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PROOF



LEGISLATIVE COUNCIL

NOTICE PAPER

No. 67

THURSDAY 12 NOVEMBER 2020

The House meets this day at 10.00 am

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BUSINESS OF THE HOUSE—NOTICE OF MOTION

1. Ms Boyd to move—

That, during the current session, standing order 28 be varied as follows:

28. Opening statement

(1) The President, on taking the Chair each day, will read the following statement:

I ask all members to stand in silence and pray or reflect on your responsibilities to the people of New South Wales.

(2) The President may nominate another member, or request the Clerk, to read the statement.

(Notice given 22 October 2019)

MATTER OF PUBLIC IMPORTANCE

1. Mrs Houssos to move—

That the following matter of public importance be discussed forthwith: The current state of New South Wales schools, including support for teachers, reading and writing programs.

(Notice given 23 September 2020)

GOVERNMENT BUSINESS—ORDERS OF THE DAY

- 1. Budget Estimates 2019-2020: resumption of the adjourned debate (18 June 2019) of the question on the motion of Mr Harwin: That the House take note of the Budget Estimates and related papers for the financial year 2019-2020—Mr Harwin speaking.
- 2. Road Transport Amendment (Mobile Phone Detection) Bill 2019: consideration in committee of the whole—Mrs Taylor.

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

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

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

4. Liquor Amendment (24-hour Economy) Bill 2020: Further consideration in committee of the whole— Mr Tudehope.

(Standing orders suspended for remaining stages, Wednesday 23 September 2020)

5. Local Land Services Amendment (Miscellaneous) Bill 2020: second reading—Mrs Taylor.

(Standing orders suspended for remaining stages, Wednesday 21 October 2020)

6. Community Land Development Bill 2020 Community Land Management Bill 2020

Second reading-Mr Tudehope.

(Standing orders suspended for remaining stages, Thursday 22 October 2020)

- *7. National Parks and Wildlife Legislation Amendment (Reservations) Bill 2020: resumption of the adjourned debate of the question on the motion of Mr Tudehope: That this bill be now read a second time (5 calendar days from 22 October 2020)—Mrs Maclaren-Jones. (20 minutes)
- 8. Stronger Communities Legislation Amendment (Domestic Violence) Bill 2020: second reading—Mr Tudehope.

(Bill declared urgent, Tuesday 10 November 2020)

9. Marine Pollution Amendment (Review) Bill 2020: second reading-Mr Harwin

(Standing orders suspended for remaining stages, Wednesday 11 November 2020)

*Council bill

PRIVATE MEMBERS' BUSINESS

- * 1. Uranium Mining and Nuclear Facilities (Prohibitions) Repeal Bill 2019: resumption of the interrupted (26 August 2020) debate of the question on the motion of Mr Latham: That this bill be now read a second time—Ms Jackson speaking. (13 minutes remaining)
- * 19. Public Finance and Audit Amendment (Northern Beaches Hospital) Bill 2019: resumption of the adjourned debate of the question on the motion of Mr Secord: That this bill be now read a second time (5 calendar days from 30 May 2019)—Mrs Maclaren-Jones. (20 minutes)

25. Ms Faehrmann to move—

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

(Climate Change Emergency Bill)

(Notice given 8 May 2019)

* 28. Liquor Legislation Amendment (Repeal of Lock-out Laws) Bill 2019: resumption of the adjourned debate of the question on the motion of Mr Borsak: That this bill be now read a second time (5 calendar days from 30 May 2019)—Mrs Maclaren-Jones. (20 minutes)

33. Mr Shoebridge to move—

That leave be given to bring in a bill for an Act to amend the Children and Young Persons (Care and Protection) Act 1998 and the Adoption Act 2000 to reverse certain amendments made the Children and Young Persons (Care and Protection) Amendment Act 2018.

(Children and Adoption Legislation Amendment (Reversal) Bill)

(Notice given 8 May 2019)

35. Mr Borsak to move—

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

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

(Notice given 8 May 2019)

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

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

59. Mr Borsak to move—

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

(Murray-Darling Basin Commission of Inquiry Bill)

(Notice given 28 May 2019)

60. Ms Faehrmann to move—

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

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

(Notice given 28 May 2019)

*61. Real Estate Services Council Bill 2019: resumption of the adjourned debate of the question on the motion of Mr Banasiak: That this bill be now read a second time (5 calendar days from 24 October 2019)—Mr Farraway. (20 minutes)

72. Mr Field to move—

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

(Wellbeing Indicators Bill)

(Notice given 30 May 2019)

86. Ms Faehrmann to move—

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

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

(Notice given 5 June 2019)

*91. Repeal of Kosciuszko Wild Horse Heritage Legislation Bill 2019: resumption of the adjourned debate of the question on the motion of Ms Sharpe: That this bill be now read a second time (5 calendar days from 8 August 2019)—Mrs Maclaren Jones. (20 minutes)

100. Ms Faehrmann to move—

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

(Kosciuszko Wild Horse Heritage Repeal Bill)

(Notice given 18 June 2019)

121. Revd Mr Nile to move-

That leave be given to bring in a bill for an Act to amend the Crimes Act 1900 to prohibit conduct that causes serious harm to or the destruction of a foetus; and for other purposes.

(Crimes Amendment (Protection of Foetuses) Bill)

(Notice given 20 June 2019)

- 27. Harmony Day: resumption of the adjourned debate (17 October 2019) of the question on the motion of Mr Farlow:
 - 1. That this House notes that:
 - Harmony Day is organised by the Moving Forward Together Association and was celebrated on 21 March 2019,

- (b) on 19 June 2019, the Moving Forward Together Association 2019 Harmony Day Poster and Song Writers Competition Prize Giving Ceremony was hosted in Parliament House, Sydney, and
- (c) a number of dignitaries and special guests were present at the event including the Honourable Gladys Berejiklian MP, Premier of NSW, the Honourable John Sidoti, Minister for Multiculturalism, the Honourable Sarah Mitchell MLC, Minister for Education, Dr Marjorie O'Neill, Member for Coogee representing the Honourable Penny Sharpe MLC, Interim Leader of the Opposition, the Honourable Phillip Ruddock, Mayor of Hornsby Shire Council, the Honourable Laurie Ferguson, Mr Ernie Friedlander OAM, President, Moving Forward Together Association, Ms Nell Lynes and the Honourable Scott Farlow MLC, Parliamentary Secretary to the Treasurer.
- 2. That this House notes:
 - (a) that Harmony Day was created 14 years ago by Ernie Friedlander, a Holocaust survivor who was inspired to create the event to promote social harmony and the Moving Forward Together Association,
 - (b) the event was designed as a social initiative by various community groups committed to creating a better understanding amongst all sectors of the community for a vision of living in harmony,
 - (c) that each year the Harmony Day Poster Competition attracts thousands of entries and brings out the creativity and passion of school students motivated by a desire for a peaceful and inclusive society with the competition open to all primary and secondary students across New South Wales and the Australian Capital Territory, and
 - (d) the Moving Forward Together Team is adamant in its vision to encourage humanity to review its attitudes of those who are prejudiced and who stereotype and discriminate, which can too often lead to conflict and violence.
- 3. That this House acknowledges and congratulates the:
 - winners of the Poster Competition including, Georgia Lee-Ball, Nepean Performing Arts (a) High School, State Winner (High School), Dhani Maksun, Orchid Hills Primary School, State Winner (Primary School), Alex Wang, Armidale High School Denise Nzovu, Warrawong Intensive English Centre, Hellen Wang, Hornsby Girls High School, Rachel Seo, Concord High School, Jenna Yun, Burwood Girls High School, Jorja Cohen, Armidale High School, Meiying Wu, Warrawong Intensive English Centre, Jiho Baek, Pacific Hills Christian School, Claudia Gill, Nepean Creative and Performing Arts High School, Monica Xu, Strathfield Gilrs High School, Suenna Jeong, St George Girls High School, Charlotte Manton, West Wyalong High School, Bryan Ko, Epping Boys High School, Jasmine Patanjali, Mount Saint Benedict College, Caroline Lee, Our Lady of Mercy College, Parramatta, Sarah Al Helfy, Birrong Girls High School, Angelina Sims, Eileen O'Conner Catholic College, Skevos Tsangaris, Eileen O'Conner Catholic College, Anthea Arvanitellis, Sydney Girls High School, Dhani Maksur, New Lambtown South Public School, the St Therese's Community School, Wilcannia, Tyler Cunning, Eden Public School, Claudia Lee, Tangara School for Girls, Min Zhi Jin, Harcourt Public School, Jayden Hong, Woollahra Public School, Anastasia Forster, Belmont North Public School, Millie Jones, St Mary's Catholic School, Wellington, Shakaya Aldridge, Eden Public School, Claire Shin, Pacific Hills Christian School, Joelle Jung, Carlingford West Public School, Ivy Kim, Strathfield South Public School, San Lee, Fort Street Public School, Marina Chamberlin, Hillsborough Public School, Lennox Bennet, St Mary's Catholic, Wellington, Clarice Howe, Bulli Public School, Yeon Hee (Emma Kim), Our Lady of Dolours Catholic Primary School Chatswood, Younghoon Jung, Newington College, Francis Jang, Korean Catholic Languages School, Jack Lee, St Mary's Catholic Primary School, San Kang, Homebush Public School and Ruby Levitt, Reddam House Woollahra,

- (b) winners of the Song Writing Competition including, Jeremy Dodds, North Gosford Learning Centre (First Prize), Teresa Chen, Strathfield Girls High School (Joint Second Prize), Christine Chung, Strathfield Girls High School (Joint Second Prize), Hayley Chau, Strathfield Girls High School (Joint Second Prize), Coco Batu-Sampson, Reddam House and Jet Batu-Sampson, Reddam House (Joint Third Prize), and
- (c) tireless efforts and work conducted by members of the Moving Forward Together Association including, Mr Ernie Friedlander OAM, President and the entire Advisory Board.—Mrs Maclaren-Jones. (15 minutes)

Debate: 1 hour and 23 minutes remaining.

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

147. Revd Mr Nile to move—

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

(Pregnancy Terminations (Mandatory Reporting) Bill)

(Notice given 6 August 2019)

149. Revd Mr Nile to move—

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

(Anti-Discrimination Amendment (Freedom of Religion) Bill)

(Notice given 6 August 2019)

157. Mrs Houssos to move—

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

(Dairy and Fresh Food Price Advocate Bill)

(Notice given 7 August 2019)

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

- (c) they have been protected as part of the nationally agreed reserve system for decades and have been granted state significant heritage protection for their historical significance, including to Aboriginal people, aesthetic significance, research potential, rarity and valuable habitat,
- (d) this process is being driven by a desire to access more timber, based on a Forestry Corporation calculation that new rules under the Coastal Integrated Forestry Operations Approvals (CIFOA) to protect koala habitat and threatened ecological communities could result in a small timber supply shortfall of up to 8,600 cubic metres per year,
- (e) despite advice from the Natural Resources Commission (NRC) that this wood supply shortfall "represent[s] the worst case scenario and may never be realised", the Premier requested the NRC consider remapping old growth forests and rainforests to meet this shortfall,
- (f) a pilot study of 13 areas of state forest found that remapping could open up 78 per cent of protected old growth forest to logging, despite all sites having vitally important habitat,
- (g) the Government has committed over \$2 million to this remapping process, despite this cost far outweighing the \$1.5 million value of buying back the contracts for the maximum claimed timber shortfall,
- (h) the funding is being provided by the Government despite the NRC recommending that any remapping and rezoning should be paid for by Forestry Corporation as the beneficiary, and
- (i) remapping on private land has already opened up over 29,000 hectares of previously protected old growth forests to loggin

g in recent years.

- (2) That this House agrees that remapping old growth forests:
 - (a) breaks the Government's commitment to no erosion of environmental values under the new CIFOA,
 - (b) is based on timber supply impacts that are not verified and probably do not exist, and
 - (c) is a subsidy to logging which exceeds the value of the extra wood supply.
- (3) That this House call on the Government to:
 - (a) end the remapping and rezoning of old-growth and rainforest on public and private land,
 - (b) ensure no areas of forest currently protected will be opened up to logging, and
 - (c) conserve native forests to protect biodiversity, store carbon and provide new tourism and recreational opportunities—Mrs Maclaren-Jones. (15 minutes)

Debate: 1 hour and 45 minutes remaining.

181. Revd Mr Nile to move-

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

(Pregnancy Termination (Mandatory Counselling) Bill)

(Notice given 20 August 2019)

184. Revd Mr Nile to move-

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

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

(Notice given 20 August 2019)

187. Revd Mr Nile to move—

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

(Adoption Amendment (Same Sex Couples Repeal) Bill)

(Notice given 20 August 2019)

188. Revd Mr Nile to move—

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

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

(Notice given 20 August 2019)

199. Revd Mr Nile to move-

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

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

(Notice given 21 August 2019)

200. Revd Mr Nile to move-

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

(Crimes Amendment (Pre-natal Termination) Bill)

(Notice given 21 August 2019)

201. Revd Mr Nile to move—

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

(Family Impact Commission Bill)

(Notice given 21 August 2019)

202. Revd Mr Nile to move—

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

(Sex Services Advertising Prohibition Bill)

(Notice given 21 August 2019)

203. Revd Mr Nile to move—

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

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

(Notice given 21 August 2019)

*215. Child Protection (Nicole's Law) Bill 2019: resumption of the adjourned debate of the question on the motion of Revd Mr Nile: That this bill be now read a second time (5 calendar days from 24 October 2019)—Mrs Maclaren-Jones speaking. (19 minutes remaining)

221. Revd Mr Nile to move—

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

(Gambling Advertising Prohibition Bill)

(Notice given 17 September 2019)

224. Revd Mr Nile to move-

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

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

(Notice given 17 September 2019)

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

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

248. Mr Borsak to move-

That leave be given to bring in a bill for an Act to amend the Crimes Act 1900 in relation to crimes of interfering with an agricultural activity or animal enterprise; and for other purposes.

(Crimes Legislation Amendment (Animal Enterprises) Bill)

(Notice given 25 September 2019)

252. Mr Borsak to move-

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

(Environmental Planning and Assessment Amendment (Mining) Bill)

(Notice given 25 September 2019)

*254. Pill Testing Bill 2019: resumption of the adjourned debate of the question on the motion of Ms Faehrmann: That this bill be now read a second time (5 calendar days from 14 November 2019)—Mr Farraway. (20 minutes)

265. Ms Faehrmann to move-

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

(Cannabis Industry Bill)

(Notice given 15 October 2019)

266. Revd Mr Nile to move—

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

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

(Notice given 15 October 2019)

270. Revd Mr Nile to move—

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

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

(Notice given 15 October 2019)

271. Ms Faehrmann to move—

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

(Drug Misuse and Trafficking Amendment (Decriminalisation) Bill)

(Notice given 15 October 2019)

273. Revd Mr Nile to move—

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

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

(Notice given 15 October 2019)

- **279.** Centenary of the National Party of Australia: resumption of the adjourned debate (14 November 2019) of the question on the motion of Mr Franklin:
 - 1. That this House notes that:
 - (a) the National Party of Australia NSW celebrated its centenary on Sunday 13 October 2019,
 - (b) the centenary marks 100 years of hard work for rural and regional New South Wales,
 - (c) the NSW National Party is the second oldest political party in New South Wales, and has the largest membership across regional New South Wales of any political party,
 - (d) the Party formed as the Progressive Party of NSW on October 13, 1919, and was renamed the Country Party in 1925, the National Country Party in 1977 and finally the National Party in 1982,
 - (e) in 1927 the Nationals formed a Coalition with the Liberal Party, with NSW the only state where the Coalition has never been broken,
 - (f) the NSW Nationals have produced nine Federal Leaders and five Federal Presidents, and have never been unrepresented in the Federal or New South Wales Parliaments, and
 - (g) the Party continues to fight for the rural and regional areas who are suffering from one of the worst droughts in history.
 - 2. That this House recognises all those who have contributed to the strength, unity and success of the Party for the past 100 years.

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

Debate: 1 hour and 18 minutes remaining.

300. Revd Mr Nile to move—

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

(Abortion Law Reform Repeal Bill)

(Notice given 22 October 2019)

309. Revd Mr Nile to move—

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

(Liquor Amendment (Drinking Age) Bill)

(Notice given 22 October 2019)

312. Mr Mookhey to move—

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

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

(Notice given 23 October 2019)

321. Mr Field to move—

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

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

(Notice given 24 October 2019)

*323. Law Enforcement (Powers and Responsibilities) Amendment (Drug Detection Dogs and Strip Searches) Bill 2020: resumption of the adjourned debate of the question on the motion of Mr Shoebridge: That this bill be now read a second time (5 calendar days from 11 November 2020)—Mrs Maclaren-Jones. (20 minutes)

352. Ms Faehrmann to move—

That leave be given to bring in a bill for an Act to amend the Waste Avoidance and Resource Recovery Act 2001 to phase out the use of single-use plastics and certain other products that have a harmful impact on the environment; and for other purposes.

(Waste Avoidance and Resource Recovery Amendment (Plastics Reduction) Bill)

(Notice given 12 November 2019)

377. Mr Borsak to move—

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

(Bush Fires (Protection of Property) Bill)

(Notice given 19 November 2019)

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

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

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

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

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

4. That notwithstanding the power of the House to order the production of State papers subject to statutory privacy or secrecy provisions, the documents returned to the House under this order of the

House be redacted to remove information subject to the privacy and secrecy provisions of the Taxation Administration Act 1996."—Mr Buttigieg speaking. (3 minutes remaining)

Debate: 16 minutes remaining.

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

Debate: 27 minutes remaining.

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

413. Mr Graham to move—

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

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

(Notice given 21 November 2019)

414. Mr Roberts to move—

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

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

(Notice given 21 November 2019)

415. Mr Roberts to move—

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

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

(Notice given 21 November 2019)

- *417. Local Government Amendment (Disqualification from Civic Office) Bill 2020: resumption of the adjourned debate of the question on the motion of Mr Secord: That this bill be now read a second time (5 calendar days from 27 February 2020)—Mrs Maclaren-Jones. (20 minutes)
- *435. Anti-Discrimination Amendment (Religious Freedoms and Equality) Bill 2020: resumption of the adjourned debate of the question on the motion of Mr Latham: That this bill be now read a second time (5 calendar days from 13 May 2020)—Mrs Maclaren-Jones. (20 minutes)

446. Ms Boyd to move—

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

(Central Coast Drinking Water Catchments Protection Bill)

(Notice given 25 February 2020)

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

476. Mr Shoebridge to move—

That leave be given to bring in a bill for an Act to amend the Workers Compensation Act 1987 to establish presumptive rights to compensation in respect of COVID-19 for workers in certain employment with an elevated risk of exposure to that disease.

(Workers Compensation Amendment (COVID-19) Bill)

(Notice given 24 March 2020)

494. Mr Banasiak to move—

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

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

(Notice given 12 May 2020)

498. Mr Field to move—

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

(Water Management Amendment (Drought of Record) Bill)

(Notice given 12 May 2020)

500. Mr Field to move—

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

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

(Notice given 12 May 2020)

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

516. Mr Pearson to move—

That leave be given to bring in a bill for an Act to amend certain legislation to improve the welfare of racehorses and establish a racehorse registration scheme; and for related purposes.

(Racehorse Legislation Amendment (Welfare and Registration) Bill)

(Notice given 2 June 2020)

577. Ms Boyd to move—

That leave be given to bring in a bill for an Act to amend the Crimes (Domestic and Personal Violence) Act 2007 with respect to coercive control and abusive behaviour in domestic relationships; and for related purposes.

(Crimes (Domestic and Personal Violence) Amendment (Coercive and Controlling Behaviour) Bill)

(Notice given 17 June 2019)

- *579. Prevention of Cruelty to Animals Amendment (Restrictions on Stock Animal Procedures) Bill 2019: Second reading—Mr Pearson.
- *587. Anti-Discrimination Amendment (Sex Workers) Bill 2020: resumption of the adjourned debate of the question on the motion of Ms Boyd: That this bill be now read a second time (5 calendar days from 5 August 2020)—Mrs Maclaren-Jones. (20 minutes)

599. Ms Sharpe to move—

- (1) That this House notes that:
 - (a) 4 August 2020 is National Aboriginal and Torres Strait Islander Children's Day, a day to focus on First Nations kids, culture, family and community, and
 - (b) National Aboriginal and Torres Strait Islander Children's Day was established by 'SNAICC – National Voice for Our Children' in 1988 to recognise the many Aboriginal kids living in orphanages and institutions do not know their birthday and that this day was for them.
- (2) That this House notes that:
 - (a) Aboriginal children continue to be removed from their families at alarming rates in New South Wales and 40 per cent of children in out of home care are Aboriginal despite representing only 5 per cent of all children,
 - (b) the proportion of Aboriginal children and young people in out of home care is increasing,
 - (c) in 2019, Professor Megan Davis released 'Family Is Culture', a detailed and groundbreaking report from her independent review of Aboriginal children and young people in out of home care,
 - (d) the Family is Culture report makes 125 expert recommendations and a further 3,000 recommendations on individual cases that were reviewed, and
 - (e) the Government recently released its response to the report which was four pages long, failed to address the bulk of the 125 recommendations and contains no additional funding.
- (3) That this House calls on the Minister for Families, Communities and Disability Services to:
 - (a) implement the legislative reform called for in the Family is Culture recommendations, and
 - (b) provide the funding necessary to properly support Aboriginal families with early intervention and support services to avoid child removals.

(Notice given 4 August 2020—expires Notice Paper No. 67)

600. Mr Borsak to move-

- (1) That this House notes that:
 - (a) progressively since February 2020 the state of New South Wales, together with the rest of Australia and the international community, has faced an unprecedented COVID-19 public health pandemic,
 - (b) addressing the severe and unprecedented threat of the pandemic has necessitated sweeping and previously unimaginable public health order restrictions on the normal day to day life of the citizens of New South Wales,
 - (c) those changes have had, and continue to have, a significant impact on the physical, social, psychological and economic circumstances of the citizens of New South Wales as part of the collective effort to temper and manage the consequences of the pandemic, and
 - (d) public confidence and compliance with public health order restrictions is paramount to managing and preventing the spread of COVID-19.
- (2) That this House notes that:

- (a) on or about Friday 13 March 2020 the Leader of the Government in this place, the Hon Don Harwin, relocated from his primary home at Elizabeth Bay, Sydney, to his holiday home at Pearl Beach on the Central Coast,
- (b) subsequently, when the issue of his relocation became public, the Hon Don Harwin said, that he had chosen to move out of Sydney for health reasons as someone with comorbidities and a history of respiratory problems. He said "I have two residences. I have chosen to live at this one for health reasons.",
- (c) the Hon Don Harwin also said his work from home arrangements were better at Pearl Beach than they were in his "small apartment in Sydney". The Hon Don Harwin said "I live in a very built up area in Sydney with high density and here I have windows that can open so that I can have the fresh air and I can walk in fresh air and I have more room in my house than here than I would have in my small apartment in inner Sydney",
- (d) when the relocation issue became public the Premier said, on 9 April 2020, "I was advised a few days ago ... he has been there for 3 weeks ... [h]e'd made that decision prior to and I don't want to disclose his underlying health conditions, he may choose to do that. He's made that decision prior to the restrictions that's where he would base himself for his own personal health reasons. I'll let him explain that. That's not for me to disclose his underlying conditions and he advised me of this a few days ago ...",
- (e) on Tuesday 17 March 2020, a Mr Geoffrey Winters returned from the United Kingdom and travelled to the Hon Don Harwin's holiday home at Pearl Beach where he remained as a guest,
- (f) under NSW Public Health (COVID-19 Quarantine) Order 2020 dated 16 March 2020, commencing from the beginning of 17 March 2020, Mr Winters was subject to a mandatory quarantine period of 14 days commencing from his arrival in New South Wales and ending at midnight on the 14th day after that arrival being the end of Tuesday 31 March 2020. Under clause 5(1)(d) of the Order a person in quarantine in suitable premise was not permitted to allow any other person to enter the premises unless the other person usually resides at the premises. At the time the Hon Don Harwin's primary home was at Elizabeth Bay, Sydney,
- (g) under NSW Public Health (COVID-19 Restrictions on Gathering and Movement) Order 2020 dated 30 March 2020, commencing from the beginning of Tuesday 31 March 2020, a person in New South Wales was restricted on leaving the person's place of residence without a reasonable excuse,
- (h) at the time the Hon Don Harwin was discovered at his holiday house with his guest Mr Winters on Wednesday, 8 April 2020, he tried to hide the presence of Mr Winters by stating to the Daily Telegraph that he had no "guests coming and going from this house" despite photographic evidence to the contrary,
- (i) Mr Geoffrey Winters was self-isolating at the Hon Don Harwin's Pearl Beach holiday home to prevent any chance of infecting an ill person at his usual home. Mr Winters chose to selfisolate at the Hon Don Harwin's Pearl Beach holiday home out of fear he could infect a relative if he returned home. The NSW Police Commissioner said information was provided to Mr Winters that he could not isolate at his normal residence due to the health of someone else in that house,
- (j) during the time of Mr Winters' quarantine stay at the Hon Don Harwin's holiday home, the Hon Don Harwin travelled from his holiday home in Pearl Beach to Sydney on more than one occasion,
- (k) specifically, the Hon Don Harwin travelled from his Pearl Beach holiday home to Sydney on two publicly known occasions:

- (i) firstly, on Thursday 19 March for "essential meetings", remaining in Sydney for five days before returning to Pearl Beach after the one day special sitting of Parliament on Tuesday 24 March 2020,
- secondly, on Wednesday 1 April 2020 for the day for a medical appointment. This was also the first day Mr Winters was free from quarantine,
- during the first occasion the Hon Don Harwin went clothes shopping on Sunday 22 March 2020 at Westfield Eastgardens, approximately 20 minutes drive from his primary home at Elizabeth Bay residence,
- (m) when first asked about travelling from his Pearl Beach holiday home, the Hon Don Harwin only nominated one occasion, the medical appointment in Sydney. He made no reference to the 5 day visit to Sydney for essential meetings and the special sitting of Parliament,
- (n) despite the grave seriousness of the pandemic, the Hon Don Harwin did not disclose to the Premier, his fellow cabinet ministers or his parliamentary colleagues, including when he attended Parliament for the special sitting on Tuesday 24 March, that a person under quarantine was staying with him at his Pearl Beach holiday home,
- (o) additionally, the Hon Don Harwin did not disclose to the Premier, or as far as is publicly known other cabinet ministers or parliamentary colleagues, that he had "relocated" from his Elizabeth Bay primary home to his Pearl Beach holiday home until a few days prior to 9 April 2020,
- (p) in response to the media reporting of Mr Harwin's conduct, the Premier expressed her disappointment stating that the "perception is horrible" and that "It's not just about sticking to the rules, it's about making sure there's a perception that everybody is sticking to the rules including members of Parliament ... I regret and apologise to everybody that somebody from my team took this action,",
- (q) the police sought an explanation from Mr Harwin for his conduct and subsequently issued a \$1,000 penalty infringement notice for breach of the COVID-19 public health order restrictions. The issue of this infringement notice was reviewed by the Police Commissioner, Mr Fuller, prior to its issue,
- (r) after stating that he did not wish his actions to "cause a distraction", Mr Harwin moved back to Sydney and apologised to the Premier and the NSW community, insisted that he had sought official advice in order to adhere to the public health order, and resigned as a minister of the Crown,
- (s) Mr Harwin challenged the fine imposed by the NSW Police and on Friday 3 July 2020 the matter was withdrawn by the NSW DPP in the Gosford Local Court on the basis of insufficient evidence,
- (t) notwithstanding the DPP decision not to proceed, the NSW Police Commissioner issued a statement that he stood by his original decision to issue the Hon Don Harwin with the penalty infringement notice, and
- (u) later that day, the Hon Don Harwin was reappointed as a Minister of the Crown, the Leader of the Government in the Legislative Council and Vice-President of the Executive Council.
- (3) That this House considers there are grounds on which to could conclude:
 - (a) that the above mentioned conduct of the Leader of the Government, the Hon. Don Harwin, in the middle of an unprecedented public health crisis when any non-compliance with public health orders was potentially life threatening, was not only a grave misjudgement but, in the words of the Premier, created a horrible perception that a member of parliament was not sticking to the rules,

- (b) that the Hon. Don Harwin's conduct undermined trust in the NSW Government and its strong community messaging that members of the public must comply with public health orders to keep NSW safe from COVID19,
- (c) that the failure of the Hon Don Harwin to inform the NSW Parliament, his colleagues in this House, or in the other place, that he was residing with a person subject to a mandatory 14 day COVID19 quarantine in his Pearl Beach holiday home at the time he attended the special sitting of Parliament on Tuesday, 24 March 2020 is a fundamental and disgraceful breach of the necessary mutual trust and confidence between honourable members of this House, and
- (d) that the egregious personal conduct of the Hon Don Harwin falls alarmingly short of the standard expected of the Leader of the Government, a Minister of the Crown and a member of this House.
- (4) That this House orders the Leader of the Government, the Hon Don Harwin, to attend in his place at the Table at the conclusion of formal business on the next sitting day following the passing of this resolution to explain his conduct and in particular to answer the following specific questions:
 - (a) why he stated that he had moved to his holiday home at Pearl Beach because of health reasons but at the same time had Mr Winters join him at his holiday home knowing that Mr Winters was serving a mandatory COVID19 quarantine period of 14 days and therefore posed a serious risk to his health,
 - (b) how Mr Winters was transported to his holiday home at Pearl Beach from Sydney airport and whether Mr Winters left his holiday home at any time during Mr Winters' 14 day COVID19 quarantine period,
 - (c) whether he left his holiday home on any other occasion during Mr Winters' COVID19 quarantine, apart from the aforementioned trips on 19 March 2020 for five days and 1 April 2020,
 - (d) whether he hosted any other guests at his holiday home during the period of Mr Winters' 14 day COVID19 quarantine,
 - (e) whether he had any other visitors at his holiday home during the period 13 March 2020 to 10 April 2020, and
 - (f) whether, on his visits to Sydney in March 2020 and April 2020, he advised anyone, including any of his parliamentary colleagues, that at the time he was sharing his holiday home with Mr Winters that Mr Winters was serving a 14 day COVID19 quarantine, and if so who, and if he didn't advise anyone, why he didn't.

606. Ms Hurst to move—

- (1) That this House notes that:
 - (a) penalties for animal abuse in New South Wales are among the lowest in the country, with a maximum penalty of just \$5,500 or 6 months imprisonment for an animal cruelty offence,
 - (b) in 2018, the Government published a discussion paper in which it acknowledged that NSW Police Force, RSPCA and Animal Welfare League all view the current penalties as "insufficient and out of step with community expectations",
 - (c) despite this feedback from enforcement agencies, and strong community support, the Government has failed to increase penalties for animal cruelty, and

- (d) the existing, weak penalties in New South Wales do nothing to deter animal abuse, and ignore the strong link between violence against animals and violence against humans.
- (2) That this House calls on the Government to urgently increase penalties for animal abuse.

616. Mr Franklin to move—

- (1) That this House note that:
 - (a) the third meeting of the Regional Youth Taskforce occurred on 19 July 2020,
 - (b) the meeting was held in Queanbeyan and via teleconference,
 - (c) the meeting focused on Wellbeing, the second pillar of the NSW Regional Youth Framework, which aims for young people to be mentally and physically healthy, safe and thrive in their communities,
 - (d) taskforce members discussed:
 - (i) normalising conversations around mental health,
 - (ii) reducing stigma around seeking mental health and wellbeing support,
 - (iii) introducing life skills as a subject in schools,
 - (iv) streamlining government and non-government services,
 - (v) educating more young people on the connection between mental and physical wellbeing,
 - (vi) the impact of COVID-19 and restructuring restrictions, and
 - (e) protocols were in place to meet with government COVID-19 health advice.
- (2) That this House affirms its continued support for the role of and contributions made by the Regional Youth Taskforce.

(Notice given 4 August 2020—expires Notice Paper No. 67)

617. Ms Sharpe to move—

- (1) That this House notes that:
 - (a) Their Futures Matter was the Government's primary response to the 2016 Tune Review into Out of Home Care, and
 - (b) the 2016-17 Budget allocated \$190 million over four years to Their Futures Matter with the aim of transforming the child protection system to improve the lives of vulnerable children and young people.
- (2) That this House notes that the recent Auditor General's Review into Their Futures Matter found:
 - (a) "the governance and cross-agency partnership arrangements used to deliver the Their Futures Matter reforms were ineffective",
 - (b) "the key objective of the reform was not established" and "their futures matter did not realise its policy intent",
 - (c) "the reform concluded in June 2020 without a strategy or plan in to place to achieve its intent",

- (d) "a lack of independence, authority and whole-of-government effort", and
- (e) "the Department of Communities and Justice (DCJ) did not progress its agency bid for the 2020–21 Budget. There was no strategy in place for building on these supports beyond the life of the reform, to achieve its policy intent.".
- (3) That this House notes that:
 - (a) despite estimating that it would reach over 40,000 children, Their Futures Matter only assisted 6,261 vulnerable children and families over four years, and
 - (b) the Minister for Families, Communities and Disability Services has allowed this important reform to lapse without a plan, strategy or funding bid to support reform of a system in crisis.
- (4) That this House condemns the Minister for Families, Communities and Disability Services for failing to deliver this significant reform for vulnerable children and young people in New South Wales.

623. Mr Roberts to move—

That, under standing order 53, an Address be presented to the Governor requesting that Her Excellency may be pleased to cause to be laid upon the table of the House within 14 days of the date of passing of this resolution the following documents in relation to the administration of justice:

- (a) all documents, including emails and other electronic communications, concerning any investigation or enquiries undertaken or decisions made by the New South Wales Police Force regarding potential or actual breaches of orders made under the Public Health Act 2010 in relation to the COVID-19 restrictions on gathering or quarantine by the Honourable Don Harwin or Mr Geoffrey Winters,
- (b) all documents, including emails and other electronic communications concerning any penalty infringement notice issued to the Honourable Don Harwin in relation to a breach of orders made under the Public Health Act 2010 concerning the COVID-19 restrictions on gathering and movement, and
- (c) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 4 August 2020—expires Notice Paper No. 67)

624. Mrs Houssos to move—

That, under standing order 52, there be laid upon the table of the House within 7 days of the date of passing of this resolution, in electronic and searchable format, the following documents in the possession, custody or control of the Department of Education or Minister for Education and Early Childhood Learning relating to unflued gas heaters in public schools:

- (a) a document listing all unflued gas heaters in all public schools in New South Wales, including the following details:
 - (i) school name and the electorate it is located within,
 - (ii) heater installation date,
 - (iii) heaters that replaced an existing unflued gas heater,
 - (iv) heaters that were installed in a new school or classroom,
- (b) a document listing all unflued gas heaters removed in all public schools in New South Wales between 1 January 2012 and 1 August 2020, including the removal date, school name and electorate, and

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

(Notice given 4 August 2020—expires Notice Paper No. 67)

625. Ms Faehrmann to move—

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of the passing of this resolution the following documents in the possession, custody or control of the Minister for Energy and Environment, Minister for Agriculture and Western New South Wales, the Department of Planning, Industry and Environment and the NSW Environmental Protection Authority:

- (a) all documents created since 1 January 2019 regarding the potential impact of aerial baiting on dingo populations,
- (b) all documents created since 1 January 2019 relating to the loss of livestock caused by wild dog or dingo populations including number of losses,
- (c) all documents created since 1 January 2015 relating to the DNA testing of wild dog and dingo populations in New South Wales,
- (d) all documents created since 1 January 2015 detailing aerial wild dog baiting including locations, maps, frequency of baiting and the quantity and dosage of baits used, 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 4 August 2020—expires Notice Paper No. 67)

626. Mrs Houssos to move-

That, under standing order 52, there be laid upon the table of the House within 7 days of the date of passing of this resolution, in electronic format, the following documents in the possession, custody or control of the Department of Education or Minister for Education and Early Childhood Learning relating to the Key Learnings review:

- (a) the terms of reference of the Key Learnings review,
- (b) the Key Learnings review report provided to the Minister for Education and Early Childhood Learning by the cross cluster advisory panel,
- (c) a document listing all submissions made to the Key Learnings review, 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 4 August 2020—expires Notice Paper No. 67)

629. Ms Sharpe to move—

- (1) That this House notes that:
 - (a) government websites are the interface for the people of New South Wales to interact with government and access the services they need,
 - (b) everyone should have an equal access to public information and services through government websites,

- (c) government websites are currently lagging 12 years behind the gold standard for online accessibility, in that they are only required to meet accessibility guidelines from 2008,
- (d) there was an important update to accessibility guidelines in 2018 that enhance the requirements, ensuring all people can access online information and services, and
- (e) currently, there are people with disability in New South Wales who cannot access essential government services and information because government websites have not kept up with technology advances and changing standards.
- (2) That this House calls on the government to:
 - (a) mandate that all government websites and online processes are fully accessible to people with disability, and
 - (b) mandate that all government websites are immediately updated to the 2018 accessibility guidelines to ensure everyone with disability has full access to their government online.

630. Ms Sharpe to move—

- (1) That this House notes that:
 - (a) 28 August 2020 is Wear It Purple Day, which celebrates its 10th anniversary in 2020,
 - (b) Wear It Purple is a grassroots, student-run organisation that was founded in 2010 by high school student Katherine Hudson and first year university student Scott Williams to support young people who identify as gay, lesbian, bisexual, transgender, intersex or queer,
 - (c) Wear It Purple was founded in response to the high suicide rate amongst LGBTIQ young people,
 - (d) in the last decade, Wear It Purple Day has been proudly celebrated by schools, universities, police, corporations, governments and organisations all over the country, and
 - (e) Wear It Purple wants to "create a world that is safe for all young people, within which they are free to learn, grow and belong".
- (2) That this House congratulates Wear It Purple on 10 years of celebrating and supporting young people.

(Notice given 4 August 2020—expires Notice Paper No. 67)

631. Ms Sharpe to move—

- (1) That this House notes that:
 - (a) on 30 July 2020, Australian state and territory governments agreed to revised Closing the Gap targets for the first time since 2008,
 - (b) the 2008 Closing the Gap targets had been largely unmet,
 - (c) for the first time, Closing the Gap target areas include justice, out-of-home care, suicide, language preservation, housing and land rights, and

- (d) the out-of-home care target is to reduce the over-representation of Aboriginal children in care by 45 per cent by 2031.
- (2) That this House notes that:
 - (a) New South Wales has one of the higher proportions of Aboriginal children and young people in out-of-home care in Australia at 40 per cent,
 - (b) by comparison, in Victoria, 26 per cent of children and young people in care are Aboriginal,
 - (c) in New South Wales, the proportion of Aboriginal children and young people in out-of-home care has grown by one percentage point every year for the last four years, and
 - (d) based on current numbers, New South Wales would need to reduce the number of Aboriginal children and young people in out-of-home care by over 3,000 within 13 years to reach the new Closing the Gap target.
- (3) That this House calls on the Minister for Families, Communities and Disability Services to:
 - (a) implement the legislative reform called for within the 'Family is Culture' review into Aboriginal children and young people in out of home care,
 - (b) increase funding to early intervention and support services for Aboriginal families to avoid child removals, and
 - (c) outline how the Government will meet these ambitious targets to close the gap for Aboriginal children and young people in contact with the child protection system.

632. Ms Sharpe to move—

That, under standing order 52, there be laid upon the table of the House within 28 days of the date of passing of this resolution, the following documents created since 1 January 2019 in the possession, custody or control of the Minister for Families, Communities and Disability Services and the Department of Communities and Justice:

- (a) all documents, including those available only in electronic format, related to the release of information held by the Department of Communities and Justice to the CREATE Foundation regarding children in out-of-home care in New South Wales, 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 August 2020—expires Notice Paper No. 67)

633. Mr Borsak to move—

That this House notes that:

- (a) on 4 July 2020, the Shooters, Fishers and Farmers Party's candidate for the Eden-Monaro byelection, Mr Matthew Stadtmiller, polled 5,058 votes, 5.34 per cent of the primary vote, supported by a modest but highly effective campaign,
- (b) the Shooters, Fishers and Farmers Party outpolled The Nationals in an overwhelming majority of the Eden-Monaro polling booths,

- (c) The Nationals candidate for the Eden-Monaro by-election was local Queanbeyan Palerang Councillor and former Deputy Mayor, Mr Trevor Hicks, who polled just 5,405 votes, only 6.62 per cent of the primary vote, representing a reduced vote for the Nationals by 1,494, down from 6,899 primary votes at the 2019 general election,
- (d) Mr Hicks was strongly supported by the local State member and Deputy Premier, Mr John Barilaro, MP, who personally promoted Mr Hicks candidature through local State Government announcements, robocalls and direct mail,
- (e) some local residents actually thought Mr Barilaro was The Nationals candidate given the strength of his personal campaign for Mr Hicks, especially as Mr Barilaro had earlier put his hand up to run for the seat before suddenly and inexplicably pulling out when he learned his colleague Mr Andrew Constance MP, wanted to run too,
- (f) The Nationals campaign featured an array of crazy, desperate antics designed to both attract media attention and undermine the campaign of their coalition partners, the Liberals, including:
 - Mr Barilaro publicly confirming his Nationals party room confession that at the 2019 general election he preferenced the Labor candidate for Eden-Monaro, Mike Kelly, before the Liberal candidate, Fiona Kotvojs,
 - Mr Barilaro refusing to rule out running at the next Federal general election for the seat of Eden-Monaro if the Liberals failed to win the seat,
 - (iii) Mr Barilaro lavishing generous praise on the Labor by-election candidate Kristy McBain during the course of the by-election campaign, including referring to her as a personal friend and a great local mayor on Sky which the Labor party then cleverly ran as a campaign endorsement for Ms McBain,
 - (iv) sensational claims published by The Australian newspaper that The Nationals candidate Mr Hicks was busted handing out Labor approved how-to-vote cards which urged Nationals voters to preference Kristy McBain before the Liberals if they wanted "a member who will work with John Barilaro",
- (g) Mr Barilaro's shameless sabotage of the Liberals campaign helped Labor retain the seat of Eden-Monaro, with one wag saying, 'With friends like Barilaro, who needs enemies', and
- (h) the poor Nationals result in the Eden-Monaro by-election should be seen as directly reflecting on Mr Barilaro's erratic and doomed leadership of The NSW Nationals and signals an acceleration in the decline of the Nationals as a truly representative political force in regional New South Wales.

634. Mr Borsak to move—

- That this House notes with deep concern the recent actions and statements of the Deputy Premier, Mr John Barilaro, MP, including:
 - (a) on 5 July 2020 when he attacked a proposal on New South Wales electoral redistribution by the recently resurrected Leader of the Government, the Hon Don Harwin, MLC, describing it as 'a dog act' and a 'vengeful square up' for calling Mr Harwin out for staying at Pearl Beach in breach of COVID19 restrictions,
 - (b) regularly attacking fellow ministerial colleagues and decisions of his own Cabinet in the media, as if he wasn't even in the room when the decision was made,
 - (c) publicly confirming his Nationals party room confession, that at the 2019 Federal general election he voted for the Labor Party ahead of the Liberals in the seat of Eden-Monaro,
 - (d) publicly announcing his candidature for the Eden-Monaro by-election then suddenly and inexplicably withdrawing it when his Liberal colleague Mr Andrew Constance, MP, decided to run,

- (e) referring to Mr Constance using a profanity in text messages which contributed to the withdrawal of Mr Constance from the Eden-Monaro by-election,
- (f) on 4 July 2020 on Sky News stating that he would have won the Eden-Monaro by-election if he had run despite lacking the courage to stay in the race when Mr Constance put his hand up and ignoring the fact that his own strongly endorsed candidate only polled 6.5 per cent of the vote,
- (g) on 8 July 2020 announcing funding for the testing of flying electric cars in Narromine, yet failing to adequately fund more immediate needs like critical regional health services, and
- (h) on 13 July 2020 proposing that the Melbourne Cup should be run in Sydney.
- (2) That this House notes that many in the NSW Nationals and Liberal parties are now questioning the motives behind Mr Barilaro's erratic and self-indulgent behaviour and the continued viability of Mr Barilaro's leadership with some now openly calling him "Bonkers Barilaro" and personally blaming him for the Coalition's failure to win the Eden-Monaro by-election, and
- (3) That this House notes that as a result of Mr Barilaro's leadership, the voters in regional New South Wales are increasingly turning away from the Nationals and towards the surging Shooters, Fishers and Farmers Party which not only won two more Nationals seats at the 2019 State election but again outpolled the Nationals in a majority of the polling booths at the 2020 Eden-Monaro by-election.

635. Mr Borsak to move—

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

(Hunting Bill)

(Notice given 4 August 2020)

638. Ms Hurst to move—

- (1) That this House notes that:
 - (a) approximately eight million ducks are slaughtered for consumption in Australia each year,
 - (b) the majority of these ducks spend their lives confined in intensive factory farms, without any access to water sources to swim, preen or bathe,
 - (c) this is despite the fact that ducks are aquatic animals that require water to clean themselves, regulate their body temperature, and take pressure off their joints,
 - (d) deprivation of surface water can lead to severe health problems for ducks including lameness, dislocated joints, broken bones, splay legs, heat stress and keratoconjunctivitis, which is a serious eye condition that can cause blindness, and
 - (e) despite these well-known health issues, the existing Model Code for Poultry in Australia does not require ducks to be provided with access to appropriate water sources.
- (2) That this House acknowledges the pain and suffering of ducks farmed in New South Wales, and the failure of our laws to cater to their most basic needs.

639. Mr Shoebridge to move—

- (1) That this House notes that today is national Aboriginal and Torres Strait Islander Children's Day.
- (2) That this House commits to supporting Aboriginal and Torres Strait Islander Children in NSW by:
 - (a) ending policies that see them removed from their families and country as part of a continued Stolen Generation,
 - (b) abolishing police watch lists like the STMP where Aboriginal children are significantly targeted by police,
 - (c) directing funding away from prisons and policing to community support programs and education, recreation and social opportunities for Aboriginal and Torres Strait Islander Children,
 - (d) delivering self-determination, and
 - (e) negotiating treaty.

(Notice given 4 August 2020—expires Notice Paper No. 67)

641. Mr Shoebridge to move-

- (1) That this House notes that:
 - (a) workers at Woolworths Wyong Distribution Centre have been locked out after striking for fair pay and conditions,
 - (b) Woolworths pay warehouse workers outside of Sydney \$5 less per hour for performing the same work, and
 - (c) the reasons why the workers are on strike are to demand:
 - fair wage increases so they are on a level playing field with distribution centres in Sydney,
 - (ii) a ratio of 80 per cent permanent to 20 per cent casual staff and conversion to permanent to be based on length of service,
 - (iii) and that Woolworths stop enforcing unsafe pick rates.
- (2) That this recognises that:
 - (a) these workers have kept going to work in a pandemic to make sure shelves stayed stocked, they deserve fair pay and conditions in return,
 - (b) this dispute is not about Woolworth's capacity to pay this is a company that has underpaid workers \$315 million and has seen a ten per cent increase in sales because of COVID-19.
- (3) That this House calls upon Woolworths to make sure their workers have fair pay and safe conditions.

(Notice given 4 August 2020—expires Notice Paper No. 67)

644. Police investigation involving the Minister for Police and Emergency Services—Further order: resumption of the adjourned debate (26 August 2020) of the question on the motion of Mr Shoebridge:

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

Debate: 22 minutes remaining (short form).

645. Ms Faehrmann to move—

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of the passing of this resolution the following documents in the possession, custody or control of the Minister for Energy and Environment, the Minister for Regional New South Wales, Industry and Trade, the Department of Planning, Industry and Environment, the NSW Environmental Protection Authority and Forestry Corporation:

- (a) surveys of the impacts of the 2019/20 bushfire season on koala habitat and populations,
- (b) all documents regarding the impacts of logging on threatened species habitat after the 2019/20 bushfire season,
- (c) all documents regarding mitigation measures and additional conditions introduced to reduce the impact of logging operations on threatened species and threatened species habitat after the 2019/20 bushfire season,

- (d) minutes of all meetings by the NSW Koala Strategy Independent Expert Advisory Panel, the NSW Koala Strategy Board and the NSW Koala Strategy Interagency Committee created since 8 May 2018,
- (e) briefs, board papers, communications and advice provided by or to the NSW Koala Strategy Independent Expert Advisory Panel, the NSW Koala Strategy Board, the NSW Koala Strategy Interagency Committee and the NSW Chief Scientist created since 8 May 2018,
- (f) any responses or comments from the NSW Koala Strategy Interagency Committee on the implementation of the Koala Strategy or on the whole of government response to Portfolio Committee No. 7 – Planning and Environment's report no. 3 entitled "Koala populations and habitat in New South Wales" created since 8 May 2018, and
- (g) 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.

646. Ms Faehrmann to move—

- (1) That this House notes that:
 - (a) face masks are an effective method to protect individuals from the transmission of COVID-19 by reducing the risk of an individual contracting or transmitting the virus,
 - (b) the Premier has given a 'strong recommendation' that people wear masks when they are in enclosed spaces, while working in customer-facing roles in hospitality or retail, when attending a place of worship or if they are in an area of high community transmission,
 - (c) on 24 July 2020, NSW Health issued a directive that requires all healthcare workers at public hospitals and community health settings to wear face masks when they are within 1.5 metres of a patient, and
 - (d) this directive does not apply to healthcare workers in private hospitals, general practice clinics or aged care facilities and other non-public healthcare services.
- (2) That this House calls on the government to require all healthcare workers in New South Wales to wear a mask when they are within 1.5 metres of a patient regardless of whether they work in a public or private healthcare setting.

(Notice given 4 August 2020—expires Notice Paper No. 67)

653. Mr Graham to move—

- (1) That this House notes that:
 - (a) the M12 motorway has been deemed one of the nation's highest priority projects by Infrastructure Australia and was elevated to "high priority" in its 2020 midyear update,
 - (b) construction on the 16 km road linking the M7 motorway and the Northern Road in Luddenham is crucial to the development of the new Western Sydney Airport which is the biggest jobs generating project in Sydney's west, and
 - (c) construction was originally due to commence this year, and is now due to commence in 2022.

(2) That this House calls on the government to fast track this project, by returning to its original construction timeline.

(Notice given 5 August 2020—expires Notice Paper No. 68)

654. Ms Hurst to move-

- (1) That this House notes that:
 - (a) in Australia, rabbits are bred and raised for meat in battery cages so small, they cannot sit up with their ears erect or exhibit basic natural behaviours such as nesting, foraging and gnawing,
 - (b) this intensive confinement leads to high levels of psychological distress in rabbits, as well as health problems such as splay legs, metabolic disturbances, Coccidiosis and abscesses,
 - (c) the accumulation of faeces in their tiny cages, combined with poor ventilation, also causes high levels of ammonia and respiratory problems, and
 - (d) rabbits bred for meat are then sent to slaughter at just 10 to 12 weeks old, a small fraction of their natural lifespan of 8 to 14 years, and are killed using cruel methods such as decapitation by circular saw.
- (2) That this House condemns the treatment of battery-caged rabbits in an industry that is unknown to the vast majority of Australians.

(Notice given 5 August 2020—expires Notice Paper No. 68)

655. Ms Hurst to move—

- (1) That this House notes that:
 - (a) the commercial honey industry uses cruel practices designed to exploit the honey bee's natural desire to live and protect their hive,
 - (b) like other factory-farmed animals, honey bees are forced to live in unnatural conditions and are subjected to invasive procedures, including the killing of male bees to take semen from their dead bodies to artificially inseminate the queen bee,
 - (c) to avoid any decline in honey production, commercial beekeepers will often clip the wings of the queen bee, or kill and replace her with a younger queen, to prevent swarming,
 - (d) once honey is extracted from the hive, it is usually replaced with a sugar water solution which weakens the bees' immune system, leaving them vulnerable to infection and disease, and
 - (e) many industrial bee farmers will kill all the bees in a hive after extracting the honey, because it is cheaper than feeding and keeping them alive throughout winter.
- (2) That this House condemns the cruelty inherent in the factory farming of bees in Australia and around the world.

(Notice given 5 August 2020—expires Notice Paper No. 68)

658. Mr Shoebridge to move—

- (1) That this House notes that:
 - (a) today 5 August 2020 marks 12 months since the Indian government deployed tens of thousands of additional troops to Indian Occupied Kashmir, imposed a state-wide curfew, cut communications and internet services, placed elected political leaders under house arrest and shut down local media, and
 - (b) As stated in an open letter from Stand With Kashmir Australia, since the Indian takeover:
 - (i) military and security forces have detained over 13,000 young Kashmiri boys and the number of troops in the state has risen to nearly one million,
 - (ii) with the curfew and communications shutdown enforced for almost a year now, residents are experiencing shortages of medical supplies, prescription medications, food and basic necessities,
 - (iii) under new laws, the government has given itself interpretative leeway to censor any journalism it does not like, empowering the Indian state to legally and economically punish journalists in Kashmir for what is broadly defined as 'fake news' and 'antinational' content,
 - (iv) journalists are being fined and arrested for attempting to report on the situation truthfully,
 - (v) the Indian state has introduced a new Domicile Law, to allow non-Kashmiri people to settle as Permanent Residents of Kashmir, leading to demographic change in the region,
 - (vi) many indigenous Kashmiris do not have adequate documentation and without adequate documents, they will be rendered stateless in their own homes and dispossessed from education, employment and land rights, leading to massive displacement,
 - (vii) Indian settlers who obtain domicile certificates will be part of the settler-colonial project, resulting in demographic flooding, paving the way for ethnic cleansing and an influx of Indian settlers could impact on future elections and influence the outcome of a plebiscite or referendum on the Kashmir issue.
- (2) That this House calls on the Australian Government to:
 - (a) require an ongoing dialogue that critically reviews India's actions in Kashmir,
 - (b) renegotiate trade agreements between Australia and India so that they include a human rights clause, and
 - (c) to stand up for basic international principles and the right to self-determination of all people on this planet.

659. Mr Searle 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 2020 in the possession, custody or control of the Premier, Department of Premier and Cabinet, Minister for Health and Medical Research, or Ministry of Health relating to advice on hotel quarantine and face masks:

- (a) all correspondence and records of advice, including but not limited to briefs, emails and text messages, relating to the use of:
 - (i) hotel quarantine for travellers from Victoria,
 - (ii) face masks, 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.

661. Ms Hurst to move—

- (1) That this House notes that:
 - (a) gelatin is obtained by boiling animal skin, tendons, ligaments and bones in water, and is usually obtained from cow or pig body parts left over from the meat industry, and
 - (b) gelatin is used in a range of products that the average consumer may not expect, such as cosmetics products, jellies, lollies, marshmallows, vitamins and as a clarifying agent in wines.
- (2) That this House recognises that gelatin is a by-product of the death, pain and suffering of animals in the animal agriculture industry.

(Notice given 6 August 2020—expires Notice Paper No. 69)

662. Ms Hurst to move—

- (1) That this House notes that:
 - (a) quail is the largest game bird industry in Australia, with 6.5 million quail slaughtered each year for meat and eggs,
 - (b) in addition to being hunted, quail are the smallest animal to be intensively farmed in Australia, and
 - (c) farmed quail live short, miserable lives in small wire cages, where they have no room to move, stretch their wings, fly or dustbathe, and will never be allowed outside.
- (2) That this House condemns the hidden suffering of quails in the animal agribusiness industry.

(Notice given 6 August 2020—expires Notice Paper No. 69)

663. Mr Shoebridge to move—

- (1) That this House notes that:
 - (a) approximately 80 per cent of transmission of COVID-19 in Victoria occurs in the workplace,
 - (b) Melbourne's 25 lowest income postcodes have had more than half the COVID-19 cases, which are the same suburbs with the highest rates of insecure work,
 - (c) nearly 550,000 workers in Sydney alone have no access to paid sick leave,
 - (d) the federal government has recently announced paid pandemic leave for workers who need to self isolate in Victoria because of COVID-19, and
 - (e) insecure work is perhaps the single largest preventable risk of COVID-19, as everyone has a right to a steady job and to take paid time off if they're sick, to stop similar rates of transmission as in Victoria workers in New South Wales must be able to take paid time off if they are sick.
- (2) That this House calls on the Federal Government to immediately expand paid pandemic leave nation-wide to prevent outbreaks in other states and cities.

664. Mr Shoebridge to move-

- (1) That this House notes that:
 - (a) on 13 July 2020 two Bahraini men, Mohammed Ramadan, 37, and Husain Moosa, 34, who say they were tortured into making false confessions, were sentenced to death by the Court of Cassation in the Kingdom of Bahrain,
 - (b) the two men are both pro-democracy activists and members of Bahrain's Shiite minority,
 - (c) since 2011, the Bahraini government has prosecuted a growing number of Shiite leaders and activists, and
 - (d) the sentences follow the executions of two men in July 2019 despite United Nations human rights experts expressing extreme concern about the sentences and amid allegations that their confessions were obtained under torture.
- (2) That this House calls on the Australian Government to:
 - (a) denounce the death sentences and continues international diplomatic endeavours to abolish the death penalty globally, and
 - (b) advocate for the restoration of democracy in Bahrain and the release of pro-democracy activists held in Bahrain jails.

(Notice given 6 August 2020—expires Notice Paper No. 69)

665. Mr Pearson to move—

- (1) That this House commends the Australian Broadcasting Corporation's Four Corners program for:
 - (a) airing the "The Truth about 5G" on Monday 3 August 2020, and
 - (b) investigating various claims concerning the:
 - (i) global rollout of 5G technology,
 - (ii) impact of 5G's radiofrequency radiation on human health.
- (2) That this House notes with concern that there are members of the public:
 - (a) who are genuinely afraid of radiofrequency radiation, and
 - (b) who object to the construction of 5G mobile phone towers in their communities because of 5G's capacity to emit radio waves with:
 - (i) a much higher frequency,
 - (ii) data speeds more than 100 times faster than 4G.
- (3) That this House notes that some social media influencers are:
 - (a) conflating the rollout of 5G with the appearance of the SARS-CoV-2 pandemic,
 - (b) disseminating a number of conspiracy theories about viruses and 5G, and
 - (c) claiming that 5G's millimetre wave technology was secretly developed by governments as a weapon to threaten and control people.

- (4) That this House urges the Government to:
 - (a) develop and deliver a community education program,
 - (b) explain the benign nature of radiofrequency radiation, and
 - (c) explain the important technological improvements that 5G will bring, including faster downloads which will improve:
 - (i) remote medical assistance,
 - (ii) driverless car technologies
 - (iii) robotics in agriculture.

*671. Public Health Amendment (Registered Nurses in Nursing Homes) Bill 2020: resumption of the adjourned debate of the question on the motion of Mr Banasiak: That this bill be now read a second time (5 calendar days from 26 August 2020)—Mrs Maclaren-Jones. (20 minutes)

673. Mr Veitch to move—

- (1) That this House notes that there are currently skill and workforce shortages for agricultural workers in shearing, contract harvesting and fruit-picking.
- (2) That this House calls on the government to urgently implement training programs that will assist in reducing the skill shortage in these important areas.

(Notice given 25 August 2020—expires Notice Paper No. 70)

674. Mr Veitch to move—

- (1) That this House notes industry concerns about the impact that current border restrictions are having on the movement of our important itinerant agricultural workforce, particularly in the areas of shearing, contract harvesting and fruit-picking.
- (2) That this House calls on the government to urgently address the border restriction issues to allow these important itinerant workforces to cross between States.

(Notice given 25 August 2020-expires Notice Paper No. 70)

675. Ms Hurst to move—

- (1) That this House notes that Ms Vikki Campion, advisor to Federal Nationals MP Llew O'Brien, and partner of the former leader of the National Party, Barnaby Joyce, published a recent opinion piece that:
 - (a) spoke out against the cruel puppy farming industry in New South Wales,
 - (b) called out the Minister for Agriculture, the Honourable Adam Marshall MP, for turning a blind eye to the rampant puppy farming industry much of which is within his own electorate,
 - (c) highlighted the failure of Minister Marshall to take the legislative steps necessary to stamp out the intensive puppy farming trade, despite five years passing since his own inquiry into the issue, and
 - (d) highlighted the failure of Minister Marshall to protect companion animals in this State.

(2) That this House congratulates Ms Campion for her article.

(Notice given 25 August 2020—expires Notice Paper No. 70)

676. Ms Hurst to move—

- (1) That this House notes that:
 - (a) cows raised in the industrial dairy industry are subject to a continuous cycle of calving, milking and impregnation throughout their lives,
 - (b) these cows have been selectively bred to produce almost double their natural milk supply, and are artificially forced to give birth almost once a year so that their milk supply can be constantly maintained,
 - (c) this cycle puts significant metabolic strain on the cows, who can suffer from painful stretching and tearing of ligaments, foot problems and infections to the teat and udders such as mastitis,
 - (d) standard dairy industry practice is to separate calves from their mothers within 24 hours of birth, which causes significant distress for both mother and calf, and
 - (e) once a dairy cow ceases to produce enough milk, she is considered 'spent' by industry and killed.
- (2) That this House acknowledges the constant cycle of cruelty associated with the modern dairy industry.

(Notice given 25 August 2020—expires Notice Paper No. 70)

677. Ms Hurst to move—

- (1) That this House notes that:
 - (a) the consumption of animal products is associated with serious negative health risks,
 - (b) like tobacco, processed meat is classified by the World Health Organisation as a Group 1 carcinogenic, meaning there is convincing evidence that it causes cancer, while red meat has also been linked to cancer, heart disease, type 2 diabetes and obesity,
 - (c) the consumption of cow's milk and other dairy products can also lead to an increased risk of breast, ovarian and prostate cancer, and can cause higher rates of heart disease, type 2 diabetes, and Alzheimer's disease, and
 - (d) adopting a plant-based diet has many health benefits and can reduce the risk of heart disease, which is the leading cause of death in Australia, as well as type 2 diabetes, obesity and certain types of cancer.
- (2) That this House acknowledges the harm caused to both human and animals by the production and consumption of animal products.

(Notice given 25 August 2020—expires Notice Paper No. 70)

680. Mr Latham to move—

That this House:

- (a) declares its commitment to the rights of parents in New South Wales as a basic human right, one of the foundations of our society,
- (b) asserts that parents should be the primary carers, advisors and loving mentors to their children, especially in deeply personal matters of individual identity, gender and sexuality, and
- (c) declares its opposition to laws such as that proposed in the Australian Capital Territory that create an offence for parents to talk to and advise their children in the matters listed in paragraph (b).

681. Mr Latham to move—

- (1) That this House notes:
 - (a) the findings of the NSW Domestic Violence Death Review Team 2017-2019 Report and the consistent pattern of underclass circumstances and influences surrounding the homicides reported, and
 - (b) the failure of the Honourable Mark Speakman, SC MP, Minister for the Prevention of Domestic Violence to answer Legislative Council question on notice numbers 1765 and 1766 for the aggregated tabulation of the circumstances of the victims and perpetrators of these homicides (112 in total for the period 2008-2016) in relation to their employment status, housing status, residential status, prior criminal history, drug and alcohol use history and mental health history, as this information, if provided, would help further parliamentary and public understanding of the possible drivers of the tragedy of domestic violence deaths.
- (2) That this House calls on Minister Speakman to be transparent in this vital area of public safety concern in New South Wales and answer the questions put to him, recognising that the data collected can only assist in developing policies that reduce the incidence of family violence and domestic violence deaths in our state.

(Notice given 25 August 2020—expires Notice Paper No. 70)

682. Mr Latham to move—

That this House:

- (a) notes with concern the massive failures of public administration in Victoria leading to the hotel quarantine calamity that generated a second wave of COVID-19 infections, caused hundreds of deaths and severely damaged every part of the national economy,
- (b) urges the NSW Government to study these failings and learn from them for the benefit of public administration in our state, especially in areas of public health and safety,
- (c) notes that the primary failure in Victoria was the hiring of untrained, unqualified security guards on the basis of so-called 'social inclusion' criteria that put identity politics ahead of merit selection and cost-effectiveness,
- (d) notes the case of the Victorian public servants who were moved from the Parks agency to run hotel quarantine and were given training in 'Equity and Diversity' but not training in infection control, knowledge of COVID-19 or Personal protective equipment (PPE) usage,
- (e) notes that there was a time when governments awarded tenders on the basis of merit, cost-benefit analysis and proven performance, but this has now been surpassed by considerations of race, gender, sexuality, language use, 'diversity and inclusion', unconscious bias, so-called 'white male privilege', cultural sensitivity training, and cultural appropriation etc.,

- (f) notes that with additional selection factors being introduced, the administration of government programs, such as hotel quarantine, has become unnecessarily complex and uncoordinated, with multiple agencies needing to be involved, as evidenced in Victoria where the development of the hotel quarantine program involved its Health Department, Global Victoria (a trade agency), Jobs Department, agricultural and parks agencies and Attorney-General's Department and many of their 'Diversity and Inclusion Units', and
- (g) urges the NSW Government to remove the factors listed in paragraphs (e) and (f) from its employment, tender and workplace policies and return the government of the State to the principles of merit selection, cost-effectiveness and the best possible customer service.

688. Mr Secord to move—

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of passing of this resolution the following documents created since 1 March 2020 in the possession, custody or control of The Treasury and the Department of Premier and Cabinet relating to the Fiscal Repair Program:

- (a) all documents relating to the whole of government Fiscal Repair Program,
- (b) all documents disclosing any consolidation or centralisation of government functions or services; department or whole-of-government efficiency dividends or savings initiatives; staff, employee or workforce redundancies, redeployment, reduction, or hiring freezes; or a reduction in funding for any government programs, as a result of the creation of the Fiscal Repair Program, and
- (c) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 25 August 2020—expires Notice Paper No. 70)

689. Mr Secord to move-

That, under standing order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution the following documents, in electronic format if possible, created since 8 March 2020, excluding any documents previously returned under an order of the House, in the possession, custody or control of the Premier, Minister for Health and Medical Research, Minister for Transport and Roads, the Department of Premier and Cabinet, the Ministry of Health or Transport for NSW relating to the arrival of cruise ships:

- (a) all communications concerning the arrival of cruise ships in New South Wales,
- (b) all communications concerning the docking of the Ruby Princess on 8 March 2020 and 19 March 2020, and
- (c) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 25 August 2020-expires Notice Paper No. 70)

693. Mr Graham to move—

- (1) That this House notes that:
 - (a) on Wednesday 5 August 2020, the House ordered the production of documents relating to Community Funds and Grants, and

- (b) on Wednesday 19 August 2020 the House received correspondence from the Secretary, Department of Premier and Cabinet that stated:
 - (i) "Paragraph (a) of the resolution requires production of 'all documents concerning the applications' relating to the funds listed at (i) to (vi), rather than the applications themselves. The applications are voluminous documents, often containing multiple large attachments. Accordingly, due to the scope of the resolution and the limited timeframe given for compliance, the Department has not provided the actual application documents submitted for the two grant rounds of the Regional Cultural Fund. If the Legislative Council requires access to the applications, the Department can arrange access.",
 - (ii) "Because of the volume of documents captured and the limited timeframe for compliance with the resolution, the Department has generally not produced documents of an administrative nature (such as call logs) or draft documents. The Department can arrange access to those documents if required by the Legislative Council",
 - (iii) "The Secretary of the Department of Education has written to advise that, due to the volume of documents captured by the resolution and the limited timeframe, it will be producing the documents in two tranches. The first tranche has been provided and a further tranche of documents will be provided to the Department by 14 September 2020".
- (2) That this House:
 - (a) asserts its power to require the production of all documents captured by the order for the production of documents of Wednesday 5 August 2020 relating to Community Funds and Grants,
 - (b) calls on the Government to comply with the order for the production of documents of Wednesday 5 August 2020 relating to Community Funds and Grants,
 - (c) acknowledges the request from the Department of Education to produce the documents in two tranches,
 - (d) considers failure to provide all documents captured by the order of the House to constitute non-compliance with the order the House, and
 - (e) notes that it is open to the House to take such action necessarily to compel compliance with the order for papers.

694. Mr Field to move—

- (1) That this House notes that:
 - (a) on Thursday 27 February 2020, the House ordered the production of documents relating to the Biodiversity assessment of the proposal to raise the Warragamba Dam wall, and
 - (b) on Thursday 19 March 2020, the House received correspondence from the Secretary, Department of Premier and Cabinet which included:
 - (i) certification letter from the Secretary of the Department of Planning, Industry and Environment stating that "I certify to the best of my knowledge that no documents covered by the terms of the resolution and lawfully required to be provided are held by the Department of Planning, Industry and Environment ",
 - (ii) certification letter from the Chief Executive Officer, Infrastructure NSW stating that "I certify to the best of my knowledge that no documents covered by resolution and are lawfully required to be provided are held by Infrastructure NSW",

- (iii) certification letter from the Chief Executive Officer, Water NSW stating that "I certify, to the best of my knowledge that no documents covered by the resolution and are lawfully required to be provided are held by Water NSW".
- (2) That this House:
 - (a) reasserts its power to order the production of all documents in the possession, custody or control of the Executive Government with the exception of those documents that reveal the actual deliberations of Cabinet, as articulated by Spigelman CJ in Egan v Chadwick, and
 - (b) rejects the definition of Cabinet documents used in the Government Information (Public Access) Act 2009 which if followed may lead to a much broader class of documents being withheld from the House.
- (3) That under standing order 52, there be laid upon the table of the House within 21 days of the passing of this resolution the following documents, created since 1 September 2018, in the possession, custody or control of the Department of Planning, Industry and Environment, Water NSW or Infrastructure NSW:
 - the Biodiversity Assessment Method for the proposal to raise the Warragamba Dam wall, prepared by SMEC Holdings Limited,
 - (b) the Offset Strategy Approach for the proposal to raise the Warragamba Dam wall, prepared by SMEC Holdings Limited,
 - (c) the Upstream Biodiversity Assessment Report for the proposal to raise the Warragamba Dam wall submitted by SMEC Holdings Limited,
 - (d) the Downstream Biodiversity Assessment Report for the proposal to raise the Warragamba Dam wall submitted by SMEC Holdings Limited,
 - (e) the Construction Biodiversity Assessment Report for the proposal to raise the Warragamba Dam wall submitted by SMEC Holdings Limited, and
 - (f) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.
- (4) That under standing order 52, there be laid upon the table of the House within 21 days of the passing of this resolution the following documents, identified in 'Infrastructure NSW – GIPA ACCESS APPLICATION REF # 62', in the possession, custody or control of Infrastructure NSW:
 - (a) email and two attachments document numbers 14, 14 a and 14 b,
 - (b) draft chapter Environmental Impact Statement document number 16,
 - (c) email and attachment document numbers 17 and 17 a,
 - (d) email and attachment document numbers 22 and 22 a, 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.
- (5) That, should the Leader of the Government fail to table the documents in compliance with this resolution, it will be a matter for this House to take necessary actions and further steps to address the issue of continued non-compliance.

695. Mr Field to move—

That, under standing order 52, there be laid upon the table of the House within 14 days of the passing of this resolution the following documents, created since 1 January 2019, in the possession, custody or control of the Department of Planning, Industry and Environment, Water NSW or Infrastructure NSW relating to the proposal to raise the Warragamba Dam wall:

- (a) correspondence with the Commonwealth Department of Agriculture, Energy and the Environment relating to Section 156A of the Environment Protection and Biodiversity Conservation Act 1999 (Cth),
- (b) any report, analysis or other advice relied on by Water NSW or Infrastructure NSW in making the decision to vary the project to allow for a 17 metre raising of the Warragamba Dam wall as indicated within the variation request of 30 June 2020 to the Commonwealth Department of Agriculture, Energy and the Environment,
- (c) responses from government agencies to the Draft Environmental Impact Statement, 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 25 August 2020—expires Notice Paper No. 70)

697. Ms Faehrmann to move—

- (1) That this House notes that:
 - (a) in its recent 2020-2021 Independent Arts and Cultural Organisations (Multi-Year Funding) round, Create NSW has chosen not to grant funding to well-established small to medium arts organisations, including Writing NSW, PACT Centre for Emerging Artists and South Coast Writers Centre,
 - (b) over 50 other applicants were unsuccessful in securing their funding in the same round,
 - (c) applicants waiting on decisions reported hearing their organisation's fate through media sources or word-of-mouth, adding unnecessary stress to many organisations and individuals struggling to survive due to the COVID-19 shutdowns, and
 - (d) Create NSW's decision not to grant funding to these organisations will result in loss of employment, cessation of program delivery, devaluation of the arts and cultural industry now and in the future. These outcomes will be especially felt by young people, working class people, marginalised people and regional communities who rely on small to medium organisations to provide early career support and development.
- (2) That this House calls on the Government to:
 - (a) undertake an urgent review of Create NSW's budget priorities in the wake of the devastating impact of the COVID-19 shutdowns, including the allocation of just under \$10 million for the 2020/2021 Independent Arts and Cultural Organisations (Multi-Year Funding), and
 - (b) recognise the importance of maintaining arts and cultural program funding during the pandemic to ensure the long term viability of the NSW Arts sector and the impact of arts funding decisions on industry workers' livelihoods and mental health.

(Notice given 25 August 2020—expires Notice Paper No. 70)

698. Ms Faehrmann to move—

- (1) That this House notes that:
 - (a) on 4 August 2020, 2,750 tonnes of ammonium nitrate stored in a facility at the Port of Beirut caught fire creating an explosion that resulted in over 200 deaths, 6,000 injuries, flattened the port and caused widespread damage throughout the City of Beirut and between US \$10 to \$15 billion of economic losses for Lebanon,
 - (b) the explosion was so large that it was felt up to 240 kilometres away and detected by the United State Geological Survey as a 3.3 local magnitude earthquake, and
 - (c) there have been 30 major explosions of ammonium nitrate around the world including a 2001 explosion in Toulouse that killed 29 people and a 2013 explosion in Texas City that killed 15 people, both involving roughly 300 tonnes of ammonium nitrate.
- (2) That this House acknowledges that:
 - (a) the Orica ammonium nitrate plant at the Port of Newcastle, just 3 kilometres from the Newcastle CBD, stores up to 11,000 tonnes of ammonium nitrate at a single time, nearly four times the amount that caused the devastating Beirut explosion,
 - (b) Crawfords Freightlines' Sandgate facility can store up to 13,500 tonnes of ammonium nitrate just 300 metres from Newcastle residential areas and 600 metres from a nursing home,
 - (c) an explosion at either site would impact an area containing 40,000 Newcastle residents and cause unimaginable damage to the City of Newcastle and the New South Wales economy,
 - (d) a 2011 NSW Upper House inquiry into the Kooragang Island Orica chemical leak found that Orica had breached its licence 130 times in a ten year period, was responsible for three chemical spills over three months and the release of arsenic into the Hunter river,
 - (e) Crawfords Freightlines has a history of committing offences including illegally storing 10,000 tonnes of ammonium nitrate in 2012 and being issued with two prevention notices and four official cautions by the EPA in 2016 for poor environmental practices at their Sandgate premises,
 - (f) a community petition calling for Orica to relocate their ammonium nitrate stockpile at the Newcastle Port to a safer location has almost 15,000 signatures, and
 - (g) community groups including Stockton Community Action Group, Correct Planning and Consultation for Mayfield, Throsby Villages Alliance, Better Planning Network NSW and Hunter Community Forum have been raising major concerns about the large stockpiles of ammonium nitrate so close to Newcastle for many years.
- (3) That this House calls on the Government to:
 - (a) work with Orica and Crawfords to urgently relocate their stocks of ammonium nitrate away from all residential areas, and
 - (b) guarantee that any future production and storage of ammonium nitrate in New South Wales will not impact residential areas in the event of an explosion.

700. Mrs Ward to move-

- (1) That this House notes that:
 - (a) on 22 June 2020, the Governor-General announced the Queen's Birthday 2020 Honours List recognising 933 Australians, 255 of those recipients being New South Wales based,

- (b) a number of outstanding women from New South Wales received awards for their contributions to their communities Australia and globally,
- (c) University of Sydney chancellor and businesswoman Belinda Hutchinson, is one of three Australians to receive the highest Queen's Birthday Honour in 2020, named as companion of the Order of Australia for her eminent service to business, to tertiary education and scientific research, and through philanthropic endeavours to address social disadvantage,
- (d) from the second highest honour category, the Officer of the Order of Australia, 24 recipients from New South Wales were honoured with six of those being women,
- (e) 17 exceptional New South Wales women who received Member of the Order of Australia honours, and
- (f) 64 women from New South Wales received a Medal of the Order of Australia for outstanding service or achievement in the community.
- (2) That this House:
 - (a) acknowledges the work and dedication of the outstanding women honoured in these awards,
 - (b) notes that female representation from New South Wales recipients is down to 38 per cent across all award categories, and
 - (c) calls on New South Wales state leaders to continue to nominate outstanding women through the Order of Australia 2021 with a view to achieving balance in the future.

703. Ms Hurst to move—

- (1) That this House notes that:
 - (a) approximately two million goats are killed for their flesh in Australia each year,
 - (b) the majority of the goats killed are wild Rangeland goats, who are caught using traps constructed around water points,
 - (c) these wild goats will remain in these traps for up to 24 hours, highly stressed and without food, before being forced onto trucks and undergoing the terrifying process of being transported to slaughter, and
 - (d) goats used in the Australian dairy industry also suffer, particularly the females who have their horn buds painfully removed, before being forcibly impregnated to induce milk production, while the male kids are considered wastage and slaughtered at just one day old.
- (2) That this House condemns the inhumane treatment of goats by the meat and dairy industry in Australia.

(Notice given 26 August 2020-expires Notice Paper No. 71)

704. Ms Hurst to move—

- (1) That this House notes that:
 - (a) over 28 million farmed sheep are killed in Australia, the vast majority of which are lambs under one year old,

- (b) a quarter of lambs in the animal agribusiness industry will die within 48 hours of birth, due to selective breeding by industry which causes female sheep to give birth to an unnatural number of lambs, many of whom are too small or weak to survive,
- (c) the lambs that do survive will be subjected to a range of brutal animal husbandry procedures, including tail docking, mulesing and castration, without any pain relief, and
- (d) at just six months old, these terrified lambs will be crammed into trucks for up to 48 hours without food or water and transported to an abattoir, where they will be killed alongside thousands of their companions.
- (2) That this House acknowledges that the treatment of these sentient animals by the animal agribusiness industry is manifestly cruel, and is not consistent with community expectations or values.

711. Mr Mallard to move—

- (1) That this House notes that:
 - (a) modifications to the Blue Mountains rail line from Springwood to Lithgow to accommodate the new state-of-the-art intercity trains have been completed ahead of schedule,
 - (b) the new intercity fleet has started testing and training on the Sydney network and testing is expected on the lines to Katoomba in the coming months,
 - (c) the existing trains on the Blue Mountains line are over 30 years old and due for retirement, and
 - (d) Labor failed to upgrade the Blue Mountains trains during their 16 lost years in office putting Blue Mountains commuters in the 'too hard' basket.
- (2) That this House notes that only the Coalition Government has invested millions in upgrading the lines, tunnels and stations to allow the new state-of-the-art intercity fleet to service our community and the whole intercity network and to future proof the Blue Mountains lines.
- (3) That this House congratulates the Berejiklian Government for their record investment in transport infrastructure and condemns the fake news and opposition to the new trains by the local Labor Member of Parliament.

(Notice given 27 August 2020—expires Notice Paper No. 72)

712. Mrs Houssos to move—

- (1) That this House notes that:
 - (a) on Thursday 5 August 2020, the House ordered the production of documents relating to the Department and Agency Assets - Department of Education, and
 - (b) on Wednesday 26 August 2020, the House received correspondence from the Secretary, Department of Premier and Cabinet which included:
 - certification letter from the Secretary of the Department of Education stating that "I certify to the best of my knowledge that no documents covered by the terms of the resolution and lawfully required to be provided are held by the Department of Education ",

- certification letter from the Managing Director, TAFE NSW stating that "I certify to the best of my knowledge that no documents covered by the terms of the resolution and lawfully required to be provided are held by TAFE NSW",
- (iii) certification letter from the Chief Financial Officer, NSW Education Standards Authority stating that "I certify to the best of my knowledge that no documents covered by the terms of the resolution and lawfully required to be provided are held by the NSW Education Standards Authority".
- (2) That this House notes that:
 - (a) on Wednesday 13 May 2020, the House ordered the production of documents relating to the Transport Asset Management Plan, and
 - (b) on Wednesday 3 June 2020 (public documents and privileged documents), Tuesday 16 June 2020 (public documents), and Tuesday 4 August 2020 (privileged documents) were returned in response to the Transport Asset Management Plan order.
- (3) That this House:
 - (a) reasserts its power to order the production of all documents in the possession, custody or control of the Executive Government with the exception of those documents that reveal the actual deliberations of Cabinet, as articulated by Spigelman CJ in Egan v Chadwick, and
 - (b) rejects the definition of Cabinet documents used in the Government Information (Public Access) Act 2009 which if followed may lead to a much broader class of documents being withheld from the House.
- (4) That under standing order 52, there be laid upon the table of the House within 21 days of the passing of this resolution the following documents in the possession, custody or control of the Department of Education, TAFE Commission, NSW Education Standards Authority, the Treasury, Infrastructure NSW, the Minister for Education and Early Childhood Learning, or the Minister for Skills and Tertiary Education relating to department and agency assets:
 - (a) the Education cluster Strategic Asset Management Plan (or however described),
 - (b) the Asset Management Plan for each agency within the Education cluster (or however described),
 - (c) the Asset Register for each agency within the Education cluster (or however described),
 - (d) the School Assets Strategic Plan (or however described),
 - (e) the latest version of the Total Asset Management Plan (or however described),
 - (f) the Asset Management Fast Track initiative (or however described), and
 - (g) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.
- (5) That, should the Leader of the Government fail to table the documents in compliance with this resolution, it will be a matter for this House to take necessary actions and further steps to address the issue of continued non-compliance.

713. Ms Hurst to move—

(1) That this House notes that, on 25 August 2020, the Blue Mountains City Council:

- (a) became the fourth council in New South Wales to ban the sale of fur,
- (b) recognised that animals are sentient living beings with intrinsic value that deserve to be treated with dignity and respect, and
- (c) reaffirmed their long-standing ban on allowing circuses with wild animals on Council land.
- (2) That this House congratulates Blue Mountains City Council for passing these motions, which reflect modern community views on the treatment of animals.

714. Ms Hurst to move—

- (1) That this House notes that:
 - (a) approximately 90,000 horses are killed in Australia each year for consumption by humans and companion animals,
 - (b) the horses killed include once beloved domestic horses, wild brumbies, and ex-thoroughbred racehorses that have been 'retired' by the racing industry, and
 - (c) after suffering through the stress of being transferred to an abattoir or knackery, the Model Code of Practice allows these animals to be unloaded using electric prods, and have their lives cruelly ended using a captive-bolt pistol or by shooting them.
- (2) That this House acknowledges the cruelty and suffering associated with horse slaughter in Australia.

(Notice given 27 August 2020—expires Notice Paper No. 72)

715. Ms Hurst to move—

- (1) That this House notes that:
 - (a) cows are intelligent, playful and social animals with the capacity to experience pleasure and pain,
 - (b) young calves born into the animal agribusiness industry are commonly subject to a range of cruel mutilation procedures, including:
 - dehorning, where the cow's horns and sensitive tissue near their skulls are cut, sawn or scraped off,
 - (ii) castration, where young calves either have their testes cut off, or have a rubber ring placed so tightly around their scrotum that their testicles eventually fall off due to lack of blood flow,
 - (iii) branding, where a hot iron is painfully seared into the cow's skin, leaving a permanent mark, and
 - (c) cattle husbandry procedures are all routinely carried out without any pain relief.
- (2) That this House condemns the sickening forms of legalised cruelty that are allowed to be performed on cows.

(Notice given 27 August 2020—expires Notice Paper No. 72)

716. Mr Graham to move—

- (1) That this House notes the numerous opportunities provided to the Government to comply with orders for the production of the final business case for the proposed Western Harbour Tunnel and Beaches Link and the strategic business case for the proposed Western Harbour Tunnel and Beaches Link.
- (2) That, on Tuesday 25 August 2020, the President tabled correspondence together with an index indicating that the Final Business Case: Western Harbour Tunnel and Beaches Link was being provided on a voluntary basis and that is confidential and not for public inspection.
- (3) That this House notes that:
 - (a) the only established mechanism by which the Department of Premier and Cabinet may lodge documents with the Clerk directly, or by which ministers and government agencies may make a claim of privilege is under standing order 52, in response to an order for the production of documents, and
 - (b) it is the will of the House that the Clerk administer the correspondence and documents provided in accordance with and under the authority of the provisions of standing order 52, including by treating the documents "provided on a confidential basis" in the same manner as documents subject to a claim of privilege.
- (4) That this House rejects the proposition by the Government that the documents were provided voluntarily.

717. Mr Shoebridge to move—

- (1) That this House notes that:
 - (a) India's Constitution commits it to democracy, equality, secularism, asymmetrical federalism and the protection of civil liberties, including freedom of speech and religious freedom,
 - (b) despite this, in December 2019, India enacted the Citizenship (Amendment) Act, 2019 which discriminates on the grounds of religion in the provision of citizenship,
 - (c) the citizenship legislation is effectively being used to revoke the citizenship of religious minorities and will result in statelessness for many vulnerable and marginalised groups,
 - (d) large numbers of people have been declared to be 'foreigners', detained, and left at risk of statelessness by citizenship 'verification' processes of questionable legality, and
 - (e) protests and dissent have been met with an authoritarian government response and civil liberties have been dramatically curtailed.
- (2) That this House calls on the Australian Government to:
 - (a) require an ongoing dialogue as part of its broader engagement with the Modi administration that critically reviews Indian Citizenship (Amendment) Act, 2019, and
 - (b) renegotiate trade agreements between Australia and India so that they include a human rights clause.

(Notice given 27 August 2020—expires Notice Paper No. 72)

720. Mr Searle to move—

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of passing of this resolution the following documents, in electronic format if possible, created since 1 January 2020 in the possession, custody or control of the Minister for Energy and Environment or the Department of Planning, Industry and Environment relating to Renewable Energy Zones (REZ) in New South Wales:

- (a) all advice, projections, modelling and costings on the establishment and operation of Renewable Energy Zones in New South Wales,
- (b) any document disclosing the firming capacity needed to make REZ effective,
- (c) any document disclosing the impact of REZ on electricity prices, supply and reliability in New South Wales, 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 15 September 2020-expires Notice Paper No. 73)

*724. Dividing Fences Amendment Bill 2020: resumption of the adjourned debate of the question on the motion of Mr Banasiak: That this bill be now read a second time (5 calendar days from 16 September 2020)—Mrs Maclaren-Jones. (20 minutes)

726. Mr Banasiak to move-

- (1) That this House notes that:
 - (a) on Thursday 1 September 2016, the then Minister for Primary Industries, the Hon Niall Blair, stated in a press release that over 40,000 shares had been traded in the subsidised share trading scheme as part of the Business Adjustment Program (BAP) for commercial fishing.
 - (b) the DPI submission to General Purpose Standing Committee No 5 Industry and Transport's Inquiry into Commercial fishing in New South Wales, dated December 2016, cited 70,000 shares as having been traded privately,
 - (c) a report commissioned by the government entitled 'Economic Analysis and Social and Economic Monitoring following the NSW Commercial Fisheries Business Adjustment Program', the 'Barclay report, indicated that 13,294 shares had been traded in 2016, and
 - (d) Mr Blair potentially mislead the House in his media release and DPI continued to mislead Portfolio Committee No 5 before its 2016 inquiry.
- (2) That this House note that:
 - (a) as part of the Inquiry into Commercial fishing in New South Wales in 2016, Mr Blair stated there were 1,060 fishing businesses,
 - (b) in budget estimates on 2 September 2016, Mr Blair stated that there are 1,307 fishing businesses in New South Wales,
 - (c) on 23 November 2017, in a response to a question without notice from the Hon Natalie Ward, Mr Blair stated that 'we have now 871 commercial fishing businesses up and down the coast',
 - (d) in responses to supplementary questions in the 2018-2019 budget estimates, Mr Blair stated that 'There were 881 fishing businesses in the reforming fisheries as at June 2016. It is important to note that in the previous 7 years prior the number declined 36%. In September 2018 the equivalent number was 704 shareholding entries',

- (e) the Barclay report stated that in the 7 year period cited above, fishing business numbers fluctuated up and down but never declined by 36 per cent,
- (f) the Barclay report highlights that in 2017 there was a total of 1130 fishing businesses with 934 reporting fishing activity,
- (g) the Barclay report highlights that in 2018-2019 there was a total of 1101 fishing businesses with 829 reporting fishing activity, and
- (h) Mr Blair potentially gave misleading evidence in the 2018/19 budget estimates and the Inquiry into Commercial fishing in New South Wales.
- (3) That this House note that:
 - (a) on 17 April 2018, in response to a question without notice asked by the Hon Mick Veitch and subsequently taken on notice, Mr Blair stated that there had been 235 buyouts as a result of the Business Adjustment Program,
 - (b) this would have resulted in a total expenditure on buyouts of \$4.7 million,
 - (c) taken together, the 2017 and 2018 Annual Report of the Rural Assistance Authority cited a total of 143 fishing buyouts,
 - (d) this would have resulted in a total expenditure on buyouts of \$2.86 million,
 - (e) in budget estimates in 2019-2020, in response to questions on expenditure on BAP, Mr Blair and Mr Hansen from DPI stated that there had been 216 buyouts totalling \$4.32 million,
 - (f) neither Mr Hansen nor the Hon Adam Marshall in budget estimates explained the discrepancy between the Rural Assistance Authority reports and the figures of Mr Blair, despite taking it on notice,
 - (g) in the Barclay Report a figure of \$6.5 million was recorded as being spent on buyouts,
 - (h) Mr Blair potentially mislead the House with regards to expenditure on fishing buyouts utilising both taxpayer funds and funds derived from commercial fishing trust, and
 - Mr Marshall and Mr Hansen potentially misled the committee in budget estimates and either withheld information with regards to expenditure on fishing buyouts or provided Professor Barclay with false information for her to complete her report,
- (4) That this House note that:
 - (a) on 8 August 2017, Mr Blair stated in the House that 'this government spent \$15.1 million to subsidise shares and buyout fishing businesses.',
 - (b) during budget estimates in 2019-2020 before Portfolio Committee No 4 Industry, Mr Hansen gave testimony that the full \$16 million was offered each round of the share trading scheme,
 - (c) evidence tabled in estimates from an incorrectly redacted copy of the OCM Probity Audit Report dated January 2018 contradicts this testimony,
 - (d) when asked in budget estimates who redacted this section of the report, Mr Turnell from DPI took this on notice and returned with an answer that OCM redacted the report, but that this evidence has been refuted by Mr Howard Elliot the author of the report in conversation with commercial fishermen,

- (e) the Barclay report states that \$11.6 million was spent on subsidising the Subsidized Share Trading Market (SSTM), citing DPI sources as reference,
- (f) Mr Blair potentially mislead the House with regards to government expenditure on the SSTM, and
- (g) Mr Hansen and Mr Turnell potentially misled either Portfolio Committee No 4 Industry or the authors of the Probity Report and Professor Barclay.
- (5) That this House note that:
 - (a) on 6 March 2020, during debate on a petition concerning commercial fishing reforms in the Legislative Assembly, Mr Marshall stated that 'Before the Government had even developed the subsidised share trading market, the New South Wales Department of Primary Industries engaged an independent probity adviser to oversee the process.',
 - (b) on 14 December 2016, during the Inquiry into Commercial fishing in New South Wales, Mr Elliot indicated that his role in the Business Adjustment Plan only commenced with the trial,
 - (c) on 6 June 2016, the firm conducting the Probity Report signed the contract,
 - (d) on or around the same date, commercial fishermen received the information packages about the SSTM,
 - (e) the SSTM was to take place in September 2016,
 - (f) the trial which was overseen by the probity firm did not actually occur until October 2016,
 - (g) leaked internal emails dated May 2016 stated that 'The share trading market relies on the development of 'winner determination' software to match bids placed by buyers and sellers and apply the available funding as a subsidy according to rules set by DPI. The software is currently being developed by a team of market design and computing experts from the University of Technology Sydney and the Technical University of Munich.', and
 - (h) on the basis of this sequence of events, Mr Marshall potentially mislead the Legislative Assembly during the petition debate as to the appointment of a probity advisor before the SSTM had been developed.
- (6) That this House note that:
 - (a) on 6 March 2020, during debate on the petition concerning commercial fishing reforms in the Legislative Assembly, Mr Marshall stated that 'I have announced and commenced an independent assessment of the socio-economic impacts of the Commercial Fisheries Business Adjustment Program',
 - (b) in the Barclay report, Professor Barclay stated that 'The current study is not a full social or economic impact assessment (S/EIA). A formal S/EIA process would have required more time and resource intensive methods than could be fitted within the scope of this project.', and
 - (c) Mr Marshall potentially mislead the Legislative Assembly regarding the proposed assessment as he had already engaged the Professor to complete the work but effectively hamstrung her from doing her job.
- (7) That this House note that:
 - (a) in response to questions in budget estimates in 2016 regarding the number of active and inactive fishing businesses in 2015/2016, Mr Blair stated that 889 reported activity and 418 did not report activity,

- (b) in the Barclay report the number of fishing business reporting activity during this period was listed as 965, leaving the total inactive at 341, and
- (c) Mr Blair potentially mislead the House regarding the number of active and inactive fishing businesses.
- (8) That this House note that:
 - (a) in 2015, DPI produced a summary document on the BAP in which it stated that an economic study had estimated the value of shares and that fewer than 30 fishers would have to spend more than \$25,000 in the reform,
 - (b) that this document was used by many National Party members to dismiss the concerns of commercial fishermen,
 - (c) the Barclay Report found that amongst just 123 respondents, 46 of them reported having to spend between \$50,000 and over \$200,000, and
 - (d) DPI and the National Party members potentially mislead the commercial fishing industry on the financial impact of the BAP reform.
- (9) That the Privileges Committee inquire into and report on:
 - (a) whether Mr Blair mislead the House or General Purpose Standing Committee No 5 Industry and Transport as part of its Inquiry into Commercial fishing in New South Wales in relation to the matters cited above,
 - (b) whether officers of DPI mislead the House or the budget estimates inquiry in relation to the matters cited above, and
 - (c) any other related matter.
- (10) That the committee report by the first sitting day in 2021.
- (11) That the Legislative Council request that the Legislative Assembly undertake a similar inquiry into whether Mr Marshall mislead that House in relation to the matters cited above.

729. Mr Mookhey to move-

- (1) That this House notes that the transport industry has been severely impacted by the COVID-19 pandemic, with findings from a recent survey of truck drivers showing that:
 - (a) two thirds of drivers are worried about losing their jobs,
 - (b) almost half are worried they won't be able to support their families, and
 - (c) one in five stating they are worried they will lose their house.
- (2) That this House notes that the Berejiklian Government intends to charge truck drivers a \$23.73 heavy vehicle toll for each use of NorthConnex, or impose a fine of \$191 if they attempt to use a free alternative such as Pennant Hills Road.
- (3) That this House supports the convoy of more than 150 truck drivers on Pennant Hills Road on Saturday 12 September organised by the Transport Workers Union in protest of 'tollmania' noting that:

- (a) owner-drivers are often unable to recover costs of tolls from their contractors, and
- (b) many owner-drivers have said they are on the brink of collapse due to new and increasing tolls.
- (4) That this this House calls on the Berejiklian Government to explain why hard working small businesses face a toll or face a fine.

730. Mr Shoebridge to move—

- (1) That this House notes that:
 - (a) the destruction of the state heritage listed item, the Windsor Bridge across the Hawkesbury River, a 146 year old landmark, is an extraordinary and unnecessary loss of heritage,
 - (b) the destruction of the Windsor Bridge is a loss of vital emergency services access and the opportunity for new pedestrian and cycle access over the river,
 - (c) the destruction of the Windsor Bridge and construction of new roadworks and a new bridge over the river has impacted the access and use of Thompson Square with a significant proportion of it now dedicated to a slip lane to 'store traffic',
 - (d) the destruction of Thompson Square for the Windsor Bridge Replacement Project has led to irreplaceable loss of First Nations and early Colonial heritage,
 - (e) there remains significant community opposition to the destruction of the bridge and the Windsor Bridge Replacement Project, evidenced by a five year occupation of Thompson Square, multiple rallies and protests, and a recent petition with more than 10,000 signatures objecting to demolition of the bridge, and
 - (f) the replacement bridge has not provided any improvement to traffic, is not 'flood-free' and does not provide a safer crossing of the Hawkesbury River
- (2) That this House calls on the Government to:
 - (a) urgently halt the demolition of Windsor Bridge, and
 - (b) restore it and hand it back for use by the community.

(Notice given 15 September 2020—expires Notice Paper No. 73)

731. Mr Shoebridge to move—

- (1) That this House notes that:
 - (a) world class vocational education will be key for supporting people to find meaningful work, particularly during the recovery from the COVID-19 pandemic, and
 - (b) an infrastructure led recovery can be a key opportunity to expand and deepen skills in New South Wales to allow us to be far more self-sufficient and resilient.
- (2) That this House notes with concern that:

- (a) Nationals Leader the Honourable John Barilaro MP's Smart and Skilled program in 2015 resulted in the sacking of more than 5,000 TAFE teachers and the closure of 27 TAFEs, of which 21 were in regional areas,
- (b) Government spending per full time student at TAFE is now lower than funding for university, primary and secondary schools, and
- (c) these cuts have led to an exodus of students to private providers, as in 2018 there were 1,391,359 students enrolled at private providers while TAFE had 833,134 students.
- (3) That this House commits to restoring funding to ensure all people in New South Wales have access to world class vocational education through TAFE including by ensuring all public money for vocational education is directed to TAFE.

*736. Restart NSW Fund Amendment (Rural and Regional Infrastructure Funding) Bill 2020: resumption of the adjourned debate of the question on the motion of Mr Secord: That this bill be now read a second time (5 calendar days from 23 September 2020)—Mrs Maclaren-Jones. (20 minutes)

738. Mr Farraway to move-

- (1) That this House acknowledges that:
 - the impact of ongoing drought, compounded by devastating bushfires and the COVID-19 pandemic, is weighing heavily on our rural communities,
 - (b) the Government has extended the farm gate counsellor program with an additional 13 farm gate counsellors, bringing the total number to 27, and
 - (c) drought support workers, often called 'farm gate counsellors', provide specialised counselling services which are crucial to rural communities.
- (2) That this House commends the Government for supporting our regional communities, particularly our farmers, during difficult times.

(Notice given 15 September 2020—expires Notice Paper No. 73)

741. Ms Hurst to move—

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of passing of this resolution the following documents created since 1 January 2015, excluding any documents previously returned under an order of the House, in the possession, custody or control of the Ministry of Health, the Minister for Health and Medical Research or The Treasury, relating to the Australian National Baboon Colony at Wallacia, New South Wales (the Facility):

- (a) all documents relating to funding or other financial support provided to the Facility, including any funding allocated by, or to, Sydney Local Health District and Western Sydney Local Health District in respect to the Facility, 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 15 September 2020-expires Notice Paper No. 73)

742. Ms Hurst to move—

- (1) That this House notes that:
 - (a) over 5 million pigs are bred and slaughtered in Australia each year,
 - (b) the majority of these pigs spend their lives trapped inside intensive animal agribusiness facilities, where they are subjected to painful procedures such as teeth clipping and tail docking without anaesthetic,
 - (c) mother pigs, in particular, suffer from being confined to narrow metal sow stalls and farrowing crates for weeks before and after giving birth,
 - (d) these narrow, mental enclosures are so small, the mother pig can hardly move or turn around, and have been proven to cause serious distress, injury and abnormal stereotypic behaviours, and
 - (e) while sow stalls have been banned in Tasmania and the Australian Capital Territory, as well as the European Union, the United Kingdom and parts of the United States, they remain legal in New South Wales.
- (2) That this House calls on the Government to ban the use of sow stalls and farrowing crates in New South Wales.

(Notice given 15 September 2020—expires Notice Paper No. 73)

743. Mr Mallard to move-

- (1) That this House notes that:
 - (a) 7 September 2020 marked an exciting construction milestone for the Art Gallery of New South Wales' expansion, the Sydney Modern Project, as the concrete foundations were poured,
 - (b) the Government's push to keep construction projects underway is part of our COVID-19 Recovery Plan,
 - (c) this project alone will deliver 540 construction jobs, in addition to almost 250 full time jobs over the next 25 years,
 - (d) the new building is designed by Pritzker Prize-winning architects SANAA and will almost double current gallery space to allow more of the State's outstanding art collection to be displayed, including more Aboriginal and Torres Strait Islander artworks, and
 - (e) the project will attract the best national and international exhibitions to New South Wales.
- (2) That this House acknowledges that the Sydney Modern Project is an important investment in art, artists and culture and sends a strong signal of confidence and hope for the future.
- (3) That this House congratulates the Minister for the Public Service and Employee Relations, Aboriginal Affairs, and the Arts, the Honourable Don Harwin MLC, for his passionate advocacy and leadership for the arts in New South Wales.

(Notice given 15 September 2020-expires Notice Paper No. 73)

744. Mr Mallard to move-

- (1) That this House notes that:
 - (a) the Government has approved the development of the State's first hydrogen gas facility at Horsley Park, paving the way for more clean energy, more jobs and an \$18 million boost to the local economy,
 - (b) the \$18 million Western Sydney Green Gas Project will be a prototype for future green hydrogen projects,
 - (c) the project will be the largest renewable gas trial in the country and could provide green gas to power Sydney's homes and businesses in as little as five years if the trial is rolled out,
 - (d) the project will operate as a trial over five years to demonstrate the commercial feasibility of power-to-gas technology, and
 - (e) hydrogen can revolutionise the fuel and gas industry, creating opportunities for low emissions technologies and jobs.
- (2) That this House notes that the Government's Planning System Acceleration Program is keeping people in jobs and the economy moving during the COVID-19 pandemic.
- (3) That this House acknowledges that:
 - (a) the Government's Planning System Acceleration Program has created opportunities for 41,000 new jobs,
 - (b) injected \$18.2 million into the New South Wales economy, and
 - (c) delivered 400 hectares of open space, parks and land for environmental conservation.
- (4) That this congratulates the Minister for Planning and Public Spaces the Honourable Rob Stokes MP and the Minister for the Environment and Energy, the Honourable Matt Kean MP for the development of this innovative project.

*746. Crimes Amendment (Assault of Emergency Services Workers—3 Strikes Sentencing) Bill 2020: resumption of the adjourned debate of the question on the motion of Mr Roberts: That this bill be now read a second time (5 calendar days from 16 September 2020)—Mrs Maclaren-Jones. (20 minutes)

747. Mr D'Adam to move—

- (1) That this House notes that:
 - (a) on 27 August 2020, the Minister for Education and Early Childhood Learning released a draft NSW schools behaviour policy entitled 'A new Student Behaviour Strategy' for public consultation,
 - (b) the policy seeks to curtail the use of suspensions,
 - (c) the consultation period on the policy concludes on the 25 September 2020,
 - (d) the policy is proposed to be implemented from the first day of term one in 2021, and
 - (e) the announcement was met with significant concerns being raised by major stakeholders in the education sector.

- (2) That Portfolio Committee No 3 Education inquire into and report on the draft policy and in particular:
 - (a) the implications of the policy on staff and student safety,
 - (b) the evidence supporting the draft policy,
 - (c) the alternative measures considered but not included in the policy,
 - (d) the extent of the targeted support proposed to be provided to vulnerable student cohorts,
 - (e) the extent of proposed additional funding, if any, to support the implementation of the policy,
 - (f) the workforce implications of the adoption of the proposed policy, and
 - (g) any other related matter.
- (3) That the committee report by 31 March 2021.
- (4) That this House urges the minister to:
 - (a) extend the consultation period to the end of term 4 in 2020, and
 - (b) defer the implementation of the policy until after Portfolio Committee No 3 Education delivers its report.

748. Ms Faehrmann to move—

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of passing of this resolution the following documents in the possession, custody or control of the Department of Planning, Industry and Environment, Water NSW or the Minister for Water, Property and Housing relating to potential impacts of water storage projects:

- (a) all briefs, communications and advice created since 1 July 2019 relating to the rationale, business case and potential environmental, social, cultural and economic impacts of the following projects:
 - (i) Wyangala Dam Wall Raising,
 - (ii) Mole River Dam,
 - (iii) Dungowan Dam upgrade,
 - (iv) Macquarie River re-regulating storage project,
 - (v) Western Weirs project,
- (b) all briefs, communications and advice created since 1 July 2016 relating to the rationale, business case and potential environmental, social, cultural and economic impacts of the Menindee Lakes Water Savings Project, and
- (c) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 15 September 2020—expires Notice Paper No. 73)

749. Ms Faehrmann to move—

(1) That this House notes that:

- (a) the National Party has threatened to blow up the government in the midst of bushfire recovery, the COVID-19 pandemic and economic crisis over the new Koala State Environmental Planning Policy (SEPP) that aims to strengthen protections for koala habitat,
- (b) the new Koala SEPP will have little impact on the majority of farmers across the state as it is only triggered at the point of development consent, and
- (c) since the 2011 state election the NSW National Party has had ministerial responsibility for water, agriculture and regional New South Wales which has resulted in:
 - (i) a dramatic increase in the clearing of native vegetation and threatened species habitat with the winding back of native vegetation laws,
 - (ii) increased logging of koala habitat after the 2019-2020 bushfire season which saw 24 per cent of koala habitat on public land severely impacted and up to 81 per cent of koala habitat burnt in some parts of the state,
 - (iii) the gross mismanagement of the Murray Darling Basin including selling out downstream communities on the Lower Darling by over-allocating water to their corporate irrigator donors turning a blind eye to ongoing water theft in the Northern Basin including and pushing the Barwon-Darling River system into hydrological drought three years early,
 - (iv) incompetent management of regional town water supplies that saw multiple regional centres coming close to day zero, in some cases having to rely on bottled water, over the summer of 2019-2020.
- (2) That this House acknowledges that the NSW National Party cannot be trusted to manage our land, water and environment and calls on the Government to strip them of their portfolio responsibilities and end their coalition agreement.

753. Ms Moriarty to move-

- (1) That this House notes that:
 - (a) Thursday 10 September 2020 was R U OK Day, World Suicide Prevention Day and MATES in Construction Day, raising awareness of mental health issues and suicide prevention, and
 - (b) many people in our community are experiencing mental health issues and need support, especially as a result of the Covid-19 pandemic.
- (2) That this House calls on the Government to expand and better resource mental health support services in New South Wales.

(Notice given 15 September 2020—expires Notice Paper No. 73)

754. Ms Moriarty to move-

That, under standing order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution the following documents in the possession, custody or control of the Minister for Local Government, or the Department of Planning, Industry and Environment relating to a KPMG report on council amalgamations:

- (a) the 2015 KPMG report commissioned by the Government regarding council amalgamation,
- (b) all correspondence and briefing notes relating to the 2015 KPMG report regarding council amalgamations, and
- (c) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

755. Mr Latham to move-

That this House:

- (a) notes that in August 2020 the Greyhound Welfare and Integrity Commission (GWIC) advised greyhound racing participants that they would have committed an offence and be penalised for the feeding of knackery meat,
- (b) condemns GWIC for misusing its powers in its advice on the use of knackery meat, as, in fact, no such offence or penalty exists under the legislated or regulated rules of greyhound racing in New South Wales, and
- (c) calls on the Government to remove GWIC CEO, Judith Lind, for misuse of power.

(Notice given 15 September 2020-expires Notice Paper No. 73)

757. Mr Searle to move-

That, under standing order 52, there be laid upon the table of the House within 7 days of the date of passing of this resolution the following documents, in electronic format if possible, in the possession, custody or control of the Minister for Planning and Public Spaces or the Department of Planning, Industry and Environment relating to the State Environmental Planning Policy (Koala Habitat Protection) 2019:

- (a) all documents relating to the development of the State Environmental Planning Policy (Koala Habitat Protection) 2019,
- (b) all correspondence between the Office of the Minister for Planning and Public Spaces and any National Party Member of Parliament in relation to the State Environmental Planning Policy (Koala Habitat Protection) 2019, and
- (c) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 16 September 2020—expires Notice Paper No. 74)

761. Mr Banasiak to move-

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of passing of this resolution the following documents created since 1 December 2018 in the possession, custody or control of the Department of Transport, Regional NSW, Department of Premier and Cabinet, Minister for Transport and Roads, or Minister for Regional Transport and Roads relating to the Fast Rail Network Strategy:

- (a) all advice and reports of Professor Andrew McNaughton and the Fast Rail Panel, regarding the Fast Rail Network Strategy, and fast rail in New South Wales, including rail linkages between metropolitan and regional New South Wales,
- (b) all communications, negotiations, meeting minutes and correspondence regarding the Fast Rail Network Strategy, and
- (c) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 16 September 2020-expires Notice Paper No. 74)

762. Mr Martin to move—

- (1) That this House notes that:
 - (a) on 29 August 2020, Surf Life Saving New South Wales held the 2020 Awards of Excellence,
 - (b) the awards were presented online due to the COVID-19 pandemic restrictions,
 - (c) the awards recognise members of the 129 surf life saving clubs and support operations that have excelled in junior development, surf life saving, education, surf sports and support operations, and
 - (d) the following awards were presented:
 - (i) Surf Lifesaver of the Year: Tony Worton (Camden-Haven),
 - (ii) Youth Surf Lifesaver of the Year: Kai Darwin (Umina),
 - (iii) Volunteer of the Year: Debbie Booth (Tea Gardens-Hawks Nest),
 - (iv) Youth Volunteer of the Year: Trae Hare-Boyd (North Steyne),
 - (v) Club of the Year: Umina,
 - (vi) Branch of the Year: Central Coast,
 - (vii) Patrol Captain of the Year: David Winner (Coalcliff),
 - (viii) Patrol of the Year: Patrol 5, Umina,
 - (ix) Administrator of the Year: John Eyles (Woolgoolga),
 - (x) Services Team of the Year: Batemans Bay SLSC Bushfire Response Team,
 - (xi) Athlete of the Year: James Koch (Shelly Beach),
 - (xii) Youth Athlete of the Year: Noah Steiner (Wanda),
 - (xiii) Masters Athlete of the Year: Paul Lemmon (Terrigal),
 - (xiv) Surf Sports Team of the Year: Bulli SLSC Open Men's Boat Crew,
 - (xv) Coach of the Year: Steve Monaghan (Wauchope-Bonny Hills),
 - (xvi) Official of the Year: Debbie Pawsey (Evans Head-Casino),
 - (xvii) Trainer of the Year: (Doug Hawkins (Coogee),
 - (xviii) Assessor of the Year: Joe Mastrangelo (North Steyne),
 - (xix) Facilitator of the Year: Gail Henderson (Redhead),
 - (xx) Community Education Program of the Year: The Gaza Surf Life Saving Project (North Steyne),
 - (xxi) Innovation Award: Australian Defence Force Pilot Bronze Medallion Course (North Bondi),
 - (xxii) Lifeguard of the Year: William Vaughan-Smith (Bega Valley Shire Council),
 - (xxiii) Rescue of the Year: Bronte.
- (2) That this House congratulates:
 - (a) award recipients for their dedication and commitment to the community and the safety of New South Wales' beaches, and
 - (b) Surf Life Saving New South Wales, its 76,000 members, and Surf Life Saving clubs for a successful 2019-20 season.

(Notice given 16 September 2020—expires Notice Paper No. 74)

765. Ms Hurst to move—

- (1) That this House notes that:
 - (a) bobby calves are newborn calves born into the dairy industry that have been taken away from their mothers, usually less than 24 hours after birth,

- (b) bobby calves are considered 'waste' by the dairy industry, because they do not produce milk, and
- (c) these newborn bobby calves will therefore either be reared as veal calves, killed on farm by a captive bolt device or blunt force trauma, or transported to an abattoir when they are just five days old to be slaughtered, after suffering for days with limited food, and without the care of their mothers.
- (2) That this House condemns the heartless treatment of the approximately 450,000 bobby calves killed by the dairy industry each year.

766. Ms Hurst to move—

- (1) That this House notes that:
 - (a) millions of fish are caught and killed in Australian waters each year,
 - (b) despite it being well-established that fish have capacity to feel pain and suffer, these animals continue to be farmed using methods that have no regard to their sentience,
 - (c) one of the most traumatic fishing methods is trawling, whereby nets up to 200 metres wide are towed through the water, capturing thousands of fish and other unintended by-catch such as turtles, sharks and dolphins,
 - (d) fish caught in these trawlers nets will desperately swim until they are exhausted and become crushed at the back of the nets, causing significant stress, injury and sometimes death, and
 - (e) once brought on deck, those fish that are still alive will be killed either from suffocation or disembowelment, both of which can leave the fish in agony for hours before they eventually die.
- (2) That this House acknowledges the shocking cruelty inflicted by the commercial fishing industry, and calls for a ban on the use of trawler nets in Australia.

(Notice given 16 September 2020—expires Notice Paper No. 74)

767. Mr Shoebridge to move—

- (1) That this House notes that:
 - (a) the Commonwealth Government backing of the construction of a new gas-fired power station and its touting of a 'gas led recovery' from the economic impacts of COVID-19 is the direct result of the millions in political donations given to both major parties by the fossil fuel industry, and this corporate stranglehold on politics is fuelling climate change,
 - (b) climate change is already impacting lives, livelihoods and communities and gas has no rational place in the essential transition to a 100 per cent renewable energy supply that must be an urgent element in our state addressing climate change,
 - (c) dying, desperate industries buy politicians to survive, and the Liberals are so addicted to fossil fuel donations they are even willing to ignore their fixation with the market and force investment from renewables into uneconomical gas-fired power stations,

- (d) instead of more fossil fuels we should be returning the electricity grid to public hands and building publicly owned renewable energy, and
- (e) a privatised power market will never meet the need for affordable energy or generate jobs for everyone who wants one.
- (2) That this House calls on the NSW Government to:
 - (a) oppose all efforts by the Commonwealth Government to subsidies or guarantee any new gas fired power station in New South Wales, and
 - (b) invest in the building of a hundred percent renewable energy market in New South Wales.

768. Mr Latham to move—

That this House:

- (a) condemns the false promises of the Minister for Energy and Environment, the Honourable Matt Kean MP and his schemes that remain dreams, most notably his announcement in June 2019 that 300,000 NSW households would take up his solar panel battery system offer, and 15 months later, only 150 households have - - a 0.05 per cent take-up rate,
- (b) notes the advice at page 45 of the NSW Government's Home Solar Battery Guide that states, "Currently retrofitting a battery to existing solar doesn't make much financial sense" – again indicating that the Minister has been trying to sell people a financial dud,
- (c) urges Minister Kean to stick to energy policy substance, instead of the fluff of media announcements that achieve a burst of ego-gratifying publicity for him but months and years later, become an embarrassing public policy flop,
- (d) notes the Minister's recent publicity claiming a major role for renewables in the state's economic recovery from recession when, in fact, in March 2020 the Minister released his Net Zero Plan through to 2030, spending \$2 billion but achieving just 240 new jobs per annum, an employment contribution priced at \$830,000 per job, and
- (e) urges Minister Kean to reconsider his publicity announcements for hydrogen power, electric vehicle charging stations, electric vehicle procurement, Green Investment Strategy, Primary Industries Productivity and Abatement Program, Landfill and Organic Waste Diversion, a Carbon Financial Services Hub and Climate Solutions Fund, which are also in danger of being schemes that remain dreams.

(Notice given 16 September 2020—expires Notice Paper No. 74)

769. Mr Latham to move—

That this House:

- (a) acknowledges New South Wales cannot get out of this deep and damaging recession as long as the Government continues to ban major economic activity and industries,
- (b) notes a time when the NSW Liberal Party believed in free enterprise and allowed companies and industries to trade freely, and
- (c) condemns the O'Farrell/Baird/Berejiklian Government for its pernicious record in restricting economic activity in New South Wales, at various times banning the following eight industries:

- (i) uranium mining,
- (ii) nuclear power generation,
- (iii) the New South Wales gas industry,
- (iv) the Newcastle Port Container Terminal,
- (v) the greyhound industry,
- (vi) the Sydney night economy,
- (vii) the Newcastle night economy,
- (viii) legitimate agricultural land clearing.

771. Ms Hurst to move-

- (1) That this House notes that:
 - (a) on 15 September 2020, two puppy farms in New South Wales were raided by authorities,
 - (b) it is reported that the raids were precipitated by the death of a 10 month old boxer, who died in agony over four days without any vet treatment after complications giving birth, while her surviving puppies were sent to a pet store for sale,
 - (c) one of the puppy farms, located in Inverell, was previously raided by the RSPCA in 2015, but has been allowed to continue to operate with hundreds of dogs in the electorate of the Minister for Agriculture, the Honourable Adam Marshall MP, and
 - (d) current laws in New South Wales are not keeping dogs safe from cruelty.
- (2) That this House calls on the Government to urgently ban puppy farms in New South Wales.

(Notice given 17 September 2020—expires Notice Paper No. 75)

772. Ms Hurst to move—

That leave be given to bring in a bill for an Act to amend the Companion Animals Act 1988 to regulate the conduct of businesses breeding companion animals; and for related purposes.

(Companion Animals Amendment (Puppy Farms) Bill)

(Notice given 17 September 2020)

773. Ms Hurst to move—

- (1) That this House notes that:
 - (a) each year, hundreds of millions of farmed animals will spend their final moments in an Australian slaughterhouse,
 - (b) there have been a disturbing number of incidents of illegal animal cruelty towards animals in slaughterhouses, which have only been brought to light due to undercover investigations and exposés,
 - (c) the treatment of animals in slaughterhouses occurs behind closed doors, away from public view, without any mandatory requirement for CCTV cameras, and
 - (d) there is no way to humanely kill a living being that does not want to die.
- (2) That this House condemns the horrific, and often legal, cruelty that animals experience in Australian slaughterhouses.

774. Ms Hurst to move—

- (1) That this House notes that:
 - (a) dead crickets, and products containing dead crickets such as protein powders, flours and tortilla chips, are being sold as food in Australia, and
 - (b) these animals are excluded from the Prevention of Cruelty to Animals Act 1979, and there are no laws, standards or guidelines anywhere in Australia to protect the welfare of crickets used in food production.
- (2) That this House recognises that crickets are living beings and should be recognised as such under the Prevention of Cruelty to Animals Act 1979.

(Notice given 17 September 2020—expires Notice Paper No. 75)

776. Mr Shoebridge to move—

- (1) That this House notes that:
 - (a) investment in world class vocational education produces abundant economic returns for industries and the broader community,
 - (b) cyclical funding decisions have failed TAFE and reduced the quality of VET education, and
 - (c) a lack of vocationally qualified workers has hampered many industries dependent on trained workers.
- (2) That this House recognises that:
 - (a) long-term investment in TAFE will produce more qualified workers across all industries and generate extensive economic benefits, and
 - (b) additional support for the VET sector would directly assist the struggling aged care and health sectors.
- (3) That this House notes that the Director of TAFE Mr Steffen Faurby receives an annual salary of \$575,000, whilst many essential VET programs and facilities remain under-funded and understaffed and thousands of workers in TAFE are struggling to survive on casual wages.

(Notice given 17 September 2020-expires Notice Paper No. 75)

777. Mr Mallard to move-

- (1) That this House notes that:
 - (a) the Government has approved the Concept Proposal and Stage One development of the 39 hectare Light Horse Interchange Business Hub in Western Sydney,
 - (b) the Light Horse Interchange Business Hub is one of nine existing or upcoming business parks located in the Western Sydney Parklands that together make up two per cent of the Parklands,

- (c) the development of a new industrial business hub in Eastern Creek will provide an initial 230 new construction jobs for Western Sydney while injecting \$213 million into the economy,
- (d) the development of the full facility will create a further 1,000 construction jobs and up to 430 operational jobs once complete, and
- (e) the Planning System Acceleration Program has seen more than 80 projects determined, creating the potential for more than \$22 billion in economic activity, almost 50,000 new jobs and almost 25,000 new homes and more than four million square metres of new public space, parklands and environmental conservation land.
- (2) That this House notes that this is the latest development to be approved under the NSW Government's fast-tracked planning assessment program, aimed at keeping the economy moving and people in jobs in the midst of the COVID-19 pandemic.

778. Mr Mallard to move—

- (1) That this House notes that:
 - (a) our network of streets as shared spaces are in focus at this time due to the COVID-19 pandemic, as we pay close attention to how we safely move around our neighbourhoods to access essential services and to exercise,
 - (b) the Streets as Shared Spaces program provides a total of \$15 million in funding for councils to support the delivery of short-term improvements to local streets and public spaces through pop-ups and pilots that encourage social distancing and improve the attractiveness of our neighbourhoods,
 - (c) the funds will help 27 regional councils and 14 councils across Greater Sydney to deliver street transformations, such as cycleways, pop-up parklets and improved lighting, and
 - (d) these projects will transform neighbourhoods across the State, making it easier for people to walk or ride to local shops and services by creating safe, attractive and accessible streets and public spaces,
- (2) That this House acknowledges the COVID-19 pandemic has changed the nature of our social engagement and that positive changes can be embraced in areas such as open space and shared spaces post COVID-19.

(Notice given 17 September 2020—expires Notice Paper No. 75)

779. Ms Cusack to move—

- (1) That this House notes that:
 - (a) on Monday 1 June 2020, the Honourable Catherine Cusack MLC, was joined by Port Stephens Mayor Ryan Palmer to welcome a new people mover at the Hunter Region Botanic Gardens,
 - (b) \$17,000 in funding for the Garden's new people mover was provided by the Government with support from the Premier, the Honourable Gladys Berejiklian MP,

- (c) the new people mover is a key part of the Garden's efforts to ensure that the Gardens are accessible to all people including those with mobility issues,
- (d) the new people mover complements other works such as paving and landscaping which have been undertaken to improve accessibility of the Gardens,
- the Gardens have been recognised as a safe and pleasant location for families and small groups,
- (f) visitation by families and small groups is at almost record levels,
- (g) high levels of visitation are expected to continue over the spring flowering season,
- (h) bookings for people mover tours have doubled, and
- once larger groups are again able to visit the Gardens the larger size and greater efficiency of the new vehicle will allow more frequent tours to be run.
- (2) That this House thanks:
 - (a) all staff and volunteers at the Hunter Region Botanic Gardens for their ongoing efforts in creating a beautiful place for all people to visit and for contributing to the local visitor economy,
 - (b) Premier Gladys Berejiklian for supporting the Hunter Region Botanic Gardens, and
 - (c) Hunter Water for their ongoing financial support to the Hunter Region Botanic Gardens.

783. Ms Cusack to move—

- (1) That this House notes that:
 - (a) US Supreme Court Justice, Ruth Bader Ginsburg passed away at her home in Washington DC on the evening of 18 September (local time) surrounded by family and friends, aged 87,
 - (b) in 1993, Justice Ginsburg became only the second woman appointed to the US Supreme Court,
 - (c) US Supreme Court Chief Justice John Roberts issued a statement reflecting upon her career saying "Our Nation has lost a jurist of historic stature. We at the Supreme Court have lost a cherished colleague.",
 - (d) Justice Ginsburg was a fearless champion of women's rights and minority interests, and became famously known as "The Notorious RBG",
 - (e) Justice Ginsburg's significant majority opinions included the 1995 ruling that Virginia Military Institute accept women or forfeit state funding, and a 2015 decision upholding independent commissions used by some states to draw congressional district boundaries, and
 - (f) Justice Ginsburg became loved and famous for strong dissenting statements on issues including abortion, voting rights and female pay discrimination and she stated these opinions were crafted to "appeal to the intelligence of another day".
- (2) That this House acknowledges Justice Ruth Bader Ginsburg as a woman of integrity, a distinguished jurist, an immense inspiration to many generations of women and a courageous pathfinder for

downtrodden citizens seeking justice and sends its condolences to her family, colleagues and the people of the United States of America. May she rest in peace.

(Notice given 22 September 2020-expires Notice Paper No. 76)

784. Work Health and Safety Amendment (Food Delivery Workers) Bill: resumption of the adjourned (21 October 2020) of the question on the motion of Mr Mookhey: That this bill be now read a second time (5 calendar days from 21 October 2020)—Mrs Maclaren-Jones. (20 minutes)

787. Ms Hurst to move—

- (1) That this House notes that:
 - (a) soil degradation is a serious environmental problem in Australia and around the world,
 - (b) over 85 per cent of Australia's agricultural land is used for grazing, largely by hard-hoofed, non-native animals such as cows and sheep, causing significant amounts of soil compaction and erosion, and
 - (c) this degraded soil (which is often contaminated with synthetic fertilisers and pesticides) can then turn into runoff and wash into local waterways, further contributing to water pollution and causing harm to aquatic animals.
- (2) That this House acknowledges the need for the animal agribusiness industry to be held accountable for soil degradation, run off and other negative impacts it has on animals and the environment.

(Notice given 22 September 2020-expires Notice Paper No. 76)

788. Ms Hurst to move—

- (1) That this House notes that:
 - (a) male chicks are considered an unwanted by-product of the egg industry,
 - (b) under the Model Code of Practice, at just one day old, male chicks can be legally disposed of by way of maceration, which involves grinding up the chicks while they are still alive, and
 - (c) consumers should be aware that regardless of whether they purchase battery cage, barn raised, free range or organic eggs, they are still supporting the large-scale killing and maceration of male chicks.
- (2) That this House condemns this cruel conduct by the egg industry.

(Notice given 22 September 2020—expires Notice Paper No. 76)

- **789.** Coal mining for export: resumption of the adjourned debate (23 September 2020) of the question on the motion of Mr Martin:
 - (1) That this House notes that:
 - (a) around 28,600 people are employed directly in the New South Wales coal industry,
 - (b) in 2018, 164.6 million tonnes of coal was exported from New South Wales,

- (c) some 85 per cent of the coal mined in New South Wales is exported, mainly to Japan, China, South Korea and Taiwan, where it is used mostly for electricity generation,
- (d) New South Wales exports of coal represents only around 3 per cent of global coal consumption, and
- (e) in 2018-19 coal brought in around \$2 billion in royalties revenue in New South Wales which is used to fund public services and infrastructure.
- (2) That this House recognises that coal mining for export in New South Wales will continue to play a role in supporting other nations to provide electricity access for their citizens into the future.—Mrs Maclaren-Jones. (15 minutes)

Debate: 1 hour and 35 minutes remaining.

795. Mrs Maclaren-Jones to move-

- (1) That this House notes that:
 - (a) Australian National Flag Day, held on 3 September, celebrates the anniversary of the first time the Australian flag was officially flown in Melbourne over the dome of the Royal Exhibition Building in 1901,
 - (b) on that day Australia's first Prime Minister, the Rt Hon Sir Edmund Barton, announced the winners of the design competition for the new Commonwealth of Australia flag,
 - (c) it was a public design competition with 32,823 entries and five nearly-identical entries were awarded equal first.
 - (d) the winners were:
 - (i) Annie Dorrington who was a well-known artist from Perth,
 - (ii) Ivor Evans, a 14 year old Melbourne school boy whose father owned a flag making business,
 - (iii) Lesley Hawkins, an 18 year old from Leichhardt, Sydney who was an apprentice to a Sydney optician at the time,
 - (iv) Eggbert Nutall, an architect with the Melbourne and Metropolitan Board of Works,
 - (v) William Stevens, a first officer with the Union Steamship Company of New Zealand,
 - (e) the key elements of the winners designs were used to create the new flag that demonstrated the national unity of Australia, and
 - (f) Australian National Flag Day was proclaimed on 28 August 1996 by then Governor General of the Commonwealth of Australia, Sir William Deane.
- (2) That this House acknowledges the significance of the Australian National Flag as the foremost national symbol of Australia.

(Notice given 22 September 2020-expires Notice Paper No. 76)

796. Mrs Houssos to move—

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of passing of this resolution the following documents, created since 1 June 2020, in electronic format if possible, in the possession, custody or control of the Department of Education or the Minister for Education and Early Childhood Learning relating to School Infrastructure NSW projects:

(a) all reports, briefings, memorandum, emails, email attachments and correspondence held, sent or received relating to School Infrastructure NSW projects, and

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

(Notice given 22 September 2020-expires Notice Paper No. 76)

799. Mr Shoebridge to move—

- (1) That this House notes:
 - (a) that NSW Corrections restrictions have barred visits from family, friends and social supports to all NSW Correctional Centres since March 2020 and there has been little indication as to when visits will be reinstated,
 - (b) that there remain solid public health reasons to protect inmates from the danger of a COVID-19 outbreak especially in overcrowded facilities, and properly managing and controlling visitation is a part of this,
 - (c) the positive influence that social contact has on inmates' mental health,
 - (d) that for six months inmates have felt disconnected from their loved ones and external support networks,
 - (e) that this social exclusion threatens inmates' prospects of later re-integration into the community, as continued social connection is vital to inmates' rehabilitation,
 - (f) that these visitation restrictions are now disproportionate to other COVID-19 restrictions in New South Wales as currently pubs, casinos, shopping centres and even gyms have reopened, and
 - (g) it is inconsistent that inmates' visits from close family and friends remain totally suspended.
- (2) That this House calls on the Government to reinstate safe social visits in NSW Correctional Centres as soon as possible, subject to ongoing reasonable public health controls.

(Notice given 22 September 2020—expires Notice Paper No. 76)

800. Mr Shoebridge to move—

- (1) That this House notes that:
 - (a) the NSW Government's recent decision to opt into the Federal Government's Pandemic Leave Disaster Payment Scheme is a win for workers, unions and all the groups and organisations calling for workers to be able to take paid leave if they contract Covid-19 or need to self isolate,
 - (b) all workers should be able to take leave if they are sick, regardless of the sickness, and there are over 830,000 casual workers across this state who have no access to paid sick leave apart from access to the Federal government's Pandemic Leave Disaster Payment Scheme, and
 - (c) Australia already has one of the highest rates of casual work among the OECD's 34-member countries, underemployment in precarious work with no leave entitlements has been steadily on the increase and the pandemic has only made this situation worse.
- (2) That this House recognises:
 - (a) the positive benefits of extending sick leave entitlement to casual workers, and

(b) the need to reverse the push towards more insecure work and instead work to ensure everyone in work has the right to set, secure working hours and paid time off when they're sick.

(Notice given 22 September 2020-expires Notice Paper No. 76)

801. Ms Sharpe to move—

- (1) That this House notes that:
 - (a) 19 to 25 of September 2020 is the National Week of Deaf People in Australia,
 - (b) 23 September 2020 is the International Day of Sign Languages,
 - (c) both the National Week of Deaf People and the International Day of Sign Languages stand to celebrate the linguistic identity and culture of the Deaf Community,
 - (d) Auslan is a uniquely Australian language used by an estimated 20,000 Australians to communicate every day,
 - (e) due to a lack of equal access to education, many Deaf people cannot easily use written information with the same degree of accuracy as compared to when that information is interpreted into Auslan,
 - (f) the provision of Auslan interpreters has been essential in allowing the signing Deaf community to access important information about the bushfires and COVID-19 pandemic, and
 - (g) Auslan interpreting has not always been provided or visible during Government briefings meaning that the Deaf Community has sometimes missed out on essential public health and safety information.
- (2) That this House:
 - (a) celebrates the community, language, culture and history of the Deaf Community of New South Wales, and
 - (b) calls on the Government to ensure the Deaf Community continues to have access to public information that is interpreted in Auslan.

(Notice given 23 September 2020—expires Notice Paper No. 77)

804. Ms Hurst to move—

- (1) That this House notes that:
 - (a) in Australia, crustaceans such as lobsters, crabs, yabbies, marron, crayfish and Balmain bugs are killed for human consumption,
 - (b) there is significant scientific evidence that crustaceans feel pain like other animals, and should be treated humanely, and
 - (c) despite this, there are almost no laws in place to protect the welfare of crustaceans, and the Prevention of Cruelty to Animals Act 1979 only recognises that crustaceans are animals when they are in a "building or place (such as a restaurant) where food is prepared or offered for consumption by retail sale.".
- (2) That this House recognises that crustaceans are animals worthy of protection in all circumstances, and acknowledges their capacity for pain and suffering.

(Notice given 23 September 2020-expires Notice Paper No. 77)

805. Ms Hurst to move—

- (1) That this House notes that:
 - farm animals in Australia are regularly transported long distances, sometimes thousands of kilometres over several days, to saleyards, feedlots, abattoirs and export ports,
 - (b) these animals suffer immensely while being transported to their deaths due to stress, overcrowding, food and water deprivation, exposure to extreme temperatures and humidity, and
 - (c) serious road accidents involving mass injury and traumatic deaths to animals are also not uncommon, such as a crash in March 2020 near Broken Hill which left 12 cows dead and 39 others missing.
- (2) That this House acknowledges that it is inhumane for any farmed animal to be subjected to long haul transport.

(Notice given 23 September 2020-expires Notice Paper No. 77)

806. Mr Pearson to move—

- (1) That this House notes that an ABC news online article published on 21 September 2020 reported that:
 - (a) an abandoned purebred dingo pup nicknamed Sooty, was found by a cattle farmer near Jamieson, Victoria, and
 - (b) Wandi, a purebred dingo was found in a backyard in Bright, Victoria after likely falling from the clutches of a raptor.
- (2) That this House notes that Dr Kylie Cairns, a molecular biologist at the UNSW Centre for Ecosystem Science:
 - (a) tested the abandoned pup Sooty's DNA confirming that he was a purebred alpine dingo, and

- (b) stated that there was no evidence of domestic dog ancestry, and that purebred wild dingoes persist in the environment.
- (3) That this House accepts that dingoes:
 - (a) are a separate species of the canid family,
 - (b) are not descended from domesticate dogs or wolves,
 - (c) have a distinct evolutionary past that diverged some five to ten thousand years ago from other canids,
 - (d) are capable of surviving and flourishing in the Australian landscape, and
 - (e) have evolved into a keystone species', a naturalised predator now integral to maintaining the health of many Australian ecosystems.
- (4) That this House urges the Honourable Matt Kean MP, Minister for Energy and Environment to list the dingo as a protected species under schedule 5 of the Biodiversity Conservation Act 2016 to prevent the baiting, trapping, and shooting of dingoes as pests or wild dogs.

(Notice given 23 September 2020-expires Notice Paper No. 77)

807. Mr Mookhey to move—

- (1) That this House notes that:
 - (a) New South Wales recorded 140 cases of silicosis this year, an increase from an average of three to four cases annually just five years ago,
 - (b) silicosis is an incurable occupational disease affecting stonemasons, tunnellers and quarry workers and is entirely preventable,
 - (c) at least 1,700 employees in the manufacturing stone industry risk exposure to deadly levels of silica dust,
 - (d) data from SafeWork showed that 73 percent of manufactured stone industry-related worksites received notices for silica-related offences, and
 - (e) only nine of the 255 worksites in the industry have health and safety representatives.
- (2) That this House calls on the Department of Health to detail the steps it has taken to curb incidences of silicosis in New South Wales workplaces.

(Notice given 24 September 2020—expires Notice Paper No. 78)

810. Mr Shoebridge to move—

- (1) That this House notes that:
 - (a) on Friday 25 September 2020, school students form School Strike 4 Climate, First Nations communities, unions and many more hosted actions in towns, suburbs, schools, and workplaces across Australia to call on the Commonwealth Government to "fund our future, not gas",
 - (b) right now, the government is deciding how to spend billions in public money to help with the economic impacts of COVID-19,

- (c) it is a critical opportunity for the government to fund our future, by investing in the essential transition to a 100 per cent renewable energy supply that must be an urgent element in our state addressing climate change,
- (d) instead the Commonwealth government is backing the construction of a new gas-fired power station and it' touting of a "gas led recovery", and
- (e) this is the direct result of the millions in political donations given to both major parties by the fossil fuel industry and this corporate stranglehold on politics is fuelling climate change.
- (2) That this House calls on the government to endorse the strikers' demands:
 - (a) for no new coal, oil and gas projects, including the Adani mine,
 - (b) for 100 per cent renewable energy generation and exports by 2030, and
 - (c) to fund a just transition and job creation for all fossil-fuel workers and communities.

(Notice given 24 September 2020-expires Notice Paper No. 78)

811. Mr Shoebridge to move—

- (1) That this House notes that:
 - (a) 24 September 2020 was Poverty Day of Action, as the next day the Federal Government slashed the rate of Jobseeker by \$300 per week, forcing hundreds of thousands of people into poverty,
 - (b) before the pandemic almost 900,000 people in New South Wales were living in poverty, and this number will surge when Jobseeker is cut, as many workers have lost their jobs because of the pandemic,
 - (c) poverty is deadly, as the poorest Australians are twice as likely to die before the age of 75, and the gap is widening,
 - (d) there is enough wealth in this country for everyone to have what they need to live a good life, no one in a country as rich as ours should have to skip meals or medications, or be too worried about power bills to heat or cool their home and no child should go without the essentials they need to learn like a laptop or an internet connection.
- (2) That this House acknowledges the work of organisations like the Australian Unemployed Workers Union who campaigned to maintain the rate and help unemployed workers navigate a punitive welfare regime that punishes people for not being able to get jobs that do not exist.
- (3) That this House calls of the Commonwealths Government to:
 - (a) keep the rate of Jobseeker where it is at, and
 - (b) scrap the dodgy and dangerous work for the dole scheme and exploitative for profit job network providers.

(Notice given 24 September 2020—expires Notice Paper No. 78)

812. Mrs Maclaren-Jones to move-

- (1) That this House notes that:
 - (a) this year the Liberal Party of Australia celebrated its 75th anniversary,
 - (b) the Liberal Party of Australia was founded as a coalition of non-Labor parties including the United Australia, Liberal Democratic, Commonwealth and Democratic Parties inspired by their common beliefs of individual freedom and free enterprise and shared vision for the future of Australia, led by Sir Robert Menzies,
 - (c) Sir Robert Menzies stood for greater individual freedom and choice and led Australia and the Liberal Party for 17 years, before he retired from politics in 1966,
 - (d) under the leadership of Sir Robert Menzies, the Liberals, in coalition with the Country Party, later called the National Party, were first elected to government of Australia in 1949 for 23 years, and
 - (e) the Liberal and National Parties have been winning elections and governing for around 27 years in New South Wales and almost 50 years at the Commonwealth level.
- (2) That this House recognises the hard work and dedication of those who have contributed to the success of the Liberal Party of Australia over the past 75 years and have stood for the beliefs of individualism and free enterprise.

(Notice given 24 September 2020—expires Notice Paper No. 78)

814. Mr Searle to move—

- (1) That this House:
 - (a) notes that Labour Day is an annual public holiday that recognises the rights and conditions won by Australian workers and unions, including eight hour work days, weekends, long weekends, annual leave, sick leave, long service leave, redundancy pay, penalty rates, awards, maternity leave, superannuation, health and safety rights, workers compensation, allowances, meal breaks, unfair dismissal protection and collective bargaining,
 - (b) acknowledges the sacrifice and hard work of those who achieved worker rights and conditions, and those who have continued to protect those achievements since—the workers and their unions,
 - (c) notes that many New South Wales workers do not get access to leave, being casual, labour hire or other contingent workers,
 - (d) notes the potential risks to the health of workers and their co-workers arising from the lack of leave entitlements, causing them to have to attend work to be paid and continue to provide for their families, and
 - (e) notes the risks to the health of workers have been heightened by the Covid-19 pandemic.
- (2) That this House calls on the Government to act to ensure appropriate arrangements are put in place to guarantee the protection of health and safety and provide leave entitlements for all workers in New South Wales.

(Notice given 13 October 2020—expires Notice Paper No. 79)

816. Mr Searle to move—

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of passing of this resolution the following documents in the possession, custody or control of the Department of Customer Service or the Minister for Customer Service relating to adjudicated claims made under the Building and Construction Industry Security of Payment Act 1999:

- (a) all Quarterly Adjudication Activity Reporting Form Files from each Authorised Nominating Authority submitted for the periods 1 July 2018 to 30 June 2019, 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 13 October 2020—expires Notice Paper No. 79)

817. Mr Searle to move—

That, under standing order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution the following documents, in electronic format if possible, in the possession, custody or control of the Department of Planning, Industry and Environment or the Minister for Local Government relating to Councillor Antoine Doueihi, Mayor of Strathfield:

- (a) all reports of any investigations into Councillor Antoine Doueihi, Mayor of Strathfield, 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 13 October 2020—expires Notice Paper No. 79)

818. Mr Searle to move—

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of passing of this resolution the following documents, in electronic format if possible, created since 18 January 2018 in the possession, custody or control of the Department of Customer Service relating to the Ombudsman's investigation into SafeWork NSW:

- (a) all drafts of the special report of the Ombudsman entitled "Investigation into actions taken by SafeWork NSW Inspectors in relation to Blue Mountains City Council workplaces", dated 21 August 2020,
- (b) all documents or correspondence, including emails, texts or other communication, between the Minister for Better Regulation and Innovation or the office of the Minister for Better Regulation and Innovation and Safework NSW officials regarding the investigation of asbestos related matters in the Blue Mountains City Council local government area between April 2017 and July 2018,
- (c) all correspondence, including emails, between the Ombudsman, the Ombudsman's Office and any other person regarding the preparation of any, and all, drafts of the special report of the Ombudsman entitled "Investigation into actions taken by SafeWork NSW Inspectors in relation to Blue Mountains City Council workplaces", dated 21 August 2020 investigation, 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 13 October 2020—expires Notice Paper No. 79)

819. Ms Sharpe to move—

- (1) That this House notes that the Hon Susan Ryan AO FAICD:
 - (a) was elected to the Federal Senate in 1975 after being a foundation member of the Women's Electoral Lobby,
 - (b) was elected to the Senate at age 33 on the slogan of "A woman's place is in the Senate",
 - (c) served as a Senator for the ACT for 12 years from 1975 1987, and
 - (d) was the first woman to serve as a Cabinet Minister in a Labor Government, having being appointed the Minister for Education and Youth Affairs and Australia's first Minister Assisting the Prime Minister on the Status of Women.
- (2) That this House further notes that while a Senator and Minister, Ms Ryan pursued a ground breaking agenda for women that included:
 - (a) the Commonwealth Sex Discrimination Act 1984,
 - (b) the Commonwealth Equal Employment Opportunity Act 1987, and
 - (c) the Commonwealth Affirmative Action Act 1986.
- (3) That this House further notes the role Ms Ryan played in improving education standards across Australia with improved retention rates in secondary schools and increased participation rates in TAFE and universities.
- (4) That this House further notes that after retiring from Parliament Ms Ryan served as:
 - (a) the Age Discrimination Commissioner, and
 - (b) the Disability Discrimination Commissioner with the Australian Human Rights Commission.
- (5) That this House passes its deepest condolences to Ms Ryan's family, friends and the many in the Labor Party and feminist movement who worked with Susan to advocate for equal treatment of all our citizens, especially women, older Australians and those with a disability.
- (6) That this resolution be communicated by the President to the family of Ms Ryan.

820. Ms Sharpe to move—

- (1) That this House notes that:
 - (a) Sunday 11 October to Sunday 17 October 2020 is Anti-Poverty Week in Australia,
 - (b) prior to the COVID-19 pandemic, 13.6 per cent of Australians lived below the poverty line, including 1 in 6 children,
 - (c) the Australian National University has predicted that the COVID-19 pandemic could push an extra half a billion people into poverty globally,
 - (d) in New South Wales, the COVID-19 pandemic has caused an economic recession which will worsen poverty and disadvantage in our State,

- (e) according to Foodbank, 14 percent of people in New South Wales have experienced food insecurity in the last 12 months, with nearly a third of those people saying they had never experienced food insecurity prior to the pandemic, and
- (f) when additional JobSeeker and JobKeeper payments are withdrawn in the coming months, thousands of people in New South Wales and their children will plunge back into poverty.
- (2) That this House commits to a future without poverty in New South Wales, particularly for children and young people.
- (3) That this House calls on:
 - (a) the Federal Government to urgently reconsider reducing JobSeeker and JobKeeper payments, and
 - (b) the Government to invest in social housing, food relief and support to ensure that every person living in poverty has a roof over their heads, food on their table and an equal opportunity to recover from the COVID-19 pandemic.

821. Ms Sharpe to move—

- (1) That this House notes that:
 - (a) Tuesday 6 October 2020 was World Cerebral Palsy Day,
 - (b) World Cerebral Palsy Day is held on 6 October each year and is a global campaign run by the Cerebral Palsy Alliance,
 - (c) World Cerebral Palsy Day, established in 2012, now reaches millions of people each year from more than 150 countries, and
 - (d) the theme for World Cerebral Palsy Day 2020 was Make Your Mark, a celebration of all the ways people with cerebral palsy adapt, innovate and create every day.
- (2) That this House congratulates the Cerebral Palsy Alliance and all those who organised events and activities for World Cerebral Palsy Day and thanks those who participated in the day by sharing achievements, solutions being discovered and changes that people living with cerebral palsy are advocating for.

(Notice given 13 October 2020—expires Notice Paper No. 79)

824. Mr Latham to move—

That this House:

- (a) condemns Westpac for the closure of its 110-year-old branch in Argyle Street, Camden, at a time when the Camden main street is suffering from two bad building fires and the impact of recession, and
- (b) notes how the more governments assist the big banks, such as the current RBA policy of buying bank securities, the more the banks mistreat and betray local communities.

(Notice given 13 October 2020—expires Notice Paper No. 79)

825. Mr Latham to move—

That this House: urges the Government to abandon its faulty, poorly designed State Environmental Planning Policy (Koala Habitat Protection) and instead, act decisively to protect known koala habitats such as the Kentlyn/Wedderburn/Gilead corridor in South-West Sydney.

(Notice given 13 October 2020-expires Notice Paper No. 79)

826. Mrs Maclaren-Jones to move—

- (1) That this House notes that:
 - (a) International Allied Health Professional's Day is celebrated annually on 14 October,
 - (b) allied health covers a diverse group of professionals who work across the healthcare network delivering world-class care for the people of New South Wales,
 - (c) in Australia there are more than 195,000 allied health professionals, representing more than a quarter of the health workforce, and
 - (d) throughout the COVID-19 pandemic, our allied health professionals have continued to work across our hospitals and communities, adapting to new methods of service delivery.
- (2) That this House thanks New South Wales Allied Health Professionals for their commitment to maintaining the health of our communities, especially over recent months.

(Notice given 13 October 2020—expires Notice Paper No. 79)

827. Mrs Maclaren-Jones to move—

- (1) That this House notes that:
 - (a) October is Breast Cancer Awareness Month in Australia,
 - (b) as part of the annual Breast Cancer Awareness Month, the Pink Ribbon campaign aims to raise awareness about breast and gynaecological cancers, as well as raise funds for prevention programs, support services and vital cancer research,
 - (c) breast cancer remains the most common cancer among Australian women (excluding nonmelanoma skin cancer),
 - (d) in 2020, it is predicted that 19,998 women and 170 men will be diagnosed with breast cancer, and
 - (e) survival rates continue to improve in Australia with 89 out of every 100 women diagnosed with invasive breast cancer now surviving five or more years beyond diagnosis.
 - (2) That this House acknowledges the fantastic work of the McGrath Breast Cancer Nurses and the support they provide to patients and their families.

(Notice given 13 October 2020-expires Notice Paper No. 79)

828. Ms Hurst to move—

(1) That this House notes that:

- (a) the recent Netflix documentary, My Octopus Teacher, has captivated audiences by showing the rich and complex life of an octopus living in the wild,
- (b) octopuses are highly intelligent creatures who have the largest brains of any invertebrate, relative to their size,
- (c) octopuses can exhibit complex behaviours, most notably their ability to change colour and shape when hunting or hiding from predators, as well as more human-like behaviours such as navigating mazes, solving puzzle toys and opening jars,
- (d) research has shown that octopuses enjoy play, are capable of foresight and have their own unique personalities that they can pass on to their children,
- (e) there is increasing evidence, recognised by RSPCA Australia, that octopuses can feel pain, and
- (f) despite this, octopuses are commercially fished throughout Australia for human consumption without regard to their suffering, and the Prevention of Cruelty to Animals Act 1979 does not even recognise octopuses as 'animals', which means they have no legal protection against animal cruelty.
- (2) That this House calls on the Government to urgently amend the Prevention of Cruelty to Animals Act 1979 so that octopuses and their cephalopod relatives can be legally protected from animal cruelty

829. Ms Hurst to move—

- (1) That this House notes that:
 - (a) foie gras is a fatty liver paté that comes from sick, diseased ducks and geese,
 - (b) ducks and geese farmed for foie gras are force-fed unnatural quantities of food through a tube, which causes their livers to swell to over 6 times their natural size before they are eventually killed,
 - (c) although the production of foie gras is banned in Australia, it can still be imported and sold in stores and restaurants across the country.
- (2) That this House calls for a ban on the importation, sale and consumption of foie gras in Australia.

(Notice given 13 October 2020—expires Notice Paper No. 79)

831. Mrs Ward to move—

- (1) That this House notes that:
 - (a) 11 October 2020 to 17 October 2020 is National Nutrition Week,
 - (b) Nutrition Australia NSW will be hosting a number of virtual events throughout the week with the theme My Plate, My Planet,
 - (c) My Plate, My Planet inspires each of us to fill our plates with sustainably grown vegetables and nutritious foods, through economical shopping and cooking, to improve the health of ourselves and our environment,

- (d) Nutrition Australia NSW is a non-government, non-profit, community based organisation that:
 - (i) promotes optimal health by encouraging food variety and physical activity,
 - (ii) facilitates understanding of good nutrition
 - (iii) provides education programs for early learning centres, schools, workplaces and aged care facilities, and
- (e) Nutrition Australia NSW also promotes awareness of where our food originates from, how it is transformed into what we know as "food" and how it reaches our dinner plates.
- (2) That this House:
 - (a) Thanks Nutrition Australia NSW for its work, and
 - (b) Encourages all citizens to join the My Planet, My Plate campaign for a healthy and sustainable lifestyle.

834. Ms Faehrmann to move—

- (1) That this House notes that:
 - (a) the Government is proposing to fast-track preliminary works towards the construction of the Wyangala and Dungowan Dam projects during October,
 - (b) these proposed fast-tracked works are occurring outside an approvals process and lack any transparency, with no business case or environmental impact statement having been produced ahead of preliminary works,
 - (c) there is widespread concern that these projects are being fast-tracked without an understanding of the significant impacts they will have on downstream communities, and
 - (d) towns in regional New South Wales are no longer facing the prospect of 'day zero' removing any current critical need for these projects along with the justification to fast-track them before all studies and approvals are completed.
- (1) That this House calls on the Government to suspend the fast-tracking of the Wyangala and Dungowan Dam projects and ensure that no work will commence until such time as all approvals are in place.

(Notice given 13 October 2020—expires Notice Paper No. 79)

836. Mrs Houssos to move—

- (1) That this House notes that
 - (a) a solar farm is currently under construction by Sterling & Wilson at Wellington an Indianowned company, in the state's Central West, with the capacity to power up to 70,000 homes on 316 hectares,
 - (b) the workers have been recruited through a labour hire firm, with a large number of backpackers, instead of licensed electricians,
 - (c) SafeWork attended the Wellington solar farm site in September, in response to reports a bore drilling machine almost hit high voltage power lines, and issued 3 notices for improvement,

- (d) in response to these safety concerns, on Monday 14 September 2020, an organizer from the Electrical Trades Union attended the Wellington solar farm site, was denied entry on Tuesday 15 September 2020 and after briefly entering the site on Wednesday 16 September, was taken against his will by the site manager to the Wellington Police Station.
- (2) That this House
 - (a) further notes that a number of solar farms are currently under construction across regional NSW,
 - (b) supports renewable energy as an important part of reducing the cost of electricity for NSW households and businesses,
 - (c) supports renewable job opportunities, especially for regional NSW, but that these jobs must be safe and secure, with fair rates of pay,
 - (d) calls on the NSW Liberal-National Government to ensure solar panel installations are undertaken by licenced electricians,
 - (e) reminds companies of their legal obligations to give unions access to work places to ensure worker safety, and
 - (f) condemns union-busting techniques, including intimidation and harassment of union officials, as seen at the Wellington solar farm in September 2020.

839. Ms Boyd to move—

- That this House notes that Saturday 17 October 2020 is the International Day for the Eradication of Poverty, and 11 to 17 October 2020 is Anti-Poverty Week.
- (2) That this House acknowledges that:
 - (a) prior to the COVID-19 crisis, almost 900,000 people in New South Wales, constituting more than 13 per cent of the population, were estimated to be living in poverty,
 - (b) the March 2020 increase to JobSeeker to \$550 a week lifted almost half a million people across Australia out of poverty overnight,
 - (c) people on the Disability Support Pension, Aged Pension, and Carers Payment did not receive an increase to their payments in March 2020, and have continued to live in poverty throughout the COVID-19 crisis,
 - (d) non-permanent residents, including international students, continue to be ineligible for welfare payments, including both JobSeeker and JobKeeper, and with a shrinking job market and difficulties returning home many have been plunged into extreme poverty, and
 - (e) the October 2020 decrease to JobSeeker to \$407.50 a week plunged 370,000 people across Australia back into poverty.
- (3) That this House further acknowledges that:
 - (a) research by FoodBank Australia has found that:
 - food relief charities have seen a significant increase in demand on their services since the onset of the COVID-19 crisis,

- (ii) three in ten Australians now experiencing food insecurity had not gone hungry before the pandemic, and casual workers and international students are significantly more affected by food insecurity now than they were before the pandemic, and
- (iii) more than a third of people experiencing food insecurity do not know how they will cope, or expect they won't cope at all when the Coronavirus supplement is reduced,
- (b) research by the Australian National University Centre for Social Research and Methods:
 - (i) found that the increase to the rate of JobSeeker prevented around 2.2 million Australians from living in poverty,
 - (ii) forecast that every region of Sydney will record an increased rate of poverty in October 2020 compared with before the pandemic, with Western Sydney hit the hardest.
- (4) That this House calls on the Government to:
 - (a) commit to ending poverty in New South Wales, and
 - (b) petition the Federal Government to permanently raise all welfare payments to above the poverty line.

841. Mr Field to move—

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of passing of this resolution the following documents in the possession, custody or control of the Minister for Water, Property and Housing or the Department of Planning, Industry and Environment:

- the Lachlan Valley Priority Catchment Water Security Preliminary Business Case, dated April 2018, 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 13 October 2020—expires Notice Paper No. 79)

842. Mr Pearson to move—

- (1) That this House expresses concern at the extensive and ongoing pollution of our oceans with abandoned plastics and fish-netting.
- (2) That this House notes that there has been considerable public discussion about the more than 8 billion plastic straws that end up in the sea, but this represents only 0.03 per cent of the 8 million metric tons of plastics estimated to enter the oceans in a given year.
- (3) That this House acknowledges that at least 46 per cent of the plastic in the Great Pacific Garbage Patch comes from fishing nets and gear.
- (4) That this House calls upon the Government to:
 - draft fishing regulations making it mandatory for all commercial fishing nets and gear to be marked with electronic and acoustic tags in order to:
 - (i) make it easier to recover,
 - (ii) hold those who discard nets and gear to be accountable for their actions, and
 - (c) fund research into the development of biodegradable netting.

843. Mr Pearson to move—

- (1) That this House acknowledges that 24 October 2020 is World Kangaroo Day, a day to celebrate the unique nature of our national emblem and international icon.
- (2) That this House notes with shame, that unlike other countries which seek to protect their national emblems, we continue to slaughter millions of kangaroos each year, declaring them to be a pest.
- (3) That this House notes that as a result of 'removing red tape' during the process of making uniform Federal consumer laws, New South Wales regulations requiring fibre content labelling of textile products lapsed on 1 September 2019.
- (4) That this House is aware that kangaroo skins are marketed in New South Wales and overseas as K-leather and yet consumers may be unaware that they are purchasing kangaroo products.
- (5) That this House calls upon the Government to reinstate the regulations giving New South Wales consumers the right to know what fibres they are purchasing, whether it be exotic or native animals skins and furs including kangaroo products.

(Notice given 14 October 2020—expires Notice Paper No. 80)

848. Ms Hurst to move—

- (1) That this House notes that:
 - (a) there is almost no government regulation of the use of the term 'free-range',
 - (b) 'free-range' certifications created by industry often do not match public expectations with respect to the treatment of animals,
 - (c) animals in so-called 'free-range' facilities are often keep inside squalid sheds with little access to the outdoors, and are subjected to the same painful mutilation procedures and slaughterhouse practices as factory-farmed animals,
 - (d) where 'free-range' farms macerate male chicks alive at just one day old, and hold hens in stocking densities of up to 10,000 animals per hectare, while still promoting themselves as being a 'humane' alternative, and
 - (e) 'free-range' pork is sourced from pigs that routinely having their teeth, testicles and tails cut off without any pain relief.
- (2) That this House condemns the animal agribusiness industry for the cruel treatment of farmed animals in so-called 'free-range' systems and for using misleading advertising terms to generate profits.

(Notice given 14 October 2020—expires Notice Paper No. 80)

849. Ms Hurst to move—

- (1) That this House notes that:
 - (a) over 14,000 submissions were made to the 2019 Select Committee on the use of battery cages for hens in the egg production industry in New South Wales, and
 - (b) the overwhelming majority of submissions to the select committee called for a phase out of the cage system.

- (2) That this House condemns the New South Wales egg industry for:
 - (a) refusing to acknowledge that our community does not support keeping millions of hens in tiny metal cages for their entire lives, and
 - (b) not agreeing to end the use of battery cages.

851. Ms Hurst to move—

- (1) That this House notes that:
 - (a) the animal agribusiness industry is not only responsible for the deaths of millions of land animals killed for food each year, it is also responsible for the deaths of countless native and non-native animals through the use of 1080 poison,
 - (b) 1080 poison is legally allowed to be used on non-native animals such as dogs (including dingoes), foxes, pigs and rabbits, however, it can also be accidentally ingested by companion animals and protected native species, and
 - (c) whether they are the intended targets of the poison or not, animals that ingest 1080 poison suffer slow, agonising deaths that start with vomiting, anxiety, disorientation and shaking, followed by frenzied running, screaming fits, and seizures which can last up to 48 hours before their eventual death.
- (2) That this House acknowledges the hideous pain and suffering caused by the use of 1080 poison by the animal agribusiness industry, and calls for its usage to be banned in New South Wales.

(Notice given 15 October 2020—expires Notice Paper No. 81)

852. Mrs Maclaren-Jones to move-

- (1) That this House notes:
 - (a) that United Nations' International Day of Rural Women is on 15 October 2020,
 - (b) the tireless advocacy of the Country Women's Association of NSW and their representation of women and children in rural, regional and remote New South Wales, and
 - (c) that women play a vital and diverse role across the communities of rural New South Wales as mothers, entrepreneurs, farmers, business owners, health-care professionals and as business, industry and community leaders.
- (2) That this House acknowledges and celebrates all rural women in New South Wales for their contributions to agriculture, business and community.

(Notice given 15 October 2020—expires Notice Paper No. 81)

853. Mr Latham to move—

That this House:

(a) notes the decision of Virgin Australia not to accept the offer of the NSW Government to base its headquarters at Badgerys Creek Airport,

- (b) notes with concern the negative way in which airline operators are now looking at Badgerys Creek given the third world transport planning deployed by the NSW Government in making passenger arrivals at the new airport change trains at St Marys at midnight to access the Sydney CBD,
- (c) condemns the Federal Government for not providing infrastructure funding in its October Budget to overcome the third world transport planning, as noted in paragraph (b), by building the Badgerys Creek-Leppington fast rail link,
- (d) notes the foolishness of the Federal Government in not overcoming this rail link problem as it plans to privatise the new Badgerys Creek Airport after its opening in 2026, with the rail transport debacle reducing the commercial value of the site as the Federal and State Liberal Governments are doing everything they can to make the new airport a white elephant, and
- (e) urges the NSW Treasurer in his forthcoming budget to allocate the capital funding needed for the Badgerys Creek-Leppington fast rail link to save the new airport from obscurity and massive passenger under-utilisation.

*854. Casino Control Amendment (No Compensation) Bill 2020: resumption of the adjourned debate of the question on the motion of Mr Field: That this bill be now read a second time (5 calendar days from 11 November 2020)—Mrs Maclaren-Jones.(20 minutes)

855. Mr Field to move—

That leave be given to bring in a bill for an Act to amend the Petroleum (Onshore) Act 1991 to provide that certain expired, unused exploration licences that are the subject of renewal applications cease to have effect and may not be renewed; and for related purposes.

(Petroleum (Onshore) Amendment (Cancellation of Zombie Petroleum Exploration Licences) Bill)

(Notice given 15 October 2020)

856. Mr Shoebridge to move—

- (1) That this House notes that:
 - (a) the European Union has described the 2018 National Election in Bangladesh as marred by violence and having significant obstacles to a level playing field in the country,
 - (b) Human Rights Watch has reported continuous enforced disappearance of people in Bangladeshi government custody,
 - (c) the UK Parliament has discussed politically-biased imprisonment of Bangladeshi leader Khaleda Zia and expressed their concern about the 2019 Bangladesh general election, and
 - (d) there has been an appalling spate of sexual assaults in Bangladeshi, some linked to the student wing of the governing party.
- (2) That this House calls on the Federal Government to:
 - (a) appeal to the Bangladeshi government to restore democracy and human rights in the country,
 - (b) call for the immediate release of all political prisoners, including Khaleda Zia, and fair judicial process for all, and

(c) encourage the Bangladeshi government to hold a free and fair general election to reflect the people's free will in the country.

(Notice given 15 October 2020-expires Notice Paper No. 81)

857. Auditor-General—Take note of report: resumption of the adjourned debate (20 October 2020) of the question on the motion of Mr Veitch: That this House take note of a Performance Audit report of the Auditor-General entitled "The effectiveness of the financial arrangement and management practices in four integrity agencies, dated 20 October 2020—Mr Veitch speaking. (15 minutes remaining)

Debate: 1 hour remaining.

*859. ICAC and Other Independent Commissions Legislation Amendment (Independent Funding) Bill 2020: resumption of the adjourned debate of the question on the motion of Mr Borsak: That this bill be now read a second time (5 calendar days from 11 November 2020)—Mrs Maclaren-Jones.(20 minutes)

860. Mr Borsak to move-

That leave be given to bring in a bill for an Act to amend the Government Sector Finance Act 2018 to enable members of Parliament to be informed about decisions related to grants of money by the Government; and for other purposes.

(Government Sector Finance Amendment (Government Grants) Bill)

(Notice given 20 October 2020)

861. Mr Graham to move—

That this House expresses no confidence in the Premier due to her administration of the tied grant round of the Stronger Communities Fund.

(Notice given 20 October 2020—expires Notice Paper No. 82)

*862. Environmental Planning and Assessment Amendment (Review of Land Decisions) Bill 2020: resumption of the adjourned debate of the question on the motion of Mr Banasiak: That this bill be now read a second time (5 calendar days from 11 November 2020)—Mrs Maclaren-Jones. (20 minutes)

863. Ms Moriarty to move—

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of passing of this resolution the following documents, in electronic format if possible, in the possession, custody or control of the Treasury, Destination NSW, the Deputy Premier or the Minister for Jobs, Investment, Tourism and Western Sydney relating to the 2020 Regional Event Fund:

- (a) all documents relating to applications for the Regional Event Fund submitted since 21 February 2020, including:
 - (i) all applications, including those received after 25 March 2020,
 - all correspondence relating to notifications applicants received regarding the outcome of their applications,
 - (iii) all correspondence relating to successful applicants who have advised that their events have been cancelled, postponed or varied from the original application,
 - (iv) all correspondence of all negotiations that occurred regarding funding contracts,

- (b) all correspondence in relation to the guidelines of the grants, and eligibility of projects, particularly regarding when events would be held, and
- (c) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

865. Ms Hurst to move—

- (1) That this House notes that:
 - (a) shark finning is a cruel practice whereby fins are cut off live sharks, who are then left to die a slow, painful death in the ocean,
 - (b) shark fins are often used in 'shark fin soup', which is sold in restaurants, and
 - (c) while live shark finning is illegal in Australia, it is not illegal to sell, import or export shark fin, making it difficult to trace and enforce this crime.
- (2) That this House calls on the Government to make New South Wales 'fin free' by introducing legislation that would make it an offence sell or consume shark fins.

(Notice given 20 October 2020—expires Notice Paper No. 82)

869. Mr Shoebridge to move—

- (1) That this House notes that:
 - (a) the Bolivian people made their voices heard in yesterday's general election, re-electing the Movement To Socialism party, an anti-colonial, indigenous, socialist party who won in a landslide, and
 - (b) the MAS party victory followed them being deposed in a far-right, US-backed, military coup last year.
- (2) That this House recognises that:
 - (a) the United States government has a sordid history of backing right-wing coups against democratically elected socialist governments, particularly in Latin American, and
 - (b) the Bolivian people should be congratulated on restoring democracy and electing a government that reflects their wishes, not those of the United States.

(Notice given 20 October 2020—expires Notice Paper No. 82)

871. Mr Searle to move—

- (1) That this House notes that:
 - (a) the terrible scourge of modern slavery across world and here in Australia,
 - (b) there is strong public support in acting to end modern slavery practices,
 - (c) the Modern Slavery Act 2018 (NSW) was enacted by this Parliament unanimously and with great goodwill across the political landscape,

- (d) the Berejiklian Government has not brought the Modern Slavery Act 2018 (NSW) into force and effect over the last two years, despite the Premier herself introducing the legislation into the Legislative Assembly,
- (e) earlier this year, the Berejiklian Government delayed the commencement of the Modern Slavery Act 2018 (NSW) pending an inquiry by the Social Issues Committee of this House which has since tabled its report on 25 March 2020,
- (f) the Berejiklian Government now proposes further delay in commencing the Modern Slavery Act 2018 (NSW), pending discussions with the federal government about 'harmonising' the state and commonwealth modern slavery legislation,
- (g) the Berejiklian Government has not set any timeframe on discussions with the Federal Government on the issue of harmonising the state and commonwealth modern slavery legislation,
- (h) the Standing Committee on Social Issues Committee and this House (as resolved on 13 May 2020) have set 1 January 2021 as the date upon which the Modern Slavery Act 2018 (NSW) should commence, and
- (i) the Berejiklian Government has not committed to commencing the legislation on 1 January 2021, or any other definite time.
- (2) That this House finds the continual delay in commencing the Modern Slavery Act 2018 (NSW) by the Berejiklian Government to be unacceptable.
- (3) That this House will regard a failure by the Berejiklian Government to commence the Modern Slavery Act 2018 by 1 January 2021, in accordance with the will of the House and the recommendations of the Social Issues Committee report, as a contempt of this House and hold the Leader of the Government accountable as the representative of the government in this chamber.

872. Ms Hurst to move—

- (1) That this House notes that:
 - (a) odour and waste are common by-products of the intensive animal agribusiness industry, which are primarily caused by the decomposition of mass amounts of faecal matter and dead bodies,
 - (b) agribusiness waste odours are not only unpleasant for animals, workers and neighbours to be around, they can also pose a serious risk to human and animal health through the production of harmful ammonia emissions, and
 - (c) waste produced by animal agribusinesses is a serious environmental concern, as it can produce harmful nitrous oxide emissions that contribute to climate change, pollute soil and surface water, and cause run off into the oceans.
- (2) That this House acknowledges the serious problems associated with waste and odour produced by the animal agribusiness industry in Australia.

(Notice given 21 October 2020—expires Notice Paper No. 83)

873. Ms Hurst to move—

(1) That this House notes that:

- (a) emus are one of Australia's beloved native birds, appearing prominently on the Commonwealth coat of arms,
- (b) despite being a protected species in this state, emus are still commercially raised and slaughtered for their meat, skin, oil, eggs and feathers under a licensing scheme, and
- (c) in commercial emu farms, these majestic flightless birds will spend their lives in captivity, where they are subjected to painful procedures like declawing and feather plucking, before they are ultimately sent to a slaughterhouse where they will be stunned, hung upside down while still alive and killed.
- (2) That this House condemns the shockingly cruel treatment of an animal which we call our national emblem.

874. Mr Latham to move—

- (1) That this House notes that:
 - (a) the Port of Newcastle has developed the concept for a multi-purpose deepwater terminal at its Mayfield site,
 - (b) the project would deliver a vital economic boost to the Hunter Region and Northern NSW and promote choice for participants in the New South Wales container freight supply chain and others,
 - (c) under a 50-year arrangement entered into as part of the port privatisations in 2013 and 2014, the Port of Newcastle must reimburse the State for compensation which the State has promised to pay the private operators of Port Botany and Port Kembla if the Port of Newcastle handles containers in excess of a cap, and
 - (d) the arrangement is not consistent with competitive outcomes, is uneconomic and is contrary to the interests of the Hunter region and the people of New South Wales.
- (2) That this House calls on the Government to:
 - (a) immediately release the Port of Newcastle from the reimbursement requirement, and
 - (b) support the development of the multi-purpose deepwater terminal at the Port of Newcastle as a massive boost to exporters and economic activity in New South Wales.

(Notice given 21 October 2020—expires Notice Paper No. 83)

875. Mr Latham to move—

That this House urges the Government to immediately remove dangerous gender fluidity Professional Development courses from the New South Wales education system, starting with the NSW Teacher's Federation 'LGBTIQ Inclusive Schools' Webinar, most recently conducted on 4 August 2020 by Training Officer Mel Smith, which instructed school teachers to:

- (a) teach gender as a 'social construct' rather than biological science,
- (b) include gender fluidity teaching in English, Maths, Human Society and its Environment (HSIE), Personal Development, Health and Physical Education (PDHPE) and library lessons,

- (c) organise excursions to the Sydney Aquarium solely on the basis of two male penguins hatching an egg,
- (d) study a drawing of a semi-naked androgynous child and understand that gender is determined solely by how parents dress the child,
- (e) refer to materials from GLSEN, notorious for its advocacy of 'fisting', and Minus18, notorious for its advocacy of penis-tucking and penis-packing,
- (f) not inform parents of any information teachers have regarding students coming out about their gender or sexuality, with Mel Smith saying, "Of course it's not okay to call people's parents because it may not be safe for that child if parents know, it could put them in an unsafe situation, it could mean they are kicked out of home", and
- (g) appreciate that no copy or record of the Webinar would ever be available to participate again, a deliberate strategy of keeping parents and the New South Wales public in the dark.

876. Mr Secord to move—

That this House:

- (a) expresses its heartfelt support for the families and businesses of Wagga Wagga deeply embarrassed by the continuing revelations surrounding the activities of disgraced former State Member Mr Daryl Maguire, and
- (b) calls on the Liberal Party and The Nationals to apologise to the Wagga Wagga community.

(Notice given 22 October 2020—expires Notice Paper No. 84)

878. Mr Buttigieg to move—

- (1) That this House notes that:
 - (a) on 19 October 2020, in the middle of a global pandemic and a recession, Ausgrid announced that 230 jobs would be cut. A further 270 jobs will also be axed prior to 2024,
 - (b) Ausgrid has been moving to outsource its permanent employed workforce with insecure contract work with poor working conditions,
 - (c) Ausgrid has failed to sincerely present all relevant information to the unions, regarding the proposed outsourcing including the impact of those changes on employees, and processes to mitigate the adverse impact on staff,
 - (d) in reference to Ausgrid's most recent job cuts, Richard Gross, Ausgrid's CEO stated the redundancies were "to keep the lights on for households" and make "energy as affordable as possible."
 - (e) Richard Gross cut 365 jobs in 2019, resulting in Ausgrid failing to deliver and complete \$35 million worth of work that had been scheduled,
 - (f) 5,000 jobs have been axed at Ausgrid, since the company was privatised in 2015,
 - (g) Ausgrid has been failing to deliver essential services with its already reduced workforce. Within the last year, Ausgrid was unable to adequately respond to storms in New South Wales. The lack of adequate staffing resulted in an unprecedented plea from Ausgrid to the

Government to call in the army for support; a public concession that they did not have enough resources.

- (h) cutting the jobs of highly experienced and skilled workers will only adversely impact the people of NSW,
- the privatisation of Ausgrid has been a failure for NSW residents, despite promises from the Liberal and National Government. Instead of lower prices and higher reliability we have instead witnessed increased blackouts' and delays in restoration of power and increases in electricity prices,
- (j) the Government is still a significant shareholder, 49.6 per cent, and
- (k) at the time of privatisation, members of the Government stated that they would retain significant control and oversight of the leased electricity entities yet the Government has not excercised any interest in using this control and oversight on behalf of the New South Wales taxpayers.
- (2) That this House calls on:
 - (a) the CEO of Ausgrid to reverse the decision to axe the jobs of highly skilled and experienced workers, which are needed to ensure that the residents of our State receive adequate electricity services and supply, and
 - (b) the Government, as a major shareholder and owner of Ausgrid, to protect workers during a global pandemic by calling for these job cuts to be halted and engage in proper consultation with unions and employees.

(Notice given 22 October 2020-expires Notice Paper No. 84)

879. Ms Hurst to move—

- (1) That this House notes that:
 - (a) approximately 80 per cent of beef sold in major Australian supermarkets is sourced from cows in feedlots,
 - (b) cattle in feedlots are fenced into tightly-packed outdoor enclosures and fed a high-calorie diet, which often includes artificial growth hormones, so that they can be rapidly fattened before they are killed,
 - (c) the unnatural diet and environment experienced by cattle forced onto feedlots can cause them to suffer a number of injuries and illnesses, including acidosis, feedlot bloat, bovine respiratory disease, lameness and foot rot, and
 - (d) excessive heat load is a particular issue for animals held at feedlots in Australia, especially since feedlot operators are not legally required to provide cattle with any shade from the sun.
- (2) That this House condemns the cruel treatment of cattle on feedlots.

(Notice given 22 October 2020—expires Notice Paper No. 84)

880. Mr Field to move—

That, under standing order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution the following documents created since 21 September 2020 in the possession, custody or control of the Minister for Water, Property and Housing, the Department of Planning, Industry

and Environment, Water NSW or the Natural Resources Access Regulator relating to floodplain harvesting regulation:

- (a) all documents relating to the disallowance of the Water Management (General) Amendment (Exemptions for Floodplain Harvesting) Regulation 2020, and its impact or implications,
- (b) all documents relating to the legal status of floodplain harvesting, and
- (c) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 22 October 2020—expires Notice Paper No. 84)

881. Mr Searle to move—

- (1) That, under section 73 of the Independent Commission Against Corruption Act 1988 this House refers to the Independent Commission Against Corruption (ICAC) for investigation and report:
 - (a) the repeated failure of the Premier to report any aspect of former Liberal Wagga Wagga MP, Mr Daryl Maguire's conduct known to her during her "close personal relationship" with him on or at any time after 13 July 2018 (when Mr Maguire gave evidence before the ICAC in relation to Operation Dasha) up until 12 October 2020, the day on which the Premier gave evidence in public to the ICAC in Operation Keppel in breach of her legal duty under section 11 of the ICAC Act,
 - (b) whether the Premier's "close personal relationship" with Mr Maguire was in fact "an intimate personal relationship" for the purposes of applying the NSW Ministerial Code of Conduct thereby giving rise to serious conflicts of interest prohibited by the NSW Ministerial Code of Conduct,
 - (c) whether the Premier's "close personal relationship" with Mr Maguire otherwise gave rise to serious conflicts of interest prohibited by the NSW Ministerial Code of Conduct,
 - (d) the Premier's denial that she knew Mr Iwan Sunito, Crown Group Chairman and Group CEO, a major property developer, despite photographic and other evidence to the contrary,
 - (e) the transfer of the Greater Sydney Commission from the responsibility of the Minister for Planning to the responsibility of the Premier,
 - (f) the role of the Premier in the approval of the Stronger Communities Fund Tied Grants,
 - (g) the role of the Premier in the decision to destroy the physical working advice notes which she had written on containing the recommendation and reasons for \$141.8 million of the grants,
 - (h) the role of the Premier in the decision to attempt to destroy by deleting the Word version of the working advice notes,
 - (i) the role of any other person in the matters referred to in (g) and (h), and
 - (j) any related matter.
- (2) That a message be sent to the Legislative Assembly informing it that the Legislative Council has this day agreed to the resolution and, pursuant to section 73 of the Independent Commission Against Corruption Act 1988, requests the Legislative Assembly to pass a similar resolution.
- (3) That in the event that the Legislative Assembly does not pass a similar resolution and inform the Legislative Council within two sitting days of receipt of a message from the Legislative Council,

the Clerk is to communicate the resolution of the House to the Independent Commission Against Corruption.

- (4) Further to the above, this House notes that:
 - the Premier, the Honourable Gladys Berejiklian MP, has been a Minister of the Crown in New South Wales since 3 April 2011 to date,
 - (b) the Premier was the Minister for Transport from 3 April 2011 to 2 April 2015 and also the Minister for the Hunter from 23 April 2014 to 2 April 2015,
 - (c) the Premier was the Treasurer and the Minister for Industrial Relations from 2 April 2015 to 23 January 2017,
 - (d) the Honourable Gladys Berejiklian MP was appointed Premier on 23 January 2017 and continues to hold that office,
 - (e) Mr Daryl Maguire was the Member for Wagga from 27 March 1999 to 2 August 2018, when he resigned from Parliament as a direct consequence of evidence, including telephone intercepts, to the ICAC, including in a public hearing in Operation Dasha on the afternoon of Friday, 13 July 2018,
 - (f) whilst a Member of Parliament, Mr Maguire was a Parliamentary Secretary appointed by then Premier O'Farrell from 24 February 2014 to 17 April 2014 and by then Premier Baird from 6 May 2014 to 28 March 2015, from 24 April 2015 to 26 August 2015 and from 26 August 2015 to 23 January 2017, and
 - (g) the current Premier appointed Mr Maguire to the office of Parliamentary Secretary on 1 February 2017 which he held until his resignation on 13 July 2018 as a direct consequence of his appearance at ICAC on 13 July 2018.
- (5) This House also notes that:
 - (a) under section 11 of the Independent Commission Against Corruption Act 1988 (ICAC Act) a Minister must report to the ICAC any matter the Minister suspects on reasonable grounds concerns or may concern corrupt conduct,
 - (b) pursuant to the Independent Commission Against Corruption Amendment (Ministerial Code of Conduct) Regulation 2014, and with effect from 20 September 2014, the NSW Ministerial Code of Conduct was, for the first time, prescribed as an applicable code for Ministers of the Crown for the purposes of section 9 of the ICAC Act,
 - (c) section 9 of the ICAC Act provides that conduct of a Minister constituting or involving a substantial breach of the Ministerial Code of Conduct may constitute corrupt conduct for the purposes of the ICAC Act,
 - (d) Premier's Memorandum M2014-09 issued by then Premier Baird stated:

"The Code of Conduct for Ministers of the Crown has been revised with effect on and from 20 September 2014.

The new Code has been prescribed as an applicable Code for the purposes of section 9 of the Independent Commission Against Corruption Act 1988. This means that, for the first time, a suspected breach of the Code may be investigated by the Independent Commission Against Corruption and, if substantiated, give rise to a finding of corrupt conduct.

The Code includes a schedule of provisions, the breach of which may trigger a breach of the Code if done knowingly.

The new Code is contained in an appendix to a regulation made under the Independent Commission Against Corruption Act 1988.

As stated in the preamble to the Code, it is essential for the maintenance of public confidence in the integrity of Government that Ministers exhibit, and be seen to exhibit, the highest standards of probity in the exercise of their offices, and that they pursue, and be seen to pursue, the best interests of the people of New South Wales to the exclusion of any other interest."

- the Ministerial Code of Conduct applies to Parliamentary Secretaries, except Parts 1 and 5 of the Schedule to the Code,
- (f) under section 6 of Part 2 of the Schedule to the Ministerial Code of Conduct, a Minister and Parliamentary Secretary must provide to the Premier their current Parliamentary disclosure return made pursuant to the Constitution (Disclosures by Members) Regulation 1983 and continuously update the Premier of any changes,
- (g) the Parliamentary disclosure return made by a Minister and Parliamentary Secretary includes disclosure of all income sources, property interests, interests in corporations and client services provided (including the provision of advice and lobbying of the government or other Members, even where there is no payment received), and
- (h) Mr Maguire provided the Premier his current Parliamentary return and any updates shortly after his appointment as Parliamentary Secretary on 1 February 2017, and so accordingly, from this time forward the Premier was personally aware of Mr Maguire's personal parliamentary disclosures.
- (6) In addition, this House notes that:
 - (a) under section 11 of the NSW Ministerial Code of Conduct a family member, in relation to a Minister, is defined to include any person with whom a Minister is in an intimate personal relationship,
 - (b) section 7 (3) of the NSW Ministerial Code of Conduct states that a conflict of interest arises in relation to a Minister if there is a conflict between the public duty and the private interest of the Minister, in which the Minister's private interest could objectively have the potential to influence the performance of their public duty,
 - (c) without limiting the above, a Minister is taken to have a conflict of interest in respect of a particular matter on which a decision may be made or other action taken if:
 - any of the possible decisions or actions (including a decision to take no action) could reasonably be expected to confer a private benefit on the Minister or a family member of the Minister,
 - the nature and extent of the interest is such that it could objectively have the potential to influence a Minister in relation to the decision or action,
 - (d) in evidence to ICAC both the Premier and Mr Maguire said that they were in a "close personal relationship" from at least a time commencing in 2015 up until approximately August 2020,
 - (e) in evidence to ICAC, Mr Maguire contended that their "close personal relationship" commenced as early as 2013,
 - (f) both the Premier and Mr Maguire acknowledged in their evidence to the ICAC that they intended to publicly disclose their relationship once Mr Maguire retired from Parliament in 2019,
 - (g) in a media interview published in the 'Sunday Telegraph' on 18 October 2020 the Premier said she fell in love with Mr Maguire and hoped the relationship would lead to marriage,

- (h) on 22 October 2020, there were reports in the media that the Premier had provided to Mr Maguire a key to her residence and that he had access to her residence, and
- (i) in light of this evidence, it is strongly arguable that the Premier and Mr Maguire were in an "intimate personal relationship" from at least 2015 for the purposes of determining whether the NSW Ministerial Code of Conduct applies to the Premier's conduct and that consequently Mr Maguire was a "family member" for the purposes of applying this Code, and accordingly pursuant to section 7(1) of the Code, the Premier was under a duty not to knowingly conceal any conflict of interest whilst both a Minister and the Premier.
- (7) This House notes further that:
 - (a) in a text conversation on 11 February 2014 Mr Maguire told the Premier of a \$5,000 commission and the conversation included:

Mr Maguire: Hawkiss good news One of my contacts sold a motel for 5.8 million I had put her in contact so I should make 5k

PREMIER: Congrats!!! Great News!! Woo Hoo

... ...

PREMIER: That is really good. Does that mean that your commission is 0.1 per cent?

Mr Maguire: sharing with Chinese business partner so commission is 20k usually its 50% of that but I will only ask for 25% cause its such a small sale only 5.8m so I get 5k

PREMIER: Great stuff!,

- (b) the word "Hawkiss" appearing in the text conversation represents an Armenian term of endearment meaning "my soul" or "my beloved",
- (c) in a telephone conversation on 1 September 2017, Mr Maguire told the Premier his personal debt is \$1.55 million and the conversation also included the following exchange:

Mr Maguire: "I have some cash in a tin so I'm -"

PREMIER: "Yeah, I know that.",

(d) a subsequent telephone conversation between the Premier and Mr Maguire on 1 September 2017 included the following exchange:

PREMIER: Yeah not a lot Hokis.

Mr Maguire: Yeah I'm getting a big tax return I'm told so I'm very happy about that.

PREMIER: Oh well that's good you won't be saying you are poor then for maybe a week and then you'll start saying it again.

Mr Maguire: No well I am poor I'm telling you 1.59 million poor.,

(e) a telephone conversation between the Premier and Mr Maguire on 5 September 2017 included the following exchange:

Mr Maguire: "Now I'm trying to fix Jimmy's problem and it looks like we finally got the Badgerys Creek stuff done, that's good, mmm. I'll be glad when that's done 'cause I'll make enough money to pay off my debts (laughs), which would be good. Can you believe it, in one sale."

PREMIER: "I can believe it.",

(f) in a telephone conversation on 6 September 2017, Mr Maguire told the Premier of his \$30,000 tax refund and the conversation includes:

Mr Maguire: And um yeah I'll be alright if we do this deal with um William gets this deal done at Badgerys Creek then I won't have to worry about it too much we'll be out in front again. Phil is going to China Saturday. Can you believe it?

PREMIER: Yeah but I thought you said he wasn't very good at that?

••• •••

Mr Maguire: So this particular area he is good at. So and I've sent two client referrals over for him as well as he's got this one. ...",

(g) in a telephone conversation on 7 September 2017, Mr Maguire told the Premier he is counting his tax refund and the conversation includes the following exchange:

Mr Maguire: Counting, counting my tax return (laughs).

• • • • • • •

PREMIER: Given the size of it will take you a week to count it all.

Mr Maguire: That's true and the good news is William, William tells me we've done our deal so hopefully that's about half of all that gone now.

PREMIER: That's good.

Mr Maguire: Hmm.

PREMIER: I don't need to know about that bit.

Mr Maguire: No you don't.

PREMIER: Yep.

Mr Maguire: You do not so anyway it's all good news so we are moving ahead.

PREMIER: Okay good.,

(h) a telephone conversation between the Premier and Mr Maguire on 15 February 2018 included the following exchange:

Mr Maguire: "See you are gonna get a meeting from ah, a request from Sunito as well.

... They, they're owed \$20 million by Norske ... they want to be bidders because they've got to get their money back ... I introduced my little friend to them and ... they were talking when I left them which is good news ...You know my little friend?

PREMIER: "Not really. I don't –

Mr Maguire: You do.

PREMIER: - I don't need to know, who's your, which little friend you talking about?

Mr Maguire: "With the polished head. (Laughs)...you don't need to know what for but – "

PREMIER: "Mmm.",

- (i) on 13 July 2018 in public evidence before the ICAC in Operation Dasha, Mr Maguire admitted that in 2016 he was seeking to reach an agreement with a then Canterbury City Councillor to share commissions from property development sales, and Mr Maguire agreed in evidence one of his clients was the Chinese owned Country Garden, and
- (j) on 12 October 2020 in public evidence before the ICAC in Operation Keppel, the Premier agreed she was aware of Mr Maguire's 13 July 2018 evidence and as a result subsequently sought Mr Maguire's resignation from the parliamentary Liberal Party and the NSW Parliament.
- (7) That this House notes that:
 - (a) the Premier said in evidence to the ICAC that she did not know a Mr Sunito,
 - (b) Mr Iwan Sunito is the Crown Group Chairman and Group CEO, a major Sydney property developer, well known in Liberal party circles, and
 - (c) on 11 December 2017, Mr Sunito, the Premier and NSW Liberal Party State President and Mayor of Hornsby, Mr Philip Ruddock, cut the ribbon to open the new Philip Ruddock Heritage Centre in Parramatta.
- (8) That this House further notes that:
 - (a) in addition to the telephone conversation on 5 September 2017 between the Premier and Mr Maguire concerning the "Badgery's Creek stuff", there were subsequent telephone conversations between them in 2017 in which Mr Maguire expressed his frustrations with the then Roads and Martitime Services, the Department of Planning and the Greater Sydney Commission in preventing his efforts to successfully conclude his Badgery's Creek project, the commission for which would allow him to clear his debts in the order of \$1.55 million and which level of debt the Premier knew,
 - (b) in February 2018, the NSW Government received unambiguous advice from departmental heads against transferring the Greater Sydney Commission out of the portfolio and organisational responsibility of the Minister for Planning and into her own portfolio and organisational control, and
 - (c) sometime after 18 March 2018, the Greater Sydney Commission was transferred to the Department of Premier and Cabinet and the portfolio of the Premier.
- (9) That, in addition, this House notes, in relation to the Stronger Communities Fund Tied Grants round, that:
 - (a) the House has, on numerous occasions, called for documents including the signed written brief approving the grants, which would include the working advice notes referred to by a Ministerial Advisor to the Premier in evidence to the Public Accountability Committee on 23 October 2020, but no documents have been provided,
 - (b) the House has afforded the Government many opportunities to explain why there are no documents, including from the Leader of the Government on 22 October 2020, but no satisfactory explanation has been given to this House,
 - (c) the Public Accountability Committee has heard on 22 October 2020 that the working advice notes containing the recommendation and reasons for \$141.8 million of the grants, presented to the Premier and marked by her, have been shredded and the electronic copies deleted,
 - (d) the former Auditor General, Tony Harris has said: "The role that the Premier's office had in the shredding of documents is good reason for her departure, she should resign.",

- (e) the contemporaneous email record indicates that the Premier variously "signed off" or "approved" the Councils receiving the grants and their projects,
- (f) the Premier has said that "I personally did not make decisions. I am sure I am consulted at the time...",
- (g) the Public Accountability Committee heard evidence from a Senior Ministerial Adviser to the Premier on 22 October that neither the Premier nor her office made any "decision" on these grants and that the decision-maker was Mr Hurst and the Office of Local Government,
- (h) the ICAC in its submission to the Public Accountability Committee of 26th August 2020 was of the view that:
 "If the minister is not the appointed decision-maker, directing or urging a public servant to make a decision preferred by the minister" may amount to corrupt conduct.",
- (i) further in its submission, the ICAC drew attention in part to the following probity issues that "can arise in a grants scheme:

"• absence of an open, public application process, so that the grant has the appearance of a direct negotiation between the recipient and government

• no eligibility or selection criteria, which might include absence of an evaluation methodology and weightings, or criteria that are vague or highly subjective...

 applicants missing out on funding despite being ranked above other applicants that were successful

• a public official having an undisclosed conflict of interest, such as a personal relationship with a grant applicant

• applicants receiving grants without having submitted an application, or after submitting a late application...", and

(j) in evidence to the Public Accountability Committee on the general principles that should apply to grants, the following exchange involving the Chief Commissioner of the ICAC took place:

"Mr DAVID SHOEBRIDGE: For example, if guidelines have not been finalised, if there is a process under which guidelines go through to get finalised, it may have multiple ministerial sign-offs. If that process is in train and before the guidelines have been finalised, if projects were identified and approved for funding before the guidelines had been finalised, would that raise integrity concerns?

Chief Commissioner of the ICAC, Mr HALL: Potentially it would, because if there is a lack of required development of a set of guidelines for a scheme it obviously leaves the door ajar for corruption, that is it is a corruption risk scenario. It means that firstly, there is a lack of objectivity and fairness in the process, but secondly, in terms of determining whether it was a merit-based outcome it becomes more difficult to discern whether there has been a departure from principles that inform the exercise of public power.

Mr DAVID SHOEBRIDGE: Would you expect as a basic fundamental that there would be some kind of clear identified merit assessment of individual projects that would then be put in front of a decision-maker for formal approval? That documented merit assessment process, do you think that is a non-negotiable element in the allocation of public money through grants programs?

Mr HALL: Certainly in accordance with proper practice and principle. It is, as I say, critical.

The ACTING CHAIR, JOHN GRAHAM: I might secondly ask about a recommendation to a decision-maker. Again, that is fundamental to the grant decision-making process, that there is some recommendation that sits in front of a decision-maker from which they can then make their decision with whatever discretion they are permitted under the grants system. Would you agree with that?

Mr HALL: Yes. I think a recommendation made for selection should be a recommendation with reasons, firstly. Secondly, at the next stage the acceptance of the recommendation by the panel should similarly be supported by written reasons. In other words, accountability, transparency from start to finish.

The ACTING CHAIR: I will turn to the decision itself. Looking at the good practice guide, it is essential that there is a record of the decision.

Mr HALL: Yes.

The ACTING CHAIR: A record of an approval, signed and dated by the decision-maker would be the expectation of government. That is fundamental to the process?

Mr HALL: Yes, I would agree, Chair.

The ACTING CHAIR: Finally, were those things lacking? If either a written recommendation in front of a decision-maker, or no signed and dated record of the decision were not present, those things would be of great concern. Would you agree with that?

Mr HALL: Yes. As I have earlier indicated, what the commission would be looking for if it were called upon to examine such a matter, is firstly to establish precisely what are the conventional or prescribed processes and identifying at any one point whether there has been compliance or diversion or non-adherence. If the process has not been followed our next question would be: Why not? What is the explanation? Because often it can be a sign of irregularity and that irregularity could, depending upon those involved or who have played a role, what their intention or purpose was in not complying, or their explanation for not complying".

(Notice given 10 November 2020-expires Notice Paper No. 85)

882. Mr Veitch to move—

That the resolution of the House of 8 May 2019 appointing the Regulation Committee be amended as follows:

- (1) Omit paragraph 2 and insert instead:
 - "(2) The committee may inqiry into and report on:
 - (a) any instruments of a legislative nature regardless of its form, including the policy or substantive content of the instrument,
 - (b) draft delegated legislation, and
 - (c) trends or issues in relation to delegated legislation."
- (2) Omit paragraph 3 and insert insead:
 - "(3) The committee:
 - (a) is to inquire into and report on any matter relevant to the functions of the committee which is referred to the committee by resolution of the House, and

- (b) may self-refer an inquiry into any matter relevant to the functions of the committee.
- (4) A committee meeting to consider a self-reference under paragraph 3(b) must be convened at the request of any three committee members in writing to the Committee Clerk.
- (5) The Committee Clerk must convene a meeting within seven days of the receipt of the request, providing that members are given at least 24 hours' notice.
- (6) A majority of committee members is required to adopt the self-reference.
- (7) Whenever a committee resolves to self-refer a matter, the terms of reference are to be reported to the House on the next sitting day.".

(Notice given 10 November 2020—expires Notice Paper No. 85)

885. Mr Mallard to move-

- (1) That this House notes that:
 - (a) on Wednesday 4 November 2020, Dr Kerry Chant, the NSW Chief Health Officer was named New South Wales Public Servant of the Year,
 - (b) Dr Chant has been the public face of NSW Health, regularly briefing the media with the latest information on the COVID-19 pandemic,
 - (c) Dr Chant has been in the role since 2008, making her the state's longest-serving Chief Health Officer, and
 - (d) Dr Chant has held a range of senior positions in NSW Health since 1991 and now leads the Population and Public Health Division.
- (2) That this House acknowledges the outstanding work of Dr Chant during the COVID-19 pandemic.
- (3) That this House congratulates Dr Chant on being named the New South Wales Public Servant of the year and thanks her for her service to the people of New South Wales in the health profession.

(Notice given 10 November 2020—expires Notice Paper No. 85)

886. Ms Sharpe to move—

- (1) That this House notes that:
 - (a) 8 to 15 November 2020 is National NAIDOC Week 2020,
 - (b) the theme of NAIDOC Week 2020 is 'Always Was, Always Will Be', recognising that First Nations people have occupied and cared for this continent for over 65,000 years, and
 - (c) Aboriginal and Torres Strait Islander people, with their cultures, languages, histories, and kinship structures, form the oldest continuously surviving civilisation on Earth.
- (2) That this House further notes that:
 - (a) from the time of colonisation, First Nations children were forcibly removed from their families by Australian Federal and State Governments,
 - (b) the acts that led to the Stolen Generations form a shameful history for white Australia which disconnected these children from their kin, culture, community, and Country, and

- (c) Australia has formally apologised to First Nations people, particularly to those children who have been forcibly removed from their families.
- (3) That this House further notes that:
 - (a) in New South Wales, Aboriginal and Torres Strait Islander children make up 40 per cent of children living in out-of-home care, despite representing only 6 per cent of all children,
 - (b) while less children overall are being admitted to care in New South Wales, this is not the case for First Nations children,
 - (c) the proportion of Aboriginal and Torres Strait Islander children entering out-of-home care is increasing in New South Wales, and
 - (d) reducing the over-representation of First Nations children in out-of-home care is a key target of the National Agreement on Closing the Gap.
- (4) That this House commits to:
 - (a) preventing the over-representation of Aboriginal and Torres Strait Islander children in the New South Wales out-of-home care system, and
 - (b) supporting early intervention and support programs for Aboriginal and Torres Strait Islander families that are delivered by Aboriginal-controlled organisations.
- (5) That this House calls on the Minister for Families, Communities and Disability Services to:
 - (a) implement the legislative reform called for within the Family is Culture review into Aboriginal children and young people in out-of-home care,
 - (b) increase funding to early intervention and support services for Aboriginal families to prevent child removals, and
 - (c) outline how the NSW Government will close the widening gap for Aboriginal children and young people in contact with the child protection system.

(Notice given 10 November 2020—expires Notice Paper No. 85)

887. Mr Banasiak to move-

That, under standing order 52, there be laid upon the table of the House within 28 days of the date of passing of this resolution the following documents created since 1 January 2018 in the possession, custody or control of the Deputy Premier and Minister for Regional New South Wales, Industry and Trade, the Minister for Regional Transport and Roads, the Department of Transport, Transport for NSW, RailCorp or NSW TrainLink relating to the Narrandera to Tocumwal Rail Line Reopening Feasibility Study:

- (a) the final, complete and unredacted, version of the Narrandera to Tocumwal Rail Line Reopening Feasibility Study,
- (b) all correspondence relating to the Narrandera to Tocumwal Rail Line Reopening Feasibility Study, and
- (c) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 10 November 2020—expires Notice Paper No. 85)

890. Mr Buttigieg to move-

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of passing of this resolution the following documents, in electronic format if possible, created since 1 January 2014, in the possession, custody or control of the Western City and Aerotropolis Authority, the Department of Transport, Transport for NSW, Property Acquisition NSW, Sydney Trains, NSW TrainLink, Sydney Metro, RailCorp, State Transit, Infrastructure NSW, the Ministry of Health, the Department of Premier and Cabinet, the Department of Planning, Industry and Environment, Valuer General NSW, Department of Customer Service, The Treasury, Minister for Water, Property and Housing, the Minister for Planning and Public Spaces, Minister for Transport and Roads, Minister for Customer Service, the Treasurer or Minister for Energy and Environment relating to property acquired or partially acquired, by the New South Wales Government or any agencies acting on behalf of the New South Wales Government, for the Western Sydney Aerotropolis and associated infrastructure and transport projects:

- (a) all documents which disclose the purchase price, address, land size and local government area of each property acquired, including partial acquisitions, for the Western Sydney Airport and Aerotropolis projects and associated infrastructure and transport projects, including projects and upgrades but not limited to the Northern Road, M12 Motorway and Sydney Metro-Western Sydney Airport,
- (b) all land and property valuations undertaken by or on behalf of the Government for properties procured both partially and completely for the Western Sydney Aerotropolis and associated infrastructure and transport projects,
- (c) all documents including all correspondence and all communication relating to each property acquired, included including partial acquisitions, for the Western Sydney Airport and Aerotropolis projects and associated infrastructure and transport projects, including projects and upgrades but not limited to the Northern Road, M12 Motorway and Sydney Metro-Western Sydney Airport,
- (d) all contracts, deeds, deeds of transfer, deeds of settlement and deeds of compensation and all related documents, including all correspondence and all communication, for all property acquired, including partial acquisitions for the Western Sydney Airport and Aerotropolis projects and associated infrastructure and transport projects, including projects and upgrades but not limited to the Northern Road, M12 Motorway and Sydney Metro-Western Sydney Airport, 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 10 November 2020—expires Notice Paper No. 85)
- *891. Prevention of Cruelty to Animals Amendment (Increased Penalties) Bill 2020: resumption of the adjourned debate of the question on the motion of Ms Hurst: That this bill be now read a second time (5 calendar days from 11 November 2020)—Mrs Maclaren-Jones. (20 minutes)

893. Ms Hurst to move—

- (1) That this House notes that:
 - (a) on 27 October 2020, Councillor Charishma Kaliyanda passed a notice of motion seeking to ban the sale of fur and exotic skins on Liverpool City Council land, and
 - (b) Liverpool City Council is the fifth council in New South Wales to seek a ban on fur and exotic skins this year, a trend which reflects of the community's rejection of this cruel industry.
- (2) That this House congratulate Liverpool City Council for taking a stand against the fur industry.

(Notice given 10 November 2020—expires Notice Paper No. 85)

896. Mrs Houssos to move—

That, under standing order 52, there be laid upon the table of the House within 28 days of the date of passing of this resolution the following documents, in electronic format if possible, in the possession, custody or control of the Department of Education or the Minister for Education and Early Childhood Learning relating to 2019/20 Works in Progress Summary:

(a) each 2019/20 Works in Progress Summary for the electorates of:

each 2019	/20 Works in Progress Su
(i)	Albury,
(ii)	Balmain,
(iii)	Bankstown,
(iv)	Barwon,
(v)	Baulkham Hills,
(vi)	Blacktown,
(vii)	Blue Mountains,
(viii)	Cabramatta,
(ix)	Canterbury,
(x)	Castle Hill,
(xi)	Cessnock,
(xii)	Charlestown,
(xiii)	Clarence,
(xiv)	Coffs Harbour,
(xv)	Coogee,
(xvi)	Cootamundra,
(xvii)	Cronulla,
(xviii)	Davidson,
(xix)	Dubbo,
(xx)	Epping,
(xxi)	Fairfield,
(xxii)	Gosford,
(xxiii)	Granville,
(xxiv)	Heffron,
(xxv)	Holsworthy,
(xxvi)	Keira,
(xxvii)	Kiama,
(xxviii)	Kogarah,
(xxix)	Lake Macquarie,
(xxx)	Lakemba,
(xxxi)	Lane Cove,
(xxxii)	Londonderry,
(xxxiii)	Maitland,
(xxxiv)	Manly,
(xxxv) (xxxvi)	Maroubra, Monaro,
(xxxvi) (xxxvii)	
	Mount Druitt,
(xxxviii)	Murray, Myall Lakas
(xxxix)	Myall Lakes,
(xl) (xli)	Newcastle,
(xli) (xlii)	Newtown, North Shore,
(xlii)	
(xliii)	Northern Tablelands,
(xliv)	Newtown, North Shore
(xlv)	North Shore,
(xlvi)	Northern Tablelands,
(xlvii)	Oatley,
(xlviii)	Oxley, Dorromotto
(xlix)	Parramatta,
(1)	Port Macquarie,

(li)	Port Stephens,
(lii)	Prospect,
(liii)	Rockdale,
(liv)	Ryde,
(lv)	Shellharbour,
(lvi)	Strathfield,
(lvii)	Summer Hill,
(lviii)	Swansea,
(lix)	Tamworth,
(lx)	Terrigal,
(lxi)	The Entrance,
(lxii)	Tweed,
(lxiii)	Upper Hunter,
(lxiv)	Vaucluse,
(lxv)	Wagga Wagga,
(lxvi)	Wakehurst,
(lxvii)	Wallsend,
(lxviii)	Willoughby,
(lxix)	Wollondilly,
(lxx)	Wollongong,
(lxxi)	Wyong, and

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

(Notice given 10 November 2020-expires Notice Paper No. 85)

897. Mr Latham to move—

- (1) That this House notes that:
 - (a) in answer to questions from the Honourable Mark Latham MLC and the Honourable Rod Roberts MLC regarding the obligations of the Premier, the Honourable Gladys Berejiklian MP to have informed Australia's security agencies of her close personal relationship with Mr Daryl Maguire, the Premier has twice answered in writing, "This is a matter for the Independent Commission Against Corruption",
 - (b) the New South Wales Independent Commission Against Corruption (ICAC) has no remit for dealing with possible breaches of Australia's national security, nor has its Operation Keppel addressed any such matter,
 - (c) Mr Maguire was in business dealings with the Chinese-sponsored Country Gardens, United World Enterprises and other Chinese entities through his commercialisation of the NSW Parliamentary Friends of the Asia Pacific and illicit operation of G8way International in the NSW Parliament,
 - (d) Mr Maguire knowingly used his involvement with the Schenzhen Asia Pacific Commercial Development Association as part of its push to extend Chinese State influence in the South Pacific,
 - (e) up until at least September 2020 Mr Maguire had a key to the Premier's North Shore home in Sydney and thus possible access to NSW Government decision-making information,
 - (f) the ICAC evidence revealed at least one occasion on which Mr Maguire believed himself free to walk into the Premier's Parliament House office unannounced with one of his land deal associates,
 - (g) Mr Maguire was under the influence of Chinese Government United Front groups, organised by Chinese agent Huang Xiangmo, and attended their events with Ms Berejiklian,

- (h) Mr Maguire was also the financial beneficiary of gifts from two other Chinese agents, Humphrey Xu and Helen Liu, and
- (i) for at least six years Ms Berejiklian kept the truth of her relationship with Mr Maguire secret from the relevant State and Commonwealth Government agencies.
- (2) That this House asserts that the Premier's actions should be examined for possible breaches of Australia's national security laws, especially the National Security Legislation Amendment (Espionage and Foreign Interference) Act 2018 and its provisions concerning reckless conduct and failure to disclose known risks.
- (3) That this House request that the President convey the terms of this resolution in writing to:
 - (a) the Commonwealth Attorney-General, the Honourable Christian Porter MP,
 - (b) the Director-General of Security, Australian Security Intelligence Organisation (ASIO), and
 - (c) the Commissioner of the Australian Federal Police.

(Notice given 10 November 2020—expires Notice Paper No. 85)

901. Mr Farraway to move—

- (1) That this House notes that:
 - (a) the NSW Department of Primary Industries (DPI) has, since its creation in 1890, proudly served the people of New South Wales, establishing itself as a global leader in agriculture, fisheries, forestry management and biosecurity,
 - (b) on Tuesday, 3 November, DPI celebrated its 130-year history, and marked the occasion with a well-attended event at the new headquarters in Orange, and
 - (c) the economic contribution DPI makes to the Central West region and the opportunities it provides to local industries, local businesses and local people.
- (2) That this House the Government for its commitment to the legacy of providing jobs and opportunities for regional communities by starting a new chapter for DPI in Orange.

(Notice given 10 November 2020—expires Notice Paper No. 85)

903. Mr Shoebridge to move—

That leave be given to bring in a bill for an Act to amend the Law Enforcement (Powers and Responsibilities) Act 2002 to prohibit the use of drug detection dogs in carrying out drug detection without a warrant; to limit the circumstances in which strip searches may be carried out; to prohibit strip searches of children who are less than 16 years old; and for related purposes.

(Law Enforcement (Powers and Responsibilities) Amendment (Drug Detection Dogs and Strip Searches) Bill)

(Notice given 10 November 2020)

905. Mr Shoebridge to move—

(1) That this House notes that:

- (a) the Forestry Corporation of NSW have earmarked three new areas of South Brooman State Forest for logging despite significant bushfire damage to the region with 80 per cent of the region burned,
- (b) the proposed logging in the South Brooman State Forest would be environmentally devastating and remove critical habitat from wildlife who are still recovering from the bushfires, and
- (c) logging is known to increase fire risks by having a drying effect on forests.
- (2) That this House recognises that:
 - (a) damage from the bushfires is still being assessed, so it is highly inappropriate for salvage and post-fire logging to be undertaken, and
 - (b) any logging may be in breach of existing forestry laws that are intended to protect wildlife.
- (3) That this House calls on the Government to immediately stop logging in South Brooman State Forest and all other forests in regions that were significantly fire-affected.

(Notice given 10 November 2020—expires Notice Paper No. 85)

906. Ms Cusack to move-

- (1) That this House notes that:
 - (a) the coronavirus pandemic challenged Australians to undertake a special duty to our fellow citizens to care and act to protect the health of all our Australians,
 - (b) this united call by all medical, political and industry leaders during the pandemic received overwhelming support and co-operation by citizens,
 - (c) more was asked of Australians living in Victoria who endured a second wave of the virus,
 - (d) we mourn all lives lost and send our deepest condolences to individuals and families impacted by this terrible illness,
 - (e) we pay special tribute and express our gratitude to Victorians who have endured the greatest part of the sacrifice in order to make our nation safe, and
 - (f) Australia is a federation of States fighting a virus that is engulfing the rest of the world and we are succeeding because of unity of purpose to save lives and livelihoods
- (2) That this House:
 - (a) acknowledges and thanks our health and medical experts, and
 - (b) recognises that ultimately this progress we are making in the war against the virus is a citizen victory and one that has made us better and stronger as a nation.

(Notice given 10 November 2020—expires Notice Paper No. 85)

909. Mr Searle to move—

That this House notes that:

- since 2009, it has been unlawful for a person to accept donations from a property developer in New South Wales, including monetary or in-kind donations,
- (b) prior to 30 June 2018, the Election Funding, Expenditure and Disclosures Act 1981 defined a "property developer" as:
 - "(a) a corporation engaged in a business that regularly involves the making of relevant planning applications by or on behalf of the corporation in connection with the residential or commercial development of land, with the ultimate purpose of the sale or lease of the land for profit",
 - (b) a person who is a close associate of a corporation referred to in paragraph (a)",
- (c) under the Election Funding, Expenditure and Disclosures Act 1981, the definition of a "close associate" of a corporation included "a director or officer of the corporation or the spouse of such a director or officer",
- (d) the NSW Electoral Commission disclosures show David "Maurie" Maurice Stack has made the following political donations to the NSW Nationals or the Member for Myall Lakes, including:
 - (i) \$2,500 on 30 October 2013,
 - (ii) \$675 on 22 April 2014,
 - (iii) \$2,000 on 14 April 2015,
 - (iv) \$5,000 on 31 May 2018,
- (e) the NSW Electoral Commission disclosures show Deidre Louise Stack has made political donations to the NSW Nationals or Member for Myall Lakes, including:
 - (i) \$2,500 on 30 October 2013,
 - (ii) \$675 on 22 April 2014,
 - (iii) \$2,000 on 17 April 2015,
- (f) the NSW Electoral Commission disclosures show Paul Anthony Stack made a political donation to the NSW Nationals of \$4000 on 26 June 2018,
- (g) the NSW Electoral Commission disclosures show 'Stacks the Law Firm', chaired by David "Maurie" Maurice Stack, made a political donation to the NSW Nationals of \$1,350 on 5 June 2014, for a "Steve Bromhead Dinner",
- (h) the NSW Electoral Commission disclosures show 'LOFITA Pty Ltd' made a political donation to the NSW Nationals of \$4,000 on 23 March 2015,
- the NSW Electoral Commission disclosures show 'PUNUSI Pty Ltd' made a political donation to the NSW Liberal Party of \$10,000 on 13 November 2014,
- (j) Deidre Louise Stack is married to David "Maurie" Maurice Stack,
- (k) HOCANA Pty Ltd, ACN 001 585 397, owns at least 25 parcels of land in New South Wales, including a large parcel of land within the \$455 million Figtrees on the Manning property development, being Lot 1 DP 1220309,
- (l) HOCANA Pty Ltd directors include:
 - (i) Paul Anthony Stack, appointed 22 August 2000,
 - (ii) David "Maurie" Maurice Stack, appointed 11 May 1978,
 - (iii) Raymond "Ray" Thomas Stack, appointed 11 May 1978,
- (m) a Voluntary Planning Agreement between Greater Taree City Council, now MidCoast Council, and HOCANA Pty Ltd was signed by Paul Anthony Stack and Raymond "Ray" Thomas Stack on December 13, 2010, which Agreement included HOCANA Pty Ltd paying \$1,799,992.12 in developer contributions to the Council,

- LOFITA Pty Ltd, ACN 001 611 061, directors include David "Maurie" Maurice Stack, appointed 10 February 1988,
- PUNUSI Pty Ltd, ACN 002 382 925, directors include Paul Anthony Stack, appointed 1 October 2005,
- (p) the Member for Myall Lakes' unofficial second electorate office in Taree is owned by HIJATO Pty Ltd, ACN 001 560 701, a company directed by Raymond "Ray" Thomas Stack, and,
- (q) despite David "Maurie" Maurice Stack, Deidre Louise Stack and Paul Anthony Stack being property developers, or close associates of property developers, the New South Wales Liberal Party and National Party have collectively accepted at least \$20,000 from them.

(Notice given 11 November 2020-expires Notice Paper No. 86)

910. Mr Pearson to move—

- (1) That this House notes that:
 - (a) the American State of Florida held a referendum on 3 November 2020 where sixty-nine percent of electors voted to ban greyhound racing,
 - (b) Florida hosts eleven of the remaining seventeen racetracks in the United States, and
 - (c) the greyhound racing prohibition in Florida, coming into force in 2021, is a major step toward ending this cruel animal entertainment.
- (2) That this House notes that all remaining Alabaman and Texan greyhound racetracks will close by the end of 2021.
- (3) That this House understands that West Virginia and Iowa will soon become the last states in the United States allowing greyhound racing.
- (4) This House congratulates and commends Florida, Alabama and Texas for closing their greyhound racetracks.
- (5) That this notes that the United States greyhound racing industry is in a downward spiral like the New South Wales racing industry, reliant on taxpayer subsidies for economic survival.

(Notice given 11 November 2020—expires Notice Paper No. 86)

911. Mrs Maclaren-Jones to move—

- (1) That this House notes that:
 - (a) 11 November 2020 is International Pathology Day, a time to celebrate and recognise the contribution pathologists make to healthcare and medicine,
 - (b) pathology plays an invaluable role in the detection, diagnosis and treatment and prevention of disease with over 70 per cent of medical decisions relying on pathology,
 - (c) in Australia there are more than 1,800 pathologists with 35,000 people working in various roles in pathology,
 - (d) in New South Wales we are privileged to have Australia's largest public pathology service, NSW Health Pathology, with 5,000 staff including pathologists, scientists, technicians and

support teams who help protect and improve the health and wellbeing of our communities from before birth to end of life, and

- (e) Rapid PCR testing using GeneXpert is used for high priority patients at 38 NSW Health Pathology labs across the state, to help protect our local communities and curb the spread of COVID-19, and of these 38 labs, NSW Health Pathology also conducts molecular PCR testing of suspected COVID-19 cases at 13 large scale labs around New South Wales at:
 - (i) Westmead,
 - (ii) Prince of Wales Randwick,
 - (iii) Bega,
 - (iv) Wagga Wagga,
 - (v) Dubbo,
 - (vi) Concord,
 - (vii) Lismore,
 - (viii) Liverpool,
 - (ix) Nepean,
 - (x) Royal Prince Alfred Hospital Camperdown,
 - (xi) Royal North Shore,
 - (xii) John Hunter in Newcastle,
 - (xiii) Tamworth.
- (2) That this House commends the state's pathologists for their contributions to maintain the health and safety of the people of New South Wales.

(Notice given 11 November 2020-expires Notice Paper No. 86)

912. Ms Hurst to move—

- (1) That this House notes that:
 - (a) while animals in New South Wales should be legally protected from cruelty, significant exemptions exist for the treatment of farmed animals,
 - (b) even where basic protections do exist, crimes against farmed animals are rarely prosecuted due to our failing enforcement system which requires private charities to have to fundraise from the public to pay inspectors and prosecutors,
 - (c) the pitiful government funding given to animal welfare charities means that while there are hundreds of millions of animals held captive in animal agribusinesses across the state, there are less than 50 animal cruelty inspectors, making it impossible for animal cruelty against farmed animals to be properly detected, investigated and prosecuted, and
 - (d) there is no other criminal legislation in New South Wales that is enforced by a private charity, and it is unacceptable that animal cruelty laws are treated differently to other crimes.
- (2) That this House acknowledges the urgent need to overhaul the enforcement of animal cruelty laws in this State, particularly with respect to farmed animals.

(Notice given 11 November 2020-expires Notice Paper No. 86)

913. Ms Hurst to move—

- (1) That this House notes that:
 - the global climate emergency is causing temperatures to rise dramatically across Australia, particularly coming into the summer months,

- (b) access to shade, either from trees, tarps, or shade cloths, is essential for animals to avoid serious heat stress and exhaustion, and
- (c) the Australian Animal Welfare Standards and Guidelines for Cattle and Sheep do not require animal agribusiness operators to ensure these animals have access to shade.
- (2) That this House recognises that the animal agribusiness industry fails to provide even the most basic needs for farmed animals by failing to provide access to shade.

(Notice given 11 November 2020-expires Notice Paper No. 86)

914. Ms Hurst to move—

- (1) That this House notes that:
 - (a) more than 90 million kangaroos have been killed for their meat and skins over the past 30 years, making it the largest commercial slaughter of land-based wildlife in the world,
 - (b) the Government continues to allow the mass-slaughter of kangaroos to continue, despite the catastrophic loss of native animals in the summer bushfires,
 - (c) kangaroos killed in the commercial industry suffer immensely from legalised cruelty, and
 - (d) according to the National Code of Practice, joeys can be killed using blunt force trauma to the head to crush in the joey's skull.
- (2) That this House condemns the cruelty of the commercial kangaroo industry.

(Notice given 11 November 2020—expires Notice Paper No. 86)

915. Mr Farlow to move—

- (1) That this House notes that:
 - (a) Perinatal Mental Health Awareness Week is from 8 to 14 November 2020,
 - (b) the theme for Perinatal Mental Health Week is "we're here, we're listening" when we shine a spotlight on perinatal mental health issues and show our continuing support for expectant and new parents,
 - (c) depression and anxiety can affect parents at any time in their life but there is an increased chance during pregnancy and the year following the birth of a baby,
 - (d) approximately 13 per cent of women and 8 per cent of men experience depression or anxiety during this period, and
 - (e) the Government continues to invest in perinatal mental health
- (2) That this House acknowledges the fantastic work of Gidget Foundation, PANDA, Karitane and Tresillian and the support they provide to expectant and new parents.

(Notice given 11 November 2020-expires Notice Paper No. 86)

916. Mr Farlow to move—

(1) That this House notes that:

- (a) David McCredie has been appointed as an Officer of the Most Excellent Order of the British Empire in the United Kingdom 2020 Queen's Birthday Honours for his Services to International Trade and the UK/Australia relationship,
- (b) in the ten years that David McCredie has been Chief Executive Officer of the Australian British Chamber of Commerce, he has significantly grown the membership of the Chamber, and increased trade opportunities for both Australian and British businesses, and
- (c) as Chief Executive Officer of the Australian British Chamber of Commerce, David McCredie has enhanced the working relationship between the State of New South Wales and the United Kingdom, including through the Parliamentary Friends of the United Kingdom.
- (2) That this House congratulates David McCredie on his appointment as an Officer of the Most Excellent Order of the British Empire, and wishes him every success in the future.

(Notice given 11 November 2020—expires Notice Paper No. 86)

917. Mr Franklin to move—

- (1) That this House acknowledges the tremendous efforts of the Byron Shire Council in supporting the local community.
- (2) That this House notes that Byron Shire Council has been recognised with the following awards for their outstanding work:
 - (a) Finalist 2020 A R Bluett Memorial Award in the Metropolitan Category,
 - (b) Winner 2020 Australian Institute of Landscape Architects' National Award of Excellence for Play Spaces – Railway Park,
 - (c) Winner 2020 NSW Landscape Architecture Awards Parks and Open Spaces Railway Park,
 - (d) Winner 2020 NSW Landscape Architecture Awards Play Spaces,
 - Winner 2019 Local Government Procurement Awards Sustainable Procurement Bangalow Bridges,
 - (f) Winner 2020 Local Government NSW Environment Award Innovation in Planning, Policies and Decision Making - Biodiversity Conservation Strategy 2020 – 2030,
 - (g) Winner 2019 NSW Food Surveillance Champion Awards For outstanding performance and achievement in food safety for its work with festivals and markets,
 - (h) Winner 2019 NSW Local Government Excellence in the Environment Award Community Waste Services – Butt Free Byron Shire,
 - (i) Award 2019 Statewide Mutual Risk Management Excellence Award Fraud and Corruption Policy,
 - (j) Award 2020 Statewide Mutual Risk Management Excellence Award Byron Shire Events Guide,
 - (k) Highly commended 2020 Local Government NSW Awards Culture Change, Innovation and Excellence – Sustainable visitation Strategy, and

- Finalist 2020 NSW Government Excellence Awards Environmental Leadership and Sustainability - Population under 100,000 – Integrated Pest Management Strategy 2019 – 2029.
- (3) That this House thanks and congratulates the following members of the Byron Shire Council team for their achievements:
 - (a) Mayor Simon Richardson,
 - (b) General Manager Mark Arnold,
 - (c) all Byron Shire Councillors, and
 - (d) all staff at Byron Shire Council.

(Notice given 11 November 2020—expires Notice Paper No. 86)

918. Mrs Ward to move—

- (1) That this House notes that:
 - (a) the Zionist Council of NSW leads and encourages Jewish and Zionist activity and expression amongst the Jewish Community in New South Wales,
 - (b) with 48 affiliated organisations who also support the Zionist movement, the Zionist Council of NSW is committed to building strong relationships with Israel and the Jewish community in New South Wales and creating a positive environment to promote Israel and her people,
 - (c) at the recent Annual General Meeting of the Zionist Council of NSW, Mr Rodney Naumburger was elected President, having served previously as both Vice-President and Treasurer of the Council, and
 - (d) Mr Naumburger is joined by Rebecca Lacey-Ehrlich and Orli Zahava as Vice-Presidents, and Teneille Murray as Executive Director of the Zionist Council of NSW.
- (2) That this House thanks the Zionist Council of NSW for its ongoing work in advocacy, education and building understanding, particularly with young people.

(Notice given 11 November 2020-expires Notice Paper No. 86)

*Council bill

COMMITTEE REPORTS AND GOVERNMENT RESPONSES— ORDERS OF THE DAY

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

1. Standing Committee on Law and Justice: Government response received on 9 August 2019 to Report No. 67 of the Standing Committee on Law and Justice entitled "2018 review of the Workers Compensation Scheme": resumption of the adjourned debate (15 October 2019) of the question on the motion of Mr Shoebridge: That the House take note of the response—Mr Shoebridge speaking. (15 minutes)

- 2. Standing Committee on Law and Justice: Government response received on 9 August 2019 to Report No. 68 of the Standing Committee on Law and Justice entitled "2018 review of the Compulsory Third Party Insurance Scheme": resumption of the adjourned debate (15 October 2019) of the question on the motion of Mr Shoebridge: That the House take note of the response—Mr Shoebridge speaking. (15 minutes)
- 3. Portfolio Committee No. 5 Legal Affairs: Report No. 52 entitled "Road Transport Amendment (Mobile Phone Detection) Bill 2019", dated November 2019: resumption of the adjourned debate (12 November 2019) of the question on the motion of Mr Shoebridge: That the House take note of the report—Mr Shoebridge speaking. (9 minutes remaining)
- 4. **Public Accountability Committee:** Report No. 4 entitled "Regulation of building standards, building quality and building disputes: First Report", dated November 2019: resumption of the adjourned debate (13 November 2019) of the question on the motion of Mr Shoebridge: That the House take note of the report—Mr Shoebridge speaking. (10 minutes remaining)
- 5. Portfolio Committee No. 4 Industry: Report No. 42 entitled "Implementation of the recommendations contained in the NSW Chief Scientist's Independent Review of Coal Seam Gas Activities in New South Wales", dated February 2020: resumption of the adjourned debate (27 February 2020) of the question on the motion of Mr Banasiak: That the House take note of the report—Mr Banasiak speaking. (15 minutes)
- 6. Portfolio Committee No. 2 Health: Report No. 52 entitled "Operation and management of the Northern Beaches Hospital", dated February 2020: resumption of the adjourned debate (13 October 2020) of the question on the motion of Mr Donnelly: That the House take note of the report—Mr Buttigieg. (10 minutes remaining)
- 7. Standing Committee on Law and Justice: Report No. 73 entitled "2019 Review of the Dust Diseases Scheme: Silicosis in the manufactured stone industry", dated March 2020: resumption of the adjourned debate (13 October 2020) of the question on the motion of Mr Donnelly (on behalf of Mr Fang): That the House take note of the report—Mrs Maclaren-Jones (10 minutes)
- 8. Public Accountability Committee: Report No. 5 entitled "Budget processes for independent oversight bodies and the Parliament of New South Wales", dated March 2020: resumption of the adjourned debate (24 March 2020) of the question on the motion of Mr Shoebridge: That the House take note of the report—Mr Shoebridge speaking. (14 minutes remaining)
- **9. Portfolio Committee No. 1 Premier and Finance:** Report No. 49 entitled "Work Health and Safety Amendment (Review) Bill 2020", dated March 2020: resumption of the adjourned debate (24 March 2020) of the question on the motion of Ms Moriarty: That the House take note of the report—Ms Moriarty speaking. (15 minutes)
- 10. Standing Committee on State Development: Report No. 46 entitled "Uranium Mining and Nuclear Facilites (Prohibitions) Repeal Bill 2019", dated March 2020: resumption of the adjourned debate (24 March 2020) of the question on the motion of Mr Veitch, on behalf of Mr Martin: That the House take note of the report—Mr Martin speaking. (15 minutes)
- 11. Standing Committee on Social Issues: Report No. 56 entitled "Modern Slavery Act 2018 and associated matters", dated March 2020: resumption of the adjourned debate (12 May 2020) of the question on the motion of Mr Mallard: That the House take note of the report—Mr Mallard speaking. (15 minutes)

- 12. Portfolio Committee No. 6 Transport and Customer Service: Report No. 11 entitled "Sydenham-Bankstown line conversion", dated April 2020: resumption of the adjourned debate (12 May 2020) of the question on the motion of Ms Boyd: That the House take note of the report—Ms Boyd speaking. (15 minutes)
- **13. Public Accountability Committee:** Report No. 6 entitled "Regulation of building standards, building quality and building disputes: Final report", dated April 2020: resumption of the adjourned debate (12 May 2020) of the question on the motion of Mr Shoebridge: That the House take note of the report—Mr Shoebridge speaking. (15 minutes)
- 14. Portfolio Committee No. 1 Premier and Finance: Report No. 50 entitled "Budget Estimates 2019-2020", dated May 2020: resumption of the adjourned debate (2 June 2020) of the question on the motion of Ms Moriarty: That the House take note of the report—Ms Moriarty speaking. (15 minutes)
- 15. Portfolio Committee No. 1 Premier and Finance: Report No. 51 entitled "Budget Estimates 2019-2020 relating to the portfolios of Jobs, Investment, Tourism and Western Sydney and the Legislature", dated May 2020: resumption of the adjourned debate (2 June 2020) of the question on the motion of Ms Moriarty: That the House take note of the report—Ms Moriarty speaking. (15 minutes)
- 16. Portfolio Committee No. 2 Health: Report No. 53 entitled "Budget Estimates 2019-2020", dated May 2020: resumption of the adjourned debate (2 June 2020) of the question on the motion of Mr Donnelly: That the House take note of the report—Mr Donnelly speaking. (15 minutes)
- 17. Portfolio Committee No. 3 Education: Report No. 41 entitled "Budget Estimates 2019-2020", dated May 2020: resumption of the adjourned debate (2 June 2020) of the question on the motion of Mr Latham: That the House take note of the report—Mr Latham speaking. (15 minutes)
- 18. Portfolio Committee No. 4 Industry: Report No. 43 entitled "Budget Estimates 2019-2020", dated May 2020: resumption of the adjourned debate (2 June 2020) of the question on the motion of Mr Banasiak: That the House take note of the report—Mr Banasiak speaking. (15 minutes)
- 19. Portfolio Committee No. 5 Legal Affairs: Report No. 53 entitled "Budget Estimates 2019-2020", dated May 2020: resumption of the adjourned debate (2 June 2020) of the question on the motion of Mr Shoebridge (on behalf of Mr Borsak): That the House take note of the report—Mr Borsak speaking. (15 minutes)
- 20. Portfolio Committee No. 6 Transport and Customer Service: Report No. 12 entitled "Budget Estimates 2019-2020", dated May 2020: resumption of the adjourned debate (2 June 2020) of the question on the motion of Ms Boyd: That the House take note of the report—Ms Boyd speaking. (15 minutes)
- 21. Portfolio Committee No. 7 Planning and Environment: Report No. 2 entitled "Budget Estimates 2019-2020", dated May 2020: resumption of the adjourned debate (2 June 2020) of the question on the motion of Ms Faehrmann: That the House take note of the report—Ms Faehrmann speaking. (15 minutes)
- 22. Select Committee on Animal Cruelty Laws in New South Wales: Report entitled "Animal Cruelty Laws in New South Wales" dated June 2020: resumption of the adjourned debate (4 June 2020) of the question on the motion of Mr Pearson: That the House take note of the report—Mr Pearson speaking. (15 minutes)

- 23. Committee on the Ombudsman, the Law Enforcement Conduct Commission and the Crime Commission: Report entitled "2020 Review of the Annual Reports of Oversighted Bodies", dated June 2020: resumption of the adjourned debate (4 August 2020) of the question on the motion of Mr Khan: That the House take note of the report—Mr Khan speaking. (12 minutes remaining)
- 24. Committee on Children and Young People: Report No. 1/57 entitled "2020 Review of the Annual Reports and other matters of the Office of the Advocate for Children and Young People", dated June 2020: resumption of the adjourned debate (4 August 2020) of the question on the motion of Mr Donnelly: That the House take note of the report—Mr Donnelly speaking. (15 minutes)
- 25. Portfolio Committee No. 7 Planning and Environment: Report No. 3 entitled "Koala populations and habitat in New South Wales", dated June 2020: resumption of the adjourned debate (4 August 2020) of the question on the motion of Ms Faehrmann: That the House take note of the report—Ms Faehrmann speaking. (15 minutes)
- 26. Portfolio Committee No. 5 Legal Affairs: Report No.54 entitled "Rural Fires Amendment (NSW RFS and Brigades Donations Fund) Bill 2020", dated July 2020: resumption of the adjourned debate (4 August 2020) of the question on the motion of Mr Borsak: That the House take note of the report—Mr Borsak speaking. (15 minutes)
- 27. Committee on the Independent Commission Against Corruption: Report No. 2/57 entitled "Review of the 2018-2019 Annual Reports of the ICAC and the Inspector of the ICAC", dated August 2020: resumption of the adjourned debate (6 August 2020) of the question on the motion of Mr Martin: That the House take note of the report—Mr Martin speaking. (15 minutes)
- **28. Standing Committee on Law and Justice:** Report No. 74 entitled "Work Health and Safety Amendment (Information Exchange) Bill 2020", dated September 2020: resumption of the adjourned debate (15 September 2020) of the question on the motion of Mr Fang: That the House take note of the report—Mr Fang speaking. (13 minutes remaining)
- **29. Standing Committee on State Development:** Government response received on 7 September 2020 to Report No. 46 of the Standing Committee on State Development entitled "Uranium Mining and Nuclear Facilities (Prohibitions) Repeal Bill 2020": resumption of the adjourned debate (15 September 2020) of the question on the motion of Mr Martin: That the House take note of the response—Mr Martin speaking. (15 minutes)
- **30. Portfolio Committee No. 2 Health:** Report No. 54 entitled "Health impacts of exposure to poor levels of air quality resulting from bushfires and drought", dated September 2020: resumption of the adjourned debate (16 September 2020) of the question on the motion of Mr Donnelly: That the House take note of the report—Mr Donnelly speaking. (15 minutes)
- **31. Regulation Committe:** Report No. 6 entitled "Impact and implementation of the Water Management (General) Amendment (Exemptions for Floodplain Harvesting) Regulation 2020", dated September 2020: resumption of the adjourned debate (22 September 2020) of the question on the motion of Mr Veitch: That the House take note of the report—Mr Veitch speaking. (15 minutes)
- **32. Portfolio Committee No. 5 Legal Affairs:** Report No. 55 entitled "Anti-Discrimination Amendment (Complaint Handling) Bill", dated September 2020: resumption of the adjourned debate (22 September 2020) of the question on the motion of Mr Borsak: That the House take note of the report—Mr Borsak speaking. (15 minutes)

- **33. Portfolio Committee No. 4 Industry:** Report No. 45 entitled "Provisions of the Prevention of Cruelty to Animals Amendment (Restrictions on Stock Animal Procedures) Bill 2019", dated September 2020: resumption of the adjourned debate (24 September 2020) of the question on the motion of Mr Banasiak: That the House take note of the report—Mr Banasiak speaking. (15 minutes)
- **34.** Joint Standing Committee on Children and Young People: Report No. 2/57 entitled "2020 Review of Annual Reports and other matters of the Office of the Children's Guardian", dated September 2020: resumption of the adjourned debate (24 September 2020) of the question on the motion of Mr Mason-Cox: That the House take note of the report—Mr Mason-Cox speaking. (15 minutes)
- **35. Privileges Committee:** Report No. 80 entitled "Execution of search warrants by the Australian Federal Police", dated October 2020: resumption of the adjourned debate (13 October 2020) of the question on the motion of Mr Primrose: That the House take note of the report—Mr Primrose speaking. (10 minutes remaining)
- **36. Public Accountability Committee:** Government response received on 24 September 2020 to Report No. 5 of the Public Accountability Committee entitled "Budget Process for independent oversight bodies and the Parliament of New South Wales: First Report": resumption of the adjourned debate (13 October 2020) of the question on the motion of Mr Shoebridge: That the House take note of the response—Mr Shoebridge speaking (13 minutes remaining)
- 38. Standing Committee on Social Issues: Government response received on 24 September 2020 to Report No. 56 of Standing Committee on Social Issues entitled "Modern Slavery Act 2018 and associated matters" resumption of the adjourned debate (13 October 2020) of the question on the motion of Mr Mallard: That the House take note of the response—Mr Mallard speaking (15 minutes)
- **39.** Standing Committee on Social Issues: Report No. 57 entitled "State Records Act 1998 and the Policy Paper on its review": resumption of the adjourned debate (15 October 2020) of the question on the motion of Mr Mallard: That the House take note of the report—Mr Mallard speaking. (10 minutes remaining)
- **40. Regulation Committee:** Report No. 7 entitled "Making of delegated legislation in New South Wales": resumption of the adjourned debate (22 October 2020) of the question on the motion of Mr Veitch: That the House take note of the report—Mr Veitch speaking. (15 minutes remaining)
- **41.** Committee on Health Care Complaints Commission: Report No. 1/57 entitled "Review of the Health Care Complaints Commission's 2017-18 and 2018-19 annual reports": Resumption of the adjourned debate (10 November 2020) on the question on the motion of Mr Amato: That the House take note of the report—Mr Amato speaking. (15 minutes remaining)
- **42.** Joint Select Committee on Electoral Matters: Report No. 1/57 entitled "Administration of the 2019 NSW State Election": resumption of the adjourned debate (10 November 2020) on the question on the motion of Mr Franklin: That the House take note of the report—Mr Franklin speaking. (15 minutes remaining)
- **43. Public Accountability Committee:** Government response received on 30 October 2020 to Report No. 6 of the Public Accountability Committee entitled "Regulation of building standards, building quality and building disputes: Final report": resumption of the adjourned debate (10 November 2020) of the question on the motion of Mr Shoebridge: That the House take note of the response—Mr Shoebridge speaking. (12 minutes remaining)

TUESDAY 17 NOVEMBER 2020

BUSINESS OF THE HOUSE—NOTICE OF MOTION

1. Mr Searle to move—

That the sessional order varying standing order 65 (5) for answers to questions to be directly relevant, be amended by omitting "directly relevant to a question" and inserting instead "directly and substantively responsive to the question asked, and failure to provide factual information requested in a question is a contempt of the House.

(Notice given 15 September 2020)

2. Mr Field to move—

That, under section 41 of the Interpretation Act 1987, this House disallows the Protection of the Environment Operations (General) Amendment (Native Forest Bio-material) Regulation 2020, published on the NSW Legislation website on 14 August 2020.

(Notice given 25 August 2020)

BILLS REFERRED TO SELECT OR STANDING COMMITTEES

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

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

(Item No. 67)

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

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

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

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

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

(Item No. 420)

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

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

(Item No. 609)

5. Warnervale Airport (Restrictions) Repeal Bill 2020

Referred to Portfolio Committee No. 7 – Planning and Environment on 13 October 2020 for inquiry and report—due 16 November 2020 (Referred on receipt of the message from the Legislative Assembly) –On the tabling of the report, a motion may be moved without notice that the bill be restored to the Notice Paper at the stage it had reached prior to referral.

*6. Drug Supply Prohibition Order Pilot Scheme Bill 2020:

Referred to Portfolio Committee No. $5 - \text{Legal Affairs on 10 November 2020 for inquiry and report—due 17 November 2020 (Referred at the conclusion of the mover's second reading speech) – On the tabling of the report, a motion may be moved without notice that the bill be restored to the Notice Paper at the stage it had reached prior to referral.$

* Council bill

PROVISIONS OF BILLS REFERRED TO SELECT OR STANDING COMMITTEES

1. Firearms and Weapons Legislation Amendment (Criminal Use) Bill 2019

Referred to Portfolio Committee No. 5 – Legal Affairs on 24 March 2020 for inquiry and report—due first sitting day in 2021.

*2. Public Health Amendment (Registered Nurses in Nursing Homes) Bill 2020

Referred to Select Committee on the Provisions of the Public Health Amendment (Registered Nurses in Nursing Homes) Bill 2020 on 21 October 2020 for inquiry and report.

* Council bill

CONTINGENT NOTICES OF MOTIONS

1. PRECEDENCE OF ITEM OF BUSINESS

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

Given by:

Mr Borsak Mr Searle Mr Shoebridge

(Notice given 7 May 2019)

2. RESCISSION OF RESOLUTION RELATING TO THE POSITION OF ASSISTANT PRESIDENT

Contingent on the President calling on any notice of motion or the Clerk being called upon to read the order of the day: That Standing Orders be suspended to allow a motion to be moved forthwith that:

- (a) resolution of the House of 7 May 2019 relating to the election of the Assistant President be rescinded, and
- (b) the resolution of the House of 28 June 2007, as amended, relating to the position of Assistant President be rescinded.

Given by:

Mr Shoebridge

(Notice given 7 May 2019)

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 Buttigieg Mr D'Adam Mr Donnelly Mr Graham Mrs Houssos	Ms Jackson Mr Mookhey Ms Moriarty Mr Moselmane Mr Primrose	Mr Searle Mr Secord Ms Sharpe Mr Veitch	
(Notice given 4 June 2019)			
Ms Boyd	Ms Faehrmann		
(Notice given 5 June 2019)			
Mr Field			
(Notice given 6 August 2019)			
Mr Shoebridge			
(Notice given 7 August 2019)			

4. 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 Buttigieg Mr D'Adam Mr Donnelly Mr Graham Mrs Houssos (Notice given 4 June 2019	Ms Jackson Mr Mookhey Ms Moriarty Mr Moselmane Mr Primrose	Mr Searle Mr Secord Ms Sharpe Mr Veitch	
Ms Boyd	Ms Faehrmann		
(Notice given 5 June 2019)			
Mr Field			
(Notice given 6 August 2019)			
Mr Shoebridge			
(Notice given 7 August 2019)			

5. CENSURE OF MINISTER

Contingent on Minister Harwin having given an explanation concerning his conduct during the COVID-19 pandemic: I will move that standing and sessional orders be suspended to allow a motion to be moved forthwith for censure of the Minister.

Given by:

Mr Borsak

(Notice given 4 August 2020)

6. MOTION OF NO CONFIDENCE

Contingent on Minister Harwin having given an explanation concerning his conduct during the COVID-19 pandemic: I will move that standing and sessional orders be suspended to allow a motion of no confidence in the Minister to be moved forthwith.

Given by:

Mr Borsak

(Notice given 4 August 2020)

7. REFERRAL TO PUBLIC ACCOUNTABILITY

Contingent on Minister Harwin having attended in his place according to resolution of the House to give an explanation concerning his conduct during the COVID-19 pandemic, I will move:

That, it be an instruction to the Public Accountability Committee that:

- (a) as part of its current inquiry into the NSW Government's management of the COVID-19 pandemic, the committee inquire into the conduct of the Honourable Don Harwin MLC during the pandemic and any other related matter,
- (b) the Honourable Don Harwin be invited to appear as a witness before the committee and give evidence in relation to his conduct and any other related matter, and
- (c) the Committee report on that part of its inquiry that relates to the Honourable Don Harwin MLC by Monday 14 September 2020.

Given by:

Mr Banasiak

(Notice given 4 August 2020)

8. CENSURE OF MINISTER

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

Given by:

Mr Searle

(Notice given 22 September 2020)

9. CONTEMPT OF HOUSE

Contingent on a Minister repeatedly failing to provide factual information sought in questions, I will move: That standing and sessional orders be suspended to allow a motion to be moved forthwith adjudging the Minister guilty of a contempt of the House.

Given by:

Mr Searle

(Notice given 22 September 2020)

BILLS DISCHARGED, LAID ASIDE, NEGATIVED OR WITHDRAWN

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

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

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

\$Local Land Services Amendment (Land Management and Forestry) Bill 2020 Second reading negatived 14 October 2020 § Crimes Amendment (Zoe's Law) Bill 2019 Second reading negatived 11 November 2020

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

Second reading negatived 11 November 2020

§ Private Members' Public Bill

David Blunt Clerk of the Parliaments

Authorised by the Parliament of New South Wales