

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

4. 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 child in utero; and for other purposes.

(Crimes Amendment (Zoe's Law) Bill)

(Notice given 5 May 2015—item no. 7)

5. Sub-continental community in New South Wales: resumption of the interrupted debate (17 March 2016) of the question on the motion of Mr Primrose:

1. That this House recognises the enormous contributions that those of sub-continent heritage have made to New South Wales through hard work and determination for a better life, in particular to the economic, social, educational and cultural well-being of the state.
2. That this House:
 - (a) congratulates the sub-continental community, and acknowledges the community's commitment to social cohesion, and promotion of interfaith dialogue, and
 - (b) thanks the sub-continental community for sharing their rich and vibrant cultural traditions, and looks forward to even greater achievements in the years ahead—Mr Primrose speaking. (1 minute remaining)

Debate: 1 hour 41 minutes remaining.

6. Mr Pearson to move—

1. That this House condemns the Roman Catholic Church in Australia for its abject failure to protect children from sexual abuse by members of its clergy and leadership, who either:
 - (a) sexually assaulted children whilst they were in their pastoral care, or
 - (b) by omission, caused ongoing and aggravated suffering to child victims by failing to intervene and report these crimes to police in New South Wales and Australia over the last five decades, as evidenced before the Royal Commission into Institutional Responses to Child Sexual Abuse.
2. That this House conveys its utter disgust and profound disappointment in Cardinal George Pell for his ongoing failure to protect the innocent child victims of routine egregious sexual abuse who sought his help and assistance over many years.

(Notice given 16 March 2016—item no. 690)

7. Mr Amato to move—

1. That this House notes the important work conducted by Fairfield's Youth off the Streets program, which helps young people to find their footing in the community and equips them with essential skills to overcome any challenges they may face in the future.
2. That this House acknowledges:
 - (a) the dedication of youth workers Mr Tommy Poto and Ms Sonia Giwargis who regularly devote their time towards developing a rapport with local Fairfield youths, offering much-needed support, assistance, and even free food, and
 - (b) the success of Bonnyrigg resident, Ms Jessika Wrage, who at 20 years of age has been able to overcome a range of challenges in her life, is now studying nursing, as well as being an invaluable asset to the volunteer team at Fairfield's Youth off the Streets, and has recently adopted a role in the organisation's Youth Advisory committee, which aims to identify and help address challenges for local youth.
3. That this House acknowledges the importance of youth outreach programs across our state and the enormous impact they have upon helping the next generation of community members to be safe, productive and fulfilled.

(Notice given 24 February 2016—item no. 614)

8. Mr Searle to move—

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

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

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

9. Mr Buckingham to move—

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

(Drug Legislation Amendment (Cannabis for Medical Purposes) Bill)

(Notice given by Mr Buckingham on behalf of Dr Kaye 15 March 2016—item no. 684)

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

10. Mrs Maclaren-Jones to move—

1. That this House acknowledges the second annual Lifecycle Regional Ride, which ran from 15 October to 24 October 2015, to raise awareness of and funds for the Leukaemia Foundation services for patients with leukaemia, lymphoma, myeloma and related blood disorders.
2. That this House notes that:
 - (a) the 2015 Lifecycle Regional Ride raises funds for:

- (i) the Snowy Hydro SouthCare helicopter, the primary provider of Aero-Medical and Rescue Helicopter services to people in South-eastern New South Wales and the Australian Capital Territory,
 - (ii) the construction and operation of the John James Village, a purpose-built village in Canberra for the Leukaemia Foundation to provide short-term accommodation for regional patients who are undergoing treatment,
- (b) the Lifecycle Regional Ride involves a core group of ten riders completing a ten-day one thousand kilometre circuit, beginning in Canberra and travelling through Yass, Gunning, Crookwell, Goulburn, Braidwood, Moruya, Batemans Bay, Bega, Pambula Beach, Bombala, Delegate, Cooma and Queanbeyan,
- (c) the ten riders for the 2015 Lifecycle Regional Ride include Snowy Hydro SouthCare crew members, led by Lifecycle Snowy Hydro SouthCare Chief Executive Officer Chris Kimball, who is also a survivor of non-Hodgkin lymphoma, and
- (d) the ten riders are joined by local cyclists who meet at a specified location outside of each town and accompany the Lifecycle Regional Ride riders to local fundraising events.
3. That this House congratulates all riders and supporters of the Lifecycle Regional Ride for their commitment to raising awareness of leukaemia, lymphoma, myeloma and related blood disorders.

(Notice given 22 October 2015—item no. 494)

* Council bill

ITEMS OUTSIDE THE ORDER OF PRECEDENCE

2. Ms Barham 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 5 May 2015)

4. Mr Shoebridge to move—

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

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

(Notice given by Dr Kaye 5 May 2015)

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

- * 5. **Alcoholic Beverages Advertising Prohibition Bill 2015:** resumption of the adjourned debate of the question on the motion of Revd Mr Nile: That this bill be now read a second time (5 calendar days from 10 September 2015)—Dr Phelps. (20 minutes)

6. **Revd Mr Nile to move—**

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

(Liquor Amendment (Drinking Age) Bill)

(Notice given 5 May 2015)

8. **Revd Mr Nile to move—**

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

(Crimes Amendment (Soliciting Sex for Payment) Bill)

(Notice given 5 May 2015)

- * 9. **State Senate Bill 2015:** resumption of the adjourned debate of the question on the motion of Revd Mr Nile: That this bill be now read a second time (5 calendar days from 13 August 2015)—Dr Phelps. (20 minutes)

10. **Revd Mr Nile to move—**

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

(Child Protection (Nicole's Law) Bill)

(Notice given 5 May 2015)

11. **Revd Mr Nile to move—**

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

(Sex Services Advertising Prohibition Bill)

(Notice given 5 May 2015)

12. **Revd Mr Nile to move—**

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

(Gambling Advertising Prohibition Bill)

(Notice given 5 May 2015)

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

15. **Revd Mr Nile to move—**

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

(Pregnancy Termination (Mandatory Counselling) Bill)

(Notice given 5 May 2015)

16. **Revd Mr Nile to move—**

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

(Crimes Amendment (Pre-natal Termination) Bill)

(Notice given 5 May 2015)

17. **Revd Mr Nile to move—**

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

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

(Notice given 5 May 2015)

18. **Revd Mr Nile to move—**

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

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

(Notice given 5 May 2015)

19. **Revd Mr Nile to move—**

That leave be given to bring in a bill for an Act to amend the Liquor Act 2007 to require packaged liquor to contain a health warning about the danger of drinking when pregnant.

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

(Notice given 5 May 2015)

20. 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 5 May 2015)

21. 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 5 May 2015)

22. Revd Mr Nile to move—

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

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

(Notice given 5 May 2015)

23. Revd Mr Nile to move—

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

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

(Notice given 5 May 2015)

24. Revd Mr Nile to move—

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

(Adoption Amendment (Same Sex Couples Repeal) Bill)

(Notice given 5 May 2015)

25. Dr Faruqi to move—

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

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

(Notice given 5 May 2015)

26. Dr Faruqi to move—

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

(Waste Avoidance (Beverage Containers) Bill)

(Notice given 5 May 2015)

27. Dr Faruqi to move—

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

(Food Amendment (Shark Fin Prohibition) Bill)

(Notice given 5 May 2015)

36. Mr Buckingham to move—

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

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

(Notice given by Dr Kaye 6 May 2015)

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

45. Mr Secord to move—

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

(Liquor Amendment (Powdered Alcohol) Bill)

(Notice given 12 May 2015)

68. Mr Secord to move—

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

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

(Notice given 12 May 2015)

76. Dr Faruqi to move—

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

(Greyhound Racing Prohibition Bill)

(Notice given by Dr Kaye 12 May 2015)

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

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

142. Mr Brown to move—

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

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

(Notice given 27 May 2015)

143. Mr Borsak to move—

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

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

(Notice given 27 May 2015)

144. Mr Brown to move—

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

(Fisheries Management Amendment (Recreational Fishing) Bill)

(Notice given 27 May 2015)

145. Mr Borsak to move—

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

(Firearms Amendment (Ammunition Control Repeal) Bill)

(Notice given 27 May 2015)

146. Mr Brown to move—

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

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

(Notice given 27 May 2015)

147. Mr Borsak to move—

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

(Firearms Legislation Amendment Bill)

(Notice given 27 May 2015)

148. Mr Brown to move—

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

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

(Notice given 27 May 2015)

159. Mr Buckingham to move—

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

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

(Notice given by Dr Kaye 28 May 2015)

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

- * **182. Prevention of Cruelty to Animals Amendment (Stock Animals) Bill 2015:** resumption of the adjourned debate of the question on the motion of Mr Pearson: That this bill be now read a second time (5 calendar days from 22 October 2015)—Dr Phelps. (20 minutes)

193. Dr Faruqi to move—

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

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

(Notice given 4 June 2015)

221. Mr Borsak to move—

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

(South Sydney Employment Area Bill)

(Notice given 23 June 2015)

224. Ms Barham to move—

That leave be given to bring in a bill for an Act to amend the Gaming Machines Act 2001 to impose \$1 bet limits and to make further provision with respect to gambling harm minimisation; and for other purposes.

(Gaming Machines Amendment (Gambling Harm Minimisation) Bill)

(Notice given by Dr Kaye 23 June 2015)

(Notice reallocated to Ms Barham according to resolution of the House of 5 May 2016)

246. Mr Shoebridge to move—

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

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

(Notice given 25 June 2015)

247. Mr Secord to move—

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

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

(Notice given 11 August 2015)

248. Mr Shoebridge to move—

That leave be given to bring in a bill for an Act to amend the Human Tissue Act 1983 to make further provision with respect to the commercial or non-consensual trading of human organs and other human tissue; and for related purposes.

(Human Tissue Amendment (Trafficking in Human Organs) Bill)

(Notice given 11 August 2015)

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

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

304. Mr Primrose to move—

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

(Local Government Amendment (Pecuniary Interests) Bill)

(Notice given 25 August 2015)

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

356. Mr Buckingham to move—

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

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

(Notice given 27 August 2015)

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

1. That this House notes the joint investigation by Four Corners and Fairfax Media into the systematic and extensive wage exploitation of workers employed in 7-Eleven franchises in Australia, which has revealed instances of:

- (a) underpayment as low as half the award rate,
- (b) 18 hour shifts with no breaks,
- (c) the doctoring of payroll records to avoid detection,

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

Debate: 1 hour 36 minutes remaining.

376. Ms Voltz to move—

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

(Fernleigh Track Conservation Area Protection Bill)

(Notice given 8 September 2015)

422. Dr Faruqi to move—

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

(Food Amendment (Recording of Abattoir Operations) Bill)

(Notice given 17 September 2015)

458. Revd Mr Nile to move—

That leave be given to bring in a bill for an Act to amend the Crimes Act 1900 to make it an offence to publish material, or engage in any teaching or similar activity, that incites or promotes terrorism or other violence.

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

(Notice given 14 October 2015)

462. Revd Mr Nile to move—

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

(Pregnancy Termination (Mandatory Reporting) Bill)

(Notice given 14 October 2015)

509. Mr Buckingham to move—

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

(Central Coast Water Catchments Protection Bill)

(Notice given 28 October 2015)

539. Mr Buckingham to move—

That leave be given to bring in a bill for an Act to amend the Mining Act 1992 to prohibit the grant of new authorisations to prospect for or mine coal.

(Mining Amendment (Climate Protection—No New Coal Mines) Bill)

(Notice given 10 November 2015)

589. Mr Veitch to move—

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

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

(Notice given 23 February 2016)

590. Dr Faruqi to move—

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

(Plastic Shopping Bags Prohibition Bill)

(Notice given 23 February 2016)

591. Ms Sharpe to move—

That leave be given to bring in a bill for an Act to prohibit retailers from supplying certain plastic shopping bags to their customers.

(Plastic Shopping Bags (Prohibition on Supply by Retailers) Bill)

(Notice given 23 February 2016)

592. Mr Borsak to move—

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

(Firearms Amendment (Firearms Ombudsman) Bill)

(Notice given 23 February 2016)

594. Mr Pearson to move—

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

(Animal Research Amendment (Primates) Bill)

(Notice given 23 February 2016)

605. Dr Faruqi to move—

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

(Independent Animal Protection Authority Bill)

(Notice given 23 February 2016)

660. Dr Faruqi to move—

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

(Companion Animals (Regulation of Breeding) Bill)

(Notice given 9 March 2016)

661. Ms Sharpe to move—

1. That this House notes that:

- (a) 5 March to 13 March 2016 is International Parks Week,
- (b) the aim of International Parks Week is to raise awareness of the importance of parks for health and wellbeing, creative thinking, social interaction, cooling our cities, providing vital habitat for native species, cleaning the air and stormwater as well as improving the livability of our cities and towns,
- (c) the Baird Government does not have a plan to maintain and improve access to parks and open green space across New South Wales, and
- (d) the Baird Government is actively undermining parks in the state as it seeks to commercialise precious parks and green space across Sydney and greater New South Wales.

2. That this House calls on the Government to develop a plan for parks and green space that values the great benefits that parks provide to our people, our animals and our environment.

(Notice given 10 March 2016—expires Notice Paper No. 66)

662. Mr Buckingham to move—

1. That this House notes that:

- (a) Regis Resources Ltd has applied to buy up to 10 megalitres of recycled water from Bathurst Council to supply its proposed McPhillamys Gold Mine at Kings Plains,
- (b) in 2008 Bathurst Council rejected a similar proposal for recycled water to be used at the Cadia gold mine,
- (c) Bathurst's recycled water is currently released back into the Macquarie River and helps to ensure its health and prevent algal blooms,
- (d) this proposal has angered scientists, recreational fishers, landholders, environmentalists, local businesses and residents who rely on a healthy Macquarie River, and
- (e) over 2,500 people have signed a petition calling on Bathurst Council to reject the purchase offer.

2. That this House agrees that:

- (a) a healthy Macquarie River is vital for the Central West to support its growing population and sustainable long-term business investment to the area,

- (b) access to increasingly precious water must be granted on the basis of sustainability of use, for the benefit of the growing cities and towns and agricultural production in the Central West in the face of increasingly dry climatic conditions, and
 - (c) it is irresponsible to sell water that is needed for the ongoing health of the Macquarie River, farms and communities for the benefit of a mining company operating in a different river catchment.
3. That this House calls on Bathurst Council to reject the application from Regis Resources.
- (Notice given 10 March 2016—expires Notice Paper No. 66)

668. Mr Secord to move—

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

(Public Health Amendment (Eyeball Tattooing Prohibition) Bill)

(Notice given 15 March 2016)

- * **669. Steel Industry Protection Bill 2016:** resumption of the interrupted debate (23 June 2016) of the question on the motion of Mr Shoebridge: That this bill be now read a second time—Mr Farlow speaking. (6 minutes remaining)

674. Mrs Taylor to move—

1. That this House notes that:
- (a) the 2016 NSW-ACT Rural Industries Research and Development Corporation (RIRDC) Rural Women's Award was announced at a dinner at Parliament House on 8 March 2016,
 - (b) the Rural Women's Award celebrates up-and-coming rural and regional women who are motivated to effect change and strengthen outcomes for primary industries,
 - (c) the Rural Women's Award also helps applicants work towards achieving their vision for primary industry and in turn make a greater contribution to New South Wales, and
 - (d) the NSW-ACT winner goes on to compete for the National RIRDC Rural Women's Award.
2. That this House acknowledges and congratulates the finalists for the 2016 NSW-ACT RIRDC Rural Women's Award:
- (a) Sophie Hansen, a food writer and farmer from Orange educating those in primary industries to take advantage of social media,
 - (b) Fiona Mead, a farmer from Narrabri dedicated to introducing a new generation of farmers onto the land,
 - (c) Aimee Snowden from Tocumwal, creator of the popular Lego Farmer who aims to increase agricultural literacy in Australian children, and
 - (d) Hannah Wandel, a social entrepreneur and gender equality advocate from Kingston, ACT.

3. That this House congratulates the winner of the 2016 NSW-ACT RIRDC Rural Women's Award, Sophie Hansen, who will compete for the National RIRDC Rural Women's Award on 12 October 2016 at Parliament House, Canberra.
4. That this House acknowledges the depth of talent and passion among rural and regional women across New South Wales, as celebrated by these awards.

(Notice given 15 March 2016—expires Notice Paper No. 67)

676. Mr Khan to move—

That this House expresses:

- (a) its deepest sympathies to the people of Ankara following the recent bombing, which tragically killed 37 people and wounded 125 people, and
- (b) the support of the people of New South Wales who stand in solidarity with the Turkish people during this difficult time.

(Notice given 15 March 2016—expires Notice Paper No. 67)

680. Mr Shoebridge to move—

1. That this House notes that:
 - (a) data released by the National Aeronautics and Space Administration (NASA) indicates that global temperatures in February 2016 were warmer than any other month on record,
 - (b) the five largest monthly global warming anomalies in NASA's database have all occurred within the past five months,
 - (c) the increase in global temperatures are a direct result of human-induced greenhouse gas emissions, and
 - (d) urgent action on climate change is needed to mitigate disastrous environmental impacts in our forests, beaches, waterways and ecosystems.
2. That this House calls on the Government to acknowledge the reality of climate change and the incontrovertible fact that our climate is warming as a result of the human activities that increase the concentration of greenhouse gases in the atmosphere.

(Notice given 15 March 2016—expires Notice Paper No. 67)

685. Dr Phelps to move—

That this House:

- (a) notes a recent article in The Australian newspaper about Soviet penetration of Australian Government agencies from the 1940s to the 1980s,
- (b) notes that Australia remains in denial about the extent of Soviet espionage during that time,
- (c) notes that the Venona decrypts clearly indicated Soviet espionage in Australia, and

- (d) calls on the Australian Government to publicly release all documentation relating to Soviet penetration of Australian Government agencies during this period of time.

(Notice given 15 March 2016—expires Notice Paper No. 67)

688. Mrs Taylor to move—

1. That this House that notes on 16 March 2016, the Parliamentary Friends of Reconciliation friendship group was officially launched at Parliament House.
2. That this House acknowledges:
 - (a) that the purpose of the Parliamentary Friends of Reconciliation is to advance the cause of reconciliation with Aboriginal and Torres Strait Islander peoples in New South Wales by fostering stronger ties between parliamentarians and the Indigenous community,
 - (b) the presence of the Governor, His Excellency General The Honourable David Hurley AC DSC (Ret'd), and the Premier, the Honourable Mike Baird MP, at the launch and their support for the Parliamentary Friends of Reconciliation friendship group and for advancing reconciliation in New South Wales, and
 - (c) the contributions of the NSW Reconciliation Council, and other Indigenous community organisations, for their advocacy of reconciliation in New South Wales.

(Notice given 16 March 2016—expires Notice Paper No. 68)

691. Ms Barham to move—

1. That this House notes that:
 - (a) the Federal Government has approved an Instrument Landing System (ILS) for the Gold Coast Airport (GCA) at a cost of \$10 million,
 - (b) Qantas Group head of safety and compliance Mark Cameron has written to former GCA Chief Operating Officer David Collins stating that Qantas does not support the ILS proposal, claiming it is not value for money and will likely be outdated technology,
 - (c) residents from Coolangatta to Surfers Paradise will experience more noise pollution due to a new flight path associated with the ILS, particularly if a runway extension results in larger aircraft flying over the Tweed,
 - (d) the former Deputy Premier and National Party Leader Mr Andrew Stoner granted the GCA an 84 year lease over the NSW Crown Reserve for Public Recreation/Conservation for any and all airport facilities including works associated with a runway extension in NSW Government Gazette No. 138 of 18 October 2013,
 - (e) under the Air Services Act 1995 (Cth), the ILS is exempt from any New South Wales land-use laws or regulations protecting the environmental assets of the Crown reserve, and
 - (f) fishing industry representatives are concerned that the clearing of the Cobaki wetlands and saltmarsh required for the ILS will impact on Class 1 fish-breeding habitat.
2. That this House calls on the Australian Government to defer its approval of the ILS installation to allow an investigation to be held into the New South Wales Crown Land lease and the availability of more cost effective and environmentally friendly technology.

(Notice given 16 March 2016—expires Notice Paper No. 68)

694. Mr Farlow to move—

1. That this House notes that:
 - (a) on Friday 26 and Saturday 27 February 2016, the NSW Country Liberals held the NSW Liberal Party's annual Country Convention in Wagga Wagga,
 - (b) the convention was organised by Rural and Regional Committee Co-Chair Mr Tobias Lehmann and Country Vice-President Ms Hollie Hughes,
 - (c) the convention was attended by over 130 people, a testament to the strength of the NSW Country Liberals and the NSW Liberal Party's commitment to the bush,
 - (d) the Country Convention was attended by:
 - (i) Member for Wagga Wagga, Mr Daryl Maguire MP, who does a fantastic job representing the local community,
 - (ii) Federal Assistant Minister to the Prime Minister, the Honourable Angus Taylor MP,
 - (iii) Federal Minister for Health, the Honourable Sussan Ley MP,
 - (iv) Federal Assistant Minister to the Treasurer, the Honourable Alex Hawke MP,
 - (v) Federal Member for Mackellar, the Honourable Bronwyn Bishop MP,
 - (vi) Minister for Transport and Infrastructure, the Honourable Andrew Constance MP,
 - (vii) Federal Minister for International Development and the Pacific, Senator the Honourable Concetta Fierravanti-Wells,
 - (viii) Federal Assistant Minister for Agriculture and Water Resources, Senator the Honourable Anne Ruston,
 - (ix) the Honourable Scott Farlow MLC,
 - (x) the Honourable Natasha Maclaren-Jones MLC,
 - (xi) the Honourable Shayne Mallard MLC,
 - (xii) the Honourable Matthew Mason-Cox MLC,
 - (xiii) Parliamentary Secretary to the Premier, the Honourable Catherine Cusack MLC,
 - (xiv) Councillor Andrew Guile,
 - (xv) Councillor Penny Fischer,
 - (xvi) Councillor Lindsay Brown,
 - (xvii) Councillor Ben Shields,
 - (xviii) Councillor Margaret O'Connor,
 - (xix) Women's Council President, Chantelle Fornari-Orsmond,
 - (xx) many other dedicated Liberal Party members,
 - (e) the Country Convention included a fantastic segment focusing on issues for rural women organised by Women's Council President Chantelle Fornari-Orsmond, and committee members Mrs Helen Glachan and Mrs Amy Lehmann, and
 - (f) the Country Convention dealt with many pertinent issues facing rural Australia, in particular rural health, country infrastructure and transport, water policy, and the Foreign Investment Review Board, which were discussed and debated with keen interest.
2. That this House congratulates the organisers of the NSW Liberal Party's 2016 Country Convention, Mr Lehmann and Ms Hughes, on holding an outstanding event.

(Notice given 16 March 2016—expires Notice Paper No. 68)

695. Ms Cusack to move—

1. That this House:
 - (a) notes that despite women making up 64 per cent of the New South Wales public sector workforce, only 36 per cent of senior positions are held by women, and

- (b) congratulates the Premier, the Honourable Mike Baird MP, for setting a ten year Premier's Priority to boost the proportion of women in senior positions to at least 50 per cent.
2. That this House:
- (a) notes that only one to two per cent of senior manager positions are designated flexible, and
- (b) congratulates the Premier for his announcement on International Women's Day that 100 per cent of positions in the entire 380,000-strong New South Wales public sector should be flexible by 2019 on the basis of 'if not, why not?'
3. That this House notes that when the Liberal-National Government was elected to office in 2015, just 18 per cent of board members of State Owned Corporations were women, and that the Government has subsequently increased that figure to 33 per cent, while acknowledging there is still more to do.
4. That this House acknowledges that numerous gender equity studies confirm that more flexible and balanced workplaces enhance performance and are not only the right thing, but also the smart thing to do.
5. That this House commends the Government for its leadership and commitment to enhancing the status of women in New South Wales.

(Notice given 16 March 2016—expires Notice Paper No. 68)

700. Ms Cusack to move—

That this House congratulates Reverend the Honourable Fred Nile for 35 years' service to the New South Wales Legislative Council and to the people of New South Wales.

(Notice given 16 March 2016—expires Notice Paper No. 68)

701. Ms Barham to move—

1. That this House notes that Butterfly Cave at West Wallsend is a registered Aboriginal place as declared on 17 May 2013 by the Minister for the Environment under the National Parks and Wildlife Act 1974 and that, as recorded in its listing in the State Heritage Inventory, the cave is:
- (a) surrounded by vegetation and natural springs and offers visual links to other culturally significant landmarks across the region such as Mount Sugarloaf,
- (b) a culturally sensitive site, and the exact location is not public information,
- (c) a meeting and ceremonial place for Aboriginal women to perform traditional practices in safe and private ceremonies,
- (d) still used by Awabakal Women for cultural teaching and learning purposes, and
- (e) within a Lake Macquarie City Council approved development site of approximately 400 housing lots.
2. That this House:
- (a) expresses its concern that the Butterfly Cave, as a site of Aboriginal cultural heritage and ongoing cultural practice, is at risk from a housing development that has been approved with only a 20 metre buffer zone requirement, and

- (b) calls on the developers, Lake Macquarie City Council and the Government to respect the wishes of the Awabakal people and the local community and revise the proposed development to ensure the Butterfly Cave is properly protected.

(Notice given 17 March 2016—expires Notice Paper No. 69)

702. Mr Mallard to move—

1. That this House notes that:
 - (a) on Tuesday 16 February 2016 the Consul-General of the Republic of Serbia, Mr Branko Radosevic, and his wife, Mrs Emilija Radosevic, held a reception to mark the National Day of the Republic of Serbia and 50 years of diplomatic relations with Australia,
 - (b) the Government was represented at the event by the Honourable Shayne Mallard MLC, who attended on behalf of the Minister for Multiculturalism, the Honourable John Ajaka MLC, and
 - (c) also in attendance at the reception was the Ambassador of Serbia, His Excellency Miroljub Petrovic and His Grace Bishop Irinej, Bishop of the Serbian Orthodox Church for the Metropolitanate of Australia and New Zealand.
2. That this House congratulates the Consul-General and Ambassador of the Republic of Serbia on the anniversary of their nation's 50 years of diplomatic relations with Australia.

(Notice given 17 March 2016—expires Notice Paper No. 69)

703. Dr Faruqi to move—

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of passing of this resolution the following documents created since 12 June 2015 in the possession, custody or control of the Minister for Innovation and Better Regulation and NSW Fair Trading relating to the development of the national standard on free range egg labelling:

- (a) all briefing notes,
- (b) correspondence with any state or federal Ministers, including their staff or representatives and including but not limited to members of the Legislative and Governance Forum on Consumer Affairs,
- (c) correspondence with the Australian Government Treasury, including correspondence concerning the development of a national standard on free range egg labelling,
- (d) correspondence with Egg Farmers Australia, 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 by Dr Faruqi on behalf of Dr Kaye 17 March 2016—expires Notice Paper No. 69)

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

707. Ms Barham to move—

1. That this House notes that on 14 March 2016, the Great Barrier Reef Marine Park Authority announced that:

- (a) diver teams have detected highly variable but widespread coral bleaching across the Great Barrier Reef Marine Park,
 - (b) the authority will increase its surveys in the far north of the reef due to the extent and severity of coral bleaching in the region as a result of sea surface temperatures climbing as high as 33 degrees celsius,
 - (c) the strong El Niño weather system has placed global pressure on coral reefs, affecting not only the Great Barrier Reef but also reefs in Hawaii and the Caribbean, and
 - (d) coral bleaching highlights the need to build reef resilience to give them the best chance of dealing with increasing climate change impacts.
2. That this House notes that:
- (a) the Intergovernmental Panel on Climate Change's Fifth Assessment Report indicated that over the period 1971 to 2010:
 - (i) ocean warming accounted for more than 90 per cent of the energy accumulated in the climate system,
 - (ii) it is virtually certain that the upper ocean at 0-700 metres warmed,
 - (iii) the upper 75 metres is estimated to have warmed by between 0.09 and 0.13 degrees celsius per decade, and
 - (b) the Great Barrier Reef Marine Park Authority indicates that:
 - (i) since 1910 to 1929, average ocean temperatures around Australia have warmed by 0.68 degrees celsius,
 - (ii) by 2100 sea temperatures off north-eastern Australia could be at least 2.5 degrees celsius warmer than the present average,
 - (iii) rising sea surface temperatures from climate change are already affecting the Great Barrier Reef and have the potential for significant effects across the whole ecosystem.
3. That this House acknowledges that limiting global warming by significantly and urgently reducing greenhouse gas emissions is essential to protecting the natural environment and biodiversity, including the Great Barrier Reef World Heritage Area.

(Notice given 17 March 2016—expires Notice Paper No. 69)

708. Ms Barham to move—

That the House take note of the report of the Select Committee on Social, Public and Affordable Housing entitled "Social, public and affordable housing", dated September 2014.

(Notice given 17 March 2016—expires Notice Paper No. 69)

713. Mr Shoebridge to move—

1. That this House notes that:
- (a) 21 March 2016 is the 4th International Day of the Forest,
 - (b) the focus of this year's day is the role of forests in supporting water systems,
 - (c) globally, deforestation continues to be an enormous problem, resulting in the extinction of animals and carbon emissions equal to the global transport sector,

- (d) 1.6 billion people globally depend on forests for their livelihood, which includes more than 2,000 indigenous cultures whose cultures and knowledge are often deeply entwined with these forests,
 - (e) in New South Wales state forests and national parks are where much of the historical and natural diversity of our forests is protected, and
 - (f) the move globally is towards the long-term stewardship of forests.
2. That this House calls on all members of this Parliament to:
- (a) join with their local communities to celebrate their local forests, whether this is by tree planting, or visiting state forests or national parks in their region, and
 - (b) commit to the sustainable management of state forests in New South Wales, including where appropriate their protection as flora reserves or national parks.

(Notice given 21 March 2016—expires Notice Paper No. 70)

716. Mr Pearson to move—

That, under standing order 52, there be laid upon the table of the House within 28 days of the date of passing of this resolution all documents created since 1 January 2012 in the possession, custody or control of the Minister for Health, the Minister for Medical Research, the NSW Ministry of Health, the Minister for Primary Industries and the Department of Primary Industries relating to experiments conducted on the baboons named Scar, Belvedere, Conan and Frazer and any other primates subjected to xenotransplantation at a primate facility in Wallacia, including:

- (a) minutes of the Animals Ethics Committee for the Western Sydney Local Health District which pertain to research projects involving primates,
- (b) the research protocols established for using baboons in xenotransplantation experiments,
- (c) scientific articles, abstracts and posters published as a result of baboon research conducted at the Wallacia facility,
- (d) details of complaints made to the Department of Primary Industries or the Animal Research Review Panel (ARRP) about the treatment of primates for experiments, and in particular the complaint made and detailed in the 2014 /2015 annual report of the ARRP, including the primates and institutions the subject of complaints and the outcome of those complaints,
- (e) the Ethics submission and approval to transfer marmosets from Victoria to Wallacia for experimentation,
- (f) documents detailing illnesses, injuries and fatalities suffered by primates, including the cause of death of primates held at the Wallacia facility,
- (g) conflict of interest statements from investigating researchers and from Animals Ethics Committee members in regards to primate research undertaken at the Wallacia facility, 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 21 March 2016—expires Notice Paper No. 70)

717. Ms Barham to move—

1. That this House notes that:
 - (a) the latest Deloitte Access Economics report prepared for Alzheimer's Australia NSW estimates that there are 115,000 people living with dementia in New South Wales, and
 - (b) Alzheimer's Australia NSW's report entitled 'Dementia and Nutrition in the home', released November 2015, states that:
 - (i) the level of malnutrition amongst older people living in the community is estimated to be between 10 and 30 per cent,
 - (ii) people with dementia are at higher risk of being malnourished because they may experience a loss of appetite, develop an insatiable appetite for sweets, forget how to eat or drink, chew or swallow, experience a dry mouth, or be unable to recognise the food and drink they are given,
 - (iii) there is strong evidence of an association between dementia and weight loss and that weight loss and undernutrition in people with dementia can greatly impact on the course of the disease,
 - (iv) weight loss in people with dementia can 'worsen the clinical course of the disease, lead to a greater functional impairment and dependence and increase the risk of morbidity, hospitalisation, institutionalisation, and mortality'.
2. That this House notes that Alzheimer's Australia NSW recommends that the Government implements hospital avoidance programs for people with dementia that include:
 - (a) access to dietitians and nutritionists in the home,
 - (b) monitoring of at-risk people,
 - (c) nutrition screening conducted during discharge planning, accompanied by supports, and
 - (d) support for local governments through Liveable Communities Grants to conduct activities that facilitate people with dementia eating meals in social settings that overcome social isolation.
3. That this House:
 - (a) acknowledges the importance of good nutrition for people living with dementia and the valuable work done by community organisations such as Meals on Wheels and its volunteers to support older people to eat a healthy, well-balanced diet, and
 - (b) calls on the Government to implement a dementia and nutrition strategy incorporating the recommendations made by Alzheimer's Australia NSW to address the problem of malnutrition of people with dementia living in the community.

(Notice given 21 March 2016—expires Notice Paper No. 70)

718. Dr Faruqi to move—

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of passing of this resolution the following documents created since 1 April 2011 in the possession, custody or control of the Premier, the Department of Premier and Cabinet, the Minister for Roads, Maritime and Freight, Roads and Maritime Services and the Minister for Sport relating to the planning, design and construction of the shared path bridge over Anzac Parade at Moore Park (the 'Albert (Tibby) Cotter Walkway'):

- (a) all correspondence, meeting diaries, meeting agendas, and meeting minutes,
- (b) all advice regarding the operation of the Centennial Park and Moore Park Trust Act 1983,

- (c) all briefings and project information given to contractors, including the CBD Alliance, 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 March 2016—expires Notice Paper No. 70)

719. Mr Shoebridge to move—

1. That this House notes that:
 - (a) New South Wales currently has the highest prison population in history at the same time as violent crime is at historic lows,
 - (b) rather than addressing overcrowding including fixing the failed bail laws and tough on crime approach that is causing it, the Government is moving towards privatising prisons,
 - (c) privatisation of prisons will limit accountability and transparency, and also threaten the working conditions of thousands of highly skilled prison officers, and
 - (d) the Federal Government's privatised detention centres are the scene for mass human rights abuses, and we must not go down this path in New South Wales.
2. This this House expresses its strong concerns about the implications for democracy of multinational corporations having a billion dollar interest in putting more and more citizens in gaol.
3. That this House calls on all members of the New South Wales Parliament to:
 - (a) strongly oppose the privatisation of prisons in New South Wales, and
 - (b) stand with the State's highly professional public sector prison officers in opposing the privatisation of any prisons in New South Wales.

(Notice given 21 March 2016—expires Notice Paper No. 70)

720. Ms Barham to move—

1. That this House notes that Tuesday 21 March 2016 is the International Day of Forests, celebrating the ways in which forests sustain and protect us.
2. That this House notes that the North Coast Environment Council and North East Forest Alliance have called on the New South Wales and Commonwealth Governments to immediately end the logging of public forests to allow them to maximise their carbon sequestration and storage in response to the climate emergency.
3. That this House notes that:
 - (a) worldwide, forests absorb one third of global greenhouse gas emissions each year, and the Intergovernmental Panel on Climate Change has identified the need for forest-based mitigation analysis, and
 - (b) older trees are able to take in and store more carbon, with some environmental scientists estimating that forests subject to commercial logging have their carbon carrying capacity reduced by between 40 per cent and 60 per cent depending on the intensity of land use and forest type.

4. That this House notes that the book entitled 'Green Carbon: The role of natural forests in carbon storage', authored by Brendan Mackey, Heather Keith, Sandra L. Berry and David B. Lindenmayer and published by the ANU Press, reports that:
 - (a) case studies in the eucalypt forests of south-eastern Australia indicate that Australian natural forests have far larger carbon stocks than is recognised, and
 - (b) ongoing research is focused on how much carbon natural forests can store when undisturbed by intensive human land-use activity.
5. That this House:
 - (a) acknowledges that achieving the aims of the Paris Agreement on climate change and attempting to limit global warming to 1.5 degrees above pre-industrial levels requires urgent action to reduce greenhouse gas emissions, including through land use, land use change and forestry, and
 - (b) calls on the NSW and Commonwealth Governments to end the logging of public native forests and enhance the capacity of the State's forests to contribute to carbon sequestration and storage.

(Notice given 21 March 2016—expires Notice Paper No. 70)

721. Dr Faruqi to move—

1. That this House notes that:
 - (a) 20 March 2016 was Palm Sunday and over fifty thousand people across the country took part in protests calling for an end to mandatory detention of asylum seekers and the closure of offshore detention centres at Manus Island and Nauru,
 - (b) the rally also called for the 237 asylum seekers in detention centres and community detention who have been brought to Australia with medical conditions to be allowed to stay,
 - (c) in New South Wales, rallies were held in Sydney, Armidale, Lennox Head, Murwillumbah, Newcastle and Wollongong, and
 - (d) the rallies were addressed by interfaith leaders including from the Christian, Muslim and Jewish faiths as well as doctors, teachers and health professionals.
2. That this House calls on the Federal Government to end mandatory detention of asylum seekers, close offshore detention centres and commit to a more compassionate, safe, respectful and just asylum seeker policy in line with international law.

(Notice given 21 March 2016—expires Notice Paper No. 70)

724. Mr Shoebridge to move—

That this House supports the right of workers to go on strike.

(Notice given 22 March 2016—expires Notice Paper No. 71)

727. Mr MacDonald to move—

That this House notes that:

- (a) on 18 February 2016, the Minister for Ageing, Minister for Disability Services and Minister for Multiculturalism, the Honourable John Ajaka MLC, visited Delphis Australia at West Gosford,
- (b) Delphis Australia provides household help, personal care, social support and respite care for people with a disability as well as a range of dementia services on the Central Coast,
- (c) 22 March 2016 marks 100 days until the National Disability Insurance Scheme (NDIS) rolls out across the Hunter and Central Coast,
- (d) the rollout of the NDIS will mark a new era of choice and opportunity for people with a disability and their families, including clients of Delphis Australia, and
- (e) the NDIS is a once-in-a generation reform that will not only be good for our Hunter and Central Coast communities, but will boost local economies through the triggering of a jobs boom for New South Wales.

(Notice given 22 March 2016—expires Notice Paper No. 71)

729. Mr MacDonald to move—

1. That this House notes that:

- (a) on Saturday 19 March 2016 the redeveloped Woy Woy oval was officially opened,
- (b) the redevelopment was funded by local, state and federal governments:
 - (i) Gosford City Council contributed \$2.8 million,
 - (ii) the NSW Government contributed \$2 million,
 - (iii) the Federal Government contributed \$3.5 million,
- (c) the NSW Government's contribution was funded through the 2013/14 Category 3 round of the ClubGRANTS program, which focused on projects to develop or enhance sport and recreation facilities,
- (d) the redevelopment includes the construction of a 650-seat grandstand, sporting clubhouse, storage room, change rooms, media box, scoreboard, referees' room, kiosk and cafe as well as redevelopment of the sporting fields, and
- (e) the sportsground now includes a senior field, warm-up area, multi-use spaces, spectator mounds, shade areas and retractable fencing.

2. That this House:

- (a) notes that the redeveloped Woy Woy oval provides a vibrant, highly functional and regionally significant sporting precinct,
- (b) notes that the project is expected to increase use of the sporting facility by local teams and the broader Central Coast sporting community as well as have a positive impact on the economy and support recreation and urban regeneration, and
- (c) thanks the Federal Government and Gosford City Council for their support of this redevelopment.

(Notice given 22 March 2016—expires Notice Paper No. 71)

731. Mr Secord to move—

1. That this House notes that:
 - (a) on 25 February 2016, the House agreed to a motion moved by Mr Jeremy Buckingham regarding cancer treatment at St Vincent's Hospital, which noted that up to 70 patients treated for cancer at St Vincent's Hospital have received significantly less than the recommended dose of a chemotherapy drug, carboplatin, by one of the hospital's medical oncologists, Dr John Grygiel, and
 - (b) in the weeks since the House agreed to the motion moved by Mr Buckingham, it has been alleged that:
 - (i) up to at least 82 patients treated for cancer at St Vincent's Hospital received less than the recommended dose of carboplatin,
 - (ii) St Vincent's Hospital first became aware of the under-dosages given to patients when a nurse raised concerns in February 2012, not in August 2015 as previously reported,
 - (iii) patients at clinics in Bathurst and Orange were treated by Dr Grygiel both during the period in which he held the position of staff specialist for Royal Prince Alfred Hospital between 1989 and 1992, and then until 2013 when he continued to work in western New South Wales clinics that fell within the governance responsibilities of the Western NSW Local Health District,
 - (iv) 20 patients of Macquarie University Hospital have received the carboplatin treatment from Dr Grygiel, according to the ABC program '7.30'.
2. That this House notes that Macquarie University Hospital operates as MUH Operations No 2 Pty Ltd, a not-for-profit, public company limited by shares and wholly owned by Macquarie University, which is defined as a statutory body under schedule 2 of the Public Finance and Audit Act 1983 for the purposes of the Annual Reports (Statutory Bodies) Act 1984.
3. 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 Health, NSW Health or Macquarie University Hospital:
 - (a) all documents relating to the under-dosing of patients undergoing chemotherapy at Macquarie University Hospital, including emails, investigations and reports, 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, 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 Health and NSW Health:
 - (a) all documents detailing dosages of carboplatin given to patients of Dr John Grygiel at clinics in Bathurst and Orange regions from 1989 to 2013 and any investigations or complaints, 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 23 March 2016—expires Notice Paper No. 72)

732. Ms Barham to move—

1. That this House notes that:
 - (a) Women With Disabilities Australia's report entitled 'Preventing Violence against Women and Girls with Disabilities: Integrating A Human Rights Perspective' states that

women with disabilities are 40 per cent more likely to be a victim of domestic violence compared with women without disabilities,

- (b) a study by the National Police Research Unit at Flinders University found that people with an intellectual disability are ten times more likely to have experienced abuse compared with people without a disability, and
 - (c) 18 percent of people with a disability report being victims of physical or threatened violence compared to 10 per cent of people without a disability.
2. That this House acknowledges that:
- (a) the Australian Cross Disability Alliance, which includes Women with Disabilities Australia, People with Disability Australia, the National Ethnic Disability Alliance and the First Peoples Disability Network, has called for a Royal Commission into violence, abuse and neglect against people with disability in Australia, and
 - (b) the 2015 Senate Community Affairs References Committee inquiry into violence, abuse and neglect against people with disability in institutional and residential settings, including the gender and age related dimensions, and the particular situation of Aboriginal and Torres Strait Islander people with disability, and culturally and linguistically diverse people with disability, recommended that there be a Royal Commission into violence, abuse and neglect of people with a disability.
3. That this House calls on the Government to:
- (a) support a Royal Commission into violence, abuse and neglect against people with a disability, and
 - (b) continue funding advocacy organisations for people with a disability in New South Wales to ensure that people with disability have access to justice and support.

(Notice given 23 March 2016—expires Notice Paper No. 72)

733. Mr MacDonald to move—

1. That this House notes that:
- (a) in 1886, a group of Newcastle businesspeople, including Mr William Arnott, of Arnott's Biscuits, established a chamber of commerce in Newcastle,
 - (b) over the proceeding 130 years, the chamber has grown to its current form, and is known today as the Hunter Business Chamber,
 - (c) on 22 March 2016, Hunter Business Chamber celebrated the resilience and success of businesses in the Hunter region with an event at Parliament House,
 - (d) the Premier, the Honourable Mike Baird MP, gave the keynote address at the event, and
 - (e) the event was attended by ministers, members from all parties and members of Hunter First, a collection of the Hunter's key business stakeholders.
2. That this House congratulates Hunter Business Chamber President Mr Alan 'Ross' Taggart, Chief Executive Officer Ms Kristen Keegan and all staff of the chamber for their ongoing contribution to the Hunter and for highlighting business resilience and success in the Hunter through the organisation of this event.

(Notice given 23 March 2016—expires Notice Paper No. 72)

743. Ms Sharpe to move—

That leave be given to bring in a bill for an Act to amend the Summary Offences Act 1988 to provide for safe access zones around reproductive health clinics at which abortions are performed and to prohibit certain behaviour in those zones.

(Summary Offences Amendment (Safe Access to Reproductive Health Clinics) Bill)

(Notice given 4 May 2016)

749. Dr Faruqi to move—

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of passing of this resolution the following documents created since 1 June 2014 in the possession, custody or control of the Premier, the Department of Premier and Cabinet, the Minister for Planning, the Minister for the Environment, the Department of Planning and Environment, the NSW Chief Scientist and Engineer, the Minister for Roads, Maritime and Freight and Roads and Maritime Services:

- (a) all documents relating to the preparation and finalisation of the Ballina Koala Plan, 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 4 May 2016—expires Notice Paper No. 74)

751. Ms Cotsis to move—

1. That this House notes that:
 - (a) April 2016 was Autism Awareness Month,
 - (b) on Saturday 2 April 2016 the Sydney Opera House was lit in blue to commemorate World Autism Day,
 - (c) autism describes a spectrum of difficulties that affect the way a person relates to their environment and their interaction with other people, and
 - (d) it is estimated that one in 100 people are on the autism spectrum.
2. That this House calls on all levels of government to take steps to ensure that people on the autism spectrum are fully supported to access services and employment to achieve their life goals.

(Notice given 4 May 2016—expires Notice Paper No. 74)

753. Mr Mallard to move—

1. That this House notes that on 17 April 2016, the City of Penrith Returned Services League Sub-Branch held a community Anzac March and ceremony, as part of which:
 - (a) retired and active servicemen and women from the Penrith region assembled at Castlereagh Street Penrith and marched via High Street to Memory Park,
 - (b) a service was held in the rain at Memory Park to commemorate those who lost their lives defending Australia, and

- (c) the federal Member for Lindsay, Fiona Scott MP, the Deputy Mayor of Penrith City Council, Councillor Ross Fowler and the Honourable Shayne Mallard MLC, representing the Member for Penrith, the Honourable Stuart Ayres MP, laid wreaths in honour of those who served.
2. That this House congratulates:
- (a) the Penrith Returned Services League Sub-Branch and other such organisations across New South Wales for their efforts to commemorate Anzac Day 2016, and
 - (b) the people of Penrith for continuing to honour the Anzac tradition.

(Notice given 4 May 2016—expires Notice Paper No. 74)

755. Ms Barham to move—

1. That this House notes that:
- (a) on 8 April 2016, a decision in the United States Federal Court for the District of Oregon denied a motion brought by the National Association of Manufacturers, American Fuel and Petrochemical Manufacturers and American Petroleum Institute to dismiss the legal action brought by 21 children and young people, the non-profit organisation Earth Guardians and Professor James E. Hansen on behalf of future generations against the United States Government relating to the government's inadequate action to reduce greenhouse gas emissions, with the court ruling that the plaintiffs have standing to proceed with the legal action relating to their constitutional rights to life, liberty and property and their right to essential public trust resources,
 - (b) on 24 June 2015, a district court in the Netherlands ruled in favour of the environmental organisation Urgenda and around 900 co-plaintiffs who had brought legal action against the Dutch Government on the basis that their emissions reductions target was not a proportional contribution to preventing global warming of more than two degrees celsius and that such global warming would be a violation of fundamental human rights, and
 - (c) Mr Paul Fisher, the Bank of England's Deputy Head of the Prudential Regulation Authority and Executive Director, Supervisory Risk and Operations, stated at a forum on 18 March 2016 about policy and business implications of the Paris Agreement on Climate Change that 'as climate change evolves those responsible for causing it or not mitigating it are likely to get sued'.
2. That this House acknowledges that governments, industries and businesses that continue to contribute to causing climate change and prevent action to reduce greenhouse gas emissions and limit global warming are likely to face legal action relating to their accountability for the harms caused to current and future generations by their actions or inaction.

(Notice given 4 May 2016—expires Notice Paper No. 74)

758. Mr Green to move—

1. That this House notes that:
- (a) the waste levy under section 88 of the Protection of the Environment Operations Act 1997 aims to drive waste avoidance and resource recovery by providing an economic incentive to reduce waste disposal and stimulate investment and innovation in resource recovery technologies,

- (b) the levy provides businesses, councils and individuals with an incentive to reduce the amount of waste generated and encourages them to seek legitimate alternatives to landfill disposal,
 - (c) there are two mechanisms by which the levy facilitates this objective:
 - (i) creating a financial disincentive to send waste to landfill,
 - (ii) hypothecating revenue to industry and local councils to assist in education, infrastructure and planning projects to aid the resource recovery industry,
 - (d) the levy is currently used to fund both general purpose programs as well as a range of waste and environmental programs, and
 - (e) at the local government level, the Waste and Sustainability Implementation Program is the most visible form of hypothecated funding, attracting around 15 per cent of levy revenues.
2. That this House calls on the Government to ensure that the waste levy is hypothecated to the regions where it was collected and to cease distributing the waste levy to general revenues.

(Notice given 4 May 2016—expires Notice Paper No. 74)

759. Ms Cotsis to move—

- 1. That this House notes that International Guide Dog Day was held on Wednesday 27 April 2016.
- 2. That this House notes that people with vision impairments who use guide dogs continue to experience discrimination when seeking to access public spaces.
- 3. That this House calls on government agencies, businesses and all members of the community to recognise the rights of people who use guide dogs to access public spaces.

(Notice given 4 May 2016—expires Notice Paper No. 74)

760. Dr Faruqi to move—

- 1. That this House notes that:
 - (a) on 18 April 2016, 11 courageous students occupied the University of New South Wales (UNSW) Council Chamber in protest at UNSW's failure to divest from fossil fuels and for being shut out of the university decision-making process for almost three years,
 - (b) a freedom of information request has revealed that UNSW holds \$50 million in fossil fuel equities,
 - (c) 78 per cent of UNSW's students support divestment, with 'Fossil Free Universities' growing as a campaign given the failure of governments to take meaningful steps towards stopping climate change, and
 - (d) similar actions demanding divestment were held at the University of Queensland and Melbourne University.
- 2. That this House congratulates the student activists on taking direct action for a better future.

(Notice given 4 May 2016—expires Notice Paper No. 74)

763. Mr Buckingham to move—

1. That this House notes that:
 - (a) 2 to 8 May 2016 is International Composting Awareness Week, during which programs are put on to help inform the public about the benefits of composting,
 - (b) on 3 May 2016, 25 compost industry members, local council representatives, farmers and other environmental stakeholders attended the first parliamentary launch of International Composting Awareness Week,
 - (c) approximately 50 per cent of the rubbish Australians put in the everyday mixed-waste ‘garbage bin’ could be put to better use in the garden as compost and mulch or could be returned to agricultural land to improve soil quality,
 - (d) over 800,000 tonnes of food are thrown away by New South Wales households each year, amounting to \$2.5 billion worth of edible food going into landfill,
 - (e) organically-active material buried ‘anaerobically’ in landfills causes over 3 per cent of Australia’s total greenhouse gas emissions annually through the production of methane gas,
 - (f) there are currently approximately 140 businesses around Australia recovering more than 5.2 million tonnes of organic waste and turning it into useful products and services, such as organic fertilisers, each year,
 - (g) the Compost Revolution program started by Waverly, Randwick and Woollahra councils has become a resounding success with over 40 local councils across Australia joining the initiative,
 - (h) the Compost Revolution program has diverted over 2.8 million kilograms, or approximately 23,700 wheelie bins, of waste from landfill, avoiding 4.4 million kilograms of CO₂-equivalent greenhouse gas emissions and saving councils over \$650,000 in landfill costs, and
 - (i) this success is a clear indication that households in New South Wales are willing and able to minimise their food waste through productive and organic means.
2. That this House congratulates:
 - (a) the households, business and councils that are composting their food scraps and green waste,
 - (b) gardener, television personality and Compost Week ambassador Costa Georgiadis for his energy, enthusiasm and advocacy in promoting the value of composting and reducing waste, and
 - (c) the Centre for Organic Research and Education for organising and promoting International Composting Awareness Week.
3. That this House calls on the Government to continue funding and expanding projects like the Compost Revolution and encourages all councils and households to participate.

(Notice given 4 May 2016—expires Notice Paper No. 74)

764. Mr Buckingham to move—

1. That this House notes that:
 - (a) there are currently investigations being conducted by the Cancer Institute and by the Health Care Complaints Commission into the under-dosing of chemotherapy patients at St Vincent's Hospital by Dr John Grygiel,
 - (b) following the interim report of the Cancer Institute, that inquiry has been extended to other patients treated over the past decade by the oncologist in the Western NSW Health District,
 - (c) the interim report of the Cancer Institute found that:
 - (i) the flat dosing of carboplatin was raised with Dr Grygiel on many occasions from at least 2005,
 - (ii) St Vincent's Hospital had made false and misleading public statements about the under-dosing, and
 - (d) serious concerns have been raised by numerous members of the public that there may be broader issues with the medical care given by Dr Grygiel over a significant span of his career that go beyond the immediate issue of off-protocol treatment of head and neck cancers.
2. That this House notes that an additional Special Commission of Inquiry into cancer treatment in the NSW Health system, and in particular the conduct of Dr John Grygiel, is necessary because it will:
 - (a) have the power to compel witnesses,
 - (b) have the power to protect witnesses and whistle blowers,
 - (c) have the power to gather evidence,
 - (d) have the ability to inquire into a wide range of issues,
 - (e) have the ability to hold structured public hearings,
 - (f) ensure everyone concerned will have their issues heard, and
 - (g) restore confidence in the health system.
3. That this House calls on the Government to initiate a Special Commission of Inquiry into cancer treatment in the NSW Health system and in particular the conduct of Dr John Grygiel.

(Notice given 4 May 2016—expires Notice Paper No. 74)

765. Dr Faruqi to move—

1. That this House notes that:
 - (a) recently, two refugees held at the offshore asylum seeker detention centre at Nauru self-immolated in separate incidents,
 - (b) one of the refugees, known as Omid, has since died from his injuries, and
 - (c) the United Nations Human Rights Council has repeatedly criticised Australia for offshore processing and inhumane treatment of refugees and asylum seekers.

2. That this House notes that locking up people who seek asylum, especially in conditions that lead them to self-harm and attempt suicide, is government policy of the lowest order.
3. That this House calls on the Australian Government to close the offshore asylum seeker detention centres at Nauru and Manus Island as a matter of urgency and relocate all detainees to Australia.

(Notice given 5 May 2016—expires Notice Paper No. 75)

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

*** 767. Public Health Amendment (Registered Nurses in Nursing Homes) Bill 2016:** resumption of the adjourned debate of the question on the motion of Mr Brown: That this bill be now read a second time (5 calendar days from 12 May 2016)—Mr Donnelly. (20 minutes)

768. Mr Pearson to move—

1. That this House congratulates Alicia Wayman, Broken Hill City Council Ranger and President of Broken Hill Pet Rescue (BHPR) and all of the BHPR carers for their work in:
 - (a) dramatically reducing the kill rate for impounded dogs to an average annual kill rate of 5 per cent, and
 - (b) developing their own ‘temperament test’ so that more dogs are assessed as suitable for rehoming.
2. That this House notes its concerns regarding the Royal Society for the Prevention of Cruelty to Animals NSW’s temperament test, which contributes to a kill rate of 24 per cent for dogs impounded in New South Wales, in comparison to 10 per cent in Victoria and the Animal Welfare League, which operates under the ‘Getting to Zero’ model, resulting in a 5 per cent kill rate in their shelters.

(Notice given 5 May 2016—expires Notice Paper No. 75)

770. Mr Mallard to move—

1. That this House notes that:
 - (a) to celebrate the United Nations International Day of Sport for Development and Peace, on 6 April 2016, a Sports for Social Change Youth Leaders Forum was held at Fairfield Community and Youth Centre,
 - (b) the Social Change Youth Leaders Forum was organised by Creating Chances in cooperation with Football United and the Rugby Youth Foundation,
 - (c) the forum focused on using sport as a tool to inspire, develop and empower young people to believe in themselves so they may contribute positively to society, and
 - (d) the event was attended by the Honourable Shayne Mallard MLC, representing the Minister for Sport, the Honourable Stuart Ayres MP.
2. That this House congratulates all those involved in organising the Social Change Youth Leaders Forum including:

- (a) Anne Bunde-Birouste, founder of Football United and University of New South Wales Health Promotion Convener,
- (b) Mike Brown, Chairperson, Creating Chances and the Rugby Youth Foundation,
- (c) Brad McCarroll, General Manager, Creating Chances, and
- (d) Assmaah Helal, Program Operations Manager, Football United and Creating Chances.

(Notice given 5 May 2016—expires Notice Paper No. 75)

771. Mr Buckingham to move—

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

(Biofuels Repeal Bill)

(Notice given 5 May 2016)

772. Mr Buckingham to move—

1. That this House notes that on 4 May 2016, former Prime Minister the Honourable Tony Abbott MP said, in reference to the former Resources Minister Ian Macfarlane's role in the removal of the Minerals Resource Rent Tax, that: 'It was a magnificent achievement by the member for Groom in his time as minister ... and I hope the sector will acknowledge and demonstrate their gratitude to him in his years of retirement from this place.'
2. That this House agrees that the suggestion by the former Prime Minister the Honourable Tony Abbott MP that a major beneficiary of his Government's decision should subsequently reward the responsible Minister, Ian Macfarlane, for his work is potentially corrupt and certainly a corruption of the fundamental integrity of our democracy.
3. That this House calls for the establishment of a federal anti-corruption body which can investigate issue such as this.

(Notice given 5 May 2016—expires Notice Paper No. 75)

773. Mr Buckingham to move—

1. That this House notes that on 4 May 2016, the Country Women's Association of NSW (CWA of NSW) passed the following motions:
 - (a) that the policy of CWA of NSW shall be to support positive action on climate change by calling for and supporting the implementation of a plan for transforming regions, communities and workers from fossil fuel extraction processing and burning sectors, to new inclusive and sustainable economies,
 - (b) that the policy of CWA of NSW shall be to advocate for research, development and investment into renewable energy in rural Australia as a way of adapting and reducing the risk of climate change in rural areas while scoping and establishing additional, yet sustainable, productive industries for rural populations, and
 - (c) that the policy of CWA of NSW shall be to support a moratorium on coal seam gas and unconventional gas developments until:
 - (i) community-led health impact assessments are established, funded, completed and the recommendations implemented,

- (ii) the recommendations of the 2014 Chief Scientist and Engineer's Independent Review are fully implemented,
 - (iii) the industry is proven to be safe to water aquifers, the community and the environment.
2. That this House congratulates the CWA of NSW on the adoption of such strong and vital policies.
 3. That this House calls on the Government to listen to the wise words and policy direction of the CWA of NSW on climate change, renewable energy and fossil fuels.

(Notice given 5 May 2016—expires Notice Paper No. 75)

778. Mr Shoebridge to move—

1. That this House notes that:
 - (a) on Wednesday 11 May 2016, workers of the state-owned electricity network operator Essential Energy will stop work at 6.00 am for a period of 24 hours,
 - (b) the industrial action has received broad support from members and delegates of the Electrical Trades Union and the Communications, Electrical and Plumbing Union,
 - (c) the action is in response to the Essential Energy's rejection of consent arbitration with the unions in regards to a new employee enterprise agreement,
 - (d) Essential Energy is attempting to terminate the 2013 Essential Energy Enterprise Agreement and remove the current 'no forced redundancy' protections,
 - (e) in the past 12 months Essential Energy has already cut 500 regional jobs through voluntary redundancy and is looking to cut a further 800 jobs from regional New South Wales by 2018, and
 - (f) a strong and well-supported workforce is critical to maintaining a safe electricity network that is capable of adapting to a changing energy mix.
2. That this House:
 - (a) condemns the continued attacks by Essential Energy on the jobs and conditions of its employees, and
 - (b) supports the 24-hour work stoppage taking place on 11 May 2016.

(Notice given 10 May 2016—expires Notice Paper No. 76)

784. Mr Shoebridge to move—

That General Purpose Standing Committee No. 4 inquire into and report on how the NSW Police Force and insurers deal with serving and former NSW police who have suffered psychological injuries, and in particular:

- (a) the behaviour and appropriateness of Metlife Insurance in assessing and dealing with permanent disability claims by NSW police,
- (b) the behaviour and appropriateness of the NSW Treasury Managed Fund, and its insurer agents, in responding to police workers compensation claims relating to psychological injury,

- (c) the adequacy of support given by the NSW Police Force to serving and former NSW police who suffer an ongoing and disabling psychological injury as a result of their duty,
- (d) the adequacy of support given by the NSW Police Force to the families of serving and former NSW police who have suffered an ongoing and disabling psychological injury while on duty,
- (e) the appropriateness of the duration, level and nature of surveillance being undertaken of NSW police who have suffered an ongoing and disabling psychological injury while on duty, and
- (f) any other related matter.

(Notice given 10 May 2016—expires Notice Paper No. 76)

785. Mr MacDonald to move—

1. That this House notes that:
 - (a) FlyPelican is a regional airline based in Newcastle operating a fleet of 19-seat British Aerospace Jetstream 32 aircraft,
 - (b) from Monday 18 July 2016, FlyPelican will operate two daily return flights from Newcastle to Dubbo,
 - (c) this service is in addition to FlyPelican's existing connections between Newcastle and Canberra and Newcastle and Ballina, and
 - (d) this new service is representative of the continued growth and development of the Hunter region.
2. That this House welcomes the strong link between the Deputy Premier, the Honourable Troy Grant MP's electorate of Dubbo and the economic powerhouse that is the Hunter region.
3. That this House congratulates Newcastle Airport Chief Executive Officer Dr Peter Cock and its board:
 - (a) for their ongoing efforts to grow the number of routes the airport services, and
 - (b) for their ongoing commitment to the development of the Hunter region as a destination for tourists from New South Wales and around the world.

(Notice given 10 May 2016—expires Notice Paper No. 76)

787. Mrs Houssos to move—

1. That this House notes that:
 - (a) Sunday 8 May 2016 was World Ovarian Cancer Awareness Day,
 - (b) in Australia, around 1400 women are diagnosed with ovarian cancer every year,
 - (c) early detection of ovarian cancer dramatically increases the likelihood of survival, however around 75 per cent of all women in Australia diagnosed with ovarian cancer are already at an advanced stage of the disease, and
 - (d) currently, only 43 per cent of women with ovarian cancer live longer than five years after their diagnosis.

2. That this House expresses its support for Ovarian Cancer Australia, an important organisation that raises awareness and supports those who have been affected by ovarian cancer.

(Notice given 10 May 2016—expires Notice Paper No. 76)

788. Mr MacDonald to move—

That this House notes that:

- (a) on Friday 29 April 2016, the Honourable Mike Baird MP, Premier, the Honourable Gladys Berejiklian MP, Treasurer and the Honourable Jillian Skinner MP, Minister for Health visited Gosford Hospital,
- (b) during the visit, the Premier announced the acceleration of the hospital's multi-million dollar redevelopment,
- (c) Gosford Hospital's main tower building will now be completed up to four months ahead of schedule, in the second half of 2018,
- (d) the Treasurer announced that this acceleration will save taxpayers approximately \$20 million without a reduction in the project's scope or clinical services, and
- (e) the Government committed the \$20 million in savings to the proposed Central Coast Medical School and Research Centre.

(Notice given 10 May 2016—expires Notice Paper No. 76)

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

1. That this House notes that the Independent Pricing and Regulatory Tribunal (IPART) has recommended a rise in public transport fares of an average of 4.2 per cent, more than three times the rate of inflation, and that its recommendations include:
 - (a) a fare increase of 38 per cent, or \$756 a year for commuters travelling from Liverpool, Toongabbie, Parramatta and East Hills to the Sydney Central Business District,
 - (b) a fare increase of 20 per cent, or \$624 a year for commuters travelling from Broadmeadow, Gosford, Katoomba and Wollongong to the Sydney Central Business District,
 - (c) the largest fare rise of 39 per cent, or \$1,056 a year for five-day-a-week train commuters travelling long distances, namely 55 to 65 kilometres,
 - (d) scrapping free Opal card travel after eight trips,
 - (e) raising the price of a Gold Opal ticket for seniors from \$2.50 to \$4,
 - (f) increasing the weekly travel cap of \$60 to \$64 on 1 July 2016 and then increasing it to \$72 in 2018, and
 - (g) increasing single journey fares for people in the outer suburbs of Sydney from \$15 to \$20.
2. That this House notes that the Honourable Andrew Constance MP, Minister for Transport, has said in response to the IPART recommendations that:

- (a) ‘What we have seen is the fare box recovery drop below 20 per cent when it comes to Sydney Trains. That is a lot of taxpayer subsidy.’, and
 - (b) ‘We’re not ruling anything in or out at this stage.’
3. That this House calls on the Baird Government to reject the IPART recommendations and ensure that public transport fares are kept fair in New South Wales—Mrs Maclaren-Jones. (15 minutes)

Debate: 1 hour 11 minutes remaining.

792. Mr Shoebridge 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 July 2012 in the possession, custody or control of the Minister for Finance and Services, the NSW Department of Finances Services and Innovation, the Treasurer or NSW Treasury:

- (a) any scoping studies to investigate the outsourcing of services undertaken by Land and Property Information (LPI),
- (b) the strategic review of Land and Property Information undertaken in 2012/13 by JP Morgan and Mallesons,
- (c) any communication between the Government and JP Morgan, Boston Consulting Group, KPMG and Gilbert and Tobin Lawyers regarding Land and Property Information services, 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 11 May 2016—expires Notice Paper No. 77)

793. Mr Mallard to move—

1. That this House notes that:
- (a) on 19 April 2016, the recently upgraded Leichhardt community recycling centre was officially launched,
 - (b) the upgraded community recycling centre allows for residents to drop off paints, oils, gas bottles, batteries and other problem household wastes,
 - (c) the upgrade was made possible through a \$193,000 grant to Leichhardt Council under the Government’s ‘Waste Less, Recycle More’ initiative, and
 - (d) in attendance at the launch were the Honourable Shayne Mallard MLC, representing the Honourable Mark Speakman MP, Minister for the Environment, the Mayor of Leichhardt and senior staff from Leichhardt Council and the Environmental Protection Agency.
2. That this House congratulates:
- (a) the Government, including the Environmental Protection Agency, for its continuing commitment to recycling through the ‘Waste Less, Recycle More’ initiative, and

- (b) Leichhardt Council staff for their successful grant application to the ‘Waste Less, Recycle More’ initiative and for subsequently completing an upgrade to the community recycling centre.

(Notice given 11 May 2016—expires Notice Paper No. 77)

796. Mr Buckingham to move—

1. That this House notes that:
 - (a) in a landmark court victory yesterday, five families from the New South Wales Southern Highlands won their appeal in the Land and Environment Court to stop mining company Hume Coal accessing their land for exploration drilling, and
 - (b) this victory sets an important precedent across New South Wales by recognising that paddocks containing crops or equestrian facilities are the product of labour and are therefore classed as ‘significant improvements’ which are protected from exploration without the landholders’ consent under section 31 of the Mining Act 1992.
2. That this House calls on the Government to:
 - (a) resist the inevitable lobbying from the mining industry for these laws to be overturned, and
 - (b) to continue to respect the rights of landholders to say no to coal and gas exploration where significant improvements have been made to their land.

(Notice given 11 May 2016—expires Notice Paper No. 77)

797. Mr Buckingham to move—

1. That this House notes that today, the Government has been caught pushing coal seam gas opportunities in the Northern Rivers to international investors as part of XplorPak 2016.
2. That this House notes that the National Party has declared the Northern Rivers ‘CSG Free’.
3. That this House condemns the National Party for its duplicity.

(Notice given 11 May 2016—expires Notice Paper No. 77)

798. Ms Barham to move—

1. That this House notes that:
 - (a) a report released by the Climate Institute on 15 April 2016 entitled ‘A Switch in Time: Enabling the electricity sector’s transition to net zero emissions’, based on modelling carried out by Jacobs, warns that without a plan for achieving net zero emissions and phasing out coal-fired electricity generation in the next 15 to 20 years, Australia risks a further slump in renewable energy investment and severe shocks to the energy sector and consumers,
 - (b) a report released by Solar Citizens and GetUp! on 19 April 2016 entitled ‘The Homegrown Power Plan’, based on analysis commissioned from the UTS Institute of Sustainable Futures, proposes that it is technically feasible and economically responsible for Australia to phase out coal-fired electricity generation and move to 100 per cent renewable power by 2030 and achieve full decarbonisation of the energy system by 2050, and

- (c) a report released by Greenpeace on 21 April 2016 entitled ‘Exporting climate change, killing the Reef: Australia’s post-Paris contributions’ notes that in addition to not reducing Australia’s domestic greenhouse gas emissions since 1990, the annual greenhouse gas emissions accounted for by Australia’s coal exports have increased 253 per cent since 1990, and that if coal exports continue in line with Australian Government projections to 2030 the greenhouse gas emissions resulting from those exports would be around seven times greater than the emissions reductions target of the Australian Government under the Paris Agreement on Climate Change.
2. That this House acknowledges that achieving the goals of the Paris Agreement to limit global warming will require policies and action to make a planned but rapid transition to renewable energy and to phase out Australia’s domestic use of fossil fuels for energy production as well as our fossil fuel exports.

(Notice given 11 May 2016—expires Notice Paper No. 77)

801. Mrs Taylor to move—

1. That this House notes that International Nurses Day is celebrated each year on 12 May.
2. That this House acknowledges that:
- (a) the theme of International Nurses Day this year is ‘Nurses: A Force for Change: Improving health systems’ resilience’, in recognition of the impact nurses have on the development and maintenance of strong and resilient health systems globally, and
- (b) nurses and midwives are the largest professional group in the health workforce, and provide an invaluable contribution to the wellbeing of healthcare patients in Australia and across the world.
3. That this House thanks the 48,000 nurses and midwives providing care to more than 1.5 million patients in New South Wales in hospitals, at home and in the community.

(Notice given 12 May 2016—expires Notice Paper No. 78)

802. Ms Barham to move—

1. That this House acknowledges the important role played by community radio stations in connecting local communities, promoting local arts and culture, providing localised news and offering opportunities for aspiring media practitioners to hone their craft.
2. That this House notes that the Federal Budget failed to address a drop in funding to the community radio sector of \$1.4 million per annum, and that this funding currently allows community radio stations to broadcast on digital frequencies.
3. That this House considers that this shortfall in funding limits the capacity of community radio stations to reach audiences and will therefore have a detrimental effect on the future of the sector, including the capacity for regional community radio stations to participate in the planned roll-out of digital radio broadcasting outside of capital cities.
4. That this House notes the significant contribution of community volunteers in the delivery of community radio.
5. That this House calls on the Government:
- (a) to make representations and lobby the Federal Government to reinstate funding to community radio, and

- (b) to fund this essential community service if the Federal Government fails to do so.

(Notice given 12 May 2016—expires Notice Paper No. 78)

803. Dr Faruqi to move—

1. That this House notes that:
 - (a) Greyhound Racing NSW's Quarterly Greyhound Racing Injury Report covering the period 1 January to 31 March 2016 was released on 10 May 2016,
 - (b) in just three months, 34 greyhounds suffered what the industry describes as 'catastrophic injuries', that is dogs that die on the track immediately or are euthanised immediately, including from severe skull or spinal trauma and complex, open or joint fractures, and
 - (c) more than one in ten of the almost five thousand dogs raced received some kind of injury, including bone fractures, muscle injuries and lacerations.
2. That this House affirms that nothing short of a complete ban will protect greyhounds and other animals from mistreatment and that no dog should have to suffer or die for the sake of a bet.

(Notice given 12 May 2016—expires Notice Paper No. 78)

804. Mr Shoebridge to move—

1. That this House opposes forced council mergers.
2. That this House commits to supporting legislation to allow for a binding plebiscite in any council area that is forced to merge by the Baird Government to allow for a demerger if a majority of residents supports standing alone.

(Notice given 12 May 2016—expires Notice Paper No. 78)

807. Ms Barham to move—

That this House notes that:

- (a) on 23 December 2015, the Victorian Government enacted the Safe Patient Care (Nurse to Patient and Midwife to Patient Ratios) Act 2015, which enshrines in law nurse-to-patient ratios in public hospitals, including publicly-owned aged care facilities,
- (b) the Act requires publicly-owned aged care facilities that are defined as 'aged high care residential' to have at least:
 - (i) one nurse for every seven residents and one registered nurse in charge on morning shifts,
 - (ii) one nurse for every eight residents and one registered nurse in charge on afternoon shifts,
 - (iii) one nurse for every 15 residents on night shifts.
- (c) the New South Wales Government is removing the sole piece of regulation requiring high-care aged care facilities to have at least one registered nurse on duty at all times, and
- (d) there are no staff-to-resident ratios in New South Wales aged care facilities, despite there being ratios in childcare centres.

(Notice given 12 May 2016—expires Notice Paper No. 78)

809. Dr Faruqi to move—

1. That this House notes that:
 - (a) animals, wild and otherwise, are currently being used in some circus acts in New South Wales,
 - (b) the current guidelines for the keeping of animals in circuses in Australia are totally inadequate to protect their welfare, and
 - (c) performing circus animals can be kept in close confinement, in artificial social groups and are continually transported between circus venues for the duration of their performing lives, which leads to a life of stress, boredom and often results in abnormal behaviour such as repetitive pacing or swaying.
2. That this House calls on the Government to ban the use of exotic animals in circuses and abolish cruel and inhumane uses of animals for entertainment.

(Notice given 31 May 2016—expires Notice Paper No. 79)

810. Mr Colless to move—

That this House notes:

- (a) the Government's strong support for the commercial fishing sector,
- (b) that the Government has consulted extensively with industry on its commercial fisheries reforms, and
- (c) that the Government's commercial fisheries reforms will:
 - (i) allow the industry to transition to a more sustainable long-term footing,
 - (ii) assist fishers who wish to enter and exit the industry,
 - (iii) give greater certainty and flexibility to commercial fishers in how they run their businesses.

(Notice given 31 May 2016—expires Notice Paper No. 79)

817. Mr Mookhey to move—

1. That this House notes that the following truck crash related deaths have occurred on our roads since Parliament last sat:
 - (a) on 4 May 2016, a man died after his motorbike collided with a semi-trailer at the intersection of Forest Way and Myoora Road in Terrey Hills,
 - (b) on 10 May 2016, a 30-year-old man died in a four-vehicle crash involving his ute and a rigid truck on the New England Highway at Beresfield,
 - (c) on 13 May 2016, a 50-year-old man died in a collision between his motorcycle and a semi-trailer on Epping Road at Ryde,
 - (d) on 16 May 2016, a woman died in a crash between a truck and a car on New Illawarra Road at Barden Ridge, and
 - (e) on 20 May 2016, a 60-year-old woman died after being hit by two trucks while crossing Pittwater Road at Brookvale.

2. That this House notes that it has been 43 days since the abolition of the Road Safety Remuneration Tribunal.

(Notice given 1 June 2016—expires Notice Paper No. 80)

818. Mr Pearson to move—

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

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

(Notice given 1 June 2016)

820. Mr Shoebridge to move—

1. That this House notes that:
 - (a) the Bondi Pavilion is an iconic and much loved publicly owned part of Bondi Beach, with state and national heritage significance,
 - (b) the Bondi Pavilion is currently under threat from a proposal by Waverley Council to reduce the current community-to-commercial use ratio which will result in the Bondi Pavilion being privatised by stealth, and
 - (c) ‘Green Bans’ have a proud history of protecting the states’ precious heritage and public space, including Kelly’s Bush, The Rocks and Centennial Park.
2. That this House commends the Construction, Forestry, Mining and Energy Union for placing a Green Ban on the Bondi Pavilion.
3. That this House calls on the Government, the Honourable Niall Blair MLC, Minister for Lands and Water and the Honourable Mark Speakman MP, Minister for Heritage, to:
 - (a) publicly support the Bondi Pavilion being retained as a community and cultural centre, and
 - (b) only permit changes to the Bondi Pavilion that retain the current community to commercial space ratios and that protect and enhance the historical values of the Pavilion.

(Notice given 1 June 2016—expires Notice Paper No. 80)

821. Schizophrenia Awareness Week: resumption of the interrupted debate (2 June 2016) of the question on the motion of Mr Farlow:

1. That this House notes that:
 - (a) Schizophrenia Awareness Week, which this year took place from 15 to 21 May 2016, is comprised of activities which run from 14 May to 2 June 2016,
 - (b) Schizophrenia Awareness Week is an annual event which plays an important role in raising awareness about this mental health condition and the particular challenges it poses, and

- (c) schizophrenia is still widely misunderstood, even in Australia, where there is constant and productive work to educate and to remove mental health stigma.
2. That this House commends the Schizophrenia Fellowship of NSW, and the Chief Executive Officer of the Schizophrenia Fellowship of NSW, Mr Rob Ramjan, who during Schizophrenia Awareness Week hosted a range of activities including:
 - (a) a symposium held in Sydney on 28 May 2016, which heralded the theme ‘Succeeding Together in Mental Health’, and
 - (b) a parliamentary luncheon to be held on 2 June 2016, which will be attended by the Chair of Mental Health Australia, Ms Jennifer Westacott.
 3. That this House commends the important role that non-government organisations play in the mental health sphere.
 4. That this House expresses its support for aims and initiatives to destigmatise mental health illnesses—Ms Barham speaking. (8 minutes remaining)

Debate: 47 minutes remaining.

823. Mr Mallard to move—

1. That this House notes that:
 - (a) International Day of Vesak is a global annual event recognised by the United Nations which commemorates Buddha’s birth, enlightenment and passing,
 - (b) in Australia, this year’s celebration was held on Sunday 15 May at Sydney Town Hall, and
 - (c) in attendance at the celebration were the Honourable Shayne Mallard MLC representing the Premier, the Honourable Phillip Ruddock representing the Prime Minister, the Honourable Ernest Wong MLC as well as several other political and community leaders.
2. That this House congratulates:
 - (a) the Australian Buddhist community for their outstanding contribution to multicultural Australia, and
 - (b) the International Day of Vesak event organisers for continuing to raise awareness of the teachings of Buddha on peace, compassion and wisdom especially at a time when there is ongoing conflict in our world.

(Notice given 1 June 2016—expires Notice Paper No. 80)

826. Mr Mallard to move—

1. That this House notes that:
 - (a) on Thursday 26 May 2016 Fire and Rescue NSW Recruit Class 2/2016 graduated at the State Training College at Alexandria,
 - (b) the 24 recruits graduated after an intensive course during which they were trained in firefighting, road crash rescue and high-angle rescue, community risk management, fire technology and hazardous materials management,

- (c) the 24 graduates are from diverse backgrounds and include nine women and four Indigenous firefighters, and
 - (d) in attendance at the graduation were:
 - (i) the Honourable Shayne Mallard MLC,
 - (ii) Mr Greg Mullins AFSM, Commissioner, Fire and Rescue NSW,
 - (iii) Mr Peter Roberts, Director, TAFE NSW Western Sydney Institute,
 - (iv) Mr Jeff Gilchrist, Deputy Director Metropolitan Operations, NSW Ambulance,
 - (v) other senior executive staff of Fire and Rescue NSW.
2. That this House congratulates:
- (a) the 24 graduates of Fire and Rescue NSW for their dedication to the community, and
 - (b) Fire and Rescue NSW for continuing to support recruits from a diverse range of backgrounds, including promoting more women to the ranks of Fire and Rescue NSW and proactively recruiting members of the Indigenous community.

(Notice given 2 June 2016—expires Notice Paper No. 81)

827. Ms Barham to move—

1. That this House notes that oceanographer Dr John Church has confirmed that he is one of about 70 staff working on climate science research in the Commonwealth Scientific and Industrial Research Organisation (CSIRO) Oceans and Atmosphere division who have been targeted for redundancy as part of the organisation's restructure that is now reported to involve the loss of a total of 275 positions.
2. That this House notes that CSIRO Fellow Dr John Church:
 - (a) is the author of over 130 refereed publications, over 90 other reports and co-editor of three books,
 - (b) was co-convening lead author for the chapter on sea level in the Third and Fifth Assessment Reports of the Intergovernmental Panel on Climate Change,
 - (c) was awarded the 2006 Roger Revelle Medal by the Intergovernmental Oceanographic Commission, was a winner of a CSIRO Medal for Research Achievement in 2006, won the 2007 Eureka Prize for Scientific Research and presented the 2008 AMOS R.H. Clarke Lecture, and
 - (d) is a Fellow of the Australian Academy of Science, the Australian Academy of Technological Sciences and Engineering and the American Meteorological Society.
3. That this House notes that on 17 May 2016 the New York Times reported that:
 - (a) NASA climate scientist Dr Joshua Willis had said that: 'John Church is among the top 10 climate scientists in the world. I can only imagine it will be a huge setback for global programs. I am stunned. It is sad and embarrassing for the Australian government.', and
 - (b) Scripps Institution of Oceanography Professor Dean Roemmich had said that: 'To me it is absolutely inconceivable that the CSIRO would imagine ditching such a pre-eminent scientist in a field that is so vital to Australia's interests. We have so little idea how rapidly the climate and sea level are going to change in the coming decades. It is absolutely crazy to be taking anything away from that focus.'
4. That this House calls on the CSIRO to reverse the planned cut to its climate research programs and ensure the essential ongoing investment in climate monitoring, modelling and research, including the critical sea level research undertaken by Dr John Church's research group, to

maximise Australia's capacity to support the aims of the Paris Agreement on Climate Change, to limit global warming and to prepare for and adapt to the impacts of climate change.

(Notice given 2 June 2016—expires Notice Paper No. 81)

828. Mr Buckingham to move—

1. That this House notes that:
 - (a) recently enacted legislation will require smaller fuel retail businesses, many of which are family owned and operating in regional areas, to invest more than 100 per cent of their profit over the next two years just to stay in business, and
 - (b) this policy will force service stations to sell ethanol blended petrol regardless of whether consumers want to buy it,
 - (c) the Minister for Innovation and Better Regulation, the Honourable Victor Dominello MP, admitted he misled Parliament when introducing the enabling legislation by overstating the jobs figures associated with ethanol production by a factor of ten because he simply regurgitated Manildra's figures without bothering to check them,
 - (d) the Australian Convenience and Petroleum Marketers Association (ACPMA) has estimated that the new requirement will put at risk the future of 542 small businesses in the state and their 6200 employees, which will inevitably force the closure of rural and remote service stations that are essential service providers in communities across regional New South Wales, and
 - (e) in the Sydney Morning Herald today, Mr Mark McKenzie, the Chief Executive of ACPMA, has said that: 'the only hope for small service station businesses now rests on action being pursued by the NSW Greens – the only party not to have received political donations from the state's monopoly ethanol producer – to secure appropriate changes to these economically and socially destructive laws.'
2. That this House expresses its support for consumer choice and the operation of the market.
3. That this House calls on the Government to consider repealing the ethanol mandate in New South Wales.

(Notice given 2 June 2016—expires Notice Paper No. 81)

830. Ms Barham to move—

1. That this House notes that on 26 May 2016, the United Nations Educational, Scientific and Cultural Organization (UNESCO), the United Nations Environment Program and the Union of Concerned Scientists (UCS) released a report entitled 'World Heritage and Tourism in a Changing Climate', which:
 - (a) identifies 31 natural and cultural sites on the World Heritage List in 29 countries that are vulnerable to increasing temperatures, melting glaciers, rising seas, intensifying weather events, worsening droughts and longer wildfire seasons,
 - (b) documents the climate impacts at iconic tourism sites,
 - (c) recommends that the World Heritage Committee consider the risk of prospective sites becoming degraded by climate change before they add them to the list, and

- (d) highlights that achieving the Paris Agreement's goal of limiting global warming to well below two degrees celsius is crucial to protecting our world heritage for current and future generations.
2. That this House notes that at the request of the Australian Government, all references to Australian sites were removed from the report, including a key chapter on the Great Barrier Reef (GBR) by lead author Mr Adam Markham of the UCS which reported international concerns that 'without a comprehensive response more in keeping with the scale of the threat, the GBR's extraordinary biodiversity and natural beauty may lose its World Heritage values', along with smaller sections on Kakadu and Tasmanian forests.
 3. That this House:
 - (a) condemns the Australian Government's censorship of this scientific report, which was the only intervention by any government to remove sections from the report and left Australia as the only inhabited continent whose risks to world heritage and tourism were not examined in the report,
 - (b) calls on the Honourable Greg Hunt MP, Federal Minister for the Environment, to give a public explanation of the process leading to this censorship and his involvement in the Australian Government's response to the draft report, and
 - (c) calls on the Australian Government to focus on addressing rather than covering up the risks of climate change to our precious natural environment and vital economic sectors such as the tourism industry, by implementing a strong and comprehensive plan to rapidly transition from fossil fuels to renewable energy and sustainable industries and to protect the environment and communities by delivering effective adaptation strategies.

(Notice given 2 June 2016—expires Notice Paper No. 81)

831. Mr Buckingham to move—

1. That this House notes that as of 2 June 2016, any farmer or 'knitting nanna' who locks their gate or merely 'hinders' a mining vehicle to protest against coal or gas mining faces up to seven years jail.
2. That this House expresses its support for the right of regional communities to stand up against invasive and destructive coal and gas mining.
3. That this House notes that the National Party has failed to stand up for farmers and regional communities.

(Notice given 2 June 2016—expires Notice Paper No. 81)

832. Mr Shoebridge to move—

1. That this House notes that:
 - (a) on 9 September 2015, this House ordered the production of documents relating to greyhound welfare in the possession, custody or control of Greyhound Racing NSW,
 - (b) on 15 September 2015, the House received correspondence from the Department of Premier and Cabinet stating that 'Section 5 ("GRNSW independent of Government") of the Greyhound Racing Act 2009 provides that Greyhound Racing NSW does not represent the Crown and is not subject to direction or control by or on behalf of the Government.'

- (c) no documents have been provided in response to the Council's order of 9 September 2015 by Greyhound Racing NSW, and
 - (d) in response to a previous order of the House for the production of papers concerning racing agreements in December 2013, Greyhound Racing NSW failed to return the required document to the House, the covering letter to the return lodged by the Department of Premier and Cabinet also noting that 'Greyhound Racing NSW (GRNSW) does not represent the Crown and is not subject to direction or control by or on behalf of the Government.'
2. That this House notes the advice of Mr Bret Walker SC, tabled 18 November 2015, which states at paragraph 41:
 'My conclusion overall is that these so-called "independent" entities, groups or persons with public functions, such as Greyhound Racing NSW, are amenable to orders for papers addressed to them by the Council. The suggestion by the Premier's Department is therefore sound: the Council's order may be given directly to Greyhound Racing NSW. It follows that Greyhound Racing NSW is compelled to comply with the order on pain of its responsible officers being in contempt of the House.'
 3. That this House asserts that Greyhound Racing NSW is obliged to comply with an order for the production of papers to the Legislative Council.
 4. That this House reaffirms the order of the House of 9 September 2015.
 5. That, notwithstanding the provisions of standing order 52 (1), the Clerk communicate the terms of this resolution to the Chief Executive Officer of Greyhound Racing NSW.
 6. That, under standing order 52, there be laid upon the table of the House, within 28 days of the passing of this order of the House, the documents referred to in the resolution of the House of 9 September 2015 relating to greyhound welfare in the possession, custody or control of Greyhound Racing NSW.

(Notice given 2 June 2016—expires Notice Paper No. 81)

833. Mr Shoebridge to move—

1. That this House notes that:
 - (a) the site of the old Gosford Public School and Australian Taxation Office is Crown Land and was previously promised to the local community for the purpose of building a regional performing arts centre,
 - (b) when Gosford Council undertook community consultation, 84 per cent of the community supported the use of this land for the purpose of a performing arts centre,
 - (c) the Minister for Finance, Services and Property, the Honourable Dominic Perrottet MP, has announced a plan for the site that would facilitate the development of a six-storey, 7,000 square metre mixed-use commercial building, and
 - (d) Crown Land across the state is being repeatedly sold off to private interests for private profits.
2. That this House calls on the Government to support:
 - (a) the remaining land parcels on the former Gosford Public School site being donated to Gosford City Council for the purpose of erecting the Central Coast Performing Arts Centre, and

- (b) Crown Land remaining a public asset for the benefit of all the people, the environment, the culture and heritage of this state.

(Notice given 2 June 2016—expires Notice Paper No. 81)

841. Dr Faruqi to move—

That this House notes that:

- (a) Sunday 5 June 2016 was World Environment Day,
- (b) the environment in New South Wales is under unprecedented stress and many species are at risk of extinction, including from key threatening processes including clearing of native vegetation, invasive species and climate change, and
- (c) the biggest key threatening process to the environment in New South Wales is the Baird Government and its so-called biodiversity laws reforms which are a blueprint for biodiversity destruction.

(Notice given 21 June 2016—expires Notice Paper No. 82)

842. Mr MacDonald to move—

1. That this House notes that:

- (a) on 3 June 2016, the Police Citizens Youth Club (PCYC) held their State Conference Dinner at Shoal Bay,
- (b) the PCYC State Conference Dinner is held each year to showcase the achievements and bring together the staff and volunteers of PCYC from across the state,
- (c) the awards presentation recognised five Hunter region members for their continuous contribution to the PCYC,
- (d) Ms Kate Washington MP, Member for Port Stephens and Mr Scot MacDonald MLC, representing the Deputy Premier, the Honourable Troy Grant MP, attended the dinner,
- (e) the Honourable John Ajaka MLC, Minister for Ageing, Disability Services and Multiculturalism, was a special guest and presented a number of awards, and
- (f) the following awards were presented to Hunter region members:
 - (i) nomination for 2015 Life Member, Ms Rowena Parkes of Newcastle PCYC,
 - (ii) nomination for 2015 Life Instructor, Ms Ruth Mitchell of Newcastle PCYC,
 - (iii) 2015 Employee of the Year, Ms Justine Russell of Maitland PCYC,
 - (iv) 2015 Volunteer of the Year, Ms Teresa Wrightson of Cessnock PCYC,
 - (v) 2015 Club of the Year, Muswellbrook PCYC.

2. That this House congratulates all award recipients from the Hunter Region PCYCs, and thanks them for their service to the community.

(Notice given 21 June 2016—expires Notice Paper No. 82)

844. Mr Buckingham 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 2014 in the possession,

custody or control of the Minister for Primary Industries, the Minister for Lands and Water and the Department of Primary Industries relating to the supply of water to Broken Hill:

- (a) all documents relating to the decision, announced on 16 June 2016, to build a pipeline from the Murray River as a long-term water supply solution for Broken Hill, including all documents relating to the investigation of other long-term water supply options,
- (b) all documents relating to the decision to undertake groundwater drilling at Lake Menindee in 2014,
- (c) all documents relating to decisions regarding the release of water from the Menindee Lakes system since 18 February 2014, and those regarding decisions not to release water, 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 2016—expires Notice Paper No. 82)

845. Mr Buckingham to move—

1. That this House notes that:
 - (a) the Premier, the Honourable Mike Baird MP, and the National Party have condemned the Darling River to death by committing to building a pipeline from the Murray River to supply Broken Hill,
 - (b) the Government has admitted that the pipeline will facilitate upstream cotton irrigators having access to more water from the Darling River and its tributaries,
 - (c) fifth generation woolgrower and current Director of the Australian Woolgrowers Association Mr Rob McBride, who owns Tolarno station on the lower Darling, has said that ‘this is the biggest environmental stuff-up in the Murray-Darling Basin. It is not drought, this is because of policy.’, and
 - (d) to add insult to injury, the Government has made it clear that rate payers in Broken Hill will be forced to pay more for their water to pay for the pipeline.
2. That this House notes that this proposal is simply a subsidy from rate payers in Broken Hill to upstream irrigators because it increases the reliability of general security water access licences and reduces the need for the Government to engage in further buy backs.
3. That this House calls on the Government to reverse the decision to build the pipeline and instead spend money on infrastructure works to make the Menindee Lakes system more efficient, including raising Weir 32, installing a regulator between Lake Menindee and Lake Cawndilla, and buying back Cubbie Station or at least some of its water rights to return flows to the river.

(Notice given 21 June 2016—expires Notice Paper No. 82)

846. Mr Shoebridge to move—

1. That a select committee be established to inquire into and report on the options investigated by the Government to increase public primary school enrolment capacity in the inner city and the circumstances surrounding the Government’s decision to rebuild Ultimo Public School on its existing site, and in particular:
 - (a) the total costs of the project to date to expand enrolment capacity at Ultimo Public School including consultancy fees,

- (b) the estimated costs of the alternative sites for a new Ultimo Public School,
 - (c) the reasons the alternative sites were dismissed by the Government,
 - (d) the costs of rehousing Ultimo Public School students in Wentworth Park while the school is rebuilt,
 - (e) the impact of the Bays Precinct development on future enrolment capacity in the inner city, and
 - (f) 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.
3. That the Chair of the committee be a crossbench member.
4. That members may be appointed to the committee as substitute members for any matter before the committee by providing notice in writing to the Committee Clerk, with nominations made as follows:
- (a) nominations for substitute government or opposition members are to be made by the Leader of the Government, Leader of the Opposition, Government or Opposition Whip or Deputy Whip, as applicable, and
 - (b) nominations for substitute crossbench members are to be made by the substantive member or another crossbench member.
5. That a committee member who is unable to attend a deliberative meeting in person may participate by electronic communication and may move any motion and be counted for the purpose of any quorum or division, provided that:
- (a) the Chair is present in the meeting room,
 - (b) all members are able to speak and hear each other at all times, and
 - (c) members may not participate by electronic communication in a meeting to consider a draft report.
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 alternate between opposition, crossbench and government members, in that order, with equal time allocated to each,
 - (d) transcripts of evidence taken at public hearings are to be published,

- (e) supplementary questions are to be lodged with the Committee Clerk within two days, excluding Saturday and Sunday, following the receipt of the hearing transcript, with witnesses requested to return answers to questions on notice and supplementary questions within 21 calendar days of the date on which questions are forwarded to the witness, and
- (f) answers to questions on notice and supplementary questions are to be published, subject to the Committee Clerk checking for confidentiality and adverse mention and, where those issues arise, bringing them to the attention of the committee for consideration.

7. That the committee report by 30 September 2016.

(Notice given 21 June 2016—expires Notice Paper No. 82)

847. Mr MacDonald to move—

1. That this House notes that:
 - (a) on 15 June 2016, the Department of Health and the Australian Drug Foundation held the Breaking the Ice in Our Community forum in Erina on the Central Coast,
 - (b) the forum was designed to inform the local community about crystalline methamphetamine and alcohol and other drugs and the help that is available for drug users and their families,
 - (c) the forum was attended by Mr David Harris MP, Member for Wyong, and
 - (d) the Government acknowledges the significant impact that crystalline methamphetamine and drug and alcohol dependency has on not only the user, but also on their families, carers, employers and the broader community.
2. That this House thanks all those who attended the Breaking the Ice in Our Community forum and the Australian Drug Foundation for working collaboratively with the Government on this important forum.

(Notice given 21 June 2016—expires Notice Paper No. 82)

848. Mr Buckingham to move—

1. That this House celebrates the lapsing of coal seam gas exploration license 458 over Newcastle, Port Stephens and Lake Macquarie after AJ Lucas' failure to apply for its renewal.
2. That this House congratulates all the campaigners in Fullerton Cove, the Hunter region and across New South Wales, whose efforts have completely destroyed the social licence for coal seam gas in New South Wales.
3. That this House calls on the Government to rule out issuing any future petroleum exploration licences over Newcastle's drinking water catchments.

(Notice given 21 June 2016—expires Notice Paper No. 82)

849. Ms Barham to move—

1. That this House notes that:
 - (a) the Government estimates that there will be a shortfall of 27,000 to 40,700 affordable dwellings for people with disability once the National Disability Insurance Scheme (NDIS) becomes fully operational in New South Wales,
 - (b) according to latest figures, there are 24,870 applicants on the social housing waiting list whose main source of income is the Disability Support Pension or Carer Payment,
 - (c) the Department of Family and Community Services estimates that 16 assisted boarding houses will close between 2015-2016 and 2017-2018 because of new regulations, which will result in the loss of 347 beds,
 - (d) the Government estimates that there is a need for 5,315 supported accommodation places based on current unmet need,
 - (e) the Government expects waiting times for modifications of public housing to meet the accessibility needs of tenants will be longer under the NDIS because the home modifications budget is fixed and demand is expected to increase,
 - (f) the Government has considered excluding people with disability who live with their parents from priority housing waiting lists, even though they may desire more independent housing,
 - (g) the Government has also considered excluding people who are eligible for specialist accommodation support under the NDIS from accessing social housing,
 - (h) a Government briefing paper about social housing under the NDIS stated: ‘The resultant increased demand for social housing from these changes will challenge the social housing sector’s capacity to provide a safety net to the most vulnerable. Increased demand – with no significant increases in the supply of social housing – will result in more people on the social housing register, increased waiting times, and over time, an increasing number and proportion of social housing applicants and tenants with disability’, and
 - (i) the Government has no clear strategy to increase affordable housing supply for the increased number of people with disability requiring affordable housing as a result of the NDIS.
2. That this House recognises that:
 - (a) Article 19 of the United Nations Convention on the Rights of People With Disability states that people with a disability must ‘have the opportunity to choose their place of residence and where and with whom they live on an equal basis with others and are not obliged to live in a particular living arrangement.’, and
 - (b) on 27 November 2015, the Council of Australian Governments agreed that their ‘vision is for an inclusive Australian society that enables people with disability to fulfil their potential as equal citizens.’
3. That this House calls on the Government to:
 - (a) develop a strategy for the delivery of affordable housing for people with disability, including affordable dwelling targets, funding and timeframes for completion, which:
 - (i) specifies the number of dwellings required to be delivered each year and the funding to meet delivery targets,
 - (ii) includes an analysis of the backlog for home modifications in social housing,

- (iii) specifies the number of modifications required each year to meet demand and the funding required,
 - (iv) includes eligibility requirements for people with disability for social housing and assurances of home modifications to meet need,
 - (v) specifies the process for the inclusion of disability housing in new housing developments,
 - (vi) analyses the impact of the lack of appropriate housing on the need for additional services, such as personal care workers, due to lack of appropriate modification of existing housing, and
- (b) implement regulations to ensure all new housing includes the three basic accessibility features outlined in the strategic plan for universal housing design, which was included in the Council of Australian Government's 2010-2020 National Disability Strategy.

(Notice given 21 June 2016—expires Notice Paper No. 82)

851. Ms Barham to move—

1. That this House notes that:
 - (a) the Australian Network for Universal Housing Design, which comprises 800 disability advocates and designers, is calling for minimum accessibility features to be included in the National Construction Code for all new housing construction,
 - (b) the vast majority of housing stock fails to meet the needs of people with disability, older people and people with mobility impairment,
 - (c) in 2010, housing industry leaders including the Property Council of Australia, the Real Estate Institute of Australia and the Housing Industry Association agreed to a strategic plan to increase universal housing design, which outlined a timeframe for the inclusion of three accessibility features, being accessible path of travel from the street to the home, ease of access into and through the home and an accessible bathroom, in all new housing by 2020,
 - (d) this work was included as a “current commitment” as part of the Council of Australian Government's (COAG) 2010-2020 National Disability Strategy,
 - (e) the Australian Network for Universal Housing Design estimates that fewer than five per cent of new homes will include these features by 2020,
 - (f) the Australian Network for Universal Housing Design estimates that the three accessibility features add \$1,000 to the cost of construction, based on the Victorian Department of Planning and Community Development's estimates in its Visitable and Adaptable Features in Housing regulatory impact statement, and
 - (g) the delivery of universal housing design will assist in the provision of much needed accessible housing for people receiving support under the National Disability Insurance Scheme and our current and future ageing population.
2. That this House calls on the Government to:
 - (a) develop New South Wales-specific requirements to ensure basic accessibility features for all new housing in order to meet the targets specified in the strategic plan for universal housing design, and

- (b) urge COAG to reform the National Construction Code to ensure all new housing includes the three basic accessibility features agreed to under the strategic plan for universal housing design.

(Notice given 21 June 2016—expires Notice Paper No. 82)

852. Mr MacDonald to move—

1. That this House notes that:
 - (a) on Thursday 26 May 2016, the Central Hunter Local Area Command (LAC) held their awards ceremony at the Performing Arts Centre in Cessnock,
 - (b) the Central Hunter LAC consists of Maitland Police Station, Cessnock Police Station, Kurri Kurri Police Station and Beresfield Police Station,
 - (c) the Host Officer was Superintendent Craig Jackson, Commander Central Hunter LAC,
 - (d) the ceremony was attended by Mr Clayton Barr MP, Member for Cessnock and Mr Scot MacDonald MLC, representing the Deputy Premier and Minister for Police, the Honourable Troy Grant MP,
 - (e) the following awards were presented at the ceremony:
 - (i) National Police Service Medal
 - (ii) National Medal
 - (iii) National Medal 1st clasp
 - (iv) NSW Police Medal for Diligent and Ethical Service,
 - (f) the Warrant of Appointment was awarded to Sergeant Amanda Blake and Sergeant Nathan Brooks,
 - (g) the Northern Region Commendation was awarded to Mr Michael Haller, and
 - (h) the Volunteer in Policing Award went to Mr Doug Gibson.
2. That this House congratulates all award recipients from the Central Hunter LAC, and thanks them for the tireless contribution they make to keeping our community safe.

(Notice given 21 June 2016—expires Notice Paper No. 82)

853. Mr Buckingham to move—

1. That this House notes that:
 - (a) the Government intends to build a new Westpac Rescue Life Saver Helicopter base in Lismore,
 - (b) this will service approximately 800,000 residents, as well as the 1.2 million annual tourists of Tweed, Ballina, Lismore, Clarence, Coffs Harbour, Oxley and the Northern Tablelands,
 - (c) paramedics who work at the existing base have expressed significant concerns that the decision to build the new helicopter base in Lismore will place lives in jeopardy because Lismore is subject to regular heavy fog, occasional flooding and fruit bats for one hour every evening, all of which prevent the take-off of the rescue helicopter to attend to potentially life threatening emergencies, and

- (d) all of these issues could be resolved if the service was moved to Ballina-Byron Airport instead.
2. That this House notes that the Northern Rivers should have access to a rescue helicopter service 24 hours per day, seven days per week.
3. That this House calls on the Government to halt progress on the new base and conduct a comparative review of Lismore Airport and Ballina-Byron Airport as potential bases for the rescue helicopter to ensure that public safety is not compromised and that the best possible location for the service is selected.

(Notice given 21 June 2016—expires Notice Paper No. 82)

855. Dr Faruqi to move—

1. That this House notes that:
 - (a) light rail workers are currently taking industrial action in Sydney for better conditions and safety,
 - (b) workers have been pushed to the brink, with overcrowded services, unrealistic running times and increasing stress and fatigue,
 - (c) the Inner West light rail service is an incredibly popular transport option, but more services must be run to keep up with demand and workers must be afforded strong conditions and safety,
 - (d) privately operated public transport has adverse impacts on workers, as services are run to cut costs and make profits, rather than to provide an essential public service, and
 - (e) the current Government is fixated on privatising public transport across the state, thereby putting workers at risk of worsening conditions and safety.
2. That this House calls on the Government to ensure that public transport in New South Wales is publicly owned and operated, collectively by the people of the state.

(Notice given 21 June 2016—expires Notice Paper No. 82)

856. Mr Shoebridge to move—

1. That this House notes that:
 - (a) a July 2015 ‘Options Analysis’ report from KPMG shows that it was involved in the Coalition’s forced council amalgamation process before the Independent Pricing and Regulatory Tribunal had even completed its Fit for the Future review,
 - (b) the Baird Government has forcibly amalgamated 45 local councils into 19 super-sized councils,
 - (c) nine further forced amalgamation proposals have been prevented as a result of legal actions challenging the validity of the amalgamation process and the KPMG report relied upon, and
 - (d) today’s Budget shows a staggering \$550 million being spent by the Baird Government under its so-called Fit for the Future plan that is sacking councils around the state.
2. That this House calls on the Government and Parliament to:

- (a) give residents in every council the subject of a proposed amalgamation the right to vote in a binding plebiscite on the merger proposal,
- (b) give residents in every council the subject of a forced amalgamation the right to vote in a binding plebiscite on de-merging;
- (c) Respect any decision of the courts that rules against a forced amalgamation.

(Notice given 21 June 2016—expires Notice Paper No. 82)

857. Mr Buckingham to move—

That this House notes that whoever is doing the coal forecasts at Treasury is clearly ‘dreaming’ after the release of the 2016-2017 Budget papers revealed that they have got the forecast wrong for the seventh year in a row, this time by a lazy \$1.7 billion.

(Notice given 21 June 2016—expires Notice Paper No. 82)

859. Dr Faruqi to move—

1. That a select committee be established to inquire into and report on the CBD and South East Light Rail Project, and in particular:
 - (a) the planning processes and consultations leading to all decisions regarding the route of the project, including the realignment of the route from the south side to the north side of Alison Road,
 - (b) environmental impacts of the project, including the impacts on trees, wildlife and native vegetation,
 - (c) the impact of the project on public transport patronage and relevant government transport targets,
 - (d) any modelling, analysis and studies on public transport usage associated with project design and decisions,
 - (e) the adequacy of community consultation processes, and
 - (f) any other related matter.
2. That, notwithstanding anything to the contrary in the standing orders, the committee consist of six members comprising:
 - (a) two government members,
 - (b) two opposition members, and
 - (c) two crossbench members, being Dr Faruqi and another crossbench member.
3. That the committee elect a Chair and Deputy Chair at its first meeting.
4. That members may be appointed to the committee as substitute members for any matter before the committee by providing notice in writing to the Committee Clerk, with nominations made as follows:
 - (a) nominations for substitute government or opposition members are to be made by the Leader of the Government, Leader of the Opposition, Government or Opposition Whip or Deputy Whip, as applicable, and

- (b) nominations for substitute crossbench members are to be made by the substantive member or another crossbench member.
5. That a committee member who is unable to attend a deliberative meeting in person may participate by electronic communication and may move any motion and be counted for the purpose of any quorum or division, provided that:
- (a) the Chair is present in the meeting room,
 - (b) all members are able to speak and hear each other at all times, and
 - (c) members may not participate by electronic communication in a meeting to consider a draft report.
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 alternate between opposition, crossbench and government members, in that order, with equal time allocated to each,
 - (d) transcripts of evidence taken at public hearings are to be published,
 - (e) supplementary questions are to be lodged with the Committee Clerk within two days, excluding Saturday and Sunday, following the receipt of the hearing transcript, with witnesses requested to return answers to questions on notice and supplementary questions within 21 calendar days of the date on which questions are forwarded to the witness, and
 - (f) answers to questions on notice and supplementary questions are to be published, subject to the Committee Clerk checking for confidentiality and adverse mention and, where those issues arise, bringing them to the attention of the committee for consideration.
7. That the committee report within six months of the date of passing this resolution.

(Notice given 21 June 2016—expires Notice Paper No. 82)

860. Mr Secord to move—

That this House:

- (a) notes that the independent Bureau of Health Information reports that as at 31 March 2016, Nepean Hospital was Sydney's most under pressure hospital, with 3,092 patients waiting for elective surgery, the median wait for elective surgery being 341 days and more than 51 per cent of patients waiting longer than four hours in the emergency department,
- (b) expresses disappointment that the Baird Government has only committed \$1 million in the 2016-2017 Budget towards the stage four redevelopment of Nepean Hospital's much needed \$370 million upgrade, and
- (c) calls on the Baird Government to properly support Nepean Hospital.

(Notice given 22 June 2016—expires Notice Paper No. 83)

861. Ms Barham to move—

1. That this House notes that the United States Government's National Oceanic and Atmospheric Administration's (NOAA) most recent analyses of global temperatures for April and May 2016 show that:
 - (a) the globally-averaged temperature across land and ocean surfaces for April 2016 was 1.10 degree celsius above the 20th century average, which is the fourth highest average temperature among all months on record since 1880, behind only March 2016, February 2016 and December 2015,
 - (b) with a globally-averaged temperature across land and ocean surfaces that was 0.87 degree celsius above the 20th century average, May 2016 is the thirteenth consecutive month in which a monthly global temperature record has been broken, the longest such streak in NOAA's 137 years of record keeping, and
 - (c) the average temperature for the first five months of 2016 is 1.08 degree celsius above the 20th century average, surpassing the previous record set only last year by 0.24 degree Celsius.
2. That this House notes that:
 - (a) recent global temperatures were approximately 0.5 degree celsius above temperatures during the last major El Niño in 1997 and 1998, and have been at or above 1.5 degree celsius higher than pre-industrial levels, which is the target that the Paris Agreement requires governments to attempt to limit global warming to,
 - (b) the record global temperatures in recent months and years dispel the myth that global warming has paused or slowed, and
 - (c) southern hemisphere carbon dioxide concentrations have gone above 400 parts per million during May 2016 and continue to rise.
3. That this House declares a climate emergency and calls on all governments, businesses and communities to take urgent action to limit global warming by urgently reducing greenhouse gas emissions and making the transition to a net zero emissions society, and by supporting climate change adaptation strategies to prepare for its impacts.

(Notice given 22 June 2016—expires Notice Paper No. 83)

863. Mr Secord to move—

That this House:

- (a) notes that the independent Bureau of Health Information reports that as at 31 March 2016, Concord Hospital had 2,212 patients waiting for elective surgery, with 29 per cent of patients waiting longer than four hours in the emergency department,
- (b) expresses disappointment that the Baird Government has only committed \$700,000 in the 2016-2017 Budget towards the promised \$150 million upgrade, and
- (c) calls on the Baird Government to properly support Concord Hospital.

(Notice given 22 June 2016—expires Notice Paper No. 83)

864. Mr Pearson to move—

1. That this House congratulates the hundreds of volunteer wildlife carers, including those from groups such as For Australian Wildlife Needing Aid, known as FAWNA, Friends of the Koala, Native Animal Rescue Group, known as NARG, and Possumwood, for their tireless work from as far north as Tweed Heads and as far west as Broken Hill to as far south as Eden in:
 - (a) rescuing many thousands of injured and orphaned native animals,
 - (b) rehabilitating and relieving the suffering of individual native wild animals by providing emergency and ongoing medical care, and
 - (c) returning rehabilitated healthy native animals to their natural habitat.
2. That this House raises concerns about hunters trespassing on private land and shooting kangaroos and other native animals on that land, often failing to cause an instantaneous loss of consciousness and rapid death without regaining consciousness, as required by the national codes of practice for shooting kangaroos and wallabies.

(Notice given 22 June 2016—expires Notice Paper No. 83)

868. Ms Barham to move—

1. That this House notes that the report entitled ‘Nice work if you can get it: Jobs outcomes from renewables growth policies’, published by the Australia Institute on 13 June 2016, analysed the current renewable energy policies of the three major Australian parties and concluded that:
 - (a) under the Coalition’s policy targeting 23 per cent renewable energy by 2020, employment in renewable energy would never again reach its 2012 peak of 19,120 jobs,
 - (b) under Labor’s policy targeting 50 per cent renewable energy by 2030, employment would rise to 2020 and then slowly grow to reaching just over 20,000 jobs in 2030, and
 - (c) under the Greens’ policy targeting 90 per cent renewable energy by 2030, employment in renewable energy would resume the growth seen at the start of the decade, increasing to just over 30,000 by 2020, with another 5,000 jobs being added over the following decade.
2. That this House notes that the report entitled ‘Renewable Energy Jobs: Future Growth in Australia’, published by the Climate Council on 15 June 2016, compared the projected employment outcomes under ‘business as usual’ in renewable energy with outcomes under an increased target of 50 per cent renewable energy by 2030, and concluded that:
 - (a) the 50 per cent by 2030 scenario would lead to more than 28,000 new jobs in renewable energy and related employment, nearly 50 per cent more than the business as usual scenario,
 - (b) job losses in coal fired electricity generation are more than compensated for by increased employment in the renewable energy sector, however the transition for employees in the fossil fuel sector must be planned well, and
 - (c) New South Wales would have the largest net growth in jobs and South Australia and New South Wales would experience the largest per capita jobs growth.

3. That this House acknowledges that the adoption of a stronger Renewable Energy Target and policies to achieve it will not only contribute to achieving the Paris Agreement goals of reducing greenhouse gas emissions and limiting global warming, but will also create additional employment opportunities in clean and sustainable industries.

(Notice given 22 June 2016—expires Notice Paper No. 83)

870. Dr Faruqi to move—

1. That this House notes that:
 - (a) on Thursday 16 June 2016, the Mountain Districts Association (MDA) and the Community Environment Network (CEN) hosted a well-attended community forum in Gosford about the threat of water contamination posed by the Mangrove Mountain landfill,
 - (b) the meeting was addressed by John Asquith, CEN Chairman, local resident Jean McLeod, Dr Stephen Goodwin and John Edye of the MDA, Peter FitzSimons, the Honourable Penny Sharpe MLC, Shadow Minister for the Environment and Dr Mehreen Faruqi MLC, environment spokesperson for The Greens,
 - (c) the Mangrove Mountain landfill has been given new approval to allow the operator to dump 2.2 million cubic metres of waste, which is 25 times the original approval limit and which poses unacceptable risks to ground water and surface water, and
 - (d) the meeting called for the shutdown of the dump, the remediation of the site and a commission of inquiry into the whole matter.
2. That this House calls on the Government to shut down the Mangrove Mountain landfill, remediate the site and establish a commission of inquiry to examine the landfill, including its impact on groundwater and the catchment of the Central Coast drinking water supply.

(Notice given 22 June 2016—expires Notice Paper No. 83)

872. Dr Faruqi to move—

1. That this House notes that:
 - (a) on 16 June 2016, the Australian Broadcasting Corporation broadcast footage of what appears to be Australian live export cattle being bludgeoned with sledgehammers in an abattoir in Vietnam,
 - (b) this is the latest in a long series of exposés that show that Australia's minimal live export welfare regulations do not work,
 - (c) the barbaric cruelty suffered by animals in the live export chain is not uncovered by the industry or government officials, but by independent investigations and animal welfare investigators, and
 - (d) the only parties in this House that are demanding an end to the live export trade are the Greens and the Animal Justice Party.
2. That this House calls on the Australian Government to phase out and end live exports.

(Notice given 22 June 2016—expires Notice Paper No. 83)

880. Mr Shoebridge to move—

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

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

(Notice given 23 June 2016)

881. Mr Mallard to move—

1. That this House notes that:

- (a) on 16 June 2016, the publication ‘Maori Trade and Relations in Parramatta’ by Maori-Australian author Maarama ‘Jo’ Kamira was launched at the Female Orphan Factory in Parramatta,
- (b) this educational resource is the outcome of a cultural heritage research project between Parramatta Council and the Maori community of New Zealand,
- (c) in attendance at the launch of the publication were Aunty Kerrie Kenton, a Darug elder, Ms Billie Moore, the New Zealand Consul General, and the Honourable Shayne Mallard MLC representing the Minister for the Environment, the Honourable Mark Speakman MP, and
- (d) also in attendance were veterans who served with Maori in the Second World War including General Bruce Harris, Capt (Rtd), Ken Frank, Lt (Rtd), Ron Haira, President NZ RSL Sub-Branch and Sir Ian Turbott AO CMG CVO Hon. D.Litt (UWS), Emeritus Chancellor of the Western Sydney University.

2. That this House congratulates all those involved in the publication, including:

- (a) the project team and their families, including Marcia Hau, Robin Tarau, Myles Maniapoto and author Jo Kamira, and
- (b) Parramatta City Council staff, including Michelle Desailly, Di Carvel, Sasa Kennedy and Stephanie De La Torre.

3. That this House notes the rich cultural contribution that Maori and Maori-Australians have made to New South Wales and Australia.

(Notice given 23 June 2016—expires Notice Paper No. 84)

882. Mr Shoebridge to move—

1. That this House notes that:

- (a) in 1770, two members of the Gweagal people stood on the shore of the place now called Botany Bay as a boat containing James Cook and some of his crew approached the shore,
- (b) the Gweagal men were holding spears and a shield and they attempted to warn-off the interlopers, an action that was responded to with gunfire,
- (c) one of the men, Cooman, was shot in the leg and he ran for cover, dropping his shield, and

- (d) this shield and a number of spears and other artefacts from their camp were taken by James Cook and given to the British Museum when he returned there, where they have been ever since.
2. That this House acknowledges that:
- (a) it is a core part of Aboriginal belief that artefacts must be kept on the country they came from, as they form a part of the ongoing story of that place,
- (b) laws covering Aboriginal cultural heritage in New South Wales recognise this belief, and
- (c) the Gweagal People and their descendants are the rightful and lawful owners of all artefacts produced on their territory including the shield and spears held in the British Museum.
3. That this House acknowledges the work done by Cooman's descendant Rodney Kelly to push for the repatriation of these important artefacts.
4. That this House acknowledges that:
- (a) James Cook's actions and hostilities toward the Gweagal People upon landing in Australia on 29 April 1770 were in direct contradiction to the instructions issued to him 'to observe the Genius, Temper, Disposition and Number of the Natives, if there be any and endeavour by all proper means to cultivate a Friendship and Alliance with them', contained in the 'Secret Instructions to Lieutenant Cook' issued by the Admiralty on 30 June 1768,
- (b) the proof that James Cook disobeyed his secret instructions from the Admiralty are contained in the Gweagal oral history of his first landing, his journal entry of 29 April 1770 and Joseph Bank's journal entry of 29 April 1770, and
- (c) the hostilities perpetrated against the Gweagal people on 29 April 1770 were the first act of violence against the first people of this land in what subsequently became a widespread genocide known as the Frontier Wars.
5. That this House expresses its support for the repatriation of these important artefacts to the Gweagal people.

(Notice given 23 June 2016—expires Notice Paper No. 84)

883. Mr Searle to move—

1. That General Purpose Standing Committee No. 2 inquire into and report on the privatisation of New South Wales ports, and in particular:
- (a) the terms of the Port Commitment Deeds for Botany, Kembla and Newcastle,
- (b) whether the privatisation of the New South Wales ports was structured to limit competition, or has that effect,
- (c) whether anti-competitive restrictions have been imposed on the development of the Port of Newcastle as part of the sale strategy followed by the NSW Government,
- (d) whether any agreement has been designed to restrict the development of container capacity at Newcastle by imposing a financial penalty that would make such a development economically unviable,
- (e) the nature and effectiveness of port pricing regulatory arrangements and the impacts that these arrangements may have on port users, consumers and the economy, and

- (f) any other related matter.
2. That the committee report by 24 November 2016.
- (Notice given 9 August 2016—expires Notice Paper No. 85)

884. Mr Secord to move—

1. That this House notes that:
- (a) on 23 March 2016, the Honourable Walt Secord MLC gave notice of a motion referring to allegations of under-dosing by Dr John Grygiel at St Vincent's Hospital, clinics at Bathurst and Orange and Macquarie University Hospital and calling for there to be laid upon the table of the House within 21 days of the passing of the resolution:
 - (i) documents in the possession, custody or control of the Minister for Health, NSW Health or Macquarie University Hospital relating to the under-dosing of patients undergoing chemotherapy at Macquarie University Hospital,
 - (ii) documents in the possession, custody and control of the Minister for Health and NSW Health detailing dosages of carboplatin given to patients of Dr John Grygiel at clinics in the Bathurst and Orange regions from 1989 to 2013 and any investigations and complaints into these matters,
 - (b) the report of the inquiry into off-protocol prescribing of chemotherapy for head and neck cancer lead by Professor David Currow, Chief Cancer Officer and Chief Executive of the NSW Cancer Institute, was released on 31 July 2016, and
 - (c) it has been reported that off-protocol prescribing of chemotherapy treatment may have also occurred under the treatment regime of Dr Kiran Phadke.
2. That General Purpose Standing Committee No. 3 inquire into and report on chemotherapy under-dosing in cancer clinics and public and private hospitals in New South Wales, including:
- (a) the prevalence of under-dosing of patients at St Vincent's, Bathurst, Orange, Sutherland, St George and Macquarie University hospitals and at any other hospitals yet to be identified,
 - (b) the number of patients Dr John Grygiel has treated and under-dosed in his roles, both in Central Western New South Wales and with St Vincents Hospital, and his overall treatment of those patients,
 - (c) the number of patients Dr Kiran Phadke has treated and under-dosed and his overall treatment of those patients,
 - (d) the support and information provided to patients and families affected and potentially affected by under-dosing,
 - (e) the timeline of disclosure of under-dosing and potential under-dosing to patients, families and the wider community and how it related to media revelations,
 - (f) the accountability of the Minister for Health, NSW Health, local health districts, hospitals, pharmacists and doctors associated with revelations of off-protocol prescribing of chemotherapy,
 - (g) proposed methods for preventing off-protocol prescribing and proposed procedures and policies for informing patients and families of medical errors in a timely and open manner, and

- (h) any other related matter.

(Notice given 9 August 2016—expires Notice Paper No. 85)

885. Mr Buckingham to move—

1. That this House notes that:
 - (a) Korean coal company Korea Electric Power Corporation (KEPCO) has taken possession of the iconic property known as Tarwyn Park in the Bylong Valley of New South Wales as part of its plans to build an open cut coal mine next door,
 - (b) Tarwyn Park is an important part of the state's agricultural and cultural heritage as the site where Mr Peter Andrews pioneered his extraordinary work on sustainable agriculture and developed natural sequence farming,
 - (c) with the Andrews family no longer involved with Tarwyn Park, there are very real concerns from the local community and the farming community that the property will not be managed by KEPCO to ensure that it is properly maintained as a prime example of natural sequence farming, and
 - (d) KEPCO's current mine plans will have significant impacts on the integrity of Tarwyn Park.
2. That this House calls on the Government to:
 - (a) recognise the importance of Tarwyn Park by granting it interim heritage status as a matter of urgency so that this is a relevant consideration when KEPCO's coal mine is assessed as part of the planning process, and
 - (b) protect Tarwyn Park from the destructive impacts that would follow from development of KEPCO's proposed Bylong Coal Project in its current form.

(Notice given 9 August 2016—expires Notice Paper No. 85)

886. Mrs Taylor to move—

1. That this House notes that:
 - (a) the Australian Women's Weekly conducts a yearly 'Women of the Future Scholarship',
 - (b) the Women of the Future Scholarship recognises women aged between 18 and 30 years old with a great business idea, charity, creative venture or innovation that will transform the lives of others, and
 - (c) the winner of the scholarship is announced in October.
2. That this House acknowledges Miss Liberty Thomas of Cooma as a semi-finalist in the scholarship for her organisation 'The Liberty Foundation'.
3. That this House congratulates Miss Thomas for her commitment to supporting victims of domestic violence and to changing the perception of it within the community.
4. That this House wishes all Women of the Future Scholarship semi-finalists luck with their community proposals.

(Notice given 9 August 2016—expires Notice Paper No. 85)

887. Ms Sharpe to move—

1. That General Purpose Standing Committee No. 5 inquire into and report on the conduct of New South Wales Government agencies in responding to the Williamtown RAAF Base contamination event and related contamination events, and in particular:
 - (a) interagency communication, including communication between the NSW Environment Protection Authority EPA (NSW EPA), NSW Office of Environment and Heritage (NSW OEH), NSW Health, NSW Fire and Rescue (NSW FR), NSW Department of Primary Industries (NSW DPI) and water utilities and local councils, when responding to contamination events,
 - (b) communication between NSW Government agencies, particularly the NSW EPA, and the communities affected by contamination, including the residents of Williamtown, Salt Ash and Fullerton Cove,
 - (c) the progress of implementation of recommendations from the Taylor review,
 - (d) the powers of the NSW EPA to effectively regulate Department of Defence facilities and the role of the NSW EPA in identifying, and acting on, other contaminated sites across New South Wales,
 - (e) the role of the NSW EPA and other Government agencies in the remediation and containment of the contamination,
 - (f) the role of NSW Health on the Environmental Health Standing Committee (EnHealth) in responding to contamination events, with specific reference to the adoption of exposure guidelines for perfluorooctane sulfonate (PFOS) and perfluorooctanoic acid (PFOA) that are 78 times higher than comparable guidelines from other jurisdictions such as the United States EPA,
 - (g) the advice provided by NSW Health to health professionals, the expert panel and the community in relation to the blood testing of residents for PFOS and PFOA,
 - (h) the decision to impose fishing bans on the affected areas and the support available for affected businesses,
 - (i) the health impacts of fire-fighting foams on Rural Fire Service and NSW FR workers (past and current), including recognition under the law of the connection between certain health issues and their employment for the purposes of workers compensation claims and the adequacy of information and support being made available to them,
 - (j) the role of councils and NSW Government agencies in managing and maintaining drains surrounding contaminated sites, and
 - (k) any other related matter.
2. That the committee report by 30 June 2017.

(Notice given 9 August 2016—expires Notice Paper No. 85)

888. Mr Pearson to move—

That this House:

- (a) commemorates William Shakespeare's death four hundred years ago, which was certainly only the shedding of the genius' mortal coil,
- (b) notes that his brilliant and unparalleled crafting of words and rhyme through drama, poetry and song will live on forever,

- (c) acknowledges that he was a wordsmith whose oeuvres very few artists have ventured anywhere near and not one has surpassed,
- (d) acknowledges that through the instrument of his art, humankind has enjoyed insights and revelations into its own complex being and indeed all of the mysteries of nature, including the voiceless, that is, but only to our recognised tongues, animals, and
- (e) notes that this great man gripped his quill to reveal the plight of a hunted hare, the words forthwith so apt for a controvert nigh before this House:

‘And when thou hast on foot the purblind hare,
Mark the poor wretch, to overshoot his troubles
How he outruns the wind and with what care
He cranks and crosses with a thousand doubles:
The many musets through the which he goes
Are like a labyrinth to amaze his foes.

Sometime he runs among a flock of sheep.
To make the cunning hounds mistake their smell,
And sometime where earth-delving conies keep,
To stop the loud pursuers in their yell,
And sometime sorteth with a herd of deer:
Danger deviseth shifts; wit waits on fear:

For there his smell with others being mingled,
The hot scent-snuffing hounds are driven to doubt,
Ceasing their clamorous cry till they have singled
With much ado the cold fault cleanly out;
Then do they spend their mouths: Echo replies,
As if another chase were in the skies.

By this, poor Wat, far off upon a hill,
Stands on his hinder legs with listening ear,
To hearken if his foes pursue him still:
Anon their loud alarums he doth hear;
And now his grief may be compared well
To one sore sick that hears the passing-bell.

Then shalt thou see the dew-bedabbled wretch
Turn, and return, indenting with the way;
Each envious brier his weary legs doth scratch,
Each shadow makes him stop, each murmur stay:
For misery is trodden on by many,
And being low never relieved by any.’

(Notice given 9 August 2016—expires Notice Paper No. 85)

889. Mr Primrose to move—

That leave be given to bring in a bill for an Act to amend the Local Government Act 1993 to disqualify property developers and real estate agents from holding civic office.

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

(Notice given 9 August 2016)

890. Dr Faruqi to move—

1. That this House notes that:
 - (a) Sunday 31 July 2016 was the 21st annual National Tree Day,
 - (b) nearly 300,000 people took part in National Tree Day at over 3,200 sites across the country,
 - (c) trees in New South Wales are under unprecedented threat from the Baird Government under the proposed biodiversity legislation changes, and
 - (d) in just 18 months under the Native Vegetation Regulation 2013, over 22,000 paddock trees have been removed at a rate of fifty a day, a 140 per cent increase over the previous seven years, with the loss of hollow bearing trees, which are typically isolated mature trees in cleared paddocks, listed as a key threatening process by the NSW Scientific Committee.
2. That this House calls on the Baird Government to stand up for nature and withdraw its proposed land management package which will lead to increased land clearing, increased habitat loss and increased extinctions.

(Notice given 9 August 2016—expires Notice Paper No. 85)

891. Ms Cotsis to move—

1. That this House notes that the Government has removed the option for pensioners and seniors to purchase single use tickets for travel on public transport, despite other public transport users having the option to do so.
2. That this House calls on the Government to allow pensioners and seniors to purchase single use tickets for public transport.

(Notice given 9 August 2016—expires Notice Paper No. 85)

892. Mr Donnelly to move—

1. That this House notes that:
 - (a) the Physical Disability Council of NSW (PDCN) is the peak body representing people with physical disabilities across New South Wales,
 - (b) PDCN is a not-for-profit, non-government organisation, and
 - (c) the organisation assists people with a physical disability to live ordinary lives as contributing members of the community by providing opportunities for individuals to gain information, knowledge and skills necessary to manage their own lives.
2. That this House notes that:
 - (a) between 2010 and 2012, PDCN undertook a project to conduct a series of emergency readiness and response workshops for people with disabilities to assist them identify their own risks, particularly for natural disasters,
 - (b) building on from the success of the project, PDCN developed and launched the initial 'I'm Okay' website in 2013, which included sample evacuation plans and a simple four step procedural approach to becoming emergency ready, and which was well received and publicly recognised with both state and federal awards,

- (c) during 2015, PDCN approached the National Roads and Motorists' Association and secured funding to improve and upgrade the 'I'm Okay' website, and
 - (d) on 28 July 2016, the 'I'm Okay' website was relaunched at a special event held at Glebe Town Hall, with those present including:
 - (i) Mr Peter Simpson, President, PDCN,
 - (ii) Ms Serena Ovens, Executive Officer, PDCN,
 - (iii) Ms Louise Sauvage OAM,
 - (iv) Ms Angela Ballard and Ms Madison de Rozario, paralympians,
 - (v) Ms Melanie Rebane, Senior Firefighter, Fire and Rescue NSW,
 - (vi) the Honourable Greg Donnelly MLC, representing the Shadow Minister for Disability Services, the Honourable Sophie Cotsis MLC,
 - (e) the upgraded website contains a number of new pages of information, along with various enhanced features,
 - (f) input into the upgraded website came from a range of sources including PDCN members, Sydney University Disaster Team Project, Fire and Rescue NSW, NSW Police Force, NSW Ambulance Service, local government and the Red Cross, and
 - (g) the new web address is www.imokay.org.au.
3. That this House acknowledges and congratulates PDCN for the outstanding work that it does for people with physical disabilities in New South Wales and expresses its hope that PDCN's endeavours continue to go from strength to strength.

(Notice given 9 August 2016—expires Notice Paper No. 85)

893. Mr Moselmane to move—

- 1. That this House notes that:
 - (a) Sunday 14 August 2016 is Pakistan Independence Day and will mark the country's 70th birthday,
 - (b) Pakistan Independence Day celebrates the struggles and achievements of the people of Pakistan led by Muhammad Ali Jinnah, and
 - (c) the current Pakistani Diplomatic Corp is represented by High Commissioner Naela Chohan, Deputy High Commissioner, Dr Muhammad Khalid Ejaz, Consul General Abdul Majid Yousafani and Deputy Consul General Bushra Salam.
- 2. That this House notes the wonderful contribution that the Australian-Pakistani community has made in enriching our culturally diverse society and wishes the community and the diplomatic corp a happy Pakistan Independence Day.

(Notice given 9 August 2016—expires Notice Paper No. 85)

894. Mr Secord to move—

- 1. That this House notes that:
 - (a) on 23 March 2016, the Honourable Walt Secord MLC gave notice of a motion referring to allegations of under-dosing by Dr John Grygiel at St Vincent's Hospital, clinics at Bathurst and Orange and Macquarie University Hospital and calling for there to be laid upon the table of the House within 21 days of the passing of the resolution:

- (i) documents in the possession, custody or control of the Minister for Health, NSW Health or Macquarie University Hospital relating to the under-dosing of patients undergoing chemotherapy at Macquarie University Hospital,
 - (ii) documents in the possession, custody and control of the Minister for Health and NSW Health detailing dosages of carboplatin given to patients of Dr John Grygiel at clinics in the Bathurst and Orange regions from 1989 to 2013 and any investigations and complaints into these matters,
 - (b) the report of the inquiry into off-protocol prescribing of chemotherapy for head and neck cancer lead by Professor David Currow, Chief Cancer Officer and Chief Executive of the NSW Cancer Institute, was released on 31 July, and
 - (c) it has been reported that off-protocol prescribing of chemotherapy treatment may have also occurred under the treatment regime of Dr Kiran Phadke.
2. That this House calls on the Government to appoint a Special Commission of Inquiry into the off-protocol prescribing of chemotherapy treatment in New South Wales.

(Notice given 9 August 2016—expires Notice Paper No. 85)

895. Dr Faruqi to move—

1. That this House notes that:
 - (a) Meat Free Week ran from 1 to 8 August 2016, this year organised by Bowel Cancer Australia,
 - (b) reducing the amount of meat consumed is better for health, better for animals and better for the environment,
 - (c) animal agriculture is a significant contributor to climate change, with the United Nations Food and Agriculture Organisation estimating that animal agriculture is responsible for around nine per cent of all human-caused carbon dioxide emissions globally, as well as 37 per cent of all human-caused methane emissions, and
 - (d) the Cancer Council states that the consumption of red meat and processed meat is convincingly associated with a modest increased risk of bowel cancer.
- (2) That this House congratulates the organisers of Meat Free Week and encourages everyone to reduce their consumption of meat.

(Notice given 9 August 2016—expires Notice Paper No. 85)

896. Mr Buckingham to move—

1. That this House notes that:
 - (a) the Government has dropped a prosecution of Korean resources giant Korea Electric Power Corporation (KEPCO) and consultant Worley Parsons under the Mining Act 1992 for the willful provision of false and misleading information and has instead agreed to an enforceable undertaking with the company,
 - (b) the prosecution had been brought after KEPCO deliberately submitted false photos of the area they proposed to drill on a farm in the Bylong Valley as part of a mining application, and
 - (c) if found guilty, the company would have been fined up to \$110,000 and received a criminal record.

2. That this House notes that the decision to drop the prosecution:
 - (a) sets a terrible precedent for compliance and enforcement of the Mining Act 1992,
 - (b) undermines a valuable opportunity to send a message of general deterrence, and
 - (c) raises serious questions about the Government's commitment to compliance and enforcement.

(Notice given 9 August 2016—expires Notice Paper No. 85)

897. Ms Sharpe to move—

1. That this House notes that:
 - (a) on 23 July 1986, a group of Metropolitan Community Church Sydney members formed the Metropolitan Community Church Good Shepherd (MCC Good Shepherd),
 - (b) the MCC Good Shepherd is part of the Universal Fellowship of Metropolitan Community Churches, a Christian Church founded in the gay community for all the community, which decrees that all people will have equality of access and opportunity which is free from discrimination on grounds of gender, sexual orientation, identification, nationality, or economic status,
 - (c) after its beginnings in the Sydney CBD, the MCC Good Shepherd realised there was an urgent need for a Metropolitan Community Church in Western Sydney, and moved first to Parramatta and then Granville, where it continues to this day, and
 - (d) on 26 July 2016, the MCC Good Shepherd held a 30th anniversary dinner to celebrate the formation of the Church and its values of promoting equality in theology and worship and providing an inclusive, safe spiritual home of faith, community and love.
2. That this House congratulates the Metropolitan Community Church Good Shepherd Western Sydney on reaching its 30 year anniversary and thanks its members and clergy for their ongoing spiritual support for the gay, lesbian, bisexual, transgender and intersex community of Western Sydney

(Notice given 9 August 2016—expires Notice Paper No. 85)

898. Dr Faruqi to move—

1. That this House notes that:
 - (a) 21 July 2016 marked International Remembrance Day for people who have died as a result of drug use,
 - (b) this year, drug users and community groups gathered in Lawrence Hargrave Reserve, Elizabeth Bay to remember those we have lost to drugs, and
 - (c) harm reduction strategies should be prioritised in how society and government deal with drug use.
2. That this House acknowledges and remembers those in our community who have needlessly died due to drug use.

(Notice given 9 August 2016—expires Notice Paper No. 85)

899. Ms Cotsis to move—

1. That this House notes that Hurlstone Park Station is used by more than 1,300 commuters each day.
2. That this House notes media reports indicating that Hurlstone Park Station may be permanently closed as part of the Baird Government's changes to train services between Sydenham and Bankstown.
3. That this House expresses its opposition to the closure of Hurlstone Park Station.

(Notice given 9 August 2016—expires Notice Paper No. 85)

900. Mr Shoebridge to move—

1. That this House notes with genuine and deep concern:
 - (a) the Four Corners report of 26 July 2016, which revealed appalling evidence and video footage of children detained in the Northern Territory's Don Dale detention centre being tear-gassed, held in solitary confinement and hooded and restrained,
 - (b) in New South Wales, Aboriginal children are 35 times more likely to be in juvenile detention than their non-Aboriginal counterparts, and
 - (c) the estimated cost of keeping a young person in a New South Wales prison is \$652 per day.
2. That this House calls on the Government to commit to a policy of justice reinvestment to redirect money from police, courts and jails to education, health and outreach programs to reduce juvenile offending.
3. That this House expresses its commitment to a principle of keeping children out of juvenile detention and acknowledges that every time a child is put in jail it is a mark of social failure.

(Notice given 9 August 2016—expires Notice Paper No. 85)

901. Mr Primrose to move—

That this House expresses its thanks and appreciation to elected local government councillors recently sacked by the Baird-Grant Government as part of its forced council merger policy.

(Notice given 9 August 2016—expires Notice Paper No. 85)

902. Mr Donnelly to move—

1. That this House notes:
 - (a) on 18 July 2016, the Australian Council on Children and the Media in partnership with the Children and Families Research Centre at Macquarie University conducted a one-day conference at Parliament House, the subject of which was 'Violence in the media: the stories and the science',
 - (b) the purpose of the conference, the fifth in the series dating back to 2009, was to focus on:
 - (i) unpacking the myths and presenting the scientific facts about violence in the media,
 - (ii) the role industry plays in shaping public perceptions on this topic,

- (iii) the reporting of violence in the media and how this might impact further violence at an individual and societal level,
 - (iv) the issue of developing effective evidence-based policy in these key areas,
- (c) the conference was chaired by Professor Alan Hayes AM,
 - (d) the opening address was delivered by Mr Andrew Scipione AO APM, Commissioner of the NSW Police Force,
 - (e) the conference line-up featured a number of internationally renowned scholars, including:
 - (i) Distinguished Professor Craig Anderson from the United States,
 - (ii) Amos N. Tversky Professor L. Rowell Huesmann from the United States,
 - (iii) Professor Barbara Krahe from Germany,
 - (iv) Professor Douglas Gentile from the United States,
 - (v) Dr Wayne Warburton from Australia,
 - (vi) Professor Elizabeth Handsley from Australia,
 - (f) the discussion panel facilitated by Professor Elizabeth Handsley included Noni Hazlehurst AM, Sally Sara AM, Professor Graham Vimpani AM and Dr Wayne Warburton.
2. That this House acknowledges and congratulates the Australian Council on Children and the Media and the Children and Families Research Centre at Macquarie University for undertaking the organisation and conduct of the conference and expresses its hope that they may continue their most important research and advocacy work on the issue of media violence and its impact on children and young people.

(Notice given 9 August 2016—expires Notice Paper No. 85)

903. Ms Sharpe to move—

1. That this House notes that:
- (a) in 1986, Friends of the Koala was formed as a habitat group as a result of community dismay at the loss of mature koala habitat in Lismore, and has grown to be a volunteer-run organisation of 350 members,
 - (b) today, Friends of the Koala is acknowledged as the peak koala conservation organisation in the Northern Rivers region of New South Wales and works to make a significant contribution to Australia's biodiversity by ensuring the protection and conservation of the iconic koala and the preservation and extension of koala habitat,
 - (c) Friends of the Koala rescues and rehabilitates hundreds of koalas each year and has established a successful Care, Educational and Research Centre in Lismore, and
 - (d) Friends of the Koala also provides invaluable services through community education, advocacy and research assistance.
2. That this House recognises Friends of the Koala's increasingly important role in the protection of our iconic koalas as ongoing habitat destruction continues as a major challenge to the koala population of the Northern Rivers.
3. That this House congratulates Friends of the Koala and its dedicated volunteers and members on their 30th anniversary and thanks them for the important work they do to safeguard the future of the koala in New South Wales.

(Notice given 9 August 2016—expires Notice Paper No. 85)

904. Mr Primrose 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 2016 in the possession, custody or control of the Office of the Premier, the Department of Premier and Cabinet, the Office of the Minister for Racing and the Department of Justice related to the Government's advertising campaign relating to the greyhound racing industry:

- (a) all documents, including emails and other electronic documents, relating to the initiation, creation, development and approval of the advertising campaign, including the budget, strategy and objective of the campaign, 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 9 August 2016—expires Notice Paper No. 85)

905. Ms Sharpe to move—

1. That this House notes that:
 - (a) in 1986, Mikla Lewis OAM founded the Wildlife Information, Rescue and Education Service Inc., fondly known around New South Wales as WIRES, to actively rehabilitate and preserve Australian wildlife and inspire others to do the same,
 - (b) since its inception, WIRES has provided advice and assistance for more than one million native animals in New South Wales,
 - (c) WIRES is the largest wildlife rescue service in Australia and now handles up to 250,000 calls each year,
 - (d) there are more than 2,500 dedicated WIRES volunteers authorised to rescue, rehabilitate and release native animals, and
 - (e) WIRES also provides a valuable wildlife educational service to the community through their rescue office, as well as presentations to schools, community events and wildlife fora.
2. That this House recognises the increasingly important role played by WIRES in wildlife preservation as ongoing habitat destruction continues to affect wildlife throughout New South Wales.
3. That this House congratulates Mikla Lewis OAM and WIRES on reaching this milestone 30th anniversary and thanks the staff, volunteers, rescuers and carers for the invaluable work they do to rescue and rehabilitate our state's native wildlife.

(Notice given 9 August 2016—expires Notice Paper No. 85)

906. Mr Moselmane to move—

1. That this House notes that Mr Simon Ko of the Sing Tao Newspaper has announced his retirement as Chief Executive Officer of the Australian branch of Sing Tao after 37 years of dedicated service,
2. That this House notes that Mr Ko:
 - (a) first joined Sing Tao in 1980 in Hong Kong as Executive Director,

- (b) migrated to Australia in 1998 and took up a senior management position, before being appointed, two years later, as Chief Executive, and
 - (c) expanded the Sing Tao readership and popularity to become the most popular Chinese-Australian newspaper in Australia, servicing its loyal brand of readers with local and abroad news and current affairs, as well as entertainment, travel, and lifestyle pieces.
3. That this House notes that Mr Ko was also active in the Australian-Chinese community, as the President of the Asia Media Council (Aus) Inc. and was the driving force in a number of charity and disaster relief works.
 4. That this House notes Mr Ko's contribution in the field of media and communications and wishes him and his family well in future endeavours.

(Notice given 9 August 2016—expires Notice Paper No. 85)

907. Ms Cotsis to move—

1. That this House notes that on Saturday 30 July 2016, the Sydney Neuro-Oncology Group held a successful fundraiser which featured entertainment by Penny Pavlakis, Damien Leith and The Ten Sopranos.
2. That this House congratulates Suzane Peponis-Brisimis and the team at the Sydney Neuro-Oncology Group for their commitment to supporting brain cancer treatment and research.

(Notice given 9 August 2016—expires Notice Paper No. 85)

908. Mr Moselmane to move—

1. That this House notes that:
 - (a) a prominent Pakistani philanthropist Mr Abdul Sattar Edhi died recently at the age 88 and was given a state funeral,
 - (b) Mr Edhi was born in 1928 in a village called Bantva in India's Gujarat state,
 - (c) Mr Edhi was a philanthropist and a humanitarian who excelled for over six and a half decades in helping poor and poverty stricken people in Pakistan,
 - (d) Mr Edhi established the EDHI Foundation in 1951 which went on to become the most trusted humanitarian institution in Pakistan,
 - (e) the EDHI Foundation is a non-profit organisation working around the clock to provide ambulance services, orphanages, women's shelters, morgues, burial services and a host of other services across Pakistan,
 - (f) Mr Edhi stressed the importance of safeguarding the basic human rights, regardless of religion, caste or creed, and was known for stating: 'My religion is humanitarianism ... which is the basis of every religion in the world',
 - (g) the EDHI Foundation wages war against prejudice, cruelty and greed,
 - (h) Mr Edhi was recognised for much of his work and received many awards including the Ramon Magsaysay Award for public service in 1986, and
 - (i) in 2015, the Honourable Amanda Fazio and the Honourable Shaoquett Moselmane MLC had the honour of meeting this humble man and delivered to his institution a container of wheelchairs for disabled children.

2. That this House notes the contribution of the late Abdul Sattar Edhi and expresses its condolence on the passing of this giant of a humanitarian.

(Notice given 9 August 2016—expires Notice Paper No. 85)

909. Ms Cotsis to move—

1. That this House notes that the 2016-17 Budget did not contain any new commitments to upgrade Canterbury Hospital, despite the significant population growth forecast for the surrounding area in coming years.
2. That this House calls upon the Government to provide new funding to upgrade Canterbury Hospital to meet the needs of the area's growing population.

(Notice given 9 August 2016—expires Notice Paper No. 85)

910. Mr Moselmane to move—

1. That this House notes that:
 - (a) the website Emanila.com, which produces the Filipino Australian online news service, was admitted to constituent membership of the Australian Press Council late last year, becoming the first multicultural media outlet to achieve admission, and
 - (b) the Australian Press Council was established in 1976 and is responsible for promoting good standards of media practice, community access to information of public interest and freedom of expression through the media.
2. That this House notes that:
 - (a) Emanila.com has previously been awarded:
 - (i) the inaugural Technology Award for the NSW Premier's National Multicultural Marketing Awards in 2000,
 - (ii) for its coverage of community affairs in Australia at Parliament's Inaugural Multicultural Media Awards in 2012,
 - (iii) the Best Website (Interactive Media) – Migration Advocacy and Media award from the Office of the Philippine President's Commission on Filipinos Overseas also in 2012,
 - (iv) the Photographer of the Year award at the Multicultural and Indigenous Media Awards in 2014,
 - (v) for its coverage of community affairs at the Multicultural and Indigenous Media Awards in 2015, and
 - (b) Emanila.com has done an outstanding job serving the Filipino-Australian community since 1998, starting out as a free translation service for Filipino youth living outside the Philippines and promoting Filipino-Australian community and cultural events to the wider mainstream community and eventually growing to manage over a dozen websites covering entertainment, travel, education and market research, as well as the popular Filipino Australian online news website.
3. That this House congratulates Mr Romeo Z. Cayabyab, founder, editor and publisher of Emanila.com and all the staff of Emanila.com for their service to the community and for their achievement in gaining admission as a constituent member of the Australian Press Council.

(Notice given 9 August 2016—expires Notice Paper No. 85)

* Council bill

COMMITTEE REPORTS—ORDERS OF THE DAY

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

1. **General Purpose Standing Committee No. 3:** Report No. 34 entitled “Reparations for the Stolen Generations in New South Wales: Unfinished Business”, dated June 2016: resumption of the adjourned debate (9 August 2016) of the question on the motion of Ms Barham: That the House take note of the report—Mr Green speaking. (10 minutes)
2. **Committee on the Ombudsman, the Police Integrity Commission and the Crime Commission:** Report No. 1/56 entitled “Review of the Annual Reports of Oversighted Bodies”, dated June 2016: resumption of the adjourned debate (9 August 2016) of the question on the motion of Mr Farlow: That the House take note of the report—Mrs Maclaren-Jones. (10 minutes)
3. **Committee on the Health Care Complaints Commission:** Report No. 1/56 entitled “Review of the 2013/14 and 2014/15 Annual Reports of the Health Care Complaints Commission”, dated June 2016: resumption of the adjourned debate (9 August 2016) of the question on the motion of Mr Amato: That the House take note of the report—Mr Secord speaking. (1 minute remaining)
4. **Joint Standing Committee on Electoral Matters:** Report No. 1/56 entitled “The Final Report of the Expert Panel – Political Donations and the Government’s Response”, dated June 2016: resumption of the adjourned debate (23 June 2016) of the question on the motion of Mr Borsak: That the House take note of the report—Mr Borsak speaking. (15 minutes remaining)
5. **General Purpose Standing Committee No. 2:** Report No. 44 entitled “Elder abuse in New South Wales”, dated June 2016: resumption of the adjourned debate (9 August 2016) of the question on the motion of Mr Donnelly: That the House take note of the report—Mr Donnelly speaking. (15 minutes remaining)

BUSINESS FOR FUTURE CONSIDERATION

THURSDAY 11 AUGUST 2016

BUSINESS OF THE HOUSE—NOTICE OF MOTION

1. **Mr Searle to move—**

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

(Notice given 21 June 2016)

TUESDAY 23 AUGUST 2016**BUSINESS OF THE HOUSE—NOTICE OF MOTION****1. Mr Shoebridge to move—**

That, under section 41 of the Interpretation Act 1987, this House disallows the Local Government (General) Amendment (Preparation of Rolls) Regulation 2016, published on the NSW Legislation website on 25 May 2016.

(Notice given 2 June 2016)

GOVERNMENT BUSINESS—NOTICE OF MOTION**1. Mr Gay to move—**

That this House express and place on record its deep regret in the loss sustained to the state by the death on 25 April 2016 of the Honourable Thomas Lancelot Lewis, a former Premier of the State of New South Wales.

(Notice given 31 May 2016)

WEDNESDAY 14 SEPTEMBER 2016**BUSINESS OF THE HOUSE—NOTICES OF MOTIONS****1. Mr Buckingham to move—**

That, for the duration of the current session and unless otherwise ordered:

1. Immediately following the conclusion of Questions, a motion may be moved without notice: “That the House take note of answers given to questions this day”.
2. Debate on the motion may canvass any answers to oral questions asked that day and any answers to written questions received since the last sitting of the House.
3. Debate on the motion shall not exceed 30 minutes in total.
4. A member may speak for not more than 5 minutes to the motion, and the mover is not entitled to a right of reply.
5. If the question has not been earlier disposed of, at 5 minutes before the expiration of 30 minutes, debate will be interrupted to allow a minister to speak for not more than 5 minutes.

6. Where a motion moved under this sessional order will conflict with another sessional order affording certain business precedence, the motion for the take note of answers will take precedence.

(Notice given 2 June 2016)

2. Mr Buckingham to move—

That, for the duration of the current session and unless otherwise ordered:

- (a) paragraph (1) of the sessional order nominating the time for Questions be amended by omitting “2.30 pm on Wednesday, Thursday and Friday” and inserting instead “12.00 pm on Wednesday, Thursday and Friday”,
- (b) the sessional order for the precedence of business be amended by omitting paragraph (2) and inserting instead:
“2. General business is to take precedence until 4.00 pm on Thursday each week”, and
- (c) paragraph (1) of the sessional order for the motion for the adjournment be amended by omitting “and half an hour after the conclusion of Questions on Thursday and at the conclusion of Questions on Friday” and inserting instead “at 4.00 pm on Thursday and at 3.30 pm on Friday”.

(Notice given 2 June 2016)

3. Mr Buckingham to move—

That, for the duration of the current session and unless otherwise ordered, standing order 65(5) be varied to read as follows:

“(5) An answer must be directly relevant to a question.”

(Notice given 2 June 2016)

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 an item regarding the establishment of a select committee standing in my name on the notice paper be called on forthwith.

Given by:

Mr Searle

(Notice given 5 May 2015)

2. CENSURE OF MINISTER

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

Given by:

Mr Buckingham
Ms Cotsis
Mr Donnelly
Dr Faruqi
Mr Green

Mrs Houssos
Mr Moselmane
Mr Primrose
Mr Secord
Mr Searle

Mr Shoebridge
Mr Veitch
Ms Voltz
Mr Wong

(Notice given 6 May 2015)

Ms Sharpe

(Notice given 12 May 2015)

Mr Mookhey

(Notice given 4 June 2015)

3. CONTEMPT OF HOUSE

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

Given by:

Mr Green

(Notice given 6 May 2015)

Ms Barham
Mr Buckingham
Mr Donnelly
Ms Cotsis
Dr Faruqi

Mr Moselmane
Revd Mr Nile
Mr Primrose
Mr Searle
Mr Secord

Ms Sharpe
Mr Shoebridge
Mr Veitch
Ms Voltz

(Notice given 12 May 2015)

Mrs Houssos

(Notice given 14 May 2015)

Mr Mookhey

(Notice given 4 June 2015)

BILLS DISCHARGED, LAID ASIDE, NEGATIVED OR WITHDRAWN

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

§ Climate Change Bill 2015
Second reading negatived 23 March 2016

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

§ Private Members' Public Bill

David Blunt
Clerk of the Parliaments

Authorised by the Parliament of New South Wales