PROOF



LEGISLATIVE COUNCIL

NOTICE PAPER

No. 40

WEDNESDAY 13 MAY 2020

The House meets this day at 10.00 am

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ACCORDING TO RESOLUTION OF THE HOUSE OF TUESDAY 12 MAY 2020

GOVERNMENT BUSINESS—ORDER OF THE DAY

 COVID-19 Legislation Amendment (Emergency measures–Attorney General) Bill 2020 COVID-19 Legislation Amendment (Emergency measures–Treasurer) Bill 2020 COVID-19 Legislation Amendment (Emergency measures–Miscellaneous) Bill 2020

Further consideration in Committee of the Whole—Mr Tudehope.

(Standing orders suspended for remaining stages, Tuesday 12 May 2020)

PRIVATE MEMBERS' BUSINESS—NOTICES OF MOTIONS AND ORDERS OF THE DAY

375. Mr Shoebridge to move—

- 1. 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 New South Wales Police Force, the Minister for Police and Emergency Services or the Department of Justice:
 - (a) all 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 27 October 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.
- 2. That documents returned to this order be redacted to remove any identifying personal details of the driver involved in the incident with the Minister for Police and Emergency Services.

(Notice given 14 November 2019—expires Notice Paper No. 51)

489. Mrs Houssos to move—

- (1) 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 created since 1 March 2020 in the possession, custody or control of the NSW Department of Education:
 - (a) a list of all hygiene supplies provided to all 2,185 NSW Public Schools, listed by alphabetical order of school, including the number and the date they were provided,
 - (b) a list of NSW Public Schools provided with forehead thermometers, including the number provided, 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.
- (2) That, under Standing Order 52 there be laid upon the table of the House within 21 days of passing of this resolution the following documents created since 1 March 2020 in the possession, custody or control of the NSW Department of Education.

- (a) all correspondence from all NSW Public Schools to the Department of Education regarding any supplies provided during the COVID-19 pandemic and any responses from the Department of Education to this correspondence, 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 NSW Department of Education provide indexes for any papers returned in hardcopy in no less than 12 point font and in electronic copy in a searchable format.

478. Mr Searle to move—

- (1) 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 the possession, custody or control of the Minister for Skills and Tertiary Education, the Department of Education and TAFE NSW:
 - (a) the final report of WorkDynamic regarding the investigation of allegations of wage theft and fraud at the TAFE NSW Hamilton campus, 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.
- (2) 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 the possession, custody or control of the Minister for Skills and Tertiary Education, the Department of Education and TAFE NSW:
 - (a) any drafts of the WorkDynamic investigation report into allegations of wage theft and fraud at the TAFE NSW Hamilton campus,
 - (b) any and all correspondence regarding the WorkDynamic investigation and the issues it covered and identified, 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 12 May 2020—expires Notice Paper No. 59)

479. Mr Searle to move—

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 January 2016 in the possession, custody or control of the Department of Customer Service or the Long Service Corporation relating to allegations of corrupt conduct and maladministration concerning the Long Service Corporation:

- (a) all briefing notes and any draft or final reports prepared by either Anthony Lane or Mathew Lyon, internal auditors within the former Department of Finance, Services and Innovation,
- (b) all interview transcripts for Tony Gavan, Paul Devaise, Elizabeth Roberts and Kathy Skuta,
- (c) all TRIM file records or other records concerning allegations of corrupt and maladministration,
- (d) all meeting notes and correspondence between Kirsty Ruddock, Director Compliance and Investigations, Department of Industry and Planning and investigators at the Long Service Corporation concerning undervaluation of construction projects in New South Wales,

- (e) all meeting notes and correspondence between any local councils and investigators at Long Service Corporation,
- (f) all correspondence between Craig Duncombe, Manager of Compliance, Elizabeth Roberts and Kathy Skuta concerning fraud, referrals to the Foreign Investment Review Board or Australian Tax Office and the undervaluation of construction projects in New South Wales,
- (g) any meeting notes, briefing notes, or emails prepared by either Kathy Skuta Elizabeth Roberts regarding a meeting held at Long Service Corporation concerning the loss of revenue though undervaluation of construction projects, and
- (h) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

435. Mr Latham to move—

That leave be given to bring in a bill for an Act to amend the Anti-Discrimination Act 1977 to make discrimination on the ground of a person's religious beliefs or activities unlawful; and for related purposes.

(Anti-Discrimination Amendment (Religious Freedoms and Equality) Bill)

(Notice given 25 February 2020)

483. Mr Veitch to move—

I give notice that on the next sitting day I will 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 Treasury, the Minister for Transport and Roads, Transport for NSW, Infrastructure NSW, Sydney Trains, NSW Trains, State Transit, Sydney Metro, Sydney Ferries or RailCorp:

- (a) the Transport cluster Strategic Asset Management Plan,
- (b) the Asset Management Plan for each agency within the Transport cluster,
- (c) the Asset Register for each agency within the Transport cluster, 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 12 May 2020—expires Notice Paper No. 59)

487. Mr Borsak to move—

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of the passing of this resolution the following documents created on or since 1 March 2020 in the possession, custody or control of the Premier, the Office of the Premier, the Department of Premier and Cabinet, the Minister for Health and Medical Research, the Office of the Minister for Health and Medical Research, the NSW Ministry of Health, the Ambulance Service of NSW, the Minister for Transport and Roads, the Office of the Minister for Transport and Roads, Transport for NSW, the Port Authority of NSW, the Minister for Police and Emergency Services, the Department of Communities and Justice or the NSW Police Force:

(a) the following documents relating to the arrival of the Ruby Princess in Sydney on or about 8 March 2020:

- (i) all health, border security or biosecurity policies or protocols concerning infectious diseases which permitted the ship to dock and for passengers and crew to subsequently disembark,
- (ii) all documents relating to communications to or from the ship concerning the health of passengers and crew,
- (iii) all documents regarding the assessment of the ship as presenting a "medium risk" in relation to health issues,
- (iv) all documents relating to communications with any Commonwealth agency, including the Australian Border Force, in relation to health issues or any other issue affecting disembarkation,
- (v) all documents permitting passengers or crew to disembark,
- (b) the following documents relating to the arrival of the Ruby Princess in Sydney on or about 19 March 2020:
 - (i) all health, border security or biosecurity policies or protocols concerning infectious diseases which permitted the ship to dock and for passengers and crew to subsequently disembark,
 - (ii) all documents relating to communications to or from the ship concerning the health of passengers and crew,
 - (iii) all documents regarding the assessment of the ship as presenting a "low risk" in relation to health issues.
 - (iv) all documents relating to communications with any Commonwealth agency, including the Australian Border Force, in relation to health issues or any other issue affecting disembarkation,
 - (v) all documents relating to communication with or from the Port Authority of NSW or the Ambulance Service of NSW in relation to health issues or any other issue affecting disembarkation,
 - (vi) all documents permitting passengers and crew to disembark,
 - (vii) all documents relating to communications with or from any New South Wales minister or their office relating to the disembarking of passengers or crew, either at the time it occurred or subsequently.
 - (viii) all documents relating to communications with Aspen Medical concerning the decision to permit or the circumstances which permitted the ship to dock and for passengers and crew to subsequently disembark, or the assessment of the ship as presenting a "low risk" in relation to health issues,
 - (ix) health, border security or biosecurity policies or protocols concerning infectious diseases for ships of the class of the Ruby Princess arriving in Sydney, including the development, amendment, supplementation or review of such policies or protocols, 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.

497. Mr Shoebridge to move—

That, under Standing Order 52, there be laid upon the table of the House within 20 days of the date of passing of this resolution the following documents relating to the Commissioner for Police and the New South Wales Police Force in the possession, custody or control of the New South Wales Police Force, the Minister for Police and Emergency Services, the Department of Justice, the Premier, the Department of Premier and Cabinet or the Statutory and Other Offices Remuneration Tribunal (SOORT):

- (a) all documents concerning any investigation undertaken 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 and movement by the Honourable Don Harwin or the Honourable John Barilaro MP,
- (b) all correspondence, including emails and other electronic communications created since 1 July 2019 regarding the Commissioner's remuneration package and any potential pay rise,

- (c) all documents concerning the remuneration package of the Commissioner of Police as directed to the SOORT on 26 March 2020 by the Premier,
- (d) all correspondence following the special determination made by the SOORT on 30 March 2020 to issue an increased remuneration package for the Commissioner of Police, 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.

484. Mr Mookhey 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 Treasurer, NSW Treasury, the Minister for Finance and Small Business, the Department of Customer Service or Revenue NSW:

- (a) all documents, relating to the Federal Financial Relations Review chaired by Mr David Thodey, AO, 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 12 May 2020—expires Notice Paper No. 59)

492. Ms Hurst to move—

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 Planning, Industry and Environment, and the Minister for Agriculture and Western New South Wales:

- (a) all licences, permits and approvals issued to Get Wild Pty Ltd ACN 153 504 753 trading as Get Wild Animal Experiences (Get Wild) or Mr Daniel Brighton under the Exhibited Animals Protection Act 1986 (NSW) and its accompanying regulations,
- (b) all documents recording any revocation, suspension or other action taken by the Department of Planning, Industry and Environment (the department) in respect of any licence, permit or approval issued to Get Wild or Mr Brighton under the Exhibited Animals Protection Act 1986 (NSW) and its accompanying regulations,
- (c) all documents recording the results of any audits and inspections of Get Wild or Mr Brighton, including records of any corrective action requests (CARs) made by the department and whether the CARs were complied with,
- (d) all correspondence between the department and Get Wild or Mr Brighton,
- (e) all internal correspondence prepared by the department regarding Get Wild or Mr Brighton,
- (f) all complaints received by the department regarding Get Wild or Mr Brighton, and all records concerning any action taken by the department in response to those complaints,
- (g) all records of any investigations undertaken by the department in respect of Get Wild or Mr Brighton, and
- (h) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

*139. Crimes Amendment (Zoe's Law) Bill 2019: resumption of the adjourned debate (24 October 2019) of the question on the motion of Revd Mr Nile: That this bill be now read a second time.

Upon which Ms Boyd has moved: That the question be amended by omitting "now" and inserting at the end "this day six months"—Mrs Maclaren-Jones speaking. (17 minutes)

491. Mr Graham to move—

- (1) That this House notes the failure of the Government to comply with an order of the House of 28 November 2019 relating to the final business case for the proposed Western Harbour Tunnel and Beaches Link, and strategic business case for the proposed Western Harbour Tunnel and Beaches Link.
- (2) That, on Thursday 27 February 2020, this House:
 - (a) reasserted its power to order the production of all documents in the possession, custody or control of the Executive Government with the exception of those documents that reveal the actual deliberations of Cabinet, as articulated by Spigelman CJ in Egan v Chadwick,
 - (b) rejected the definition of Cabinet documents used in the Government Information (Public Access) Act 2009 which if followed may lead to a much broader class of documents being withheld from the House,
 - (c) further ordered the production of documents relating to the final business case for the proposed Western Harbour Tunnel and Beaches Link, and strategic business case for the proposed Western Harbour Tunnel and Beaches Link, and
 - (d) resolved that, should the Leader of the Government fail to table the documents in compliance with this resolution, it would be matter for this House to take necessary actions and further steps to address the issue of continued non-compliance.
- (3) That this House notes that on 5 March 2020 in response to the further order for papers of 27 February 2020 relating to the final business case for the proposed Western Harbour Tunnel and Beaches Link, and strategic business case for the proposed Western Harbour Tunnel and Beaches Link, the House received correspondence from the Secretary of the Department of Premier and Cabinet advising that "no documents covered by the terms of the resolution and lawfully required to be provided are held."
- (4) That this House censures the Leader of the Government as the representative of the Government in this House for the Government's failure to comply with the orders of the House of 28 November 2019 and 27 February 2020.
- (5) That, under Standing Order 52 there be laid upon the table of the House by 9.30 am on the day following the passing of this resolution, the following documents created since 1 January 2019 in the possession, custody or control of Transport for New South Wales:
 - (a) the final business case for the proposed Western Harbour Tunnel and Beaches Link,
 - (b) the strategic business case for the proposed Western Harbour Tunnel and Beaches Link, 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.
- (6) That, should the Leader of the Government fail to table the documents in compliance with this resolution, this House orders the Leader of the Government to attend in his place at the Table at the

conclusion of prayers, on the next sitting day following the passing of this resolution to explain his reasons for continued non-compliance.

(Notice given 12 May 2020—expires Notice Paper No. 59)

503. Mr Field to move—

- (1) That this House notes with concern that:
 - (a) in 2014, the former National Party Minister for Water, the Honorable Kevin Humphries MP, changed the rules in New South Wales water sharing plans so that the Millennium Drought was excluded from consideration when making decisions around the allocation of water and how much water to keep in storage in case of drought,
 - (b) in his second reading speech, Minister Humphries explained that if the Millennium Drought was included it "would result in significant quantities of water being taken out of production and held in reserve in case an equally severe drought occurs",
 - (c) since mid-2017 New South Wales experienced one of the worst droughts on record which saw rivers dry up, dam levels fall dramatically and towns run out of critical water supplies,
 - (d) the use of outdated drought records in the lead up to the current drought meant less water was available in storages for use by towns, the environment and irrigators when the worst of the drought was felt,
 - (e) despite this, the Minister for Water, the Honorable Melinda Pavey, MP, in the process of remaking and amending New South Wales water sharing plans as part of the Basin Plan water resource plan accreditation process, has retained provisions in water sharing plans which backdate the "'drought of record" prior to the Millennium Drought and as far back as 2004,
 - (f) the drought of record is backdated in draft water sharing plans governing the Namoi, Peel, Gwydir, Belubula, Macquarie, Lachlan, Murray, Lower Darling, Border Rivers and Murrumbidgee river systems and will be in place for the next 10 years once finalised, and
 - (g) ignoring the Millennium Drought, the current drought and future droughts when making inflow assumptions and decisions around water allocations will only serve to jeopardise regional town water supplies and healthy rivers.
- (2) That this House acknowledges the concern expressed by Tamworth Regional Council in recent media reports in the Northern Daily Leader, where the council wrote to Minister Pavey requesting her to delay the review of the water sharing plans in order to incorporate the impacts of the current drought into the Peel and Namoi water sharing plans.
- (3) That this House acknowledges and agrees with the statement of the Member for Tamworth, Kevin Anderson, MP that "the water sharing plan is broken and needs to be reworked to better reflect the current environment in which we live"
- (4) That this House calls on the Minister Pavey to amend New South Wales regulated water sharing plans to include up to date drought information before submitting the State's water resource plans for accreditation to the Murray Darling Basin Authority and the Federal Minister for Resources, Water and Northern Australia, the Honourable Keith Pitt MP.

(Notice given 12 May 2020—expires Notice Paper No. 59)

388. Mr Borsak 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 12 April 2018, in the possession, custody or control of the Minister for the Public Service and Employee Relations, Aboriginal Affairs, and the Arts, the Premier, the Department of Premier and Cabinet, Create NSW, the Trustees of the Museum of Applied Arts and Sciences Staff Agency, Infrastructure NSW or the Department of Planning, Industry and Environment:

- (a) any 2019 revised business case or cost benefit analysis relating to the Museum of Applied Arts and Sciences (MAAS) project,
- (b) all documents relating to the MAAS project capital and recurrent costs, exhibition concepts, and commercial and income-generating opportunities,
- (c) all documents relating to any visitor studies, planning costs, and architectural, museological, geotechnical, engineering, heritage and flood risk studies conducted for the MAAS project,
- (d) all documents relating to the Powerhouse Precinct at Parramatta International Design Competition,
- (e) all documents relating to the Ultimo Creative Industries Precinct,
- (f) all documents relating to the transfer and storage of large and very large objects for the MAAS project,
- (g) all documents relating to the proposed heritage listing of the Powerhouse museum, and
- (h) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 19 November 2019—expires Notice Paper No. 52)

480. Mr Searle to move—

That this House calls on the Executive Government to commence the Modern Slavery Act 2018 by 1 July 2020 with or without any amendments it proposes.

(Notice given 12 May 2020—expires Notice Paper No. 59)

488. Mrs Maclaren-Jones to move—

- 1. That this House notes that:
 - (a) this year marks 75 years since the end of the Second World War and May 8 is Victory in Europe Day also known as VE Day, and
 - (b) VE day marks the surrender of German High Command to the allied forces, ending the war in Europe, and is an opportunity for us to remember the sacrifices of those who served and died in the war.
- 2. That this House pays tribute the brave Australian servicemen and women who served during the Second World War, and those who have served and are serving in the Australian Defence Forces.

(Notice given 12 May 2020—expires Notice Paper No. 59)

501. Mr Banasiak to move—

- (1) 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 November 2016 in the possession, custody or control of Transport for NSW, the Point to Point Transport Commissioner, the Minister for Transport and Roads, the Department of Customer Service, the Minister for Customer Service or the Minister for Local Government:
 - (a) all documents concerning the establishment of the Passenger Service Levy and any subsequent financial audits of the levy,
 - (b) all documents that show the revenue raised by the Passenger Service Levy for the financial years 2016/17, 2017/18, 2018/19,
 - (c) all documents concerning the establishment of the Industry Adjustment Assistance Package for taxi drivers including eligibility criteria,
 - (d) all documents showing how much money has been made available to eligible applicants to date across the following schemes:
 - (i) transitional assistance for taxi licence holders and taxi training schools,
 - (ii) additional assistance scheme for eligible hire car licence holders,
 - (iii) additional assistance payment scheme for those suffering financial hardship,
 - (e) any financial audit undertaken into the Industry Adjustment Assistance Package, 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.
- (2) 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 between 1 January 2015 and 31 December 2015 in the possession, custody or control of Transport for NSW, the Point to Point Transport Commissioner, the Minister for Transport and Roads, the Department of Customer Service, the Minister for Customer Service or the Minister for Local Government:
 - (a) all documents concerning the government's decision to make the regulatory changes necessary to make the rideshare service Uber legal, 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 12 May 2020—expires Notice Paper No. 59)

485. Mr Farraway to move—

- 1. That this House notes that:
 - (a) the Government, in collaboration with the Victorian Government, led and convened a meeting of ministers responsible for mental health from the Commonwealth, and Australian states and territories, to discuss the impact of and response to the COVID-19 pandemic,
 - (b) all ministers agreed on the importance of supporting the mental health and wellbeing of Australians during the pandemic and developing a plan for the post-pandemic recovery phase,
 - (c) the Commonwealth agreed that the Government and Victorian Government will lead the development of a national pandemic mental health plan, working with Christine Morgan, National Suicide Prevention Advisor to the Prime Minister and CEO of the National Mental Health Commission,

- (d) Government mental health services have remained open during the pandemic, and
- (e) the Government has increased mental health support by \$73 million, which includes:
 - over 180 additional specialist, community-based mental health clinicians and peer support workers,
 - (ii) expanding the virtual mental health program to all local health districts,
 - (iii) free access to Tresillian's digital SleepWellBaby program,
 - (iv) capacity for 60,000 extra calls to the 1800 NSW Mental Health Line,
 - (v) creation of pop-up mental health Safe Space sites, reducing pressure on emergency departments.

2. That this House:

- (a) recognises and commends the work of all health, mental health and wellbeing workers during the pandemic,
- (b) commends the Government for its bipartisan leadership at a national level on working with state and territory governments
- encourages anyone who needs support to use the available mental health and wellbeing services, and
- (d) looks forward to the release of the national pandemic mental health plan.

(Notice given 12 May 2020—expires Notice Paper No. 59)

486. Mr Mookhey to move—

That, under Standing Order 52, there be laid upon the table of the House within 45 days of the date of passing of this resolution the following documents in the possession, custody or control of the Treasurer, NSW Treasury, the Minister for Customer Service, the Department of Customer Service, icare NSW or the State Insurance Regulatory Authority:

- (a) the final 'Nominal Insurer Insurance Liability Valuation' full report as at 30 June 2019 produced by Ernst and Young (EY) actuaries,
- (b) all draft versions of the 'Nominal Insurer Insurance Liability Valuation' full report as at 30 June 2019 produced by EY actuaries,
- (c) the final icare 'Nominal Insurer Insurance Liability Valuation' full report as at 30 December 2019 produced by 'Finity' Consulting actuaries,
- (d) all draft versions of the 'Nominal Insurer Insurance Liability Valuation' full report as at 30 December 2019 produced by 'Finity' Consulting actuaries,
- (e) icare's Pricewaterhouse Coopers (PwC's) external peer review of the actuarial valuation 30 June 2019 produced by Finity actuaries,
- (f) icare's PwC's external peer review of the actuarial valuation 31 December 2019 produced by Finity actuaries,
- (g) all reports made by Workers Compensation scheme providers or agents recording current or former claimants in the Workers Compensation Scheme threatening or reporting self-harm, threatening or reporting harm to other individuals or committing suicide since 1 January 2018, with personal identifying information redacted;
- (h) all documents relating to a list of current Workers Compensation claims to be reviewed for cessation through:
 - (i) Section 38 of the Workers Compensation Act 1987,

- (ii) Section 39 of the Workers Compensation Act 1987,
- (iii) Section 59A of the Workers Compensation Act 1987,
- (i) all documents, relating to the direction or contractual obligations of Workers Compensation scheme providers or agents to meet claims closure or cessation of benefit targets, in the following financial years:
 - (i) 2018/19,
 - (ii) 2019/2020 to date,
- (j) all documents relating to the performance of icare's management of the Nominal Insurer from 1 July 2017 to date,
- (k) all documents produced for or by the State Insurance Regulatory Authority relating to legislative or regulatory non-compliance by icare in respect of the Nominal Insurer activities from 1 July 2017 to date,
- (l) all documents relating to disciplinary action for legislative or regulatory non-compliance by icare in relation to the Nominal Insurer from 1 July 2017 to date,
- (m) all documents held by the State Insurance Regulatory Authority relating to icare and its management of the Nominal Insurer from 1 July 2017 to date,
- (n) all documents produced for or by the State Insurance Regulatory Authority board from 1 July 2017 to date relating to icare or the Nominal Insurer,
- (o) all documents relating to mispayments of the Pre-injury Average Weekly Earnings (PIAWE) payments,
- (p) all documents relating to the performance of icare and SIRA from 1 July 2017 to date, and
- (q) 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.

493. Mr Borsak to move—

That under Standing Order 52, there be laid upon the table of the House within 21 days of the date of the passing of this resolution the following documents created on or since 1 January 2020 in the possession, custody or control of the Premier, the Office of the Premier, the Department of Premier and Cabinet, the Minister for Health and Medical Research, or the NSW Ministry of Health:

- (a) any briefing notes, emails, texts and other electronic messages, records or notes of any conversations or telephone recordings concerning the policy and protocols governing the allocation of personal protection equipment for doctors, nurses and other health staff at public hospitals and clinics including:
 - (i) any changes to the policy and protocols as a result of the COVID-19 pandemic,
 - (ii) warnings or complaints that levels of personal protection equipment were not adequate or could expose health staff or patients to the risk of infection, 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 12 May 2020—expires Notice Paper No. 59)

409. Mr Banasiak to move—

That leave be given to bring in a bill for an Act to amend the Water (Commonwealth Powers) Act 2008 to enable each House of Parliament, by resolution, to terminate the references under that Act; and for related purposes.

(Water (Commonwealth Powers) Amendment (Termination of References) Bill)

(Notice given 21 November 2019)

BUSINESS OF THE HOUSE—NOTICES OF MOTIONS

1. Mr Tudehope to move—

That the resolution, as amended, setting the sitting calendar for 2020 be further amended to provide for the House to meet during the period from 12 May to 17 September 2020 as follows:

June 2, 3, 4, 16, 17, 18 August 4, 5, 6 September 15, 16, 17.

(Notice given 12 May 2020)

2. Mr Field to move—

That, under section 41 of the Interpretation Act 1987, this House disallows in the Environmental Planning and Assessment Amendment (COVID-19 Planning Bodies) Regulation 2020, published on the NSW Legislation website on 27 April 2020, the words "public hearings and", "public hearings or" and "public hearing or" wherever occurring, and clause 294 (7).

(Notice given 12 May 2020)

3. Mr Shoebridge to move—

That, under section 19A of the Statutory and Other Officers Remuneration Act 1975, this House disallows the Statutory and Other Offices Remuneration Tribunal Determination for Mr Michael Fuller APM in the office of the Commissioner of Police, pursuant to Section 24P of the *Statutory and Other Offices Remuneration Act 1975*, dated 30 March 2020.

(Notice given 12 May 2020)

PRIVATE MEMBERS' BUSINESS

ITEMS IN THE ORDER OF PRECEDENCE

*1. 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)

2. Mr Mallard to move—

- 1. That this House notes that:
 - (a) on 17 April 2019, anti-Semitic symbols including two swastika symbols were spray painted on the walls that run along Bondi Beach promenade,
 - (b) on 20 February 2019, swastikas were spray painted on to a section of the promenade mural at Bondi Beach, while others were located around Bondi Junction,
 - (c) on 5 February and 17 April 2019, anti-Semitic symbols were painted on walls at a Bondi Junction shopping centre,
 - (d) on 29 March 2019, anti-Semitic graffiti was found on the rear walls of restaurants in Epping near the train station, taking up three different walls which were laden with Nazi imagery, anti-Semitic and racist slurs and white supremacy slogans, and
 - (e) on 6 May 2019, public election material for the Federal Member for Berowra, Mr Julian Leeser MP was defaced on several occasions with swastikas and other anti-Semitic graffiti.
- 2. That this House notes reports from the Board of Jewish Deputies of a marked increase in anti-Semitic attacks across the community including graffiti and on social media.
- 3. That the swastika in particular represents the ultimate in racial hatred and symbolises the murder of six million Jews in the holocaust. It represents the Nazi regime which our country fought against and defeated with great sacrifice in World War II.
- 4. That this House reaffirms that all forms of bigotry are unacceptable and calls upon all leaders across a civil society to condemn the rise of anti-Semitism in our society.

(Notice given 8 May 2019—item no. 31)

(First postponement 17 October 2019)

*3. Petroleum (Onshore) Amendment (Coal Seam Gas Moratorium) Bill 2019: 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 22 August 2019)—Mrs Maclaren-Jones. (20 minutes)

4. Mr Graham to move—

That the House take note of Report No. 8 of Portfolio Committee No. 6 – Planning and Environment entitled "The music and arts economy in New South Wales", dated November 2018.

(Notice given 8 May 2019—item no. 41)

* Council bill

ITEMS OUTSIDE THE ORDER OF PRECEDENCE

* 1. Uranium Mining and Nuclear Facilities (Prohibitions) Repeal Bill 2019: second reading—Mr Latham.

(Restored 24 March 2020)

* 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)

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)

- **127. Harmony Day:** resumption of the adjourned debate (17 October 2019) of the question on the motion of Mr Farlow:
 - 1. That this House notes that:
 - (a) Harmony Day is organised by the Moving Forward Together Association and was celebrated on 21 March 2019,
 - (b) on 19 June 2019, the Moving Forward Together Association 2019 Harmony Day Poster and Song Writers Competition Prize Giving Ceremony was hosted in Parliament House, Sydney, and
 - (c) a number of dignitaries and special guests were present at the event including the Honourable Gladys Berejiklian MP, Premier of NSW, the Honourable John Sidoti, Minister for Multiculturalism, the Honourable Sarah Mitchell MLC, Minister for Education, Dr Marjorie O'Neill, Member for Coogee representing the Honourable Penny Sharpe MLC, Interim Leader of the Opposition, the Honourable Phillip Ruddock, Mayor of Hornsby Shire Council, the Honourable Laurie Ferguson, Mr Ernie Friedlander OAM, President, Moving Forward Together Association, Ms Nell Lynes and the Honourable Scott Farlow MLC, Parliamentary Secretary to the Treasurer.

2. That this House notes:

- (a) that Harmony Day was created 14 years ago by Ernie Friedlander, a Holocaust survivor who was inspired to create the event to promote social harmony and the Moving Forward Together Association,
- (b) the event was designed as a social initiative by various community groups committed to creating a better understanding amongst all sectors of the community for a vision of living in harmony,
- (c) that each year the Harmony Day Poster Competition attracts thousands of entries and brings out the creativity and passion of school students motivated by a desire for a peaceful and inclusive society with the competition open to all primary and secondary students across New South Wales and the Australian Capital Territory, and
- (d) the Moving Forward Together Team is adamant in its vision to encourage humanity to review its attitudes of those who are prejudiced and who stereotype and discriminate, which can too often lead to conflict and violence.
- 3. That this House acknowledges and congratulates the:
 - (a) winners of the Poster Competition including, Georgia Lee-Ball, Nepean Performing Arts High School, State Winner (High School), Dhani Maksun, Orchid Hills Primary School, State Winner (Primary School), Alex Wang, Armidale High School Denise Nzovu, Warrawong Intensive English Centre, Hellen Wang, Hornsby Girls High School, Rachel Seo, Concord High School, Jenna Yun, Burwood Girls High School, Jorja Cohen, Armidale High School, Meiying Wu, Warrawong Intensive English Centre, Jiho Baek, Pacific Hills Christian School, Claudia Gill, Nepean Creative and Performing Arts High School, Monica Xu, Strathfield Gilrs High School, Suenna Jeong, St George Girls High School, Charlotte Manton, West Wyalong High School, Bryan Ko, Epping Boys High School, Jasmine Patanjali, Mount Saint Benedict College, Caroline Lee, Our Lady of Mercy College, Parramatta, Sarah Al Helfy, Birrong Girls High School, Angelina Sims, Eileen O'Conner Catholic College, Skevos Tsangaris, Eileen O'Conner Catholic College, 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 speaking. (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
 - remapping on private land has already opened up over 29,000 hectares of previously protected old growth forests to logging in recent years.
 - 2. That this House agrees that remapping old growth forests:
 - (a) breaks the Government's commitment to no erosion of environmental values under the new CIFOA,
 - (b) is based on timber supply impacts that are not verified and probably do not exist, and
 - (c) is a subsidy to logging which exceeds the value of the extra wood supply.
 - 3. That this House call on the Government to:
 - (a) end the remapping and rezoning of old-growth and rainforest on public and private land,
 - (b) ensure no areas of forest currently protected will be opened up to logging, and
 - (c) conserve native forests to protect biodiversity, store carbon and provide new tourism and recreational opportunities—Mrs Maclaren-Jones. (15 minutes)

Debate: 1 hour and 45 minutes remaining.

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)

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. (20 minutes)

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)

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)

240. Mr Shoebridge to move—

- 1. That this House notes that:
 - (a) last Friday's global action was a huge success with millions of people around the world striking for action on climate change,
 - (b) it was the biggest mass mobilisation since the 2003 anti-war protests, led by the next generation who know their future is at stake,
 - (c) First Nations people joined in with students on the climate strike,
 - (d) First Nations people are and have always been at the forefront of the fight to protect land, water, air and country,
 - (e) the strike is just the beginning, and
 - (f) transformative change and a bold new path that leaves no one behind and improves workers' lives is required.
- 2. That this House calls on the Government to endorse the strikers' demands for:
 - (a) no new coal, oil and gas projects, including the Adani mine,
 - (b) 100 per cent renewable energy generation and exports by 2030, and
 - (c) the funding of a just transition and job creation for all fossil-fuel workers and communities.

(Notice given 24 September 2019—expires Notice Paper No. 40)

242. Mr Buttigieg to move—

- 1. That this House notes that:
 - (a) the NRMA, owner and operator of Manly Fast Ferry is failing to pay its workers proper wages and provide job security,
 - (b) the NRMA is a government contractor, as Transport for NSW awarded their company, Manly Fast Ferry, a seven year contract in April 2015 for the sole rights to operate fast ferry services between Manly and Circular Quay,

- (c) the Honourable Andrew Constance, Minister for Transport and Roads, was made aware of the issues with the contractor in both 2018 and 2019,
- (d) the Maritime Union of Australia wrote to the Minister for Transport and Roads on 4 January 2019, seeking assistance on behalf of these workers,
- (e) Manly Fast Ferry workers are paid substantially less than their counterparts that perform the same work at Transdev, the French company that operates the government-owned fleet of ferries on the Parramatta River and Sydney Harbour,
- (f) Justice John Griffiths, Judge, Federal Court of Australia, stated on 11 September 2019, that employees of Manly Fast Ferry, "receive as little as half the pay of other workers doing the same work on the same harbour", and
- (g) it is four years and four months into a government contract and the Manly Fast Ferry workforce remains predominately casual, with 95 per cent of the workers employed as casual.

2. That this House condemns the NRMA for:

- (a) underpaying its workers and for not paying wages in line with Transdev workers who perform the same work on the Harbour,
- (b) refusing to provide their predominately casual workforce with permanent jobs with fair wages,
- (c) wasting approximately \$300,000 to engage high priced lawyers in failed Federal Court legal proceedings against the Maritime Union of Australia instead of paying Manly Fast Ferry workers the wages they are entitled to, and
- (d) adopting the stance that they are a ferry service for all marketing and passenger related matters, yet continuing to claim to be a charter vessel service when seeking to pay workers so that they pay below the accepted industry minimum rate of pay and the correct Ports, Harbours and Enclosed Waters Vessel Award.

3. That this House calls on the Government to:

- (a) immediately intervene and compel the NRMA, owners of Manly Fast Ferry to pay their workers the wages they are entitled to and to provide permanent employment to a predominately casualised workforce,
- (b) call on the NRMA to meet the performance standards under their contract, including performing their obligations in accordance with good industry practice and in accordance with all applicable authorisations and laws, which incorporates adhering to their responsibilities under the Fair Work Act 2009 (Cth), and
- (c) exercise its rights under the contract with Manly Fast Ferry and in accordance with clause 19, provide written notice to the Manly Fast Ferry (NRMA), of their breach and require a remedy, including resolution of the appropriate industrial instrument and resolution of all outstanding wages and superannuation.

(Notice given 24 September 2019—expires Notice Paper No. 40)

245. Mr Shoebridge to move—

1. That this House notes that:

(a) the Berejiklian Government has announced it will proceed with a cruise ship terminal at Yarra Bay,

- (b) the Government began talks with industry including overseas cruise lines before engaging in any meaningful consultation or discussion with the local community,
- (c) Traditional Owners, local residents and the two local councils are strongly opposed to the plan, and
- (d) the Save Yarra Bay Coalition has been instrumental in making the local community aware of these damaging plans.

2. That this House notes that:

- (a) this is a site of significant heritage and cultural value, and a treasured and beautiful bay,
- (b) construction of a cruise terminal at this location would substantially impact the local environment including erosion of nearby Frenchman's Beach and silt around popular diving spots at Bare Island, and
- (c) the bay and surrounds are home to 17 protected species including the weedy seadragon and Sydney's pygmy pipehorse.
- 3. That this House recognises that the community wants to be meaningfully engaged in ways that do not pre-empt the outcome this means actually engaging local leaders and the community about all possible options, including the option of not proceeding with the terminal.
- 4. That this House calls on the Government to:
 - (a) immediately halt plans to build a cruise terminal at Yarra Bay, and
 - (b) begin a process of meaningful consultation with the local community about plans for this area.

(Notice given 24 September 2019—expires Notice Paper No. 40)

247. Mr Banasiak to move—

- 1. That this House notes that:
 - (a) prior to 1991, the Department of the Legislative Council provided very limited support to private members in assisting them with the drafting of bills and amendments,
 - (b) since 1991 successive governments have agreed to an arrangement whereby the services of the Parliamentary Counsel's Office (PCO) have been made available to non-government parties and members, and
 - (c) in accordance with the current PCO 'Manual for the Drafting of Non-Government Legislation':
 - the arrangement covers the drafting of bills and amendments to bills before the Parliament,
 - (ii) there is a limitation on the hours of core drafting work devoted to services for private members.
 - (iii) provision of these services is not to interfere with the Government's legislative program and the availability of PCO's resources.

2. That this House notes that:

(a) Standing Order 226(2) and (3) provides for the inclusion of a draft bill in any committee report made to the House and for a committee to make use of the services of the PCO with the consent of the relevant Minister,

- (b) an attempt to utilise these provisions was made in 2013 when the Select Committee on the Partial Defence of Provocation sought the Premier's approval to ask the PCO to draft a bill, and
- (c) the Premier at the time declined the Committee's request.

3. That this House notes that:

- (a) since the 1980s the Department of the Senate provides non-government senators with legislative drafting services, including the drafting of bills and amendments,
- (b) the reason for the Department of the Senate providing legislative drafting services is that the needs of the Government meant that only on rare occasions were the services of the Australian Office of Parliamentary Counsel (OPC) made available to private senators for either the drafting of bills or amendments,
- (c) an officer from the OPC is seconded to the Department of the Senate, on a rotational basis, to assist with legislative drafting services for non-government senators, and
- (d) a formal arrangement exists through which the OPC provides the Department of the Senate with its drafting templates to ensure consistency in format as well as training to assist Senate staff in preparing bills and amendments.
- 4. That this House adopt new arrangements, similar to those of the Senate, whereby the drafting of bills and amendments for private members is provided by the Department of the Legislative Council.
- 5. That the President of the Legislative Council and the Clerk of the Parliaments make representations to NSW Treasury seeking appropriate resourcing for the Department of Legislative Council to provide legislative drafting services for private members.

(Notice given 25 September 2019—expires Notice Paper No. 41)

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)

253. 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 the passing of this resolution the following documents in the possession, custody or control of the Department of Planning, Industry and Environment:

- (a) the Shapefiles for the SLATS Woody Change Data for 2015-16, 2016-17 and 2017-18, in a format that can be imported into ArcGIS software, and including:
 - (i) the date between which clearing was observed to take place, and
 - (ii) the cause of clearing,
- (b) all documents created since 1 January 2017 referring to the impact of clearing upon threatened species, including but not limited to koalas,
- (c) all documents created since 1 January 2017 referring to the level of clearing of threatened species habit, including but not limited to koala habitat,
- (d) all documents created since 1 January 2017 referring to the level of clearing of threatened ecological communities, endangered ecological communities, or critically endangered ecological communities,
- (e) all documents created since 1 January 2017 referring to the level of clearing of environmentally sensitive land, and
- (f) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 25 September 2019—expires Notice Paper No. 41)

*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)

268. Mrs Houssos to move—

That, under Standing Order 52 there be laid upon the table of the House within 7 days of passing of this resolution the following documents in the possession, custody or control of the Department of Education:

(a) the Department of Education Educational Facilities Standards and Guidelines, 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 October 2019—expires Notice Paper No. 43)

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)

272. Mr Shoebridge to move—

- 1. That this House notes that the following questions on notice were asked of the Honourable Sarah Mitchell MLC, Minister for Education and Early Childhood Learning in her capacity representing the Minister for Police and Emergency Services in the Legislative Council:
 - (a) on 7 May 2019 in relation to roadside drug testing (question and answer no. 002),
 - (b) on 25 July 2019 in relation to strip searches (0317), and
 - (c) on 30 July 2019 in relation to drug searches at Central Station (0332), drug dog searches and resultant prosecutions (0333), and strip searches (0334).

2. That this House notes that:

- (a) in response to each of the questions asked on 7 May 2019, 25 July 2019, and 30 July 2019 the answers referred to the New South Wales Police Force website,
- (b) the specific information sought by these questions was not on the website,
- (c) on 16 July 2019 a follow-up question (0280) to the original question of 7 May 2019 was lodged, asking where on the website was the requested information located, and
- (d) the answer to the question of 16 July 2019 referred back to the website homepage and did not specify the exact location of the requested information.

3. That this House notes that:

(a) the inadequacy of answers to questions on notice has been evident both in this Parliament and in the previous Parliament,

- (b) in response to poor answers to questions on notice some members have lodged requests under the Government Information (Public Access) Act 2009 (GIPA Act) as a means to obtain government information,
- (c) on 9 March 2016 five questions on notice were asked relating to police drug detection dogs and prosecution, drug detection dog searches by police transport command, drug detection dog searches by local area command, general drug detection dog operations, and police drug detection dog searches following indication,
- (d) the answers to each of these questions did not provide any specific information and instead noted that 'Records are kept within the Computerised Operational Policing System. There are approximately 32 million entries.', and
- (e) the response to a subsequent GIPA request based on the questions on notice lodged on 9 March 2016 disclosed much more information, including specific data, which indicates that the Government had information available to it which it should have provided to the House.
- 4. That this House notes that questions provide members an opportunity to seek information and hold the government accountable for its actions, and that inadequate answers to questions on notice severely undermines this process.
- 5. That this House censures the Minister for Education and Early Childhood Learning as the representative of the Minister for Police and Emergency Services in this House for failing to directly answer the following questions on notice:
 - (a) 7 May 2019: roadside drug testing operations (002),
 - (b) 16 July 2019: roadside drug testing operations (0280),
 - (c) 25 July 2019: strip searches (0317), and
 - (d) 30 July 2019: drug searches at Central Station (0332), drug dog searches and resultant prosecutions (0333), and strip searches (0334).
- 6. That the Minister for Education and Early Childhood Learning as the representative of the Minister for Police and Emergency Services in this House provide answers, by 22 October 2019, that directly respond to the following questions on notice:
 - (a) 7 May 2019: roadside drug testing operations (002),
 - (b) 16 July 2019: roadside drug testing operations (0280),
 - (c) 25 July 2019: strip searches (0317), and
 - (d) 30 July 2019: drug searches at Central Station (0332), drug dog searches and resultant prosecutions (0333), and strip searches (0334).
- 7. That, should the Minister for Education and Early Childhood Learning fail to directly respond to the questions on notice referred to in this resolution then the Minister attend in her place at the Table at the conclusion of prayers, on 23 October 2019 to explain her reasons for continued non-compliance.

(Notice given 15 October 2019—expires Notice Paper No. 43)

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)

274. Mr Shoebridge to move—

- 1. That this House notes that:
 - (a) on 4 September 2019 during the Portfolio Committee No. 3 Education Budget Estimates hearing a question was asked regarding how much money allocated under the Local Schools, Local Decisions funding model is currently unspent,
 - (b) before taking the question on notice the Secretary, Department of Education, stated 'We have been monitoring school expenditure closely. I think the report on the last financial year is a very positive one.',
 - (c) during questioning reference was also made to an audit currently being undertaken by the Audit Office into 'Needs-based funding in government schools' and the Local Schools, Local Decisions funding model, and
 - (d) on 30 September 2019 a response to the question taken on notice was received which referenced the audit being undertaken, the audit's scope and reporting timeframe, and also stated that 'the Department of Education will not be in a position to comment on the report until it is released by the Auditor-General'.

2. That this House notes that:

- (a) despite being advised that Local Schools, Local Decisions expenditure is monitored closely, the response lodged by the Minister for Education and Early Childhood Learning did not respond to the specific nature of the question taken on notice by failing to note how much money is currently unspent, and
- (b) the inadequacy of answers to questions either through Budget Estimates, Question Time or questions on notice is a growing concern which is undermining the ability of this House to hold the Government to account.
- 3. That this House censures the Minister for Education and Early Childhood Learning for failing to directly respond to a question taken on notice during the 4 September 2019 Portfolio Committee No. 3 Education Budget Estimates hearing regarding how much money allocated under the Local Schools, Local Decisions funding model is currently unspent.
- 4. That the Minister for Education and Early Childhood Learning provide an answer, by 22 October 2019, that specifically notes how much money allocated under the Local Schools, Local Decisions funding model is currently unspent.
- 5. That, should the Minister for Education and Early Childhood Learning fail to directly respond to the question referred to in this resolution then the Minister attend in her place at the Table at the conclusion of prayers, on 23 October 2019 to explain her reasons for continued non-compliance.

(Notice given 15 October 2019—expires Notice Paper No. 43)

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.

280. Mrs Houssos to move—

That, under standing order 52 there be laid upon the table of the House within 7 days of the passing of this resolution any documents in the possession, custody or control of the Department of Education which disclose:

- (a) the names of the 48 schools that have completed the installation of air conditioning under the 'Cooler Classrooms' fund, and the dates on which construction was completed at each school,
- (b) the names of the 35 in the construction phase under the 'Cooler Classrooms' fund, and the commencement date for each school,
- (c) the names of the 56 schools currently in the design phase of the 'Cooler Classrooms' fund,
- (d) the names of the 47 tendered schools and any projected date for the commencement of construction,
- (e) the names of the 741 schools that have undergone extensive audit and due diligence process applicants in the 'Cooler Classrooms' fund, and the expected commencement date, and
- (f) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 16 October 2019—expires Notice Paper No. 44)

287. Mr Shoebridge to move—

- 1. That this House calls on the NSW Government to amend the Local Government Act to provide that councillors receive the superannuation guarantee in addition to their councillor allowance.
- 2. That this House adopts this motion acknowledging the gender gap in councillor numbers, the fact that women have 40 per cent less superannuation than men and that the low remuneration and absence of superannuation further discourages women from seeking to become councillors.

(Notice given 16 October 2019—expires Notice Paper No. 44)

290. Mrs Maclaren-Jones to move—

- 1. That this House notes that:
 - the Liberal Party of Australia celebrated its 75th anniversary on Wednesday 16 October 2019,
 - (b) the Liberal Party of Australia was founded as a coalition of non-Labor parties inspired by their common beliefs and their shared vision for the future of Australia and 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, and
 - (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.
- 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 17 October 2019—expires Notice Paper No. 45)

299. Mr Mookhey to move-

- 1. That this House notes that:
 - (a) the Festival of Diwali begins on Friday 25 October 2019,
 - (b) during Diwali, Hindus, Jains and Sikhs worldwide will celebrate the triumph of good over evil, light over darkness, knowledge over ignorance and hope over despair, and
 - (c) in New South Wales, tens of thousands of people will mark the occasion by lighting candles and firework displays, decorating their houses and sharing sweets and gifts with family and friends.
- 2. That this House wishes New South Wales a happy Diwali.

(Notice given 22 October 2019—expires Notice Paper No. 46)

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)

302. Mr Mookhey to move—

That, under Standing Order 52, there be laid upon the table of the House within 14 days of the date of passing of this resolution all documents created since 1 January 2015 in the possession, custody or control of the Premier, Department of Premier and Cabinet, the Minister for Better Regulation, the Department of Customer Service or SafeWork New South Wales which disclose:

- (a) all sites known to SafeWork NSW where fabrication of manufactured stone takes place, including entity name and address of the site,
- (b) all sites SafeWork NSW has visited in relation to fabrication of manufactured stone, including entity name, address of the site and date/s of the visit,
- (c) all improvement notices issued to a site in relation to silica dust management at point of fabrication,
- (d) all prohibition notices issued to a site in relation to silica dust management at point of fabrication,
- (e) all sites SafeWork NSW has visited in relation to installation of manufactured stone, including the address of the site, the name of the entity inspected, address of the entity and date/s of the visit,
- (f) all improvement notices issued to a site in relation to silica dust management at the point of installation,
- (g) all prohibition notices issued to a site in relation to silica dust management at the point of installation,
- (h) details of any other site visits conducted by SafeWork NSW in relation to manufactured stone and silica dust management, including the entity name, entity address, the address of the site visited and date/s visited,
- (i) any schedule of future visits to sites to be conducted by SafeWork NSW in relation to management of silica dust in the fabrication and installation of manufactured stone, and
- (j) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 22 October 2019—expires Notice Paper No. 46)

304. Ms Faehrmann to move—

- 1. That this House notes that:
 - (a) Uniting and the Fair Treatment campaign has produced a deeply moving feature length documentary film called "Half a Million Steps",
 - (b) that this film highlights the difficulties rural communities in particular face in order to access drug rehabilitation treatment and how many people must travel up to half a million steps to receive treatment, and

- (c) the film will be presented in the Parliamentary Theatrette on Tuesday 22 October with refreshments served from 6 to 8 pm.
- 2. That this House congratulates Uniting and the Fair Treatment campaign for increased access to treatment services, especially in rural and regional areas, and for a compassionate, health-based response to problematic drug use.

(Notice given 22 October 2019—expires Notice Paper No. 46)

306. Mr Banasiak to move—

- 1. 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:
 - (a) any documents which disclose:
 - the costs related to the Saltwater Access Officer Project funded under the Recreational Fishing Trusts Investment Plan 2015/16-2017/18,
 - (ii) the travel, consumable and operational costs funded under the Recreational Fishing Trusts Investment Plan 2015/16-2017/18, for each financial year covered by the plan,
 - (iii) details of the personnel, including employment start and finish dates, funded under the Recreational Fishing Trusts Investment Plan 2015/16-2017/18, for each financial year covered by the plan,
 - (b) all correspondence created between 30 July 2017 and 17 August 2019 between the Department of Primary Industries staff and Darren Gardner and Joanne Craft from Mange Meant relating to Piers 1, 2, 3, 4, 6, 7, 8 and 9 at Walsh Bay,
 - (c) all Ministerial briefs, briefing notes or meeting minutes created between 30 July 2017 and 17 August 2019 relating to tenancy, allowed activities and fishing ban at Piers 1, 2, 3, 4, 6, 7, 8 and 9 Walsh Bay, Sydney Harbour Wharves,
 - (d) all documents relating to the advice prepared by the Department of Primary Industries which informed the fishing ban at Barangaroo Reserve as cited in the Sydney Morning Herald article of 31 October 2015 which stated: "the fishing ban was based on advice from the NSW Department of Primary Industries not to consume fish caught West of the Harbour Bridge; 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 22 October 2019—expires Notice Paper No. 46)

308. Mr Pearson to move—

That this House commends the Asia for Animals Symposium held in Dalian China from 18 to 20 October 2019 for passing the following resolutions:

- 1. That the Asia for Animals Symposium of 2019 condemns the treatment of Australia's international icon and totem of first indigenous peoples: The Kangaroo.
- 2. That the Asia for Animals Symposium of 2019 commends China for declining to import kangaroo meat despite pressure from the Australian Government and the kangaroo killing industry.
- 3. That the Asia for Animals Symposium of 2019 commends Russia for maintaining its ban on imports since 2008 and encourages Europe to implement a cessation of imports.

4. That the Asia for Animals Symposium of 2019 calls upon the Australian Government to strengthen legislation to cease all cruel and brutal treatment of kangaroos including the slaughter of these animals - being the largest slaughter of terrestrial mammals on Earth.

(Notice given 22 October 2019—expires Notice Paper No. 46)

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)

310. Ms Hurst to move—

- 1. That this House congratulates California for becoming the first American State to ban the sale and manufacture of new fur products.
- 2. That this House notes that:
 - (a) In addition to species trapped in the wild, many different animals are raised in captivity for the fur trade, including mink, foxes, chinchillas, and racoon dogs,
 - (b) Investigations by animal welfare groups have yielded footage of cramped cages containing animals with bloody sores and raw wounds, and corpses left in cages with live animals, and
 - (c) This industry will always require the cruel and archaic confining, trapping and killing of animals solely for their fur, which must then be preserved with toxic chemicals.
- 3. That this House notes that:
 - (a) There are a variety of humane alternatives, both in terms of faux fur that is virtually indistinguishable from real fur, and alternative textiles that are just as warm and more fashionable, and
 - (b) There is no reason for us to partake in an industry that puts animals through such suffering for human vanity.

(Notice given 22 October 2019—expires Notice Paper No. 46)

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)

317. Mr Buttigieg to move—

1. That this House notes that:

- (a) employees of the retailer Aldi have been calling on the company to ensure that safety is prioritised throughout their supply chains,
- (b) the Transport Workers Union (TWU) have been highlighting that Aldi's low cost contracts are putting enormous economic pressure on transport companies and workers, which is leading to transport workers having to drive for too long and too quickly, to cut their mandatory breaks and to defer the essential maintenance of their vehicles,(c)on 15 October 2019, media reports revealed videos and images of health and safety issues in an Aldi delivery dock, including fire exit doors blocked, fire safety equipment blocked from use, exposed electric cabling, unhygienic food storage, unclean floors, defective electrics, and a flooded yard outside a loading dock where workers were forced to enter water inundated in the same place as a compactor which had 22,000 volts running through it, and
- (d) Safe Work Australia data reflects that in 2018 and 2019 transport workers had the highest number of fatalities.

2. That this House condemns Aldi for:

- (a) its failure to prioritise safety for its workers and the general public including by putting pressure on drivers to speed and stay on roads for longer periods without breaks,
- (b) allowing their employees to be either ridiculed or ignored when safety concerns are reported to the company,
- (c) disregarding its workers' safety concerns and for refusing to sign a safety charter to ensure transport workers have safe and fair work conditions such as those Woolworths and Coles have signed with the TWU, and
- (d) spending large sums of money engaging high-priced lawyers in Federal Court legal proceedings against the TWU to prevent workers from bringing attention to their safety concerns instead of opting to take effective safety measures to ensure the safety of workers and the public.

(Notice given 23 October 2019—expires Notice Paper No. 47)

319. Mr Latham to move—

- 1. That as part of its inquiry into Budget Estimates 2020-2021, on 22 June 2020 Portfolio Committee No.1 hold a hearing with the Treasurer and officials from NSW Treasury.
- 2. That the House meet on 23, 24 and 25 June 2020 or until such time as the 2020-2021 Budget passes both Houses.

(Notice given 23 October 2019—expires Notice Paper No. 47)

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. 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 24 October 2019)

326. Mr Shoebridge to move—

- 1. That this House notes that:
 - (a) on 5 August 2019 the Indian government announced it was stripping Kashmir of its special status and dividing the state of Jammu and Kashmir in two,
 - (b) the announcement occurred under cover of a state-wide curfew and following the deployment of a significant number of paramilitary officers,
 - (c) a number of local political leaders were placed under house arrest and communications have been cut off, and
 - (d) there are reports of thousands of people being detained as part of a crackdown to implement the change.
- 2. That this House recognises:
 - (a) the right of Kashmiris to self-determination in accordance with United Nations resolutions,
 - (b) that as a member of the United Nations Human Rights Council, Australia has a vital role in resolving the Kashmir conflict,
 - (c) that there are serious concerns about the unprecedented level of illegal detentions and disappearances, and
 - (d) that all decisions pertaining to the future of Indian-administered Jammu and Kashmir should be taken in consultation with the people who live in this area.
- 3. That this House calls on the Indian government to restore basic human rights in Kashmir, lift curfews and political restrictions and follow the resolution passed by the United Nations Security Council by immediately de-militarising the region so a free and fair plebiscite can be held.

(Notice given 24 October 2019—expires Notice Paper No. 48)

328. Mr Martin to move—

- 1. That this House notes that:
 - (a) more than five million Australians participate in fishing each year,
 - (b) Sunday 20 October 2019 was Gone Fishing Day,
 - (c) forty-eight fishing clubs around the state organised community events to celebrate one of Australia's favourite past times and encourage new people to take up fishing, and

- (d) the NSW Department of Primary Industries staged events at Botany Bay, Moree, Ballina, Huskisson, Mulwala and Lake Macquarie, that included free how to fish sessions, casting competitions, fishing tips classes by local experts, kids activities and a Roads and Maritime Services boating safety stand.
- 2. That this House congratulates the fishing clubs who participated in Gone Fishing Day and organised their own successful local events.

(Notice given 24 October 2019—expires Notice Paper No. 48)

329. Mr Shoebridge to move—

- 1. That this House notes that:
 - on 25 September 2019, Community Colleges Australia hosted a function to launch their report on government-funded vulnerable and disadvantaged vocational education and training students in New South Wales,
 - (b) the report shows that not-for-profit community providers perform an important role reaching vulnerable and disadvantaged students in New South Wales,
 - (c) community education providers proportionately engage more vulnerable and disadvantaged learners than any other type of provider as:
 - 68.3 per cent of community education students live in rural, regional and remote areas.
 - (ii) 18.7 per cent of community education students identify as having a disability,
 - (iii) 65.5 per cent of community education students are socioeconomically disadvantaged,
 - (iv) 12.6 per cent of community education students are indigenous,
 - (v) 41.9 per cent of community education students are 45 or older,
 - (vi) 58.1 per cent of community education students identify as female, and
 - (d) community education providers deliver similar or better training and employment outcomes when compared to private for-profit education as:
 - (i) 51.3 per cent of community education students not employed before training are employed after training,
 - (ii) 86.1 per cent of community education students achieved their main reason for doing the training.
- 2. That this House commends Community Colleges Australia on their continued success in providing equitable and fulfilling education in New South Wales.

(Notice given 24 October 2019—expires Notice Paper No. 48)

331. Ms Cusack to move—

That this House:

- (a) acknowledges and congratulates the Berejiklian Government for its Preschool policies, and
- (b) calls upon the Federal Government to consider reform to tax policies for child care so that the needs of New South Wales parents who are trying to return to work are better addressed.

(Notice given 24 October 2019—expires Notice Paper No. 48)

338. Mr Latham to move—

- 1. That the House condemns the Government's failure to provide adequate health services for Outer-Western Sydney, especially in the fast growing Oran Park district, where the South-West Sydney Local Health District has:
 - (a) failed to implement Stages 1, 2 and 3 of the local health plan, leaving residents in a large and growing catchment area without vital accessible services,
 - (b) engaged in a bogus radiology tender process, designed to deliberately fail, thereby unreasonably shifting health costs onto the private sector, and
 - (c) vacated its essential responsibility to young families and the elderly by failing to manage and direct a coordinated plan of public and private health care provision in the region.
- 2. That this House calls on the Honourable Brad Hazzard MP, Minister for Health and Medical Research to urgently report on how he is correcting these failures.

(Notice given 12 November 2019—expires Notice Paper No. 49)

340. Mr Primrose to move—

That this House:

- (a) notes the advice from the Secretary of the Department of Premier and Cabinet in a Budget Estimates hearing for Portfolio Committee No. 1 Premier and Finance on 30 August 2019, in response to a question regarding 'how is regional defined', that stated 'Sydney, the Newcastle local government area and the Wollongong local government area is designated as metropolitan; anything outside that is considered regional', and
- (b) calls on the Government to adopt a standard and clear definition across all agencies and programs of how 'regional' is defined, including the boundary of the Sydney Metropolitan Area.

(Notice given 12 November 2019—expires Notice Paper No. 49)

341. Mr Borsak 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 the possession, custody or control of Service NSW, the Department of Customer Service or the Minister for Customer Service:

- (a) all documents relating to a consultancy commissioned by Services NSW with Avocado Consulting Pty Ltd, entitled 'Testing for NSW Police Force Staged Firearms and Licensing Information Management System Phase 1',
- (b) any reports related to the Testing for NSW Police Force Staged Firearms and Licensing Information Management System, 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 12 November 2019—expires Notice Paper No. 49)

343. Mr Moselmane to move—

1. That this House notes that:

- (a) the Law Enforcement Conduct Commission (LECC) has recently released footage showing two police officers pulling over a driver, 24, and her stepmother, two Afghani women in Sydney's west, for allegedly having an unbuckled seatbelt,
- (b) the footage shows a police officer, abusing and racially profiling the two women by berating the hijab-wearing driver as 'the most stupidest person' and then proceeding to threaten to charge her 'as an accessory to bloody murder', and
- (c) in its report the LECC branded the actions of the police officer as 'serious misconduct' but stopped short of recommending his dismissal.

2. That this House notes that:

- (a) as a result of this incident, Mr Ahmad Shady, has gathered 28,961 signatures on a petition calling on the Police Commissioner Michael Fuller APM, to act on this serious misconduct and dismiss the two police officers in order to restore public faith in our police force, and
- (b) the petition notes the appalling and blatant racism, bigotry, and lack of professionalism of the two police officers involved.
- 3. That this House calls on the Police Commissioner to respond to community calls for the removal of the offending officers and restore faith in our police by ordering state-wide police and community forums to address racial profiling, and racial and religious abuse.

(Notice given 12 November 2019—expires Notice Paper No. 49)

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)

354. Mr Field to move—

That, under Standing Order 52, there be laid upon the table of the House within 28 days of the date 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, Infrastructure NSW or the Department of Premier and Cabinet:

- (a) all documents relating to the methodology or costings of biodiversity offsets and draft and current frameworks for biodiversity assessment as they relate to the proposal to raise the Warragamba dam wall, 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 12 November 2019—expires Notice Paper No. 49)

356. Mr Shoebridge to move—

1. That this House notes that:

- (a) from 28 September to 2 October 2019 the "Yaama Ngunna Baaka" Corroboree Festival, a roving, week-long corroboree program was held along the lower Baaka (Darling River),
- (b) dance groups from the river communities performed riverbed corroborees in the townships of Walgett, Brewarrina, Bourke, Wilcannia and Menindee,
- (c) the tour was organised by Muruwari and Budjiti man Bruce Shillingsworth, with Water for the Rivers and the corroboree Yaama Ngunna Baaka group, and
- (d) over 300 people from around Australia joined the tour to learn through song, dance, music and story-telling.
- 2. That this House recognises that:
 - (a) around 60 per cent of the Aboriginal population in New South Wales live along the Murray Darling river,
 - (b) as long as the rivers do not flow, communities and culture suffer, and
 - (c) over allocation of rivers to big irrigation projects has strangled environmental and cultural flows meaning townships, districts and family farms are at breaking point.
- 3. That this House acknowledges that First Nations people have the knowledge and connection essential to bring the water back to the rivers, tackle climate change and end extinctions and they must be a central part of the solution.

(Notice given 12 November 2019—expires Notice Paper No. 49)

357. Mr Borsak to move—

- That this House notes that during the 29 August 2019 Portfolio Committee No. 5 Legal Affairs Budget Estimates hearing the Minister for Police and Emergency Services took a question on notice concerning whether he would undertake to 'change the basis upon which range assessments are done'.
- 2. That this House notes that following the 29 August 2019 Portfolio Committee No. 5 Legal Affairs Budget Estimates hearing the following supplementary questions were lodged with the Minister for Police and Emergency Services:
 - (a) 'Has NSW Police Force, or any other government oversight agency, ever taken disciplinary action against the NSW Firearms Registry for non-compliance with directives issued in Treasury and DPC Circulars and Memos?' (supplementary question no. 6),
 - (b) 'Has NSW Police Force ever conducted a risk assessment on the impact of non-compliance by the NSW Police Force Firearms Registry with governance and compliance obligations as set out in:
 - (i) NSW government Circulars and Memoranda issued by Treasury and Department of Premier and Cabinet?
 - (ii) Administrative decisions made by the NSW Civil and Administrative Tribunal?
 - (iii) If so, can the risk assessment(s) be provided?' (supplementary question no. 7),
 - (c) 'What are the names of the ranges that have been closed or suspended from operating for the following periods: 1 January 2013 31 December 2013; 1 January 2014 31 December 2014; 1 January 2015 31 December 2015; 1 January 2016 31 December 2016; 1 January 2017 31 December 2017; and 1 January 2018 31 December 2018' (supplementary question no.10), and
 - (d) 'For each of the shooting ranges closed or suspended from operating...what was:
 - (a) The date of closure / suspension of operation

- (b) The date of re-opening / lifting of the suspension on operation.
- (c) The period of closure' (supplementary question no. 11).

3. That this House notes that:

- (a) on 24 September 2019 responses to the question on notice concerning range assessment and supplementary question nos 6, 7, 10 and 11 were received,
- (b) the response to the question on notice referred to the New South Wales Police Force website and did not directly respond to the question as to whether the Minister for Police and Emergency Services would undertake to change the basis upon which range assessment are done.
- (c) the response to supplementary question no. 6 did not directly address the question by failing to answer whether the Firearms Registry has ever been subject to disciplinary action for non-compliance with directives issued in Treasury and Department of Premier and Cabinet (DPC) circulars and memos,
- (d) the response to supplementary question no. 7 did not directly address the question by failing to answer whether the Firearms Registry has ever conducted a risk assessment on the impact of non-compliance with certain governance and compliance obligations set by Treasury, DPC or the NSW Civil and Administrative Tribunal,
- (e) the response to supplementary question no. 10 referred to the New South Wales Police Force website where the specific information requested was not available, and
- (f) the response to supplementary question no. 11 did not directly address the question by failing to provide detail concerning the closing date, re-opening date or period of closure for any shooting range closed or suspended by the Firearms Registry for non-compliance with the Range Users Guide (since 2013).
- 4. That this House notes that the inadequacy of answers to questions either through Budget Estimates, Question Time or questions on notice is a growing concern which is undermining the ability of this House to hold the Government to account.
- 5. That this House censures the Minister for Police and Emergency Services for failing to directly respond to a question taken on notice and series of supplementary questions lodged following the 29 August 2019 Portfolio Committee No. 5 Legal Affairs Budget Estimates hearing.
- 6. That the Minister for Police and Emergency Services provide answers to the 29 August 2019 Portfolio Committee No. 5 Legal Affairs Budget Estimates question on notice concerning range assessment and supplementary question nos 6, 7, 10 and 11 that directly respond to the issues raised in the questions by 21 November 2019.

(Notice given 12 November 2019—expires Notice Paper No. 49)

359. Mr Borsak 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, referred to in section 11 of the index of the NSW Firearms Registry order for papers resolved by the House on 22 August 2019, in the possession, custody or control of the New South Wales Police Force, the Minister for Police and Emergency Services or the Department of Communities and Justice:

- (a) Mr John Edwards' P650 form certified by Ku-Ring-Gai Pistol Club,
- (b) Mr John Edwards' P650 form certified by Hornsby RSL Rifle club,

- (c) all correspondence from the NSW Firearms Registry advising Mr John Edwards to apply for section 28 permits under the Firearms Act 1996, dated 24 January 2017,
- (d) all section 28 permit applications made by Mr John Edwards received by the NSW Firearms Registry on 8 February 2017,
- (e) the application for a Probationary Pistol Licence made by Mr John Edwards on 22 May 2017, and
- (f) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 12 November 2019—expires Notice Paper No. 49)

360. Mr Shoebridge to move—

- 1. That this House notes that:
 - (a) on 24 October 2019 the Minister for Education and Early Childhood Learning, the Honourable Sarah Mitchell MLC, tabled an answer provided to a question taken on notice during the Portfolio Committee No. 3 – Education Budget Estimates hearing regarding how much money allocated under the Local Schools, Local Decisions funding model is currently unspent, and
 - (b) the answer stated that as at '1 January 2019, schools had accumulated funds of \$1.3 billion that were yet to be expended...includ[ing] \$685 million of funds provided from government sources as well as locally raised funds'.
- 2. That, under Standing Order 52 there be laid upon the table of the House within 21 days of passing of this resolution any documents in the possession, custody or control of the Minister for Education and Early Childhood Learning or the Department of Education which disclose:
 - (a) the accumulated fund balance for each public school as at 30 June 2019 with a breakdown of funding provided by government sources and locally raised funds, 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 12 November 2019—expires Notice Paper No. 49)

373. Mr Buttigieg to move—

- 1. That this House notes that:
 - (a) on Wednesday, 13 November 2019, one hundred waste service workers employed at the City of Sydney Council were forced to take strike action as the council is proposing to outsource their work,
 - (b) the City of Sydney Council Management has refused to consult workers over a proposal to outsource household garbage collection to a private contractor with the absence of an open tender process,
 - (c) workers have tried to seek meetings to consult with management about the proposal, and were informed that management would not undertake meetings or answer workers concerns or questions about outsourcing work to private contractor Cleanaway,
 - (d) the plan denotes that a private contractor will take over household garbage collection services across the city in place of council workers,
 - (e) the City of Sydney Council has not conducted an open and transparent tender process,

- (f) sufficient notice and consultation has not been provided to employees and the United Services Union.
- (g) council management have not provided evidence that the outsourcing proposal will cut costs or would be less expensive than retaining the current workforce, and
- (h) workers are deeply distressed and apprehensive with the lack of job security and the absence of any consultation.
- 2. That this House calls on the City of Sydney Council:
 - (a) to stop the plan to contract out garbage services to a private company instead of retaining a well-trained, passionate, committed workforce that are already employed by the Council, and
 - (b) to meet with workers and provide job security for Council employees.

(Notice given 14 November 2019—expires Notice Paper No. 51)

374. Mr Mallard to move—

- 1. That this House notes that:
 - (a) for the first time in two decades, Katoomba's historic courthouse will get its own district court sittings,
 - (b) district court sittings were held at Katoomba in the 1990s,
 - (c) the court will start sitting from 10 February 2020 with trials and multiple other matters due to be heard.
 - (d) this decision will reduce the pending trial case load in the region specifically from Penrith District Court, and
 - (e) this will allow Blue Mountains residents to serve as jurors performing an important role in the delivery of justice.
- 2. That this House congratulates Attorney General the Hon. Mark Speakman MP on this announcement.

(Notice given 14 November 2019—expires Notice Paper No. 51)

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)

378. Mr Sharpe to move—

1. That this House notes that:

- (a) Aboriginal and Torres Strait Islander children in New South Wales are 11 times more likely to be removed from their families than non-indigenous children,
- (b) in 1993 there were 829 Aboriginal children and young people in Out of Home Care (OOHC), and
- (c) in the latest statistical period there were 6766 Aboriginal children and young people in OOHC where the proportion of Aboriginal children and young people in OOHC continues to grow.

2. That this House notes that:

- (a) the 'Family Is Culture Independent Review of Aboriginal Children and Young People in Out of Home Care' chaired by Professor Megan Davis was released in early November,
- (b) the review examined 1,144 case files of Aboriginal children and young people in care and revealed data that shows:
 - (i) almost one in two Aboriginal Children who lived in New South Wales and entered kindergarten in 2009 and 2012 were screened-in at Risk of Significant Harm by the age of 5,
 - (ii) over two thirds of mothers of children had a child protection history,
 - (iii) one quarter of mothers had previously been in out of home care,
 - (iv) for 80.9 per cent of Aboriginal children and young people entering into care there was no formal Aboriginal consultation prior to entering care,
 - (v) 8.3 per cent of children and young people were placed in a motel when they first entered care,
 - (vi) 10 per cent of children entering care enter care at birth, and
- (c) the review also found serious concerns when Family and Community Services works with Aboriginal children and young people and their families including:
 - (i) the location of children and young people under the care and protection of the Minister is in too many cases, unknown,
 - (ii) offers from Aboriginal families to care for children and young people have gone unanswered,
 - (iii) concern that the system has lost sight of the fundamental goal of the Aboriginal Child Placement Principle to keep children and young people connected to family, community, culture and country,
 - (iv) removal of children without proper risk assessment,
 - (v) lack of early intervention and prevention support to assist families pre removal,
 - (vi) poor and unethical newborn removal practices,
 - (vii) non-compliance with existing policies and practices,
 - (viii) accountability mechanisms that are weak and require improvement, including transparency.

3. That this House thanks:

- (a) Professor Megan Davis and her team and the staff at Family and Community Services (now Department of Communities and Justice) for conducting this ground-breaking review, and
- (b) the Aboriginal families and organisations like Grandmothers Against Removals who campaigned for this review.
- 4. That this House urges the Berejiklian Government to address the 125 recommendations of the Family is Culture Review and provide a plan to reduce the number of Aboriginal and Torres Strait children and young people in Out of Home Care.

(Notice given 19 November 2019—expires Notice Paper No. 52)

380. Mr Secord to move—

That this House:

- (a) notes that the ABC, as the national broadcaster, has been providing live radio coverage of the Olympics for more than 67 years,
- (b) expresses its opposition to the decision to drop live radio coverage of the Olympics and replace it with daily Olympic updates on ABC News and ABC Grandstand,
- (c) acknowledges that in many regional communities the ABC is often the only broadcaster and the only source of live news and information, and
- (d) calls on the ABC to reconsider its decision to cancel the live radio coverage of the 2020 Tokyo Olympics in July and August.

(Notice given 19 November 2019—expires Notice Paper No. 52)

381. Mr Latham to move—

That the House declares its support for the Deputy Premier's stated public intent in wanting to rip up the Murray Darling Basin Plan.

(Notice given 19 November 2019—expires Notice Paper No. 52)

382. Mr Roberts to move—

- That this House commends the vision of the 52nd Parliament in enacting the Police Powers (Drug Detection Dogs) Act 2001 and the Law Enforcement (Powers and Responsibilities) Act 2002 where the need was recognised for the New South Wales Police Force to conduct strip searches and use drug detection dogs.
- 2. That this House acknowledges that New South Wales Police Force strip searches:
 - (a) are designed to ensure people's safety, that being the community, the police and often the safety of the person they are searching, and
 - (b) have sufficient safeguards in place and are subject to oversight by the New South Wales Police Force Professional Standards Command, the Law Enforcement Conduct Commission, the Ombudsman, the New South Wales Coroner and the New South Wales Civil and Administrative Tribunal.
- 3. That this House supports New South Wales Police Force Commissioner Mick Fuller APM who stated "it would be the public who would suffer from any attempt to water down the strip-search powers of police and other tough measures" and that law breakers should have "a little bit of fear" of the cops.
- 4. That this House notes the notice of motion standing in the name of Mr David Shoebridge who intends to reduce police powers by bringing 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 the Law Enforcement (Powers and Responsibilities) Amendment (Drug Detection Dogs and Strip Searches) Bill.

(Notice given 19 November 2019—expires Notice Paper No. 52)

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)

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:
 - 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)

Debate: 27 minutes remaining.

392. Mr Shoebridge to move—

- 1. That this House notes that:
 - (a) the NSW Police Commissioner admitted in an interview with the Daily Telegraph that strip searches are designed to create fear of the Police Force, and that young people need to have a "little bit of fear of law enforcement",
 - (b) the Commissioner went on to say, in defence of the wide-spread practice that "people need to understand there are consequences", and that strip searches are aimed at people "on the verge of being criminals", and
 - (c) the Commissioner also alleged that strip-searches were necessary to reduce knife crime.

2. That this House recognises that:

- (a) less than one percent of strip-searches across the State are conducted on suspicion of knife crime, and that the Commissioner either does not know what is going on in his own police force or is lying to the people of New South Wales,
- (b) it is unacceptable that the Police Commissioner and the NSW Police Force are issuing extrajudicial punishment in the form of strip-searches to people they think might commit a crime in future, and

- (c) the Police Commissioner and the NSW Police Force should be working with the community not deliberately instilling fear within it.
- 3. That this House acknowledges that the NSW Police have strip-searched a ten year old child, over 120 girls and thousands of people across the State just going about their daily lives.
- 4. That this House calls on the Police Minister to direct the Commissioner to obey the law and cease making political interventions in the media designed to protect his force from legitimate and essential scrutiny when they abuse their power.

(Notice given 19 November 2019—expires Notice Paper No. 52)

393. Ms Jackson to move—

- 1. That this House notes that:
 - (a) Monday 25 November is the International Day for the Elimination of Violence Against Women,
 - (b) in Australia 800,000 people in the workforce, predominantly women, will experience domestic violence this year,
 - (c) leaving a violent relationship requires on average 140 hours and \$18,000,
 - (d) paid domestic violence leave can be the difference between women having the financial resources and capacity to leave a violent relationship or not, which is why so many unions have been campaigning to make it a mandatory entitlement for all workers, and
 - (e) public sector workers in New South Wales are now able to take up to 10 days of paid domestic violence leave a year.
- 2. That this House calls on:
 - (a) the Federal Government to urgently introduce 10 days paid domestic violence leave into the National Employment Standards so all workers can access 10 days domestic violence leave, and
 - (b) the New South Wales Government to legislate paid domestic violence leave for all working people in New South Wales, if the Federal Government will not act.

(Notice given 19 November 2019—expires Notice Paper No. 52)

397. Mr Martin to move—

- 1. That this House notes that the 20th of November is the 72nd wedding anniversary of Her Majesty The Queen Elizabeth II and His Royal Highness The Prince Phillip, Duke of Edinburgh,
- 2. That this House acknowledges that the pair have served the United Kingdom and the other Commonwealth realms, including Australia, for most of their time together
- 3. That this House congratulates Queen Elizabeth and Prince Phillip on this significant milestone and wish them continuing good health.

(Notice given 20 November 2019—expires Notice Paper No. 53)

400. Mr Field to move—

That, under Standing Order 52, there be laid upon the table of the House within 28 days of the date of the passing of this resolution the following documents 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 Department of Premier and Cabinet:

- (a) the draft Barwon Darling Water Sharing Plan that was put on public exhibition in 2012,
- (b) all submissions to the draft Barwon Darling Water Sharing Plan that was put on public exhibition in 2012.
- (c) all documents, created since January 2019, related to Cap accreditation and compliance for the 2012 Barwon Darling Water Sharing Plan, 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 20 November 2019—expires Notice Paper No. 53)

402. Ms Cusack to move—

That this House thanks and congratulates the entire team at Service NSW for:

- (a) placing eighth in the "Great Places to Work" in the more than 1,000 employees category, becoming the first Government agency in history to be listed in the Top 10 Great Places to Work,
- (b) its diverse workforce of more than 3,000 employees in over 100 service centres, including 40 per cent in regional New South Wales, and 20 per cent for whom English is their second language,
- (c) its array of training, mentoring and development opportunities that coupled with a flexible workplace policy is pioneering the highest standards in workplaces that has now been acknowledged as one of the Top 10 Great Places to Work, and the
- (d) fantastic work that Service NSW staff provide to the community.

(Notice given 20 November 2019—expires Notice Paper No. 53)

403. 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, created since 2 April 2019, in the possession, custody or control of the Minister for Water, Property and Housing, the Department of Planning, Industry and Environment, Water NSW or Sydney Water:

- (a) all documents concerning the decision to implement level 1 water restrictions in Sydney on 1 June 2019,
- (b) all documents concerning any proposal to implement level 2 water restrictions or any further water restrictions in Sydney,
- (c) all documents relating to Greater Sydney's water storage levels between 2020 and 2024 including modelling of:
 - (i) the predicted length and severity of the drought,
 - (ii) the predicted impacts of climate change on water availability,
 - (iii) consumer usage patterns under current and anticipated water restriction scenarios, 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 20 November 2019—expires Notice Paper No. 53)

404. Mr Farraway to move—

That this House notes that:

- (a) Buy Regional is an online hub that showcases regional shops and sellers together in one place, to make it easy for shoppers to find the perfect Christmas gift and support regional New South Wales,
- (b) there have been more than 194,539 page views in just two weeks and there are now 211 businesses listed from regional New South Wales,
- (c) a new category has been added for businesses offering "experiences" so that people in the city can give their loved ones an experience gift for Christmas encouraging travel to the regions into the New Year,
- (d) the simplest way for metro communities to get on board and support our drought affected communities is to spend money and support the regions now, over the Christmas period, and into the future.
- (e) Facebook group #OneDayCloserToRain is connecting people on the land who are struggling with drought, providing a life line for those who need to share their stories.
- (f) the group has launched a marketplace to help regional people create income streams by selling their locally produced arts and design work to city people keen to help,
- (g) posties in drought affected towns across regional New South Wales are being inundated with requests for boxes and satchels with Sydneysiders heeding the call to #buyregional this Christmas and lodging orders with small businesses in country towns,
- (h) postal managers are offering advice to businesses who are experiencing a boost in parcel sending, helping them cope with increased volumes and advising how to get their products in the post and on their way to customers, and
- (i) the #buyfromthebush campaign was founded by Grace Brennan who turned to social media to help businesses find new customers outside their drought stricken communities.

(Notice given 20 November 2019—expires Notice Paper No. 53)

405. Mr Martin to move—

- 1. That this House notes that:
 - (a) the Institute of Public Works Engineering Australasia held its annual state conference at Crowne Plaza Hunter Valley, from 6 to 9 November 2019,
 - (b) the conference is held annually and is the leading state forum for the public works and engineering sector,
 - (c) the conference endeavours to recognise public works engineers and the outstanding achievements of its members throughout the year,
 - (d) public works engineers are provided a platform to discuss significant infrastructure challenges and opportunities present in balancing community expectations, public funding and public health and safety, and

- (e) the state conference discussed the future of infrastructure in New South Wales, innovation in public works, building capacity and the role of the New South Wales State Government.
- 2. That this House congratulates the Institute of Public Works Engineering Australasia on a successful 2019 conference.

(Notice given 20 November 2019—expires Notice Paper No. 53)

408. Mr Secord to move—

That leave be given to bring in a bill for an Act to amend the Restart NSW Fund Act 2011 to make further provision regarding funding for infrastructure projects in rural and regional areas.

(Restart NSW Amendment (Rural and Regional Infrastructure Funding) Bill)

(Notice given 21 November 2019)

410. Mr Mookhey to move—

- 1. That this House acknowledges the skilled and dedicated nurses, health workers and medical staff in the Tumut area, including hospital staff, paramedics and community nurses who provide exceptional care to local residents who are ill or injured.
- 2. That this House notes:
 - (a) that Tumut District Hospital does not have a full-time doctor, putting unfair pressure on nursing staff and leading to poor health outcomes for local residents, and
 - (b) the strong community campaign for two specialist doctors at Tumut District Hospital to provide healthcare this regional community deserves.
- 3. That this House calls on the Government to adequately staff Tumut District Hospital with two onsite doctors, and provide more nursing resources in the region, including community nursing.

(Notice given 21 November 2019—expires Notice Paper No. 54)

411. Mr Pearson to move—

- 1. That this House commends retailers Target and Kmart for deciding to phase out the sale of fabrics and textiles sourced from the wool of mulesed sheep.
- 2. That this House notes that:
 - (a) Target will complete the phase out by July 2023 and Kmart by 2024, and
 - (b) the material will be replaced completely with an alternative from either:
 - (i) farms certified under the Responsible Wool Standard or equivalent standard, or
 - (ii) farms that are fully traceable and verified as non-mulesed or from recycled wool materials.
- 3. That this House notes that:
 - (a) over two billion animal products end up in fashion supply chains every year,
 - (b) Target and Kmart have made commitments to produce an animal welfare policy which aims to cover all of the key animal derived-materials they use,

- (c) these actions follow similar commitments made by other Australian fashion brands, including David Jones and Country Road Group including brands Witchery and Politix, and
- (d) it demonstrates that retailers are sensitive to consumer demands for brands to take steps towards prioritising animal welfare in the production of their merchandise.

(Notice given 21 November 2019—expires Notice Paper No. 54)

412. Mr Shoebridge to move—

- 1. That this House notes that:
 - (a) in 1969 the Eden woodchip mill was established by Harris-Daishowa to chip and export native forest wood "waste",
 - (b) in 1970 the first woodchips were exported, and
 - (c) in the 50 years since the mill was established wood chipping has been the primary driver of native forest logging in south east New South Wales.
- 2. That this House recognises that:
 - (a) concerns about the environmental, financial and social impact of native forest logging have been recognised for decades,
 - (b) in 1998 the NSW Premier Bob Carr promised in writing to "end export wood chipping by the year 2000",
 - (c) current figures show only \$3.72 a tonne is being received for logs from the southern region, and
 - (d) the Victorian Government has announced the end of native forest logging in recognition of the damaging nature of the industry, the low financial returns for the taxpayer and the value in leaving forests standing.
- 3. That this House affirms that:
 - (a) the native forest wood chipping industry in south east New South Wales has lost its social license, and
 - (b) 50 years since the start of the industry means that it is time for it to be relegated to the history books with industries like commercial whaling and koala hunting.
- 4. That this House calls on the Government to:
 - immediately suspend the Regional Forest Agreements under which this wood chipping occurs,
 - (b) move to a management model that protects public native forests and maximises their environmental values, as well as enhancing their ability to store carbon and provide recreational opportunities, and
 - (c) provide transition packages for all workers currently engaged in native forest logging to ensure they have long term, secure and sustainable jobs.

(Notice given 21 November 2019—expires Notice Paper No. 54)

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)

416. Mr Primrose to move—

1. That this House notes:

- (a) the appointment of the Honourable Don Harwin MLC as Leader of the Government in the Legislative Council and Vice-President of the Executive Council on 30 January 2017,
- (b) that on 8 May 2019 the House adopted a sessional order that 'Standing Order 65 (5) An answer must be directly relevant to a question.',
- (c) that this requirement became applicable to written questions as well on 8 May 2019 through the operation of standing order 67(2): 'The rules for questions apply to written questions.',
- (d) that written questions are directed to Ministers in the Legislative Council, either in their own capacity or representing a Minister in the other place,
- (e) the repeated failure by Government Ministers to comply with the requirement that answers to written questions must be directly relevant to the question asked,
- (f) the repeated failure of the Leader of the Government, as the accountable office holder, to ensure that responses from Ministers to written questions were directly relevant, and
- (g) the repeated failure of the Leader of the Government in the Legislative Council to respond to concerns raised by Members in the House, including the Honourable Peter Primrose MLC, regarding persistent breaches of the requirement by Ministers regarding direct relevance in relation to answers to written questions.

2. That this House notes:

- (a) the Legislative Council is fully entitled to scrutinise and demand accountability for all aspects of Executive Government behaviour,
- (b) the Executive Government is responsible to Parliament, and through Parliament to the Electorate, and
- (c) the most common procedure whereby Ministers are called to account is through the asking of questions, both through Question Time and as written questions.
- 3. That this House affirms the need to protect the right of this House to adopt Standing Orders that ensure that it may discharge its duties and responsibilities with the confidence of the community which elects its Members.
- 4. That, for the above reasons, this House:
 - (a) expresses its displeasure with the Honourable Don Harwin MLC, Leader of the Government in the Legislative Council, for his continued failure to ensure that answers to written questions provided by Ministers are in accord with the requirements of the Standing Orders, and
 - (b) calls on the Leader of the Government to ensure that in future, responses from Ministers to written questions are directly relevant.

(Notice given 21 November 2019—expires Notice Paper No. 54)

*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)

421. Mrs Maclaren-Jones to move—

- (1) That this House notes that agricultural shows across New South Wales are underway for the 2020 season.
- (2) That this House acknowledges that for over 90 years, the Agricultural Societies Council of NSW has worked to:
 - (a) promote and protect the pastoral, agricultural, horticultural and industrial resources of Australia.
 - (b) educate and promote involvement of young people in Show Societies and competitions, and
 - (c) support Agricultural Show Societies and Agricultural Youth Groups, with 195 Societies currently in New South Wales.
- (3) That this House acknowledges that agricultural shows play a significant role in promoting and showcasing agricultural communities, their produce and talent, and highlight the importance of rural and regional New South Wales.
- (4) That this House notes that the Sydney Royal Easter Show will be held from Friday 3 April to Tuesday 14 April 2020.

(Notice given 25 February 2020—expires Notice Paper No. 55)

422. Ms Sharpe to move—

- (1) That this House notes that:
 - (a) on 14 February 2020 the Honourable Penny Sharpe, Shadow Minister for Family and Community Services, and Shadow Minister for Disability Inclusion, held a roundtable to examine the issues for New South Wales and the National Disability Insurance Scheme (NDIS),
 - (b) roundtable participants included more than 50 people representing 30 organisations including people with disability, their advocates, peak bodies, academics, service providers and unions,
 - (c) only 10 per cent of people with disability in New South Wales will be eligible for a support package from the NDIS,
 - (d) the NDIS is not the end of the role that the Government plays in the lives of people with disability, and
 - (e) the Government has a duty to ensure that all state services are inclusive of people with disability.
- (2) That this House notes that the roundtable made the following recommendations to the Government:
 - (a) undertake a review of where service gaps have emerged following the introduction of the NDIS
 - (b) urgently assess the deficits for people with disability in accessing state services, ensuring that the Disability Inclusion Act 2014 and other state policies and programs address these deficits.
 - (c) embed NDIS staff within state based systems to address gaps,
 - (d) commit to securing adequate funding certainty for the disability advocacy sector,
 - (e) implement the recommendations of the Fitzgerald review into disability advocacy,
 - (f) review the Disability Inclusion Act 2014 to strengthen the requirements of government agencies to plan for and deliver mainstream services for people with disability, and
 - (g) improve reporting to Parliament on data and outcomes for people with disability.
- (3) That this House calls on the Honourable Gareth Ward, Minister for Families, Communities and Disability Services to:
 - (a) urgently address the issues with the NDIS for people with disability in New South Wales, and
 - (b) work across the Government to provide the mainstream supports for those with disability, in particular those without access to the NDIS.

(Notice given 25 February 2020—expires Notice Paper No. 55)

424. Mr Fang to move—

(1) That this House acknowledge the 2019-2020 summer fires have had an impact on the mental health and wellbeing of communities directly affected.

- (2) That this House notes that:
 - (a) the Government has announced an \$11.25 million recovery package, and
 - (b) this package includes additional clinical positions, with recruitment already underway.
- (3) That this House notes that:
 - (a) the Government deployed mental health teams, comprising a total of 76 staff, to fire affected communities,
 - (b) the teams included mental health clinicians, nurses, Aboriginal health workers, and support staff.
 - (c) the teams covered evacuation centres, community events and unofficial pop-up sites, and
 - (d) the teams provided outreach, home visits and educational debrief sessions to health staff, GPs and general community members about trauma responses and self-care after a traumatic event.
- (4) That this House thank all NSW Health staff for their efforts on the ground and their continued work to sustain the mental health and wellbeing of fire affected communities during this difficult time.

(Notice given 25 February 2020—expires Notice Paper No. 55)

426. Mr Field to move—

- (1) That this House notes that:
 - (a) on 26 September 2019, the House ordered the production of documents relating to the Native Vegetation Code Review,
 - (b) on 10 October 2019, the House received a return to order from the Secretary of the Department of Premier and Cabinet stating that the relevant departments hold no documents covered by the terms of the resolution that are lawfully required to be provided,
 - (c) at the Budget Estimates hearing held on 13 September 2019 into the Energy and Environment portfolios, the Honourable Matt Kean, Minister for Energy and Environment, confirmed in evidence to Portfolio committee no. 7 Planning and Environment that the Natural Resources Commission (NRC) had completed a review of Native Vegetation,
 - (d) at the same hearing Dr Keniry, Commissioner of the NRC and Mr Wilde, Executive Director of the NRC, confirmed that the review was referred on 19 January 2019 and the report was submitted on 31 July 2019,
 - (e) in the same evidence, Mr Wilde stated that the review report was going to the Ministers for Environment and Agriculture, and was "Cabinet in confidence",
 - (f) on 17 October 2020, the House further ordered the production of documents relating to the review of the Natural Vegetation Code by the Natural Resources Commission, as referred to by the Minister and other witnesses at the Budget Estimates hearing held on 13 September 2019, and
 - (g) on 24 October 2019, the House received a return to order from the Secretary of the Department of Premier and Cabinet stating that the relevant departments hold no documents covered by the terms of the resolution that are lawfully required to be provided.
- (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 this House notes the failure of the Government to comply with the orders of the House on 26 September 2019 and 10 October 2019 for the production of documents relating to the Native Vegetation Code Review prepared by the Natural Resources Commission for the "assistance of cabinet" as held by Spigelman CJ.
- (4) That this House censures the Leader of the Government as the representative of the Government in this House for the Government's failure to comply with the orders of the House of 26 September 2019 and 10 October 2019.
- (5) That, under standing order 52, there be laid upon the table of the House within 7 days of the passing of this resolution the following documents in the possession, custody or control of Department of Premier and Cabinet or the Department of Planning Industry and Environment:
 - (a) the review of the Natural Vegetation Code by the Natural Resources Commission, as referred to by the Minister and other witnesses at the Budget Estimates hearing held on 13 September 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.
- (6) That, should the Leader of the Government fail to table the documents in compliance with this resolution, this House orders the Leader of the Government to attend in his place at the Table at the conclusion of prayers, on the next sitting day to explain his reasons for continued non-compliance.

(Notice given 25 February 2020—expires Notice Paper No. 55)

431. Ms Sharpe to move—

- (1) That this House notes that:
 - (a) every day in New South Wales people with disability are forced to lay on the floor of public toilets because of a lack of public adult lay down change facilities,
 - (b) according to the National Public Toilet Map, there are only 13 accessible adult lay down change facilities in New South Wales, very few in regional areas, and none available on our highways,
 - (c) a lack of facilities means people with disability are often prevented from participating equally in their community or travelling across the state, meaning they miss out on visiting family and friends or attending necessary medical appointments, and
 - (d) a small investment by the Government into adult lay down change facilities could dramatically change the lives of people with disability for the better.
- (2) That this House calls on the Honourable Gareth Ward, Minister for Families, Communities and Disability Services to:
 - (a) create a fund for local councils to build publicly accessible adult lay down change facilities in their town, and

(b) ensure adult lay down change facilities are on every New South Wales highway to open up the state to people with disability.

(Notice given 25 February 2020—expires Notice Paper No. 55)

432. Ms Hurst to move—

- (1) That this House notes that:
 - (a) it is estimated that over 1.25 billion animals have been killed in the devastating bushfires across Australia, with many more injured and still struggling to survive due to starvation and dehydration,
 - (b) the rescue, care and rehabilitation of these animals has largely been undertaken by non-profit animal rescue organisations and sanctuaries, and
 - (c) these carers have been working non-stop for months to treat and care for bushfire affected animals, often at great personal, emotional and financial sacrifice, with almost no government funding or assistance.
- (2) That this House acknowledges and thanks all animal rescue organisations, sanctuaries and volunteers for their tireless efforts, and calls on the Government to urgently dedicate more resources to assist animals affected by the bushfires.

(Notice given 25 February 2020—expires Notice Paper No. 55)

433. Mr Fang to move—

- (1) That this House notes that:
 - (a) on Saturday 8 February 2020, the Government announced the launch of a \$10 million tourism campaign called 'Now's The Time To Love NSW',
 - (b) this campaign is a social media-led, community-driven initiative that encourages people to make holiday plans in New South Wales, capture their favourite New South Wales holiday spots and share their photos on social media platforms,
 - (c) the campaign aims to boost visitation to New South Wales, fund new local events and assist tourism businesses to develop, promote and sell their tourism products,
 - (d) the \$10 million package includes partnership campaigns with Qantas Airways, Accor, Webjet, TripAdvisor and Tigerair and a \$1 million regional events program to support flagship events and a new stream of micro events, and
 - (e) 'Now's The Time To Love NSW' builds on and complements Tourism Australia's recently launched 'Holiday Here This Year' domestic tourism campaign and is funded by both State and Federal investments.
- (2) That this House recognises the vital importance of the tourism industry in New South Wales, especially in regional and rural areas that have been devastated by prolonged drought and the recent unprecedented bushfires.
- (3) That this House support the 'Now's the Time To Love NSW' campaign to help save local jobs and give tourism operators in New South Wales a chance to get back on their feet after such a devastating time.

(Notice given 25 February 2020—expires Notice Paper No. 55)

434. Ms Moriarty to move—

- (1) That this House acknowledges the:
 - bushfire season saw communities destroyed by the fires, with lives, homes and businesses lost,
 - (b) resilience of the community supporting one another during this difficult time,
 - (c) trauma suffered by the individuals within the bushfire affected communities, and
 - (d) fantastic work of mental health workers on the ground, helping those suffering as a result of the bushfires.
- (2) That this House notes that three years after Black Saturday in Victoria, 26 per cent of those in the worst affected areas still showed signs of mental health problems beyond levels likely to be manageable and required professional support.
- (3) That this House calls on the Government to provide additional on the ground mental health and trauma support in fire affected communities now and over the coming months and years.

(Notice given 25 February 2020—expires Notice Paper No. 55)

439. Mr Shoebridge to move—

- (1) That this House notes that:
 - (a) without a search warrant, a NSW police officer must have "reasonable grounds" as defined in the Law Enforcement (Powers and Responsibilities) Act 2002 (the Act) in order to conduct a lawful search of a person, and
 - (b) a NSW police officer must only give a move on direction if satisfied of the conditions set out under the Act.
- (2) That this House recognises that:
 - (a) police are granted extensive discretionary powers to carry out their duties,
 - (b) these powers should be executed in a manner that does not arbitrarily violate the rights of the public,
 - (c) arbitrary quotas for discretionary powers result in public scepticism regarding the "reasonable grounds" required before police can lawfully exercise their powers, and
 - (d) quotas incentivise police to conduct searches or issue move on directions to meet an arbitrary number, instead of assessing the actual situation.
- (3) That this House calls on the Government and the Minister for Police to remove NSW Police Force quotas for personal searches and move on orders.

(Notice given 25 February 2020—expires Notice Paper No. 55)

443. Ms Boyd to move—

(1) That this House notes that:

- (a) local government areas across New South Wales have been heavily impacted by the 2019-20 bushfires,
- (b) local councils in regional, rural and peri-urban areas struggle to obtain adequate funding to maintain and improve local roads and rely heavily on Federal Roads to Recovery Program Funding,
- (c) local roads in bushfire-affected areas have been seriously impacted by fire, additional heavy vehicle movement, and subsequent flooding, making access for disaster-affected communities and emergency services difficult, and
- (d) fire-fighting efforts have been hindered by sub-standard regional and rural roads, which made access for emergency service vehicles more difficult and, in some cases, very dangerous, increasing response times, putting lives at risk and rendering some vehicles unusable or unserviceable.

(2) That this House:

- (a) acknowledges the importance of local councils providing safe roads for their communities,
- (b) recognises that local councils in bushfire-affected areas require additional support to rebuild and improve local roads, beyond the funding provided by existing programs and bushfire recovery funding, and
- (c) calls on the Government to allocate significant funding to bushfire-affected councils in the 2020-21 Budget to enable rapid repair and recovery of local roads.

(Notice given 25 February 2020—expires Notice Paper No. 55)

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)

449. Mr Field to move—

- (1) That this House notes that:
 - (a) the devastation brought about by this season's fires on the State's forests is unprecedented, with as much as 40 percent of national parks and state forests and 25 percent of the state's softwood plantations being impacted,
 - (b) few forests were left unscathed by the fires which burnt softwood plantations around Tumut, National Parks and State Forests of the South and North Coasts,
 - (c) core Koala habitat around the Central Coast, South West and North Coast was decimated and large tracts of the World Heritage Blue Mountains and Gondwana rainforest were burnt, some for the first time,
 - (d) drinking water catchments across the state burnt risking water quality impacts,

- (e) some timber mills were lost to the fires and the Eden woodchip mill was damaged,
- (f) a number of the most damaging fires started in state forests and plantations, including the Currowan fire on the South Coast which started in the actively logged Currowan State Forest,
- (g) the future of the state's forests, the forestry industry and its workers is uncertain given the widespread impacts of the fires,
- (h) the industry was already facing significant resource pressures, particularly on the North Coast, with supply of high quality saw logs anticipated to drastically reduce after the conclusion of current wood supply agreements between 2023 and 2028,
- (i) the evidence suggests that current wood supply agreements have overcommitted timber that has required unsustainable logging,
- the lack of long-term planning would have seen timber mills close and regional jobs lost, possibly within this term of Parliament, even before the impact of this season's fires on wood supply,
- (l) the renegotiation of wood supply agreements due to happen within this term of Government must fully consider the impacts of the fires on wood supply and the ecological value of the state's forests as well as the increased future fire risk from climate change,
- (m) there is a significant opportunity to reimagine the future of our forests and the economic future of forestry workers including by transitioning to a more sustainable timber industry through developing and replanting plantations, retooling workers as public land managers and repurposing many state forests as recreational reserves with ecotourism opportunities.
- (2) That this House calls on the Government to:
 - (a) place a moratorium on logging while a full assessment of the impact of the fires on the ecological values of the state's forests and on wood supply is conducted, and
 - (b) acknowledge the urgent economic and ecological need to address the future of the forestry industry in New South Wales and formulate a long-term plan for the future of the state's public forests and for a sustainable forestry industry.

(Notice given 25 February 2020—expires Notice Paper No. 55)

450. Mr Latham to move—

- (1) That this House calls on the Government to undertake and publish economic modelling relating to the consequences of its net-zero emissions by 2050 policy, specifically detailing the impact on:
 - (a) State Domestic Product,
 - (b) household income, and
 - (c) employment levels in various industry sectors and regions of the State.
- (2) That this House notes the impact of the equivalent policy in New Zealand where economic modelling showed a 15 per cent reduction in future average household income levels.

(Notice given 25 February 2020—expires Notice Paper No. 55)

451. Ms Faehrmann to move—

- (1) That this House notes that:
 - (a) climate change was the primary driver behind the scale of the unprecedented 2019/2020 bushfire season which resulted in:
 - (i) 25 people killed in New South Wales,
 - (ii) 5.3 million hectares (6.7 per cent) of land burnt in New South Wales including more than 80 per cent of the World Heritage listed Greater Blue Mountains area and 54 per cent of the New South Wales components of the Gondwana Rainforests of Australia World Heritage property,
 - (iii) at least 800 million native animals killed in New South Wales with 60 threatened fauna species affected by the fires, including at least 32 species for which 30 per cent or more of all recorded locations occur in the burn areas,
 - (iv) toxic bushfire smoke blanketed major population centres for over two months leading to a spike in emergency department presentations for respiratory problems as well as increasing health risks for pregnant women and people with respiratory illness and heart disease, children and the elderly,
 - additional carbon emissions that are nearly equivalent to Australia's annual carbon emissions,
 - (b) the Bureau of Meteorology has long predicted that climate change would result in an increase of disruptive extreme rainfall events like the 391.6 millimetres of rain which fell over Sydney in four days creating chaos and threatening the quality of Greater Sydney's water catchment, and
 - (c) 99.4 per cent of New South Wales remains in drought despite record rainfall in Sydney, with one-third of the state experiencing 'intense drought' exacerbated by record low winter rainfalls due to climate change.
- (2) That this Houses notes that:
 - (a) climate change is an existential threat to humanity with its severe effects already being felt around the world,
 - (b) the Special Report of the United Nations Intergovernmental Panel on Climate Change (IPCC) found that to avoid a more than 1.5 degree Celsius rise in global warming, global emissions would need to fall by around 45 per cent from 2010 levels by 2030, reaching netzero emissions by around 2050,
 - (c) the current Paris agreements have the world on track to reach 3.5 degree Celsius to 5 degree Celsius of warming by 2100 and that we are likely to reach 1.5 degree Celsius of warming within a decade resulting in sea level rises, increased extreme weather events and dangerous climate tipping points,
 - (d) 3 degree Celsius of warming may result in outright social chaos and 4 degree Celsius is considered incompatible with the maintenance of human civilization, and
 - (e) the negative impacts of climate change on New South Wales will continue to grow each year as emissions increase and temperatures continue to rise with increasingly catastrophic social and economic costs.
- (3) That this House declares a state of climate emergency and calls on the Government to accept the declaration of the Climate Emergency summit held in Melbourne on 14-15 February 2020, including that:
 - (a) climate change must be accepted as an overriding threat to national and human security, with the response being the highest priority at national and global levels, and

- (b) Australian Governments must immediately cooperate with the global community in order to:
 - (i) cut greenhouse gas emissions rapidly to zero, stop all fossil fuel expansion and develop a plan to phase out the existing fossil fuel industry rapidly with adjustment programmes for frontline communities,
 - (ii) drawdown atmospheric carbon concentrations to a safe level from the current 413 ppm level,
 - (iii) work to prevent tipping points and damage while the zero-emission and drawdown goals are being achieved.
 - (iv) integrate adaptation and resilience measures into the economic restructuring needed to restore a safe climate and repair ecosystems.

(Notice given 25 February 2020—expires Notice Paper No. 55)

452. Ms Faehrmann to move—

- (1) That this House acknowledges that:
 - (a) more than 37 per cent of the national park estate in New South Wales was burnt during the 2019-20 bushfire season including:
 - (i) over 40 per cent of key bioregions,
 - (ii) 80 per cent of the Blue Mountains National Park,
 - (iii) thousands of hectares of the northern half of Mt Kosciusko National Park,
 - (iv) 55 per cent of Gondwana Rainforest Australia World Heritage property,
 - (b) the bushfires have resulted in the deaths of an estimated 800 million native animals and a substantial loss of biodiversity within national parks, with current predictions for this loss at:
 - (i) 35 per cent of rainforests,
 - (ii) 41 per cent of wet sclerophyll forests,
 - (iii) 53 per cent of heathlands,
 - (iv) more than 70 per cent of the historically observed locations for six threatened species, including the long-footed potoroo, Philoria Pughi, Hastings River mouse and brushtailed rock-wallaby,
 - (v) 24 per cent of all koala habitat in eastern New South Wales,
 - (vi) 32 threatened species at more than 30 per cent of their historically observed locations,
 - (vi) 114 threatened species at more than 5 per cent of their historically observed locations,
 - (vii) 95 per cent of recorded locations for threatened plants,
 - (c) the National Parks and Wildlife Service has faced systemic cuts in previous years including:
 - (i) \$121 million cut from national parks in the 2016-17 state budget including approximately 100 ranger jobs,
 - (ii) \$80 million cut from the department overseeing national parks in the 2019-2020 state budget,
 - (iii) a reduction of the department's 289 rangers, including 28 senior rangers, to 193 in 2018,
 - (iv) reduction in area managers charged with planning hazard reduction burns from 50 to 37 in 2017 in addition to 778 parks and wildlife jobs being altered, downgraded, moved, or deleted,
 - (v) the loss of decades of institutional knowledge due to restructuring and budget cuts,
 - (d) the National Parks and Wildlife Service undertook 75 per cent of all-hazard reduction burnings in New South Wales over the past four years including 137,500 ha of hazard reduction last year, with a five-year rolling average target of 135,000 ha.
- (2) That this House calls on the Government to:

- (a) immediately halt the clearing of threatened species habitat on public and private land, including logging of public native forests, until a comprehensive statewide assessment has determined the size, size and location of habitat that needs to be protected to prevent further species extinctions in New South Wales, and
- (b) restore senior park ranger positions and increase the National Parks and Wildlife Service's funding to double the amount prior to the 2016-2017 budget.

(Notice given 25 February 2020—expires Notice Paper No. 55)

458. Mr Shoebridge to move—

That leave be given to bring in a bill for an Act to amend the Rural Fires Act 1997 to allow for the application of certain money in the NSW Rural Fire Service and Brigades Donations Fund for purposes relating to bush fire emergency relief.

(Rural Fires Amendment (NSW RFS and Brigades Donations Fund) Bill)

(Notice given 26 February 2020)

462. Ms Hurst to move—

- (1) That this House notes that:
 - (a) earlier this month, while visiting the town of Albury, the Honourable Emma Hurst MLC was approached by distressed residents who had discovered that native cockatoos had been shot and left to die at a local golf course,
 - (b) this was legally allowed to occur, despite the existence of humane alternatives to managing cockatoos, because the golf course had been granted a "Landholder's Licence to Harm Protected Native Animals" by the Government, and
 - (c) after the devastating loss of life during this bushfire season, the people of New South Wales do not want to see any more unnecessary harm to animals.
- (2) That this House calls on the Government to put a moratorium on licences to harm protected native animals.

(Notice given 26 February 2020—expires Notice Paper No. 56)

463. Mr Field to move—

- (1) That this House notes that:
 - (a) on 12 December 2019, the Minister for Agriculture, the Honourable Adam Marshall, and the Member for Bega, the Honourable Andrew Constance, announced an amnesty from prosecution to allow fishing in five protected marine sanctuaries in the Batemans Marine Park,
 - (b) the decision to open these areas of the Marine Park to fishing was given concurrence by the Environment Minister Matt Kean on the day of the announcement on 12 December 2019,
 - (c) the amnesty applies to five sites in Batemans Marine Park including Brou Lake, Clarks Bay, Forsters Bay, Montague Island and Nangudga Lake, the amnesty acts to override the existing regulated zoning for these five marine sanctuaries, guaranteeing that prosecution for breaching sanctuary zone rules will not occur,

- (d) to legally change the regulated sanctuary zoning for these sites under the Marine Estate Management Act 2014 a community consultation process is required, therefore in this way the amnesty is simply a way to avoid the requirements of the relevant legislation,
- (e) in answers to questions on notice, the Minister for Agriculture has acknowledged that neither the Marine Estate Management Authority, the Marine Estate Expert Knowledge Panel, or local Batemans Marine Park Staff were informed of the decision before the announcement,
- (f) in answers to further questions on notice following the announcement the Minister for Agriculture indicated that only 'targeted' consultation had occurred with past members of the Bateman Marine Park Advisory Committee,
- (g) a small number of individuals representing the recreational fishing community were invited to attend the staged announcement of the decision with the Minister for Agriculture and Member for Bega which was revealed through a social media post from the Minister on the day of the announcement,
- (h) the announcement was made despite a review of the management plan for the Batemans Marine Park currently being undertaken, but for which public consultation on potential changes, including to zonings, has not yet been made public or been opened for public submissions,
- (i) in a Budget Estimates hearing on 10 September 2019, the Minister for Agriculture, Adam Marshall was asked by Mr Justin Field: "Can you assure the community that the review process, the pilot process currently being run, will be open and transparent and that no decisions with regards to rezoning will be made outside of that process?", to which the Minister replied: "I can assure you and assure this Committee that the process that is being undertaken right now by the DPI in reviewing those sanctuary zones will be robust, will be fulsome and will ensure that all members of the public have a chance to have their say. Then I will make a considered decision at the conclusion of that process",
- (j) in a follow up question the Minister for Agriculture was asked: "So there have been no commitments made by the Government privately to some stakeholders to remove marine sanctuaries?", to which the Minister replied: "Certainly I have made no commitments in that regard.",
- (k) both the Minister for Agriculture and the Member for Bega have said publicly since the December amnesty decision that the announcement delivered on a 2019 election commitment and have pointed to a media release from the Member for Bega dated 28 February 2019 as evidence of the announcement,
- (1) it is understood that no such election commitment was agreed by the then relevant Minister, Niall Blair, before the election and no announcement was made by the Minister or the Department of Primary Industries at that time, nor was the Minister or any other member of the Government quoted in or involved in the statement by the Member for Bega at that time,
- (m) the February pre-election media release from the Member for Bega makes no commitment to lift sanctuary protections but rather proposes to fast-track consultation on a range of issues relating to the park and specifically notes that, "It is a legislative requirement to undertake consultation and the government has determined to move this way quickly.",
- (n) in speaking with local community members about the process to date, it is clear they had been given the impression in consultation with departmental staff over the course of last year that the election statements by the Member for Bega would be considered as part of the current management plan review pilot being conducted for the Batemans Marine Park, which reflects the evidence provided by the Minister in the September Budget Estimates hearings, and
- (o) just before the March 2019 State election, the media reported a secret recording where the Member for Bega, in speaking to a group of local recreational fishers, publicly criticised

marine park staff for enforcing rules in sanctuary zones and referred to plans to influence the makeup of the Marine Park Advisory Committee, reportedly saying: "That hasn't happened by accident... I've been involved in it, making sure people who are our friends on that committee with the very clear intent to make sure that the pilot works well and obviously we start to get some results".

- (2) That his House agrees that the Minister for Agriculture and the Member for Bega have acted in a way that undermines public confidence in the decision making processes for the protection of the marine estate in New South Wales, a process that was created by the Coalition Government through its Marine Estate Management Program and the passage of the Marine Estate Management Act 2014 to ensure evidence based marine estate planning to address the key threats to marine ecosystems and to protect the diverse environmental, recreational and commercial interests in the coastal and marine environment.
- (3) That this House call on the Minister for Agriculture and Minister for Environment to remove amnesty provisions for all sanctuary zones in the Batemans Marine Park and to allow the marine park management review pilot for the Batemans Marine Park and future marine park pilots to be completed in a thorough and transparent way.

(Notice given 26 February 2020—expires Notice Paper No. 56)

464. 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 Water, Property and Housing, the Department of Planning, Industry and Environment, Water NSW or Sydney Water:

- (a) all documents related to the decision to stop using the Warragamba Dam as a source of water during the week commencing 10 February 2020 due to an influx of fire and flood debris in the catchment, 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 26 February 2020—expires Notice Paper No. 56)

465. Ms Hurst to move—

- (1) That this House notes that:
 - (a) we are currently living in a state of climate emergency,
 - (b) the Food and Agriculture Organisation of the United Nations has stated that livestock farming is the leading cause of climate change, creating roughly 7,516 million tons of CO2e emissions per year,
 - (c) according to research at John Hopkins University: "If global trends in meat and dairy intake continue, global mean temperature rise will more than likely exceed 2 degrees Celsius, even with dramatic emissions reductions across non-agricultural sectors", and
 - (d) the single biggest thing any individual can do to lessen their impact on future extreme weather events caused by climate change is to adopt a plant based diet.
- (2) That this House encourages all Australians to adopt a plant-based diet in order to mitigate the effects of climate change.

(Notice given 26 February 2020—expires Notice Paper No. 56)

466. Ms Faehrmann to move—

- (1) That this House notes that:
 - (a) the Riverstone Wetlands in Western Sydney are home to over 100 species of birds, including the critically endangered Curlew Sandpiper as well as serving as a breeding site for the endangered Green and Golden Bell Frog,
 - (b) the Riverstone Wetlands are the only flood-free haven for migratory birds in western Sydney, including treaty-protected species from New Zealand, Korea, Japan, China and Siberia,
 - (c) the flood-free location of the Riverstone Wetlands also makes it the last site in Western Sydney without the introduced fish Gambusia which devastates Green and Golden Bell Frog colonies, and
 - (d) the Government has proposed to bulldoze the wetlands and replace them with new wetlands to be constructed in the nearby floodplain.
- (2) That this House calls on the Government to work with the Federal Government to purchase the land containing the Riverstone Wetlands and rehabilitate the wetlands as a vital habit for threatened bird and frog species.

(Notice given 26 February 2020—expires Notice Paper No. 56)

468. Mr Shoebridge to move—

- (1) That this House notes that:
 - (a) bushfires across New South Wales have burned more than five million hectares of land, destroying landscapes including wet sclerophyll forests and rainforests and killing over a billion native animals,
 - (b) in many bushfire affected areas, including Manyana on the New South Wales South Coast, current development approvals will mean the removal of the only remaining intact forest the removal of these wonderful trees will have a devastating impact on wildlife and the mental health of local communities,
 - (c) these intact forests are the biospheres that are essential to repopulate the surrounding burnt forest, and
 - (d) potential subdivisions must be revisited to ensure fire safety for communities following these fires.
- (2) That this House calls on the Government to:
 - (a) declare an immediate moratorium on all clearing for development in all bushfire affected areas, and
 - review all planned subdivisions in light of recent bushfire destruction and community safety concerns.

(Notice given 27 February 2020—expires Notice Paper No. 57)

469. Mr Franklin to move—

(1) That this House notes that:

- (a) Round One and Round Two of the Stronger Country Communities Fund (SCCF) has already provided \$300 million to local infrastructure projects for communities across regional New South Wales, with Round Three providing an additional \$100 million,
- (b) at least \$50 million of Round Three of the SCCF was dedicated to youth-related projects and programs,
- (c) regional councils, incorporated and not-for-profit organisations were eligible to apply for funding,
- (d) funds are split across 93 regional local government areas, and
- (e) over 500 projects will be funded through Round Three with more than 250 of these benefitting regional youth.
- (2) That this House notes that the Stronger Country Communities Fund will:
 - (a) provide programs and infrastructure that will enhance opportunities for young people in regional New South Wales,
 - (b) support regional young people to become work ready, improve their mental and physical wellbeing, stay connected and access opportunities, and feel connected to and valued by their community, and
 - (c) boost the liveability of communities so young people can stay, live, work and thrive in regional New South Wales.

(Notice given 27 February 2020—expires Notice Paper No. 57)

470. Ms Faehrmann to move—

- (1) That this House acknowledges that:
 - (a) Australia has some of the highest levels of media ownership concentration in the Western World with Rupert Murdoch alone owning 57.5 per cent of Australian media and news outlets and nearly 70 per cent of print media,
 - (b) Rupert Murdoch has repeatedly used his media empire to influence Australian politics, swaying the outcome of multiple elections at a state and federal level with overtly partisan coverage,
 - (c) Rupert Murdoch has used his media empire to promote lies and misinformation about climate change and its impacts and actively encourages climate-denialism among its readers, and
 - (d) Newscorp outlets published multiple stories exaggerating the role of arsonists and downplaying the contribution of global heating during the 2019-2020 Australian bushfire emergency.
- (2) That this House condemns Rupert Murdoch for the damage he has inflicted upon Australia's politics, democratic institutions and public discourse and for his concerted campaign to undermine all meaningful attempts by governments to reduce greenhouse gas emissions.

(Notice given 27 February 2020—expires Notice Paper No. 57)

472 Ms Hurst to move—

- (1) That this House notes that:
 - (a) Australia is currently in the middle of a severe, devastating drought that is affecting humans and non-human animals across the country, and gives serious reason for us to look critically at our nation's water usage,
 - (b) the agriculture sector accounts for over 60 per cent of all human water usage in Australia, the vast majority of which is used by the animal agribusiness industry, and
 - (c) it takes approximately 20 times more water to produce a kilogram of beef than it does a kilogram of rice, fruit or vegetables.
- (2) That this House notes that transitioning towards a plant-based agricultural system is essential to reduce our water usage, and that every Australian can do their part to conserve water by adopting a plant-based diet.

(Notice given 27 February 2020—expires Notice Paper No. 57)

473. Mr Pearson to move—

- (1) That this House condemns painful, mutilating or lethal medical experimentation upon any primate species that has:
 - (a) opposable thumbs,
 - (b) friendships outside of kinship bonds,
 - (c) elaborate language,
 - (d) high intelligence,
 - (e) binocular vision,
 - (f) expressive faces,
 - (g) complex social systems, and
 - (h) the capacity for complex symbolic mathematics.
- (2) That this House notes that the ground-breaking study of baboons by Dr Shirley Strum entitled "Nearly Human" found that baboons:
 - (a) exhibit all of the characteristics listed in paragraph 1, and
 - (b) show "extraordinary ... planning and insight".
- (3) That this House questions why the Government considers it to be ethically acceptable:
 - (a) to perform procedures on baboons such as those conducted at Royal Prince Alfred including:
 - (i) electrocution,
 - (ii) procedures to test treatments for conditions such as pre-eclampsia, diabetes, kidney disorders and vascular diseases, and
 - (b) for baboons to be subjected to experimental xenotransplantation where they suffer:
 - (i) a short life of extreme confinement while being used as hosts for pig-human hybrid organs,

- (ii) in the hope of providing humans with harvestable organs.
- (4) That this House calls on the Government:
 - to end all primate medical experimentation including experimental procedures taking place at Prince Albert Hospital, and
 - (b) for the Wallacia primates to be rehomed to an animal sanctuary where they can express their natural behaviours and live without fear and pain inflicted by humankind.

(Notice given 27 February 2020—expires Notice Paper No. 57)

474. Mr Banasiak to move—

- (1) That this house notes:
 - (a) that on Wednesday 18th March 2020 at least four cruise ships freely disembarked in Sydney, one of which was the Royal Caribbean Ovation of the Sea, with passengers witnessing at least four passengers being snuck off by staff and into a white van waiting for them before anyone else could disembark,
 - (b) two days later on Friday evening, some passengers were notified via email that there had been one person known to be infected on board two days prior to disembarking in Sydney, and that all passengers should self-isolate, and that this notice seemed to have been sent in conjunction with NSW Health,
 - (c) that at least eight passengers on that ship have now tested positive to Covid-19, one of those being the uncle of the Hon Mark Banasiak, and
 - (d) That the passenger has been reported for failing to self-isolate by Mr Banasiak, who, unlike the Prime Minister, knows what decisive leadership means.
- (2) That this House condemns:
 - (a) Royal Caribbean and any other cruise company that has knowingly allowed infected people to disembark in Australia and put their profit before people's safety, and
 - (b) the Federal government for continuously cutting funding to Border Force to the point where they have to adopt an ineffective risk assessment approach to security, rather than a comprehensive biosecurity strategy.
- (3) That, given some cruise ship operations have demonstrated a devastating lack of corporate social responsibility, this House calls on the government, once this emergency is over, to review all operating licences and procedures for all cruise ship operators in New South Wales.

(Notice given 24 March 2020—expires Notice Paper No. 58)

475. Mr Latham to move—

That, in light of the public health emergency facing New South Wales, this House urges the Government to ensure that the \$15 million donation to Wyong Hospital offered by the Wallarah 2 coal mine project be accepted.

(Notice given 24 March 2020—expires Notice Paper No. 58)

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)

477. Mr Field 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 the possession, custody or control of Department of Planning, Industry and Environment, Minister Matt Kean, MP, Minister for Energy and Environment, and the Department of Premier and Cabinet:

- (a) A copy of the draft of the Liddell Taskforce report, and its covering briefing, provided to the Minister for Energy and Environment in December 2019,
- (b) A copy of advice provided to the Liddell Taskforce by the Australian Energy Market Operator, 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 24 March 2020—expires Notice Paper No. 58)

481. Mr Searle to move—

That this House:

- (a) notes that 11 May 2020 marks the tenth anniversary of the death of the Hon. Jeffrey William Shaw Q.C.,
- (b) notes Jeff Shaw's many achievements for working people and the wider community as a:
 - (i) barrister.
 - (ii) member of the Legislative Council,
 - (iii) great reforming Attorney General, Minister for Industrial Relations and Minister for Fair Trading,
 - (iv) learned and compassionate Justice of the Supreme Court, and
- (c) acknowledges Jeff Shaw's contribution to public life in New South Wales.

(Notice given 12 May 2020—expires Notice Paper No. 59)

482. Ms Sharpe to move—

- (1) That this House notes with sadness the death of Jack Mundey AO, unionist, environmentalist and social justice activist on 10 May 2020.
- (2) That this House notes that:
 - Jack Mundey was a passionate unionist who was the NSW Secretary of the Builders Labourers' Federation,

- (b) while fighting for the safety and wages of building workers, Jack Mundey formed alliances with activists fighting to protect and conserve historic buildings, homes, bushland and public spaces from developers,
- (c) the Green Bans movement, led by Jack Mundey:
 - (i) saved housing in the Rocks, Victoria Street Potts Point, Woolloomooloo, Glebe and Chippendale,
 - (ii) stopped the destruction of the Botanical Gardens, Centennial and Moore parks,
 - (iii) fought and saved urban bushland in Kelly's Bush in Hunters Hill,
 - (iv) campaigned for world leading heritage, environmental and planning laws,
- (d) Jack Mundey was also responsible for the first pink ban placed on Macquarie University after one of their residential halls expelled a student for being gay,
- (e) in 2000, Jack Mundey was made an Officer in the Order of Australia "for service to the identification and preservation of significant sections of Australia's natural and urban heritage through initiating 'Green Bans' and through the Historic Houses Trust of New South Wales", and
- (f) Jack Mundey continued his activism throughout his entire life, in recent times joining the campaign to save the Sirius Building and protect the heritage of Parramatta, in particular the Parramatta Female Factory.
- (3) That this House passes on its deepest condolences to Jack's family and the many community members who campaigned with Jack for a fairer and more sustainable New South Wales.
- (4) That this resolution be communicated by the President to the family of Jack Mundey.

(Notice given 12 May 2020—expires Notice Paper No. 59)

490. Mr Banasiak to move—

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

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

(Notice given 12 May 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)

495. Mr Latham to move—

That, under standing order 52, there be laid upon the table of the House within 21 days of the date of passing of this resolution the following documents created since 1 February 2020 in the possession, custody or control of the Premier, the Department of Premier and Cabinet, the Treasurer, NSW Treasury, the Minister for Sport, Multiculturalism, Seniors and Veterans, the Office of Sport, the Attorney General, the

Minister for Regional NSW, Industry and Trade, and the Minister for Jobs, Investment, Tourism and Western Sydney:

- (a) all documents relating to requests for financial support from the National Rugby League (NRL), and any government response to such requests,
- (b) all documents relating to requests from New South Wales barristers for rent relief for their chambers or other forms of financial assistance, and any government response to such requests, 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 12 May 2020—expires Notice Paper No. 59)

496. Mr Banasiak to move—

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 Premier and Cabinet (DPC), the Premier, or the Department of Planning, Industry and Environment (DPIE) relating to the Stronger Country Communities Fund:

- (a) all correspondence regarding grant assessment and criteria from 1 July 2019 until 12 May 2020,
- (b) all correspondence with regional members of Parliament and their offices regarding the grant selection process from 1 July 2019 until 12 May 2020,
- (c) all correspondence with regional members of Parliament and their electorate offices regarding the announcing of successful applicants from 1 July 2019 until 12 May 2020,
- (d) all correspondence between Chris Hanger-DPIE, Gary Barnes-DPIE, Ashley Aubrey-DPC and other departmental staff relating to the list of successful applicants and distribution and communication of that list from 1 July 2019 until 12 May 2020,
- (e) all correspondence between Chris Hanger, Gary Barnes, Ashley Aubrey and local government and private individuals relating to successful projects from 1 September 2019 until 12 May 2020, and
- (f) any legal or other advice regarding the scope or validity of this order of the House created as a result of this order of the House.

(Notice given 12 May 2020—expires Notice Paper No. 59)

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)

499. Mr Banasiak to move—

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 January 2017 in the possession, custody or control of the Department of Planning, Industry and Environment, the Minister for Energy and Environment, the Minister for Planning and Public Spaces, the Minister for Agriculture and Western New South Wales, the

Minister for Water, Property and Housing, the Deputy Premier, and Minister for Regional New South Wales, Industry and Trade, the Department of Premier and Cabinet or the Premier:

- (a) all documents concerning the decision to repeal the Koala Habitat Protection State Environmental Planning Policy (SEPP) 44 and replace it with the SEPP Koala Habitat Protection 2019,
- (b) all correspondence from industry stakeholders and environmental groups concerning consultations on the SEPP Koala Habitat Protection 2019,
- (c) all documents concerning the creation of a new definition of "core koala habitat" within the SEPP Koala Habitat Protection 2019, 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 12 May 2020—expires Notice Paper No. 59)

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)

502. Mr Shoebridge to move—

That the Procedure Committee inquire into and report on the rules for witnesses answering questions in committee hearings, including:

- (a) the most effective way of implementing a requirement for witnesses to be directly relevant in answering questions,
- (b) providing measures to enforce a requirement for direct relevance including expressly empowering the chair to intervene during a non-directly-relevant response to prevent unnecessary loss of time,
- (c) whether distinct rules for witnesses answering questions are required during online hearings,
- (d) other appropriate provisions to ensure questioning is both fair and efficient during committee hearings, and
- (e) any other related matter.

(Notice given 12 May 2020—expires Notice Paper No. 59)

504. Mr Banasiak to move—

That, under Standing Order 52, there be laid upon table of the House within 28 days of the date of the passing of this resolution the following documents in the possession, custody or control of the Minister for Water, Property and Housing, the Department of Planning, Industry and Environment, NSW Environment, Energy and Science, Water NSW and the Department of Premier and Cabinet:

(a) all documents created from 1 January 2008 and 31 December 2012 included in the baseline modelling of the Murray-Darling Basin Plan that relate to the 2002 voluntary contributions by water licence holders, known as rules based environmental water,

- (b) all documents created since 1 July 2008 relating to the implementation of the NSW Irrigated Farm Modernisation Project,
- (c) all correspondence to and from non-government stakeholders created since 1 January 2002 in relation to voluntary contributions, known as rules based environmental water, by water licence holders in the Murray and Murrumbidgee Valleys,
- (d) all documents created since 1 January 2002 relating to annual achieved and measured environmental outcomes based on the water sourced from voluntary contributions, known as rules based environmental water, 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 12 May 2020—expires Notice Paper No. 59)

505. Mr Banasiak to move—

- (1) That this House condemns the previous and present coalition government for:
 - (a) failing to support the taxi industry during the illegal operation of rideshare by turning a blind eye to this illegal operation for 18 months,
 - (b) setting up an unequal working environment by placing overwhelming requirements on taxi owners, that contrasts with very little requirements for rideshare companies,
 - (c) failing to properly enforce point to point regulations with rideshare companies and drivers who continually flout rank and hail and car signage rules,
 - (d) allowing local government and private entities to set up preferential partnerships with rideshare that go against the point to point regulations that are supposed to protect rank and hail for taxi industry,
 - (e) approving DiDi rideshare service despite it blatantly breaching point to point regulations with regards to taxi markings, and
 - (f) failing to adequately enforce the collection of the Passenger Service Levy from rideshare companies.
- (2) That this House condemns the current Government and its transport minister for:
 - (a) blatantly ignoring the plight of the taxi industry during COVID-19, whose drivers are losing money daily because a legal obligation for taxis not rideshare to be on the road exists within the point to point regulations, and
 - (b) failing to provide any industry specific support to this essential service.
- (3) That this House calls on the Government to grow a conscience and immediately release money from the passenger service levy that has been earned off the back of taxi drivers to be used to ensure this essential service can return post COVID-19.

(Notice given 12 May 2	020—expires Notice	Paper No. 59
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* Council bill			

GOVERNMENT BUSINESS—ORDERS OF THE DAY

1.	State Revenue Legislation Further Amendment Bill 2020: second reading—Mr Tudehope.
	(Standing orders suspended for remaining stages, Wednesday 26 February 2020)

2. **Design and Building Practitioners Bill 2019:** resumption of the interrupted debate of the question on the motion of Mr Tudehope: That this bill be now read a second time—Mr Shoebridge speaking (4 minutes remaining)

(Bill declared urgent, Thursday 14 November 2019)

3. Road Transport Amendment (Mobile Phone Detection) Bill 2019: consideration in committee of the whole—Mr Harwin.

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

- **4. 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.
- 5. Planning Legislation Amendment Bill 2019: second reading—Mrs Taylor.

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

6. Evidence Amendment (Tendency and Coincidence) Bill 2020: second reading—Mrs Mitchell.

(Standing orders suspended for remaining stages, Tuesday 24 March 2020)

7. Work Health and Safety Amendment (Review) Bill 2020: second reading—Mr Tudehope.

(Standing orders suspended for remaining stages, Tuesday 24 March 2020)

8. Digital Restart Bill 2020: second reading—Mr Tudehope.

(Standing orders suspended for remaining stages, Tuesday 24 March 2020)

* Council bill		

COMMITTEE REPORTS AND GOVERNMENT RESPONSES—ORDERS OF THE DAY

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

- 1. Public Accountability Committee: Government response received on 9 July 2019 to Report No. 2 of the Public Accountability Committee entitled "Impact of the CBD and South East Light Rail Project": resumption of the adjourned debate (6 August 2019) of the question on the motion of Mrs Houssos: That the House take note of the response—Mrs Houssos speaking. (15 minutes)
- **2. Portfolio Committee No. 1 Premier and Finance:** Government response received on 29 July 2019 to Report No. 47 of Portfolio Committee No. 1 Premier and Finance entitled "Fresh food pricing": resumption of the adjourned debate (6 August 2019) of the question on the motion of Mrs Houssos: That the House take note of the response—Mrs Houssos speaking. (15 minutes)
- **3. Standing Committee on Social Issues:** Report No. 55 entitled "Reproductive Health Care Reform Bill 2019", dated August 2019: resumption of the adjourned debate (20 August 2019) of the question on the motion of Mr Mallard: That the House take note of the report—Mr Mallard speaking. (12 minutes)
- **4. Joint Select Committee on Sydney's Night Time Economy:** Report entitled "Sydney's night time economy", dated September 2019: resumption of the adjourned debate (15 October 2019) of the question on the motion of Mrs Ward: That the House take note of the report—Mrs Ward speaking. (15 minutes)
- 5. 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)
- 6. 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)
- 7. **Portfolio Committee No. 4 Industry:** Report No. 41 entitled "Right to Farm Bill 2019", dated October 2019: resumption of the adjourned debate (22 October 2019) of the question on the motion of Mr Banasiak: That the House take note of the report—Mr Banasiak speaking. (14 minutes)
- **8. Standing Committee on Law and Justice:** Report No. 72 entitled "Mining Amendment (Compensation for Cancellation of Exploration Licence Bill 2019", dated October 2019: resumption of the adjourned debate (12 November 2019) of the question on the motion of Mr Fang: That the House take note of the report—Mr Fang speaking. (12 minutes)
- 9. Select Committee on the Use of Battery Cages for Hens in the Egg Production Industry: Report entitled "Use of Battery Cages for Hens in the Egg Production Industry", dated October 2019: resumption of the adjourned debate (12 November 2019) of the question on the motion of Ms Hurst: That the House take note of the report—Ms Hurst. (15 minutes)
- **10. 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)

- 11. 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)
- 12. Committee on the Independent Commission Against Corruption: Report No. 1/57 entitled "Review of the 2017-2018 Annual Reports of the ICAC and the Inspector of the ICAC", dated November 2019: resumption of the adjourned debate (19 November 2019) of the question on the motion of Mr Martin: That the House take note of the report—Mr Martin speaking. (15 minutes)
- 13. Portfolio Committee No. 3 Education: Report No. 40 entitled "Measurement and outcome-based funding in New South Wales Schools—Informed by the Data: Evidence-based education in New South Wales", dated February 2020: resumption of the adjourned debate (25 February 2020) of the question on the motion of Mr Latham: That the House take note of the report—Mr Latham speaking. (15 minutes)
- **14. 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)
- **15. 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 (27 February 2020) of the question on the motion of Mr Donnelly: That the House take note of the report—Mr Donnelly speaking. (10 minutes)
- **16. 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 (24 March 2020) of the question on the motion of Mr Donnelly, on behalf of Mr Fang: That the House take note of the report—Mr Fang speaking. (15 minutes)
- 17. 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)
- **18. 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)
- 19. 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)
- **20. 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)

- 21. 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)
- **22. 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)

BUSINESS FOR FUTURE CONSIDERATION

WEDNESDAY 16 SEPTEMBER 2020

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)

UNTIL TABLING OF REGULATION COMMITTEE REPORT BUSINESS OF THE HOUSE—NOTICE OF MOTION

1. Mr Field to move—

That, under section 41 of the Interpretation Act 1987, this House disallows the Water Management (General) Amendment (Exemptions for Floodplain Harvesting) Regulation 2020, published on the NSW Legislation website on 7 February 2020.

(Notice given 25 February 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.

* 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.

*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.

* Council bills			

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 22 September 2020.

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

(Notice given 4 June 2019)

Ms Boyd Ms Faehrmann

(Notice given 5 June 2019)

Mr Field

(Notice given 6 August 2019)

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	Ms Jackson	Mr Searle
Mr D'Adam	Mr Mookhey	Mr Secord
Mr Donnelly	Ms Moriarty	Ms Sharpe
Mr Graham	Mr Moselmane	Mr Veitch

Mrs Houssos Mr Primrose

(Notice given 4 June 2019)	
Ms Boyd	Ms Faehrmann
(Notice given 5 June 2019)	
Mr Field	
(Notice given 6 August 2019)	
Mr Shoebridge	
(Notice given 7 August 2019)	
	
BILLS DISCHARGED, LA	AID ASIDE, NEGATIVED OR WITHDRAWN
§ Central Coast Drinking Water C Second reading negatived 21 Nov	
§ Prevention of Cruelty to Anima Second reading negatived 27 Feb	als Amendment (Restrictions on Stock Animal Procedures) Bill 2019 oruary 2020
§ Private Members' Public Bill	
	David Blunt Clerk of the Parliaments
Authorise	ed by the Parliament of New South Wales