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1 MEETING OF THE HOUSE

The House met at 11.00 am according to adjournment. The President took the Chair and read the prayers.

2 MESSAGE FROM THE LEGISLATIVE ASSEMBLY—CROWN LAND LEGISLATION AMENDMENT BILL 2017

The President reported receipt of the following message from the Legislative Assembly:

Mr PRESIDENT

The Legislative Assembly having this day passed a Bill with the long title “An Act to amend certain legislation consequent on the enactment of the Crown Land Management Act 2016” presents the bill to the Legislative Council for its concurrence.

Legislative Assembly
9 May 2017

SHELLEY HANCOCK
Speaker

Bill, on motion of Mr Harwin (on behalf of Mr Blair), read a first time and ordered to be printed.

Mr Harwin moved, according to sessional order: That standing orders be suspended to allow the passing of the bill through all its remaining stages during the present or any one sitting of the House.

Question put and passed.

Ordered: That the second reading of the bill stand an order of the day for a later hour of the sitting.

3 2017 BARNARDOS MOTHER OF THE YEAR (Formal Business)

Mrs Maclaren-Jones moved, according to notice:

1. That this House notes that:

   (a) Barnardos Mother of the Year is the largest and most recognised national award celebrating mothers, and provides an opportunity to acknowledge the critical role mothers play in keeping children safe, nurturing them to help realise their potential while shaping the future of Australia, and

   (b) the 2017 Barnardos Mother of the Year finalist for New South Wales was announced on Friday 28 April 2017 in Parliament House by the Honourable Natasha Maclaren-Jones MLC.

2. That this House congratulates Joanne Ford, the 2017 New South Wales Barnardos Mother of the Year finalist.

3. That this House notes that Barnardos Australia is one of the leading child protection charities in Australia, is committed to stopping child abuse and has been at the forefront of child protection for over 130 years.

Question put and passed.
4 SUPPORT FOR THE TRANSITION TO RENEWABLE ENERGY (Formal Business)

Mr Buckingham sought the leave of the House to amend private members’ business item no. 1325 outside the order of precedence as follows:

1. In paragraph 1, omit “translation” and insert instead “transition”.
2. In paragraph 2, omit “away from coal” and insert instead “to a clean and reliable energy future”.

No objection taken.

Leave granted.

Mr Buckingham moved, according to notice, as by leave amended:

1. That this House notes that at her address to the National Press Club on 3 May 2017, the Premier said: ‘What I am primarily concerned about when you ask me the question of the future of coal is to make sure that we manage the transition to renewables or other sources of energy in a responsible way.’
2. That this House commits to support the Premier in implementing the transition to a clean and reliable energy future.

Question put and passed.

5 40TH ANNIVERSARY OF THE GOULBURN LANTERN CLUB (Formal Business)

Mrs Maclaren-Jones moved, according to notice:

1. That this House acknowledges the 40th anniversary of the Goulburn Lantern Club.
2. That this House notes:
   (a) the Goulburn Lantern Club was formed in April 1977 by Mr Bernie Thompson,
   (b) the Goulburn Lantern Club raises much needed funds for the Royal Institute for Deaf and Blind Children,
   (c) the dedicated work of the Goulburn Lantern Club President, Mrs Rona Hope, and the committee,
   (d) a 40th anniversary lunch was held on 7 April 2017 for members and guests at the Cascades Restaurant Centretown Lagoon Motel, in Goulburn, and
   (e) the 40th anniversary lunch was attended by Mr Chris Rehn, Chief Executive of the Royal Institute for Deaf and Blind Children.
3. That this House congratulates:
   (a) the Goulburn Lantern Club on a successful 40 years,
   (b) Mrs Betty Rose, inaugural member and life member, for receiving a 40-year service star,
   (c) Mrs Melva Durrant, life member, for receiving a 40-year service star,
   (d) Mrs Evie Boswell, for receiving a 10-year service star,
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(e) Mrs Betty Thorburn, for receiving a 10-year service star,
(f) Mrs Joyce Heffernan, for receiving a 5-year service star, and
(g) Mrs June Matthews, for receiving a 5-year service star.

Question put and passed.

6 ECUMENICAL SERVICE FOR COPTIC CHRISTIANS KILLED IN EGYPT (Formal Business)

Mr Clarke moved, according to notice:

1. That this House notes that:
   (a) on Saturday 22 April 2017, an Ecumenical Prayer Service attended by approximately 400 parishioners and guests was held at St George Coptic Orthodox Church Kensington, for the 44 Coptic Christians killed and 126 injured in terrorist attacks on worshipers in St George Church Tanta and St Mark Cathedral Alexandria Egypt on 9 April 2017,
   (b) the service was conducted by His Grace Bishop Daniel, Bishop of the Coptic Orthodox Diocese of Sydney and Affiliated Regions assisted by:
      (i) Reverend Father Marcos Tawfiil,
      (ii) Reverend Father Rafael Iskander,
      (iii) Reverend Father Kyrillos Farag,
      (iv) Reverend Father Matthew Attia, and
   (c) those who attended as invited guests included:
      (i) Reverend Father Pallel Kopczynska, parish priest of St Anthony of Padua Catholic Church Clovelly,
      (ii) Mr Ron Hoenig MP, member for Heffron,
      (iii) the Honourable David Clarke MLC, Parliamentary Secretary for Justice,
      (iv) Councillor Noel D’Souza, Mayor of Randwick City Council,
      (v) Councillor Murray Matson, Randwick City Council,
      (vi) Councillor John Wakeford, Waverley City Council,
      (vii) Councillor Paula Massellos, Waverley City Council,
      (viii) Ms Marie Farrell representing Randwick Catholic Parish,
      (ix) representatives of various Christian communities,
      (x) representatives of numerous Coptic community organisations.

2. That this House extends its condolences to members of Australia’s Coptic Community and to the wider Egyptian Australian Community and also to the people of Egypt, for the loss of life and injury occasioned by the terrorist attacks of 9 April 2017 on worshippers in St George Church Tanta and St Mark Cathedral in Alexandria Egypt.

Question put and passed.

7 16TH ANNIVERSARY OF VIETNAM SYDNEY RADIO (Formal Business)

Mr Clarke moved, according to notice:

1. That this House notes that:
   (a) on Friday 10 February 2017, a celebratory dinner attended by several hundred members and friends of the Vietnamese-Australian community was held at the Crystal Palace, Canley Heights to mark the 16th Anniversary of Vietnam Sydney Radio,
(b) Vietnam Sydney Radio is a highly popular Vietnamese language community program combining foreign, local and community news together with entertainment and has a well-deserved reputation for highlighting human rights abuses in Vietnam, and

(c) those who attended as invited guests at the celebratory dinner included:
   (i) the Honourable Jason Clare MP, Federal Member for Blaxland, Shadow Minister for Resources and Northern Australia as well as Shadow Minister for Trade and Investment,
   (ii) the Honourable Chris Hayes MP, Federal Member for Fowler, Chief Opposition Whip and Mrs Hayes,
   (iii) Mr Craig Kelly MP, Federal Member for Hughes,
   (iv) the Honourable David Clarke MLC, Parliamentary Secretary for Justice and Mrs Marisa Clarke,
   (v) Mr Jack Lake, Past President of the Vietnam War Veterans Association (Blue Mountains Branch),
   (vi) representatives of numerous Vietnamese religious, veterans and community organisations.

2. That this House congratulates Vietnam Sydney Radio for its 16 years of service to the Vietnamese-Australian community and in particular Mr Joachim Nguyen its Producer and Mrs Bao Khanh its Head Announcer and Marketing Manager.

Question put and passed.

8 FAIRFAX JOB CUTS (Formal Business)

Mr Graham moved, according to notice:

1. That this House notes:
   (a) the recent announcement of cuts to staffing at both Fairfax and News Corp, and
   (b) staff at Fairfax have engaged in a one week strike.

2. That this House believes that a properly funded media supports the operation of government and democracy in New South Wales.

Question put and passed.

9 LEBANESE FORCES AUSTRALIA—SYDNEY BRANCH DINNER (Formal Business)

Mr Clarke moved, according to notice:

1. That this House notes that:
   (a) on Saturday 29 April 2017, the Lebanese Forces Australia – Sydney Branch under the Patronage of Dr Samir Geagea, held its annual dinner function at the Imperial Paradiso, Fairfield, attended by over one thousand members and friends of the Lebanese-Australian community,
   (b) those who attended as invited guests included:
      (i) The Honourable Dr Fadi Karam, Member of the Lebanese Parliament representing Dr Samir Geagea,
      (ii) Senator the Honourable Concetta Fierravanti-Wells, Federal Minister for International Development and the Pacific representing the Honourable Malcolm Turnbull MP, Prime Minister of Australia,
(iii) The Honourable Tony Burke MP, Federal Member for Watson representing the Honourable Bill Shorten, Federal Leader of the Opposition,

(iv) The Honourable David Clarke MLC, Parliamentary Secretary for Justice representing the Honourable Gladys Berejiklian MP, Premier of New South Wales and the Honourable Ray Williams MP, Member for Castle Hill, Minister for Multiculturalism and Disability Services together with Mrs Marisa Clarke,

(v) Mr Luke Foley MP, Member for Auburn and Leader of the Opposition,

(vi) The Honourable John Ajaka MLC, President of the Legislative Council,

(vii) The Honourable Craig Laundy MP, Federal Member for Reid and Assistant Minister for Industry, Innovation and Science,

(viii) Senator Pauline Hanson,

(ix) Dr Geoff Lee MP, Member for Parramatta, Parliamentary Secretary to the Premier, Western Sydney and Multiculturalism,

(x) Ms Sophie Cotsis MP, Member for Canterbury, Shadow Minister for Women, Ageing, Multiculturalism and Disability Services,

(xi) Mr Jihad Dib MP, Member for Lakemba, Shadow Minister for Education,

(xii) Ms Tania Mihailuk MP, Member for Bankstown, Shadow Minister for Family and Community Services, Social Housing, Mental Health and Medical Research,

(xiii) Mr Guy Zangari MP, Member for Fairfield, Shadow Minister for Justice and Police, Corrections and Emergency Services

(xiv) Mr Glenn Brookes MP, Member for East Hills,

(xv) Ms Julia Finn MP, Member for Granville,

(xvi) Mr Damien Tudehope MP, Member for Epping,

(xvii) His Excellency the Most Reverend Dr Antoine Charbel Tarabay, Maronite Catholic Bishop of Australia,

(xviii) Reverend Father Melhem Haykal, representing His Excellency the Most Reverend Bishop Robert Rabbat, Melkite Catholic Bishop of Australia and New Zealand,

(xix) a representative of His Eminence the Most Reverend Metropolitan Archbishop Paul Saliba, Primate of the Antiochian Orthodox Church of Australia, New Zealand and the Philippines,

(xx) Monsignor Marcelino Youssef, Vicar General of the Maronite Catholic Eparchy of Australia,

(xxi) Father Superior Louis El Ferekh, St Charbel’s Monastery and Maronite Order of Monks,

(xxii) Father Superior Boulos Melhem of the Saint Nemetallah Maronite Centre,

(xxiii) Reverend Father Tony Sarkis, Dean of Our Lady of Lebanon Church and Reverend Fathers,

(xxiv) Sister Elham Geagea and other Sisters of the Maronite Sisters of the Holy Family Village,

(xxv) The Consul General of Lebanon, Mr George Bittar Gharem, and his wife Dr Betty Abou-Hamad,

(xxvi) Mr Stephen Stanton, international legal advisor to Dr Samir Geagea and former president of the Lebanese Forces Australia and Mrs Stanton,

(xxvii) Representatives of other Lebanese political parties,

(xxviii) Members of the media and representatives of Lebanese-Australian religious, business and community organisations,

(c) those who comprised office bearers of the Lebanese Forces Australia who assisted in organising the function were:

(i) Tony Obeid, President,

(ii) Joe Arida, Diplomatic and Political Affairs and National Co-ordinator,

(iii) Danny Gea Gea, Public Relations, and

(d) those who comprised office bearers of the Lebanese Forces Australia Sydney Branch and assisted in organising the function were:

(i) Jihad Dagher, President,

(ii) Pierre Succar, Vice-President,

(iii) Charbel Badram, Secretary,
2. That this House:

(a) extends best wishes to the Lebanese Forces Australia Sydney on the occasion of its successful annual dinner function held on Saturday 29 April 2017,

(b) commends the Lebanese Forces for its commitment to interfaith harmony, human rights and democratic values in Australia, and

(c) congratulates the Lebanese-Australian community for its ongoing and positive contribution to the life of the State of New South Wales.

Question put and passed.

10 AUSTRALIAN TAIWANESE FRIENDSHIP ASSOCIATION (Formal Business)

Mr Clarke moved, according to notice:

1. That this House notes that:

(a) since its inception more than 20 years ago, the Australian Taiwanese Friendship Association has served the Taiwanese-Australian community in New South Wales as a focal point for social and community activities and by providing education and support for those members of the community who have needed assistance,

(b) on Saturday 18 March 2017, at the Dougherty Community Centre Chatswood, over 300 members and friends of the Association attended the inauguration ceremony for a new President and Executive Committee for the coming year followed by a luncheon featuring Taiwanese cuisine and a program of traditional Taiwanese artistic performances,

(c) those who were inducted as the new Executive Committee of the Association comprised:

(i) Paul Lin, President,
(ii) Kathy Hsieh, Vice-President,
(iii) Jason Lin, Vice-President,
(iv) Bruce Cheng, Executive Committee,
(v) Marie Chiang, Executive Committee,
(vi) Ivy Hsu, Executive Committee,
(vii) Junie Hsu, Executive Committee,
(viii) Mei Tseng Kuo, Executive Committee,
(ix) Christine Tuon, Executive Committee,
(x) Ellen Wu, Executive Committee,
(xi) Carl Yang, Executive Committee,
(xii) Joline Yeh, Executive Committee,
(xiii) Michael Chang, Leader of Supervising Committee,
(xiv) Peter Huang, Member of Supervising Committee,
(xv) Many Liu, Member of Supervising Committee, and
(d) those who attended as invited guests included:
(i) the Honourable Scott Farlow MLC, Parliamentary Secretary to the Premier and Leader of the House in the Legislative Council,
(ii) the Honourable David Clarke MLC, Parliamentary Secretary for Justice and Mrs Marisa Clarke,
(iii) Mr Morgan Jiang, Acting Director General of the Taipei Economic and Cultural Office Sydney,
(iv) Mr Kenny Huang, Director of the Overseas Community Affairs Council of Taiwan,
(v) representatives of various Taiwanese Australian professional, academic and community organisations.

2. That this House:

(a) congratulates the Australian Taiwanese Friendship Association on the occasion of its inauguration of a new President and Executive Committee, and
(b) commends the Australian Taiwanese Friendship Association for its more than 20 years of service to the Taiwanese-Australian community.

Question put and passed.

11 58TH JAPANESE ANTARCTIC RESEARCH EXPEDITION TEAM (Formal Business)

Mr Clarke moved, according to notice:

1. That this House notes that:

(a) on Tuesday 21 March 2017, the Consul-General of Japan in Sydney Mr Keizo Takewaka and Mrs Takewaka, together with the Commanding Officer of the Japanese Maritime Self Defense Force’s Icebreaker ‘Shirase’, Captain Hisanobu Oga, and the Leader of the 58th Japanese Antarctic Research Expedition Team, Dr Yoichi Motoyoshi, hosted a reception on board the ‘Shirase’ berthed at the Royal Australian Navy Fleet Base Potts Point,
(b) the reception marked the call at the Port of Sydney by the ‘Shirase’ which carried the 58th Japanese Antarctic Research Expedition Team and was returning from its recent expedition to Antarctica, and
(c) those who attended as guests included:
(i) representatives of the Royal Australian Navy,
(ii) members of the New South Wales Parliament,
(iii) civic, academic and scientific dignitaries,
(iv) members and friends of Sydney’s Japanese Australian community.

2. That this House welcomes members of the 58th Japanese Antarctic Research Expedition Team and its leader Dr Yoichi Motoyoshi, together with Captain Hisanobu Oga and the crew of ‘Shirase’, on the occasion of their visit to Sydney.

3. That this House extends its heartfelt regards and best wishes to the Japanese-Australian community and expresses its support for the ongoing close and friendly relations that exist between Japan and Australia.

Question put and passed.
Mr Clarke moved, according to notice:

1. That this House notes that:

(a) on Friday 21 April 2017, Australian Middle East Media, Australia’s largest non-government media enterprise serving Australians of Middle Eastern heritage, held its annual Gala Dinner 2017 at Doltone House Pyrmont attended by approximately 1,000 guests, and

(b) those who attended as invited guests included:

(i) Mr Julian Leeser MP, Federal Member for Berowra representing the Honourable Malcolm Turnbull, Prime Minister of Australia,
(ii) the Honourable Tony Burke MP, Federal Member for Watson representing the Honourable Bill Shorten, Federal Leader of the Opposition,
(iii) Mr Jihad Dib MP, Member for Lakemba, Shadow Minister for Education representing Mr Luke Foley MP, Leader of the Opposition,
(iv) Mr Mark Coure MP, Member for Oatley, Parliamentary Secretary for Transport and Infrastructure, representing the Honourable Gladys Berejiklian MP, Premier,
(v) the Honourable John Ajaka MLC, President of the Legislative Council,
(vi) Reverend the Honourable Fred Nile MLC, Assistant President of the Legislative Council and Mrs Silvana Nero-Nile,
(vii) the Honourable David Clarke MLC, Parliamentary Secretary for Justice and Mrs Marisa Clarke,
(viii) Dr Geoff Lee MP, Member for Parramatta, Parliamentary Secretary to the Premier, Western Sydney and Multiculturalism,
(ix) Mr John Sidoti MP, Member for Drummoyne, Parliamentary Secretary to the Cabinet,
(x) the Honourable Shaoquett Moselmane MLC, Opposition Whip in the Legislative Council,
(xi) the Honourable Jason Clare MP, Federal Member for Blaxland, Shadow Minister for Resources and Northern Australia and Shadow Minister for Trade and Investment,
(xii) Ms Julie Owens MP, Shadow Assistant Minister for Small Business and Shadow Assistant Minister for Citizenship and Multicultural Australia,
(xiii) Mr Chris Minns MP, Member for Kogarah and Shadow Minister for Water,
(xiv) Mr Glenn Brookes MP, Member for East Hills,
(xv) Ms Julia Finn MP, Member for Granville,
(xvi) Mr Stephen Kamper MP, Member for Rockdale,
(xvii) Mr George Bacha representing Dr Hugh McDermott MP, Member for Prospect,
(xviii) representatives from local government,
(xix) His Eminence Metropolitan Archbishop Paul Saliba, Primate of the Antiochian Orthodox Church of Australia, New Zealand and the Philippines,
(xx) Archbishop Mor Malatius Malik Malki of the Syriac Orthodox Church of Australia and New Zealand,
(xxi) Sheikh Kamel Wehbe representing the Muslim Shia community,
(xxii) Sheikh Malek Zaidan representing the Muslim Sunni community,
(xxxiii) Monsignor Basil Sousanian representing the Armenian Catholic Church,
(xxiv) Reverend Father Louis Elferkh, Principal of St Charbel School and St Charbel’s Maronite Convent,
(xxv) diplomatic representatives from the following countries: Saudi-Arabia, Lebanon, United Arab Emirates, Morocco, Iraq and Jordan,
(xxvi) Assistant Commissioner of the Police Force Frank Mennilli APM and Mrs Mennilli,
(xxxvii) Bankstown Police Commander Superintendent David Eardley,
(xxxvii) Mr Tony Bear representing the Police Association of New South Wales,
(xxix) representatives of numerous media, business, academic and community organisations.

2. That this House congratulates and commends the Chairman of Australian Middle East Media, Mr Wally Wehbe, General Manager, Mr Remy Wehbe, and staff of Australian Middle East Media including the editors of its publications, the daily El-Telegram, the weekly Al-Anwar, the monthly Anoujoum and online publications, for their continuing success in providing media services to Australians of Middle Eastern heritage and to the Australian community generally.

Question put and passed.

13 ORDER OF THE AUSTRALIAN HELLENIC EDUCATIONAL ASSOCIATION 60TH ANNIVERSARY DINNER (Formal Business)

Mr Clarke moved, according to notice:

1. That this House notes that:

(a) on Saturday 4 February 2017, the Order of the Australian Hellenic Educational Progressive Association of New South Wales Chapter Diogenes Number 8, under its President Mr Constantine Tagaroulias, held its 60th anniversary dinner at the Haldon Function Centre Lakemba,

(b) those who attended as invited guests included:
   (i) Mr Mark Coure MP, Member for Oatley, Parliamentary Secretary for Transport and Infrastructure representing the Honourable Gladys Berejiklian MP, Premier of New South Wales,
   (ii) Ms Sophie Cotsis MP, Member for Canterbury, Shadow Minister for Women, Ageing, Multiculturalism and Disability Services, representing Mr Luke Foley MP, Leader of the Opposition,
   (iii) Senator Sam Dastyari, representing the Honourable Bill Shorten MP, Federal Leader of the Opposition,
   (iv) Mr John Kallimanis, Grand President Order of the Australian Hellenic Educational Progressive Association New South Wales and New Zealand, and Mrs Effie Kallimanis,
   (v) the Honourable David Clarke MLC, Parliamentary Secretary for Justice,
   (vi) Dr Panayiotis Diamadis, Vice-President of the Australian Institute for Holocaust and Genocide Studies and Grand Secretary of Australian Hellenic Educational Progressive Association of New South Wales Inc
   (vii) representatives of various Hellenic community organisations,

(c) the Order of the Australian Hellenic Educational Progressive Association, part of the largest non Church Hellenic Association in the world, was established in Australia in 1934 and is a broad based organisation devoted to cultural, charitable, educational and social activities to promote and strengthen the values of Hellenism, and

(d) the Order’s Chapter Diogenes Number 8 was founded 60 years ago and ever since has promoted in New South Wales the development of tertiary Greek studies and an appreciation of the heritage of Hellenic civilisation amongst Australians.

2. That this House:

(a) congratulates the Order of the Australian Hellenic Educational Progressive Association Chapter Diogenes Number 8 on the occasion of its 60th anniversary, and
(b) commends the Order of the Australian Hellenic Educational Progressive Association Chapter Diogenes Number 8 for 60 years of continuous service to the Hellenic Australian community and to the wider Australian community.

Question put and passed.

14 REACH OUT WORLD WIDE CHARITY (Formal Business)

Mr Clarke moved, according to notice:

1. That this House notes that:
   (a) on 15 April 2017, people from across New South Wales gathered at Warriewood United Cinema to raise money for the Reach Out World Wide Charity and to support the drive in honour of ‘Fast and the Furious’ actor, the late Paul Walker,
   (b) over $100,000 was raised with $85,000 being donated by the Mustaca Family,
   (c) Reach Out World Wide is a network of professionals with first responder skill-sets who augment local expertise when natural disasters strike in order to accelerate relief efforts who have assisted with aid relief following the Nepal earthquake, Arkansas tornado, Haiti earthquake, typhoon Haiyan, Colorado flood, Indonesia tsunami, Chile earthquake, Philippines typhoon, Oklahoma City tornado and the Alabama tornado,
   (d) special guests included:
      (i) Mr Cody and Mrs Felicia Walker of the Reach Out Worldwide Charity,
      (ii) Mr Roy Mustaca OAM and Mr Sam Mustaca, organisers of the event,
      (iii) Mr Max Markson, publicist,
      (iv) Mr Vincent De Luca OAM, community representative,
      (v) Mr Sam Alhaje and Mr Tyler De Nawi of Channel 9’s Here Come the Habibs, and
   (e) Mrs Walker announced that efforts have commenced for the next ‘Fast and the Furious’ movie to be filmed in Sydney, which would inject millions of dollars into the New South Wales economy.

2. That this House acknowledges and commends the Reach Out Worldwide Charity and all those who donated money and assistance to it to assist with relief efforts.

Question put and passed.

15 PAPER—TABLED BY MINISTER


Ordered: That the report be printed.

16 PETITIONS

Opposition to abortion law reform bills

Mr Donnelly presented a petition from 56,558 citizens of New South Wales stating strong opposition to the Abortion Law Reform (Miscellaneous Acts Amendment) Bill 2016 and the Summary Offences Amendment (Safe Access to Reproductive Health Clinics) Bill 2017, stating that the Abortion Law Reform (Miscellaneous Acts Amendment) Bill 2016, by repealing all laws punishing unlawful abortion,
increases potential dangers to women by removing restrictions against unqualified persons performing an abortion including self-administered abortions, that the bill allows the abortion of viable babies right up until birth without restriction, that the bill fails to include safeguards to ensure women give fully informed consent and that the bill overrides any professional or conscientious objection that practitioners may have to abortion, that the bill disregards the reality that many women have abortions as a result of pressure, coercion, lack of support or domestic violence from others, particularly their male partners, that the bill removes protections for the health of women, that both bills limit freedom of speech and freedom of assembly for New South Wales residents, and that both bills ignore the reality that women readily access abortion in New South Wales with between 25,000 and 35,000 abortions per year in this state, and requesting that the House unanimously oppose the Abortion Law Reform (Miscellaneous Acts Amendment) Bill 2016 and the Summary Offences Amendment (Safe Access to Reproductive Health Clinics) Bill 2017.

Petition received.

**Opposition to abortion law reform bills**

Revd Mr Nile presented a petition from 58 citizens of New South Wales stating strong opposition to the Abortion Law Reform (Miscellaneous Acts Amendment) Bill 2016 and the Summary Offences Amendment (Safe Access to Reproductive Health Clinics) Bill 2017, stating that the Abortion Law Reform (Miscellaneous Acts Amendment) Bill 2016, by repealing all laws punishing unlawful abortion, increases potential dangers to women by removing restrictions against unqualified persons performing an abortion including self-administered abortions, that the bill allows the abortion of viable babies right up until birth without restriction, that the bill fails to include safeguards to ensure women give fully informed consent and that the bill overrides any professional or conscientious objection that practitioners may have to abortion, that the bill disregards the reality that many women have abortions as a result of pressure, coercion, lack of support or domestic violence from others, particularly their male partners, that the bill removes protections for the health of women, that both bills limit freedom of speech and freedom of assembly for New South Wales residents, and that both bills ignore the reality that women readily access abortion in New South Wales with between 25,000 and 35,000 abortions per year in this state, and requesting that the House unanimously oppose the Abortion Law Reform (Miscellaneous Acts Amendment) Bill 2016 and the Summary Offences Amendment (Safe Access to Reproductive Health Clinics) Bill 2017.

Petition received.

**NOTICES OF MOTIONS**

**18 DISALLOWANCE OF STATUTORY RULE—CLAUSE 9 OF THE WORKERS COMPENSATION REGULATION 2016**

Question: That the motion of Mr Shoebridge proceed as business of the House—put and passed.

Mr Shoebridge moved: That the matter proceed forthwith.

Question put and passed.

Mr Shoebridge then moved, according to notice: That, under section 41 of the Interpretation Act 1987, this House disallows clause 9 of the Workers Compensation Regulation 2016, published in the NSW Legislation website on 26 August 2016.

Debate ensued.

Question put.

The House divided.
Question resolved in the negative.

19 MESSAGE FROM THE LEGISLATIVE ASSEMBLY—STATUTE LAW (MISCELLANEOUS PROVISIONS) BILL 2017

The President reported receipt of the following message from the Legislative Assembly:

Mr PRESIDENT

The Legislative Assembly having this day passed a Bill with the long title “An Act to repeal certain Acts and to amend certain other Acts and instruments in various respects and for the purpose of effecting statute law revision; and to make certain savings” presents the bill to the Legislative Council for its concurrence.

Legislative Assembly
10 May 2017
SHELLEY HANCOCK
Speaker

Bill, on motion of Mr Harwin, read a first time and ordered to be printed.

Mr Harwin moved, according to sessional order: That standing orders be suspended to allow the passing of the bill through all its remaining stages during the present or any one sitting of the House.

Question put and passed.

Ordered: That the second reading of the bill stand an order of the day for a later hour of the sitting.

20 CROWN LAND LEGISLATION AMENDMENT BILL 2017

On the order of the day being read, Mr Blair moved: That this bill be now read a second time.
Debate ensued.

According to sessional order, proceedings interrupted at 2.30 pm for Questions.

21 QUESTIONS

22 CROWN LAND LEGISLATION AMENDMENT BILL 2017

Order of the day read for resumption of the interrupted debate of the question on the motion of Mr Blair: That this bill be now read a second time.

Debate resumed.

Question put and passed.

Bill read a second time.

The Deputy President (Mr Mallard) left the Chair and the House sat as a committee of the whole for consideration of this bill.

The Chair of Committees took the Chair.

Leave granted to take the bill as a whole.

Mr Veitch, by leave, moved Opposition amendments nos 1, 2, 3, 4 and 5 on sheet c2017-034B, in globo—

No. 1  **Modification of Acts by regulations**
Page 6, Schedule 1 [18], proposed section 3.28A (6), lines 11–13. Omit all words on those lines.

No. 2  **Modification of Acts by regulations**
Page 10, Schedule 1 [30], lines 16–18. Omit all words on those lines.

No. 3  **Modification of Acts by regulations**
Page 14, Schedule 1 [42], proposed clause 7A (11), lines 1–3. Omit all words on those lines.

No. 4  **Modification of Acts by regulations**
Page 17, Schedule 1 [54], proposed clause 41A (3), lines 36 and 37. Omit “subject to any modifications prescribed by the regulations”.

No. 5  **Modification of Acts by regulations**
Page 17, Schedule 1 [54], proposed clause 41A (4), lines 38–40. Omit all words on those lines.

Debate ensued.

Question put and negatived.
Amendments negatived.

Mr Shoebridge moved Greens amendment no. 1 on sheet c2017-035—

No. 1 **Annual report on Crown Reserves Improvement Fund**

Page 9, Schedule 1 [26], proposed Division 12.5. Insert after line 46:

12.32 **Annual report on operation of Crown Reserves Improvement Fund**

(1) As soon as practicable after 30 June in each year, the Minister is to cause an annual report to be prepared on the operation of the Crown Reserves Improvement Fund during the financial year ending on that date.

(2) The annual report for a financial year must include:

(a) details of the payments made into and from the Fund during the year, and

(b) an audit of the Fund by the Auditor-General (including a report of the Auditor-General on whether the payments from the Fund during the year have been made in accordance with this Act), and

(c) details of any guidelines or policies that have been applied during the year in making payments from the Fund, and

(d) any other information about the operation of the Fund during the year that the Minister determines should be included.

(3) The Minister is to cause a copy of the annual report to be tabled in each House of Parliament within 6 months after the end of the financial year to which it relates.

Debate ensued.

Question put.

The committee divided.

**Ayes 16**

Mr Buckingham  
Mr Donnelly  
Dr Faruqi *  
Mr Field  
Mr Graham  
Mr Mookhey  
Mr Shoebridge *  
Mr Veitch  
Mr Pearson  
Mr Primrose  
Mr Searle  
Mr Secord  
Ms Sharpe  
Mr Wellington  
Mr Martin

**Noes 20**

Mr Amato  
Mr Blair  
Mr Brown  
Mr Clarke  
Mr Colless  
Ms Cusack  
Mr Farlow  
Ms Franklin *  
Mr Gay  
Mr Green  
Mr Harwin  
Mr MacDonald  
Mrs Maclaren-Jones *  
Mr Mallard  
Mr Martin  
Mr Mitchell  
Mr Nile  
Mr Pearce  
Dr Phelps  
Mrs Taylor  
* Tellers  
* Tellers
Pairs

Mrs Houssos
Mr Moselmane

Mr Mason-Cox
Mr Ajaka

Question resolved in the negative.

Amendment negatived.

Mr Veitch, by leave, moved Opposition amendments nos 1, 3 and 4 on sheet c2017-030A, in globo—

No. 1  **Closing of Crown roads**
Page 56, Schedule 3.1, lines 3–6. Omit all words on those lines.

No. 3  **Sale of Crown roads**
Pages 61–63, Schedule 3.2 [13]. Omit all words from line 17 on page 61 to line 5 on page 63.

No. 4  **Closing of Crown roads**
Page 65, Schedule 3.3 [2], lines 3–13. Omit all words on those lines.

Debate ensued.

Mr Shoebridge, by leave, moved Greens amendments nos 2 and 3 on sheet c2017-035, in globo—

No. 2  **Sale of Crown roads—submissions period**
Page 61, Schedule 3.2 [13], proposed section 152D (2) (c), line 43. Omit “28”. Insert instead “42”.

No. 3  **Sale of Crown roads—relevant considerations**
Page 62, Schedule 3.2 [13], proposed section 152E (1), line 3. Insert “and the public interest and environmental values” after “proposal”.

Debate continued.

Question: That the amendments of Mr Veitch be agreed to—put and negatived.

Amendments negatived.

Question: That the amendments of Mr Shoebridge be agreed to—put and negatived.

Amendments negatived.

Mr Veitch, by leave, moved Opposition amendment no. 2 on sheet c2017-030A and Opposition amendment no. 6 on sheet c2017-034B, in globo—

(Opposition c2017-030A)

No. 2  **Closing of Crown roads**
Pages 56–59, Schedule 3.2. Omit all words from line 14 on page 56 to line 6 on page 59. Insert instead:

[3]  **Section 37 Decision on proposal**

Insert after section 37 (2):
(3) Also, a public road that is a Crown road cannot be closed if it is located wholly or partly in, or provides access to, a travelling stock reserve within the meaning of the Local Land Services Act 2013.

(Opposition c2017-034B)

No. 6 Appeals against council public road closures

Page 58, Schedule 3.2 [7], proposed section 38F (1), line 42. Omit “A person referred to in section 38B (1) (b)”. Insert instead “Any person”.

Debate ensued.

Question put: That Opposition amendment no. 2 on sheet c2017-030A be agreed to.

The committee divided.

Ayes 17

Mr Brown  Mr Mookhey *  Mr Shoebridge
Mr Buckingham  Mr Pearson  Mr Veitch
Mr Donnelly *  Mr Primrose  Ms Voltz
Dr Faruqi  Mr Searle  Ms Walker
Mr Field  Mr Secord  Mr Wong
Mr Graham  Ms Sharpe  * Tellers

Noes 19

Mr Ajaka  Mr Gay  Mrs Mitchell
Mr Amato  Mr Green  Revd Mr Nile
Mr Blair  Mr Harwin  Mr Pearce
Mr Clarke  Mr MacDonald  Dr Phelps
Mr Colless  Mrs Maclaren-Jones *  Mrs Taylor
Mr Farlow  Mr Mallard
Mr Franklin *  Mr Martin  * Tellers

Pairs

Mrs Houssos  Mr Mason-Cox
Mr Moselmane  Ms Cusack

Question resolved in the negative.

Amendment negatived.

Question: That Opposition amendment no. 6 on sheet c2017-034B be agreed to—put and negatived.

Amendment negatived.

Question: That the bill, as read, be agreed to—put and passed.

Ordered: That the Chair of Committees leave the Chair and report the bill without amendment.

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The President took the Chair.
The Chair of Committees reported the bill without amendment.

The House adopted the report.

Standing orders having been suspended this day—

Mr Blair moved: That this bill be now read a third time.

The House divided.

Ayes 20

Mr Amato  
Mr Blair  
Mr Brown  
Mr Clarke  
Mr Colless  
Mr Farlow  
Mr Franklin *  
Mr Gay  
Mr Green  
Mr Harwin  
Mr Khan  
Mr MacDonald  
Mrs Maclaren-Jones *  
Mr Mallard

Mr Martin  
Mrs Mitchell  
Revd Mr Nile  
Mr Pearce  
Dr Phelps  
Mrs Taylor  
* Tellers

Noes 16

Mr Buckingham  
Mr Donnelly *  
Dr Faruqi  
Mr Field  
Mr Graham  
Mr Mookhey  
Mr Pearson  
Mr Primrose  
Mr Searle  
Mr Secord  
Ms Sharpe  
Mr Shoebridge

Mr Veitch  
Ms Voltz  
Ms Walker  
Mr Wong *  
* Tellers

Pairs

Ms Cusack  
Mr Mason-Cox  
Mrs Houssos  
Mr Moselmane

Question resolved in the affirmative.

Bill read a third time.

Bill returned to the Legislative Assembly without amendment.

23 STATUTE LAW (MISCELLANEOUS PROVISIONS) BILL 2017

On the order of the day being read, Mrs Taylor (on behalf of Mr Harwin) moved: That this bill be now read a second time.

Leave granted for the mover’s second reading speech to be incorporated in Hansard.

Debate ensued.

Question put and passed.

Bill read a second time.

Mrs Taylor moved, according to standing order: That it be an Instruction to the Committee of the Whole:
(a) that the Committee have power to divide the Statute Law (Miscellaneous Provisions) Bill 2017 into two Bills so as to incorporate in a separate Bill the amendments relating to university legislation with respect to planning agreements, and

(b) that the Committee report the Bills separately.

Question put and passed.

The President left the Chair and the House sat as a committee of the whole for consideration of this bill.

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The Chair of Committees took the Chair.

Leave granted to take the bill as a whole.

Mrs Taylor moved, according to the instruction of the House: That the Bill be divided into two Bills, and that Schedule 1.4 [4], 1.12 [4], 1.17 [5], 1.25 [5], 1.26 [4], 1.27 [4], 1.28 [4], 1.29 [4], 1.30 [7] and 1.33 [5] be incorporated in a separate Bill (the Universities Legislation Amendment (Planning Agreements) Bill 2017) with the following long title and provisions:

A Bill for an Act to amend universities legislation with respect to planning agreements.

The Legislature of New South Wales enacts:

1 Name of Act

This Act is the Universities Legislation Amendment (Planning Agreements) Act 2017.

2 Commencement

This Act commences on 1 July 2017.

Schedule 1 Amendment of universities legislation

1.1 Charles Sturt University Act 1989 No 76

Section 21 (4A)

Insert after section 21 (4):

(4A) The Council may enter into a voluntary planning agreement under the Environmental Planning and Assessment Act 1979:

(a) except as provided by paragraph (b)—without the approval of the Minister, or

(b) in the case of an agreement requiring any lands acquired by the University from the State at nominal or less than market value to be dedicated free of cost—only with the approval of the Minister.

1.2 Macquarie University Act 1989 No 126

Section 18 (4A)

Insert after section 18 (4):

(4A) The Council may enter into a voluntary planning agreement under the Environmental Planning and Assessment Act 1979:

(a) except as provided by paragraph (b)—without the approval of the Minister, or
(b) in the case of an agreement requiring any lands acquired by the University from the State at nominal or less than market value to be dedicated free of cost—only with the approval of the Minister.

1.3 Southern Cross University Act 1993 No 69

Section 18 (4A)

Insert after section 18 (4):

(4A) The Council may enter into a voluntary planning agreement under the Environmental Planning and Assessment Act 1979:

(a) except as provided by paragraph (b)—without the approval of the Minister, or

(b) in the case of an agreement requiring any lands acquired by the University from the State at nominal or less than market value to be dedicated free of cost—only with the approval of the Minister.

1.4 University of New England Act 1993 No 68

Section 18 (4A)

Insert after section 18 (4):

(4A) The Council may enter into a voluntary planning agreement under the Environmental Planning and Assessment Act 1979:

(a) except as provided by paragraph (b)—without the approval of the Minister, or

(b) in the case of an agreement requiring any lands acquired by the University from the State at nominal or less than market value to be dedicated free of cost—only with the approval of the Minister.

1.5 University of New South Wales Act 1989 No 125

Section 17 (4A)

Insert after section 17 (4):

(4A) The Council may enter into a voluntary planning agreement under the Environmental Planning and Assessment Act 1979:

(a) except as provided by paragraph (b)—without the approval of the Minister, or

(b) in the case of an agreement requiring any lands acquired by the University from the State at nominal or less than market value to be dedicated free of cost—only with the approval of the Minister.

1.6 University of Newcastle Act 1989 No 68

Section 18 (4A)

Insert after section 18 (4):

(4A) The Council may enter into a voluntary planning agreement under the Environmental Planning and Assessment Act 1979:

(a) except as provided by paragraph (b)—without the approval of the Minister, or

(b) in the case of an agreement requiring any lands acquired by the University from the State at nominal...
or less than market value to be dedicated free of cost—only with the approval of the Minister.

1.7 University of Sydney Act 1989 No 124

Section 18 (4A)
Insert after section 18 (4):

(4A) The Senate may enter into a voluntary planning agreement under the Environmental Planning and Assessment Act 1979:
(a) except as provided by paragraph (b)—without the approval of the Minister, or
(b) in the case of an agreement requiring any lands acquired by the University from the State at nominal or less than market value to be dedicated free of cost—only with the approval of the Minister.

1.8 University of Technology Sydney Act 1989 No 69

Section 18 (4A)
Insert after section 18 (4):

(4A) The Council may enter into a voluntary planning agreement under the Environmental Planning and Assessment Act 1979:
(a) except as provided by paragraph (b)—without the approval of the Minister, or
(b) in the case of an agreement requiring any lands acquired by the University from the State at nominal or less than market value to be dedicated free of cost—only with the approval of the Minister.

1.9 University of Wollongong Act 1989 No 127

Section 18 (4A)
Insert after section 18 (4):

(4A) The Council may enter into a voluntary planning agreement under the Environmental Planning and Assessment Act 1979:
(a) except as provided by paragraph (b)—without the approval of the Minister, or
(b) in the case of an agreement requiring any lands acquired by the University from the State at nominal or less than market value to be dedicated free of cost—only with the approval of the Minister.

1.10 Western Sydney University Act 1997 No 116

Section 24 (4A)
Insert after section 24 (4):

(4A) The Board may enter into a voluntary planning agreement under the Environmental Planning and Assessment Act 1979:
(a) except as provided by paragraph (b)—without the approval of the Minister, or
(b) in the case of an agreement requiring any lands acquired by the University from the State at nominal or less than market value to be dedicated free of cost—only with the approval of the Minister.
Question: That according to the instruction of the House: That the bill be divided into two bills—put and passed.

Bill divided into two bills:
(a) Statute Law (Miscellaneous Provisions) Bill 2017, and
(b) Universities Legislation Amendment (Planning Agreements) Bill 2017

Statute Law (Miscellaneous Provisions) Bill 2017 (with the exception of Schedule 1.4 [4], 1.12 [4], 1.17 [5], 1.25 [5], 1.26 [4], 1.27 [4], 1.28 [4], 1.29 [4], 1.30 [7] and 1.33 [5])

Mr Searle moved Opposition amendment no. 1 on sheet c2017-033A—

1.11 Independent Commission Against Corruption Amendment Act 2016 No 65

[1] Section 2 Commencement
Insert “except as provided by subsection (2)” after “proclamation”.

[2] Section 2
Insert at the end of the section:

Insert at the end of Schedule 1 [20]:

44 Transitional provision relating to first appointment of Chief Commissioner and other Commissioners
(1) This clause applies to the first appointment of the Chief Commissioner and other Commissioners under this Act, as amended by the amending Act.
(2) Before the commencement of Schedule 1 [4] to the amending Act:
(a) the Minister may refer a proposal that a person be appointed as the Chief Commissioner or other Commissioner to the Joint Committee under section 64A, and
(b) the Joint Committee may consider the proposal and notify the Minister whether or not it has decided to veto the proposed appointment.

For that purpose, section 64A applies as if a reference to the Commissioner were a reference to the Chief Commissioner or other Commissioner.
(3) A referral and notification under subclause (2) may be relied on for the purposes of clause 2 of Schedule 1, as inserted by the amending Act.
(4) The Minister is not to refer a proposal to the Joint Committee under this clause to appoint a person as a Commissioner (other than the Chief Commissioner) until the Minister has consulted the person proposed to be appointed
as the Chief Commissioner on the proposed appointment. If the person is appointed as Chief Commissioner, that consultation may be relied on for the purposes of section 5 (2), as inserted by the amending Act.

Commencement
The amendments made to the *Independent Commission Against Corruption Amendment Act 2016* commence on the date of assent to this Act.

Explanatory note
Items [1]–[3] amend the *Independent Commission Against Corruption Amendment Act 2016* (the *amending Act*) to make a transitional provision relating to the first appointment of the Chief Commissioner and other Commissioners of the Independent Commission Against Corruption who are to take office on the commencement of the amending Act. Before such a Commissioner is appointed, the joint Parliamentary Committee on the Independent Commission Against Corruption must be given the opportunity to veto a proposed appointment and the Chief Commissioner must be consulted about the proposed appointment of the other Commissioners. The amendments authorises those procedural requirements to be undertaken before the commencement of the amending Act.

Debate ensued.

Question put and negatived.

Amendment negatived.

Question: That the Statute Law (Miscellaneous Provisions) Bill 2017, with the exception of Schedule 1.4 [4], 1.12 [4], 1.17 [5], 1.25 [5], 1.26 [4], 1.27 [4], 1.28 [4], 1.29 [4], 1.30 [7] and 1.33 [5], be agreed to—put and passed.

Ordered:

(1) That the Chair of Committees leave the Chair and report that the Committee had considered the Statute Law (Miscellaneous Provisions) Bill 2017 and according to the instruction given by the House, had divided the Bill into two Bills, the Statute Law (Miscellaneous Provisions) Bill 2017 and the Universities Legislation Amendment (Planning Agreements) Bill 2017.

(2) That the Statute Law (Miscellaneous Provisions) Bill 2017 be reported without amendment.

(3) That the Committee report progress on the Universities Legislation Amendment (Planning Agreements) Bill 2017 and seek leave to sit again next sitting day.

The Chair of Committees reported that the Committee had considered the Statute Law (Miscellaneous Provisions) Bill 2017 and, according to the instruction given by the House, had divided the Bill into two Bills, the Statute Law (Miscellaneous Provisions) Bill 2017 and the Universities Legislation Amendment (Planning Agreements) Bill 2017.

The Committee reported the Statute Law (Miscellaneous Provisions) Bill 2017 without amendment.

The Committee reported progress on the Universities Legislation Amendment (Planning Agreements) Bill 2017 and sought leave to sit again next sitting day.

Mrs Taylor moved: That the report on the Statute Law (Miscellaneous Provisions) Bill 2017 be now adopted.
Mrs Taylor moved: That the report on the Universities Legislation Amendment (Planning Agreements) Bill 2017 be now adopted.

Question put and passed.

Mrs Taylor moved: That the following message be forwarded to the Legislative Assembly:

Madam SPEAKER

The Legislative Council desires to inform the Legislative Assembly that it has considered the Statute Law (Miscellaneous Provisions) Bill 2017 and has this day divided the bill into two bills:

(1) “An Act to repeal certain Acts and to amend certain other Acts and instruments in various respects and for the purpose of effecting statute law revision; and to make certain savings”. (Statute Law (Miscellaneous Provisions) Bill 2017)

(2) “An Act to amend universities legislation with respect to planning agreements”. (Universities Legislation Amendment (Planning Agreements) Bill 2017)

The Legislative Council returns the Statute Law (Miscellaneous Provisions) Bill 2017, consisting of the original bill with the exception of Schedules 1.4 [4], 1.12 [4], 1.17 [5], 1.25 [5], 1.26 [4], 1.27 [4], 1.28 [4], 1.29 [4], 1.30 [7] and 1.33 [5].

The Universities Legislation Amendment (Planning Agreements) Bill 2017, consisting of Schedules 1.4 [4], 1.12 [4], 1.17 [5], 1.25 [5], 1.26 [4], 1.27 [4], 1.28 [4], 1.29 [4], 1.30 [7] and 1.33 [5] of the original bill is still receiving the consideration of the Legislative Council.

The Legislative Council requests the concurrence of the Legislative Assembly in the action taken by the Council.

Legislative Council
10 May 2017

John Ajaka
President

Question put and passed.

24 ADJOURNMENT

Mr Harwin moved: That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned at 7.17 pm until Thursday 11 May 2017 at 10.00 am.
25 ATTENDANCE

All members present, except Mr Borsak, Mrs Houssos, Mr Mason-Cox and Mr Moselmane.

David Blunt
Clerk of the Parliaments

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Authorised by the Parliament of New South Wales