2004-2005-2006

THE PARLIAMENT OF THE COMMONWEALTH OF AUSTRALIA

HOUSE OF REPRESENTATIVES

NOTICE PAPER

(www.aph.gov.au/house/info/notpaper)

No. 110

THURSDAY, 22 JUNE 2006

The House meets at 9 a.m.

GOVERNMENT BUSINESS

Notices

- *1 MR RUDDOCK: To present a Bill for an Act to amend the law relating to privacy protection of certain health and other information, and for related purposes. (*Privacy Legislation Amendment Bill 2006*)
- *2 MR TRUSS: To present a Bill for an Act relating to the protection of the sea from the effects of harmful anti-fouling systems. (*Protection of the Sea (Harmful Anti-fouling Systems) Bill 2006*)
- *3 MR ANDREWS: To present a Bill for an Act relating to independent contractors, and for related purposes. (*Independent Contractors Bill 2006*)
- *4 MR ANDREWS: To present a Bill for an Act to amend the *Workplace Relations Act 1996*, and for related purposes. (*Workplace Relations Legislation Amendment (Independent Contractors) Bill 2006*)
- *5 MR HARDGRAVE: To present a Bill for an Act to amend the *Indigenous Education (Targeted Assistance)* Act 2000, and for related purposes. (*Indigenous Education (Targeted Assistance) Amendment Bill 2006*)
- *6 **MR NAIRN:** To move—That, in accordance with the provisions of the *Public Works Committee Act 1969*, it is expedient to carry out the following proposed work which was referred to the Parliamentary Standing Committee on Public Works and on which the committee has duly reported to Parliament: Construction of housing for Defence at Fairview Rise, Ipswich.
- *7 **MR NAIRN:** To move—That, in accordance with the provisions of the *Public Works Committee Act 1969*, it is expedient to carry out the following proposed work which was referred to the Parliamentary Standing Committee on Public Works and on which the committee has duly reported to Parliament: Fitout of new leased premises for the Australian Securities and Investments Commission at 120 Collins Street, Melbourne.
- *8 **MR NAIRN:** To move—That, in accordance with the provisions of the *Public Works Committee Act 1969*, it is expedient to carry out the following proposed work which was referred to the Parliamentary Standing Committee on Public Works and on which the committee has duly reported to Parliament: HMAS Cairns redevelopment.
- *9 **MR NAIRN:** To move—That, in accordance with the provisions of the *Public Works Committee Act 1969*, the following proposed work be referred to the Parliamentary Standing Committee on Public Works for consideration and report: Development of canine kennelling and training facilities for the Australian Federal Police at Majura, ACT.
- *10 MR NAIRN: To move—That, in accordance with the provisions of the *Public Works Committee Act 1969*, the following proposed work be referred to the Parliamentary Standing Committee on Public Works for consideration and report: Fitout of new leased premises for the Department of Employment and Workplace Relations at Brindabella Park, ACT.

^{*} Notifications to which an asterisk (*) is prefixed appear for the first time

[†] Debate to be adjourned to a future day at the conclusion of the time allotted.

Orders of the day

- 1 AUSTRALIAN TECHNICAL COLLEGES (FLEXIBILITY IN ACHIEVING AUSTRALIA'S SKILLS NEEDS) AMENDMENT BILL 2006 (*Minister for Vocational and Technical Education*): Second reading— Resumption of debate (*from 21 June 2006—Ms George, in continuation*) on the motion of Mr Hardgrave—That the Bill be now read a second time—And on the amendment moved thereto by Ms Macklin, viz.—That all words after "That" be omitted with a view to substituting the following words: "whilst not declining to give the bill a second reading, the House condemns the Government for:
 - (1) creating a skills crisis through during their ten long years in office;
 - (2) its continued failure to provide the necessary opportunities for Australians to get the training they need to get a decent job and meet the skills needs of the economy;
 - (3) reducing the overall percentage of the Federal Budget spent on vocational education and training, and allowing this percentage of spending to further decline over the forward estimate period;
 - (4) its incompetent handling of the Australian Technical Colleges initiative as evidenced by only four out of twenty five colleges being open for business, enrolling fewer than 300 students;
 - (5) failing to be open and accountable about the operations of the Australian Technical Colleges, including details of extra student enrolments, funding levels for the individual colleges, course structures and programs;
 - (6) denying local communities their promised Australian Technical College because of their ideological industrial relations requirements; and
 - (7) failing to provide enough extra skills training so that Australia can meet the expected shortfall of 100,000 skilled workers by 2010".
- 2 **PETROLEUM RETAIL LEGISLATION REPEAL BILL 2005** (*Minister for Industry, Tourism and Resources*): Second reading—Resumption of debate (*from 30 March 2006—Mr G. M. O'Connor*).
- 3 MARITIME TRANSPORT AND OFFSHORE FACILITIES SECURITY AMENDMENT (SECURITY PLANS AND OTHER MEASURES) BILL 2006 (Minister for Transport and Regional Services): Second reading—Resumption of debate (from 29 March 2006—Mr Crean).

Notices—continued

*11 MR ABBOTT: To move—That standing order 31 (Automatic adjournment of the House) and standing order 33 (Limit on business after 9.30pm) be suspended for the remainder of this period of sittings.

Orders of the day—continued

4 CUSTOMS LEGISLATION AMENDMENT (BORDER COMPLIANCE AND OTHER MEASURES) BILL 2006 (*Attorney-General*): Second reading—Resumption of debate (*from 29 March 2006—Ms Roxon*).

Notices—continued

12 MR ABBOTT: To move—That standing order 47 be suspended for the remainder of this period of sittings, except when a motion is moved pursuant to the standing order by a Minister. (*Notice given 16 March 2005.*)

Orders of the day—continued

- 5 MIGRATION AMENDMENT (DESIGNATED UNAUTHORISED ARRIVALS) BILL 2006 (Parliamentary Secretary—Immigration and Multicultural Affairs): Second reading—Resumption of debate (from 11 May 2006—Mr G. M. O'Connor).
- 6 SOCIAL SECURITY AND FAMILY ASSISTANCE LEGISLATION AMENDMENT (MISCELLANEOUS MEASURES) BILL 2006 (Minister for Families, Community Services and Indigenous Affairs): Second reading—Resumption of debate (from 30 March 2006—Mr G. M. O'Connor).
- 7 AUSTRALIAN NUCLEAR SCIENCE AND TECHNOLOGY ORGANISATION AMENDMENT BILL 2006 (*Minister for Education, Science and Training*): Second reading—Resumption of debate (*from 30 March 2006—Mr G. M. O'Connor*).
- 8 CHILD SUPPORT LEGISLATION AMENDMENT BILL 2004 (Parliamentary Secretary—Children and Youth Affairs): Second reading—Resumption of debate (from 8 December 2004—Mr A. S. Burke).
- 9 FEDERAL MAGISTRATES AMENDMENT (DISABILITY AND DEATH BENEFITS) BILL 2006 (Attorney-General): Second reading—Resumption of debate (from 29 March 2006—Ms Roxon).

- 10 AUSTRALIA-JAPAN FOUNDATION (REPEAL AND TRANSITIONAL PROVISIONS) BILL 2006 (*Minister for Foreign Affairs*): Second reading—Resumption of debate (*from 10 May 2006—Mr Crean*).
- 11 **THERAPEUTIC GOODS AMENDMENT BILL (NO. 3) 2006** (*Parliamentary Secretary to the Minister for Health and Ageing*): Second reading—Resumption of debate (*from 11 May 2006—Mr Griffin*).
- 12 CIVIL AVIATION LEGISLATION AMENDMENT (MUTUAL RECOGNITION WITH NEW ZEALAND) BILL 2005 (from Senate): Second reading (from 11 May 2006).
- 13 MARITIME TRANSPORT AND OFFSHORE FACILITIES SECURITY AMENDMENT (MARITIME SECURITY GUARDS AND OTHER MEASURES) BILL 2005 (from Senate): Second reading (from 11 May 2006).
- 14 CORPORATIONS (ABORIGINAL AND TORRES STRAIT ISLANDER) BILL 2005 (Parliamentary Secretary to the Minister for Industry, Tourism and Resources): Second reading—Resumption of debate (from 23 June 2005—Mr Edwards).
- 15 AUSTRALIAN CITIZENSHIP BILL 2005 (Minister for Citizenship and Multicultural Affairs): Second reading—Resumption of debate (from 9 November 2005—Mr G. M. O'Connor).
- 16 AUSTRALIAN CITIZENSHIP (TRANSITIONALS AND CONSEQUENTIALS) BILL 2005 (Minister for Citizenship and Multicultural Affairs): Second reading—Resumption of debate (from 9 November 2005— Mr G. M. O'Connor).
- 17 EDUCATION SERVICES FOR OVERSEAS STUDENTS LEGISLATION AMENDMENT (2006 MEASURES NO. 1) BILL 2006 (*Minister for Education, Science and Training*): Second reading—Resumption of debate (*from* 31 May 2006—Mr G. M. O'Connor).
- 18 **DEFENCE FORCE (HOME LOANS ASSISTANCE) AMENDMENT BILL 2006** (*Minister Assisting the Minister for Defence*): Second reading—Resumption of debate (*from 31 May 2006—Mr G. M. O'Connor*).
- 19 AGRICULTURE, FISHERIES AND FORESTRY LEGISLATION AMENDMENT (EXPORT CONTROL AND QUARANTINE) BILL 2006 (Parliamentary Secretary—Agriculture, Fisheries and Forestry): Second reading—Resumption of debate (from 15 June 2006—Mr G. M. O'Connor).
- 20 TRADE PRACTICES LEGISLATION AMENDMENT BILL (NO. 1) 2005: Consideration of Senate's amendments. (*from 12 October 2005*).
- 21 TELECOMMUNICATIONS LEGISLATION AMENDMENT (REGULAR REVIEWS AND OTHER MEASURES) BILL 2005: Consideration of Senate's amendments (*from 9 August 2005*).
- 22 PARLIAMENTARY JOINT COMMITTEE ON CORPORATIONS AND FINANCIAL SERVICES: Consideration of Senate's message No. 4. (*from 29 November 2004*).
- *23 STEVEDORING INDUSTRY FINANCE COMMITTEE—REPORT FOR 2005-2006—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 21 June 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- *24 DEPARTMENT OF EMPLOYMENT AND WORKPLACE RELATIONS—SECTION 24 OF THE AIR PASSENGER TICKET LEVY (COLLECTION) ACT 2001—REPORT FOR 1 APRIL 2005 TO 31 MARCH 2006—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 21 June 2006—Ms Gillard) on the motion of Mr Abbott—That the House take note of the document.
- *25 AUSTRALIAN INSTITUTE OF HEALTH AND WELFARE—AUSTRALIA'S HEALTH 2006—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 21 June 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- *26 NATIONAL HEALTH AND MEDICAL RESEARCH COUNCIL—EMBRYO RESEARCH LICENSING COMMITTEE—REPORT FOR 1 OCTOBER 2005 TO 31 MARCH 2006—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 21 June 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- *27 DEPARTMENT OF EDUCATION, SCIENCE AND TRAINING—SKILLING AUSTRALIA'S WORKFORCE—2005-2008 COMMONWEALTH-STATE AGREEMENT FOR SKILLING AUSTRALIA'S WORKFORCE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 21 June 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 28 DEPARTMENT OF IMMIGRATION AND MULTICULTURAL AFFAIRS—RESPONSE TO OMBUDSMAN'S STATEMENT MADE UNDER SECTION 4860 OF THE *MIGRATION ACT 1958*—ASSESSMENT OF DETENTION ARRANGEMENTS—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 20 June 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.

- 29 DEPARTMENT OF IMMIGRATION AND MULTICULTURAL AFFAIRS—RESPONSE TO OMBUDSMAN'S STATEMENT MADE UNDER SECTION 4860 OF THE *MIGRATION ACT 1958*— STATEMENT TO PARLIAMENT—SUBSECTION 4860(5) OF THE *MIGRATION ACT 1958*—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 20 June 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 30 HUMAN RIGHTS AND EQUAL OPPORTUNITY COMMISSION—REPORT NO.35—INQUIRY INTO A COMPLAINT MADE BY MR AV OF A BREACH OF HIS HUMAN RIGHTS WHILE IN IMMIGRATION DETENTION—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 20 June 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 31 HUMAN RIGHTS AND EQUAL OPPORTUNITY COMMISSION—REPORT NO.33—INQUIRY INTO A COMPLAINT MADE BY MS TRACY GORDON OF DISCRIMINATION IN EMPLOYMENT ON THE BASIS OF A CRIMINAL RECORD—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 15 June 2006—Ms Gillard) on the motion of Mr Abbott—That the House take note of the document.
- 32 HUMAN RIGHTS AND EQUAL OPPORTUNITY COMMISSION—REPORT NO.34—INQUIRY INTO A COMPLAINT MADE BY MR DANIEL CLARK AGAINST THE MINISTER FOR FOREIGN AFFAIRS AND TRADE OF A BREACH OF HIS RIGHT TO FREEDOM OF EXPRESSION—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 15 June 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 33 NATIONAL HEALTH AND MEDICAL RESEARCH COUNCIL—REPORT FOR 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 15 June 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 34 SECURITY LEGISLATION AMENDMENT (TERRORISM) ACT—REPORT OF THE REVIEW COMMITTEE JUNE 2006—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 15 June 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 35 DEPARTMENT OF HEALTH AND AGEING—PRIVATE HEALTH INSURANCE—REPORT ON PREMIUM INCREASES FOR THE QUARTER ENDING 31 MARCH 2006—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 13 June 2006—Ms Gillard*) on the motion of Mr McGauran—That the House take note of the document.
- 36 DEPARTMENT OF HEALTH AND AGEING—OFFICE OF THE GENE TECHNOLOGY REGULATOR— QUARTERLY REPORT FOR 1 OCTOBER 2005 TO 31 DECEMBER 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 13 June 2006—Ms Gillard*) on the motion of Mr McGauran— That the House take note of the document.
- 37 DEPARTMENT OF THE ENVIRONMENT AND HERITAGE—OFFICE OF THE RENEWABLE ENERGY REGULATOR—INCREASING AUSTRALIA'S RENEWABLE ELECTRICITY GENERATION—ANNUAL REPORT FOR 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 13 June 2006—Ms Gillard*) on the motion of Mr McGauran—That the House take note of the document.
- 38 DEPARTMENT OF TRANSPORT AND REGIONAL SERVICES—ROADS TO RECOVERY PROGRAMME—REPORT FOR 2004-2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 1 June 2006—Ms Macklin*) on the motion of Mr Abbott—That the House take note of the document. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 19 June 2006.*)
- 39 AUSTRALIAN TAXATION OFFICE—THE SUPERANNUATION GOVERNMENT CO-CONTRIBUTION FOR LOW INCOME EARNERS—QUARTERLY REPORT FOR 1 JANUARY 2005 TO 31 OCTOBER 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 30 May 2006—Ms Gillard*) on the motion of Mr McGauran—That the House take note of the document.
- 40 AUSTRALIAN ELECTORAL COMMISSION—REDISTRIBUTION OF THE AUSTRALIAN CAPITAL TERRITORY INTO ELECTORAL DIVISIONS—2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 23 May 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 41 DEPARTMENT OF IMMIGRATION AND MULTICULRTUAL AFFAIRS—PROTECTION VISA PROCESSING TAKING MORE THAN 90 DAYS—REPORT FOR 1 NOVEMBER 2005 TO 28 FEBRUARY 2006—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 23 May 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 42 **REPORT ON THE CONDUCT OF REFUGEE TRIBUNAL REVIEWS NOT COMPLETED WITHIN 90 DAYS—1 NOVEMBER 2005 TO 28 FEBRUARY 2006—MOTION TO TAKE NOTE OF DOCUMENT:** Resumption of debate (*from February 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.

- 43 QUARTERLY REPORT ON MOVEMENT CAP FOR SYDNEY AIRPORT—1 APRIL TO 30 JUNE 2005 AND 1 JULY TO 30 SEPTEMBER 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 10 May 2006—Ms Gillard*) on the motion of Mr McGauran—That the House take note of the document.
- 44 QUARTERLY REPORT ON MOVEMENT CAP FOR SYDNEY AIRPORT—QUARTER ENDING 31 DECEMBER 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 10 May 2006—Ms Gillard*) on the motion of Mr McGauran—That the House take note of the document.
- 45 DEPARTMENT OF IMMIGRATION AND MULTICULTURAL AFFAIRS—RESPONSE TO OMBUDSMAN'S STATEMENT MADE UNDER SECTION 4860 OF THE *MIGRATION ACT 1958*— MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 10 May 2006—Ms Gillard*) on the motion of Mr McGauran—That the House take note of the document.
- 46 DEPARTMENT OF IMMIGRATION AND MULTICULTURAL AFFAIRS—COMMONWEALTH OMBUDSMAN—SECTION 4860 OF THE *MIGRATION ACT 1958* [PERSONAL IDENTIFIER 049/06 – 055/06]—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 10 May 2006—Ms Gillard*) on the motion of Mr McGauran—That the House take note of the document.
- 47 STATUTORY REVIEW OF THE GENE TECHNOLOGY ACT 2000 AND THE GENE TECHNOLOGY AGREEMENT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 9 May 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 48 **REPORT ON THE CONDUCT OF REFUGEE REVIEW TRIBUNAL REVIEWS NOT COMPLETED WITHIN 90 DAYS—1 JULY TO 31 OCTOBER 2005—MOTION TO TAKE NOTE OF DOCUMENT:** Resumption of debate (*from 29 March 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 49 WHEAT EXPORT AUTHORITY—REPORT FOR 2004-2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 29 March 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 50 REPORT ON THE COSTS OF THE AUSTRALIAN GOVERNMENT'S RUN-OFF COVER SCHEME FOR MEDICAL INDEMNITY INSURERS—2004-2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 28 March 2006—Ms Gillard*) on the motion of Mr Ruddock—That the House take note of the document.
- 51 NATIONAL OCCUPATIONAL HEALTH AND SAFETY COMMISSION—REPORT FOR THE PERIOD 1 JULY TO 31 DECEMBER 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 28 March 2006—Ms Gillard*) on the motion of Mr Ruddock—That the House take note of the document.
- 52 DEPARTMENT OF IMMIGRATION AND MULTICULTURAL AFFAIRS—PROTECTION VISA PROCESSING TAKING MORE THAN 90 DAYS— REPORT FOR 1 JULY 2005 TO 31 OCTOBER 2005— MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 2 March 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 53 AUSTRALIAN TAXATION OFFICE—THE SUPERANNUATION GOVERNMENT CO-CONTRIBUTION FOR LOW INCOME EARNERS—REPORT FOR 1 OCTOBER 2005 TO 31 OCTOBER 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 2 March 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 54 JOINT COMMITTEE OF PUBLIC ACCOUNTS AND AUDIT—REPORT 403: ACCESS OF INDIGENOUS AUSTRALIANS TO LAW AND JUSTICE SERVICES—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 2 March 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 55 JOINT STANDING COMMITTEE ON FOREIGN AFFAIRS, DEFENCE AND TRADE—AUSTRALIA'S HUMAN RIGHTS DIALOGUE PROCESS—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 2 March 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 56 AUSTRALIAN POLITICAL EXCHANGE COUNCIL—REPORT FOR 2004-2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 1 March 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 57 DEPARTMENT OF IMMIGRATION AND MULTICULTURAL AFFAIRS—RESPONSE TO OMBUDSMAN'S STATEMENTS MADE UNDER SECTION 4860 OF THE *MIGRATION ACT 1958* MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 1 March 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.

- 58 DEPARTMENT OF IMMIGRATION AND MULTICULTURAL AFFAIRS—COMMONWEALTH OMBUDSMAN—SECTION 4860 OF THE *MIGRATION ACT 1958* [PERSONAL IDENTIFIER 014/05]— MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 1 March 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 59 DEPARTMENT OF IMMIGRATION AND MULTICULTURAL AFFAIRS—COMMONWEALTH OMBUDSMAN—SECTION 4860 OF THE *MIGRATION ACT 1958* [PERSONAL IDENTIFIER 016/05]— MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 1 March 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 60 HEALTH INSURANCE COMMISSION—REPORT FOR 2004-2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 9 February 2006—Ms Gillard*) on the motion of Mr Baldwin—That the House take note of the document.
- 61 NATIONAL HEALTH AND MEDICAL RESEARCH COUNCIL—REPORTS OF THE LEGISLATION REVIEW COMMITTEE—SECTION 25(3) OF THE PROHIBITION OF HUMAN CLONING ACT 2002 AND SECTION 47(3) OF THE RESEARCH INVOLVING HUMAN EMBRYOS ACT 2002—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 7 February 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 62 RESEARCH INVOLVING HUMAN EMBRYOS ACT 2002—REPORT FOR THE PERIOD 1 APRIL 2005 TO 30 SEPTEMBER 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from* 7 February 2006—Ms Gillard) on the motion of Mr Abbott—That the House take note of the document.
- 63 SENATE EMPLOYMENT WORKPLACE RELATIONS AND EDUCATION REFERENCE COMMITTEE —BEYOND COLE; THE FUTURE OF THE CONSTRUCTION INDUSTRY: CONFRONTATION OR CO-OPERATION?—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 7 February 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 64 DEPARTMENT OF THE TREASURY—MID-YEAR ECONOMIC AND FISCAL OUTLOOK 2005-2006— MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 7 February 2006—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 65 PHARMACEUTICAL BENEFITS PRICING AUTHORITY—REPORT FOR 2004-2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 8 December 2005—Ms Gillard*) on the motion of Mr McGauran—That the House take note of the document.
- 66 PARLIAMENTARIANS' TRAVEL PAID BY THE DEPARTMENT OF FINANCE AND ADMINISTRATION—JANUARY TO JUNE 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 8 December 2005—Ms Gillard*) on the motion of Mr McGauran—That the House take note of the document.
- 67 FORMER PARLIAMENTARIANS' TRAVEL PAID BY THE DEPARTMENT OF FINANCE AND ADMINISTRATION—JANUARY TO JUNE 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 8 December 2005—Ms Gillard*) on the motion of Mr McGauran—That the House take note of the document.
- 68 PARLIAMENTARIANS' OVERSEAS STUDY TRAVEL REPORTS—JANUARY TO JUNE 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 8 December 2005—Ms Gillard*) on the motion of Mr McGauran—That the House take note of the document.
- 69 FORMER GOVERNORS-GENERAL TRAVEL EXPENDITURE—JANUARY TO JUNE 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 8 December 2005—Ms Gillard*) on the motion of Mr McGauran—That the House take note of the document.
- 70 SUBMISSION REPORT ON ILO INSTRUMENTS—ILO RECOMMENDATION 195, HUMAN RESOURCES DEVELOPMENT, 2004—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 30 November 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 71 AUSTRALIAN PUBLIC SERVICE COMMISSION—STATE OF THE SERVICE REPORT 2004-2005— MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 30 November 2005— Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 72 **DEPARTMENT OF DEFENCE**—**REPORT FOR 2004-2005**—**MOTION TO TAKE NOTE OF DOCUMENT:** Resumption of debate (*from 29 November 2005*—*Ms Gillard*) on the motion of Mr Lloyd—That the House take note of the document.

- 73 INDIGENOUS BUSINESS AUSTRALIA—REPORT FOR 2004-2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 29 November 2005—Ms Gillard*) on the motion of Mr Lloyd—That the House take note of the document.
- 74 **PRIVATE HEALTH INSURANCE OMBUDSMAN**—**REPORT FOR 2004-2005**—**MOTION TO TAKE NOTE OF DOCUMENT:** Resumption of debate (*from 29 November 2005*—*Ms Gillard*) on the motion of Mr Lloyd—That the House take note of the document.
- 75 EQUAL EMPLOYMENT OPPORTUNITY FOR WOMEN IN THE WORKPLACE AGENCY—REPORT FOR 2004-2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 29 November 2005—Ms Gillard*) on the motion of Mr Lloyd—That the House take note of the document.
- 76 MURRAY-DARLING BASIN COMMISSION—REPORT FOR 2004-2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 8 November 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 77 INDUSTRIAL RELATIONS COURT OF AUSTRALIA—REPORT FOR 2004-2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 8 November 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 78 DEPARTMENT OF HEALTH AND AGEING—PROFESSIONAL SERVICES REVIEW—REPORT FOR 2004-2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 2 November 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 79 AUSTRALIAN TRADE COMMISSION—EXPORT MARKET DEVELOPMENT GRANTS (EMDG)—LIST OF GRANT RECIPIENTS FOR 2004-2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 13 October 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 80 DEPARTMENT OF INDUSTRY, TOURISM AND RESOURCES—REPORT FOR 2004-2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 12 October 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 81 NATIONAL OCCUPATIONAL HEALTH AND SAFETY COMMISSION—REPORT FOR 2004-2005— MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 12 October 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 82 STEVEDORING INDUSTRY FINANCE COMMITTEE—REPORT FOR 2004-2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 12 October 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 83 MEDIBANK PRIVATE—REPORT FOR 2004-2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 11 October 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 84 MEDIBANK PRIVATE—STATEMENT OF CORPORATE INTENT 2006-2008—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 11 October 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 85 **DEPARTMENT OF HUMAN SERVICES—REPORT FOR 2004-2005—MOTION TO TAKE NOTE OF DOCUMENT:** Resumption of debate (*from 11 October 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 86 COMMONWEALTH OMBUDSMAN—REPORT—INQUIRY INTO THE CIRCUMSTANCES OF THE VIVIAN ALVAREZ MATTER—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 11 October 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 87 DEPARTMENT OF IMMIGRATION, MULTICULTURAL AND INDIGENOUS AFFAIRS—REPORT— IMPLEMENTATION OF THE RECOMMENDATIONS OF THE REPORT OF THE COMMONWEALTH OMBUDSMAN OF THE INQUIRY INTO THE CIRCUMSTANCES OF THE VIVIAN ALVAREZ MATTER—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 11 October 2005— Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 88 DEPARTMENT OF IMMIGRATION, MULTICULTURAL AND INDIGENOUS AFFAIRS—REPORT— IMPLEMENTATION OF THE RECOMMENDATIONS OF THE REPORT OF THE COMMONWEALTH OMBUDSMAN OF THE INQUIRY INTO CIRCUMSTANCES OF THE IMMIGRATION DETENTION OF CORNELIA RAU—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 11 October* 2005—Ms Gillard) on the motion of Mr Abbott—That the House take note of the document.
- 89 AUSTRALIAN STRATEGIC POLICY INSTITUTE—REPORT FOR 2004-2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 11 October 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.

- 90 AUSTRALIAN ELECTORAL COMMISSION—FUNDING DISCLOSURE REPORT—ELECTION 2004— MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 11 October 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 91 OFFICE OF THE EMPLOYMENT ADVOCATE—REPORT FOR 2004-2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 11 October 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 92 COAL MINING INDUSTRY (LONG SERVICE LEAVE FUNDING) CORPORATION—REPORT FOR 2004-2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 11 October 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 93 JOINT STANDING COMMITTEE ON THE NATIONAL CAPITAL AND EXTERNAL TERRITORIES— DIFFICULT CHOICES: INQUIRY INTO THE ROLE OF THE NATIONAL CAPITAL AUTHORITY IN DETERMINING THE EXTENT OF REDEVELOPMENT OF THE PIERCES CREEK SETTLEMENT IN THE ACT—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 15 September 2005—Ms Gillard) on the motion of Mr Abbott—That the House take note of the document.
- 94 SELECT COMMITTEE ON RECENT AUSTRALIAN BUSHFIRES—A NATION CHARRED: INQUIRY INTO THE RECENT AUSTRALIAN BUSHFIRES—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 15 September 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 95 ASIA-PACIFIC PARTNERSHIP OF CLEAN DEVELOPMENT AND CLIMATE—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 11 August 2005—Mr Nairn*) on the motion of Mr Nairn—That the House take note of the document.
- 96 *RESEARCH INVOLVING HUMAN EMBRYOS ACT 2002*—REPORT FOR THE PERIOD 1 OCTOBER 2004 TO 31 MARCH 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 9 August 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 97 **REPORT ON THE INQUIRY INTO THE CIRCUMSTANCES OF THE IMMIGRATION DETENTION OF CORNELIA RAU—MOTION TO TAKE NOTE OF DOCUMENT:** Resumption of debate (*from 9 August* 2005—*Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 98 IIF INVESTMENTS PTY LTD, IIF(CM) INVESTMENTS PTY LTD, IIF BIO VENTURES PTY LTD, IIF FOUNDATION PTY LTD, IIF NEO PTY LTD—REPORTS FOR 2003-2004—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 9 August 2005—Ms Gillard*) on the motion of Mr Abbott— That the House take note of the document.
- 99 AIR PASSENGER TICKET LEVY COLLECTION ACT 2001—REPORT FOR THE PERIOD 1 APRIL 2004 TO 31 MARCH 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 9 August 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 100 GENE TECHNOLOGY REGULATOR—QUARTERLY REPORT FOR THE PERIOD 1 JANUARY TO 31 MARCH 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 9 August 2005—Ms Gillard*) on the motion of Mr Abbott—That the House take note of the document.
- 101 TARIFF PROPOSALS (*Mr Hunt*): Customs Tariff Proposal No. 4 (2005)—*moved 13 October 2005*—Resumption of debate (*Mr Edwards*). Customs Tariff Proposal No. 5 (2005)—*moved 13 October 2005*—Resumption of debate (*Mr Edwards*). Excise Tariff Proposal No. 1 (2005)—*moved 13 October 2005*—Resumption of debate (*Mr Edwards*). Customs Tariff Proposal No. 1 (2006)—*moved 15 June 2006*—Resumption of debate (*Mr G. M. O'Connor*).
- 102 LEGISLATIVE INSTRUMENTS (TECHNICAL AMENDMENT) BILL 2004: Second reading (from 16 November 2004).

Contingent notices of motion

- *Contingent on any bill being brought in and read a first time:* Minister to move—That so much of the standing orders be suspended as would prevent the second reading being made an order of the day for a later hour.
- Contingent on any report relating to a bill being received from the Main Committee: Minister to move—That so much of the standing orders be suspended as would prevent the remaining stages being passed without delay.
- Contingent on any bill being agreed to at the conclusion of the consideration in detail stage: Minister to move— That so much of the standing orders be suspended as would prevent the motion for the third reading being moved without delay.
- Contingent on any message being received from the Senate transmitting any bill for concurrence: Minister to move—That so much of the standing orders be suspended as would prevent the bill being passed through all its stages without delay.

COMMITTEE AND DELEGATION REPORTS

Orders of the day

- 1 FOREIGN AFFAIRS, DEFENCE AND TRADE—JOINT STANDING COMMITTEE—AUSTRALIA'S FREE TRADE AGREEMENTS WITH SINGAPORE, THAILAND AND THE UNITED STATES: PROGRESS TO DATE AND LESSONS FOR THE FUTURE—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 7 November 2005*) on the motion of Mr Baird—That the House take note of the report. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on 14 August 2006*.)
- 2 PUBLIC ACCOUNTS AND AUDIT—JOINT COMMITTEE—REPORT 404—REVIEW OF AUDITOR-GENERAL'S REPORTS 2003-04 3RD AND 4TH QUARTERS; AND 1ST AND 2ND QUARTERS OF 2004-05— MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 7 November 2005*) on the motion of Mr Baldwin—That the House take note of the report. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on 14 August 2006.*)
- 3 TREATIES—JOINT STANDING COMMITTEE—REPORT 68: TREATIES TABLED 7 DECEMBER 2004 (5) AND 9 AUGUST 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from* 7 November 2005) on the motion of Mrs May—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on 14 August 2006.)
- 4 AUSTRALIAN CRIME COMMISSION—PARLIAMENTARY JOINT COMMITTEE—REPORT ON THE REVIEW OF THE AUSTRALIAN CRIME COMMISSION ACT 2002—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 28 November 2005) on the motion of Mr Kerr—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 14 August 2006.)
- 5 MIGRATION—JOINT STANDING COMMITTEE—DETENTION CENTRE CONTRACTS: REVIEW OF AUDIT REPORT NO. 1, 2005-2006, MANAGEMENT OF DETENTION CENTRE CONTRACTS— PART B—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 5 December 2005*) on the motion of Mr Randall—That the House take note of the report. (*Order of the day will be removed from* the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 14 August 2006.)
- 6 NATIONAL CAPITAL AND EXTERNAL TERRITORIES—JOINT STANDING COMMITTEE—REPORT ON NORFOLK ISLAND FINANCIAL SUSTAINABILITY—THE CHALLENGE: SINK OR SWIM— MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 5 December 2005) on the motion of Ms A. L. Ellis—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 14 August 2006.)
- 7 ASIO, ASIS AND DSD—PARLIAMENTARY JOINT COMMITTEE—ASIO'S QUESTIONING AND DETENTION POWERS—REVIEW OF THE OPERATION, EFFECTIVENESS AND IMPLICATIONS OF DIVISION 3 OF PART III IN THE AUSTRALIAN SECURITY INTELLIGENCE ORGANISATION ACT 1979—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 5 December 2005) on the motion of Mr Jull—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 14 August 2006.)
- 8 **TREATIES—JOINT STANDING COMMITTEE—REPORT 69: TREATIES TABLED ON 13 SEPTEMBER AND 11 OCTOBER 2005—MOTION TO TAKE NOTE OF DOCUMENT:** Resumption of debate (*from 5 December 2005*) on the motion of Mrs May—That the House take note of the report. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 14 August 2006.*)
- 9 TREATIES—JOINT STANDING COMMITTEE—REPORT 70: TREATY TABLED ON 9 NOVEMBER 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 6 December 2005) on the motion of Mrs May—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 14 August 2006.)
- 10 LEGAL AND CONSTITUTIONAL AFFAIRS—STANDING COMMITTEE—REPORT—REVIEW OF TECHNOLOGICAL PROTECTION MEASURES EXCEPTIONS—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 1 March 2006*) on the motion of Mr Slipper—That the House take note of the report. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 14 August 2006*.)
- 11 TREATIES—JOINT STANDING COMMITTEE—REPORT 72: TREATIES TABLED ON 29 NOVEMBER 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 28 March 2006*) on the

motion of Dr Southcott—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 14 August 2006.)

- 12 TREATIES—JOINT STANDING COMMITTEE—REPORT 73: TREATIES TABLED IN FEBRUARY 2006—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 10 May 2006*) on the motion of Dr Southcott—That the House take note of the report. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 14 August 2006.*)
- 13 ELECTORAL MATTERS—JOINT STANDING COMMITTEE—REPORT—FUNDING AND DISCLOSURE: INQUIRY INTO DISCLOSURE OF DONATIONS TO POLITICAL PARTIES AND CANDIDATES—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 22 May 2006*) on the motion of Mr Lindsay—That the House take note of the report. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 14 August 2006*.)
- 14 **TREATIES—JOINT STANDING COMMITTEE—REPORT 74: TREATY TABLED 28 MARCH 2006 MOTION TO TAKE NOTE OF DOCUMENT:** Resumption of debate (*from 29 May 2006*) on the motion of Dr Southcott—That the House take note of the report. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 14 August 2006*.)

PRIVATE MEMBERS' BUSINESS

Notice given for Monday, 14 August

- 1 MR EDWARDS: To move—That this House:
 - (1) recognises that Friday, 18 August is the 40th anniversary of the Battle of Long Tan;
 - (2) recognises that this battle was the defining battle in Australia's longest war;
 - (3) recognises the bravery, tenacity and courage of those who fought in that battle and those who supported them;
 - (4) recognises the sacrifice of all who served and suffered in that war;
 - (5) recognises the ongoing needs of veterans who served in that conflict and recognises the ongoing needs of family members and in particular the unresolved health issues of a number of children of Vietnam Veterans; and
 - (6) reaffirms the support of this House for these veterans and their families. (*Notice given 20 June 2006.*)

Notice given for Thursday, 19 October

- 1 MR A. S. BURKE: To move—That this House:
 - (1) places on record its remembrance for the 146 children, 142 women and 65 men who drowned when the SIEVX sank on 19 October 2001; and
 - (2) calls on the Government to fully investigate the sinking of the SIEVX. (Notice given 13 June 2006.)

Notices—continued

- 1 MR BEAZLEY: To move—That this House:
 - (1) note that the Howard Government has now spent over \$50 million on a party political advertising campaign in an attempt to sell its extreme industrial relations changes;
 - (2) note that the Howard Government intends to guillotine its extreme industrial relations legislation through the House of Representatives to limit debate on the 600 page bill and 600 page Explanatory Memorandum;
 - (3) note that the Howard Government intends to set up a sham Senate inquiry into its extreme industrial relations legislation to further limit public scrutiny of the bill and its adverse impact on Australian workers and their families; and
 - (4) call on the Prime Minister to agree to a televised national debate with the Leader of the Opposition to ensure the Australian community has a full appreciation of the adverse impact these draconian laws will have on their working lives. (*Notice given 7 November 2005. Notice will be removed from the Notice Paper unless called on on 14 August 2006.*)

2 MR PRICE: To move—That the standing orders be amended by amending standing order 80 to read as follows:

80 Closure of Member

A motion may be made that a Member who is speaking, except a Member giving a notice of motion or formally moving the terms of a motion allowed under the standing orders or speaking to a motion of dissent (from any ruling of the Speaker under standing order 100), "be no longer heard", and such question shall be put forthwith and decided without amendment or debate. (*Notice given 9 November 2005. Notice will be removed from the Notice Paper unless called on on 14 August 2006.*)

3 MR PRICE: To move—That the standing orders be amended by inserting the following standing order after standing order 99:

99A Questions to committee chairs

A Question may be put to a Member in his or her capacity as Chair of a committee of the House, or of a joint committee, in connection with the work or duties of the committee in question. (*Notice given 9 November 2005. Notice will be removed from the Notice Paper unless called on on 14 August 2006.*)

4 MR PRICE: To move—That the following amendment to the Standing Orders be adopted for the remainder of this session:

102B Lodging questions in writing on behalf of constituents

- (a) A Member may lodge a question in writing in terms proposed by a person who lives in the Member's electoral division.
- (b) A question in writing given under this standing order may show the name of the person who has proposed the question.
- (c) A Member may not lodge more than 25 questions in writing under this sessional order in a calendar year.
- (d) Nothing in this standing order may be taken to mean that a Member must give notice of a question proposed to the Member by a person who lives in the Member's electoral division. (*Notice given 9 November 2005. Notice will be removed from the Notice Paper unless called on on 14 August 2006.*)
- 5 MR PRICE: To move—That standing order 104 be omitted and the following standing orders be adopted:

104A Answers

The answer to a question asked orally shall be relevant and:

- (a) shall be concise and confined to the subject matter of the question: the asking of each question must not exceed four minutes;
- (b) the asking of each supplementary question must not exceed one minute;
- (c) the time taken to make and determine points of order is not to be regarded as part of the time for questions and answers;
- (d) shall relate to public affairs with which the Minister is officially connected, to proceedings in the House, or to any other matter of administration for which the Minister is responsible; and
- (e) shall not debate the subject to which the question refers.

104B The standing orders that apply to the asking of a question orally shall generally apply to the answer. (*Notice given 9 November 2005. Notice will be removed from the Notice Paper unless called on on 14 August 2006.*)

6 MR PRICE: To move—That standing order 105 be amended and the following be inserted:

105C Replies to written questions

An answer to a question in writing shall be relevant to the question and shall be provided to the Member who asked the question within 30 days. (*Notice given 9 November 2005. Notice will be removed from the Notice Paper unless called on on 14 August 2006.*)

- 7 MR PRICE: To move—That standing order 209 be amended and the following be included:
 - (d) At the time provided for the presentation of petitions, the following arrangements shall apply to the presentation of petitions certified to be in conformity with the standing orders:
 - (i) in respect of each petition, the petitioner, or one of the petitioners, may present the petition to the House by standing at the Bar of the House and reading to the House the prayer of the petition, and

- (ii) where a petitioner is not able to present the petition in accordance with standing order 209(d)(i), the Member who has lodged the petition may present it to the House by reading to the House the prayer of the petition. (*Notice given 9 November 2005. Notice will be removed from the Notice Paper unless called on on 14 August 2006.*)
- 8 MR PRICE: To move—That standing order 221 be replaced with the following:

221 Modernisation and Procedure Committee

(a) A Standing Committee on Modernisation and Procedure of the House of Representatives shall be appointed to inquire into and report on practices and procedures of the House generally with a view to making recommendations for their improvement or change and for the development of new procedures.

(b) The committee shall consist of the Speaker or his or her appointed Deputy Speaker, The Leader of the House or his or her appointed Deputy, the Manager of Opposition Business or his or her appointed Deputy and eight Members, four government Members and four non-government Members.

(c) The Secretary of the Committee will be the Clerk or Deputy Clerk. (*Notice given 9 November 2005. Notice will be removed from the Notice Paper unless called on on 14 August 2006.*)

9 MR KERR: To move—That this House:

- (1) express concern that approximately eight Iraqi scientists have been held in detention in Iraq since the Coalition invasion in March 2003 despite the report of the Iraq Survey Group, accepted by the Governments of Australia, the UK and the US, finding that:
 - (a) no evidence that Iraq possessed weapons of mass destruction—the asserted basis for the Coalition invasion; and
 - (b) the scientists had not been engaged in the manufacture of biological, chemical or radiological weapons since 1991; and
- (2) urge the Australian Government to call on those legally responsible for Camp Cropper to provide valid reasons for the continued detention of the scientists, or release them immediately, given that:
 - (a) the scientists have not been charged with any crime;
 - (b) the scientists are being held indefinitely in case they are wanted for questioning at some point in the future; and
 - (c) Australia bears some responsibility for the welfare of the prisoners due to its participation in the Coalition's overthrow of the former Iraqi Government and its participation in weapons inspections. (*Notice given 10 November 2005. Notice will be removed from the Notice Paper unless called on on 14 August 2006.*)
- 10 MR GIBBONS: To move—That this House note the importance of Australia's performing arts participants to our culture and national identity by:
 - (1) recognising the role young performers play as role models for Australian youth;
 - (2) acknowledging the contribution of all Australian artists in developing a distinctly Australian cultural identity;
 - (3) improving national investment in cultural education opportunities for young people in regional Australia;
 - (4) acknowledging particularly the role that young women have played in helping create an internationally-acclaimed cultural environment; and
 - (5) investigating the encouragement of performing arts education at a tertiary level in regional Australia. (*Notice given 28 November 2005. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 14 August 2006.*)
- 11 MR ALBANESE: To move—That this House:
 - (1) recognise that half of the world's languages are in danger of extinction, including many Australian aboriginal languages;
 - (2) acknowledge the many different linguistic communities present in the electoral division of Grayndler and the significant contribution each of these communities makes to the cultural and linguistic diversity of Grayndler;
 - (3) recognise that linguistic diversity is a key element of cultural diversity and that recognition of this diversity is a step towards greater intercultural understanding and harmony;
 - (4) acknowledge the important role that preserving one's mother language plays in maintaining expressive, communicative and cultural traditions in our culturally diverse nation;

- (5) recognise that 21 February has been designated by UNESCO as International Mother Language Day; and
- (6) congratulate all community based organisations for promoting linguistic and cultural diversity in Australia and internationally. (*Notice given 28 November 2005. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 14 August 2006.*)
- 12 MS HOARE: To move—That this House:
 - expresse its concern that since 1979 the Government of the Islamic Republic of Iran has denied the Bahá'í community access to higher education as a means of wider persecution, which is based entirely on religious discrimination;
 - (2) call upon the Government of the Islamic Republic of Iran to recognise its legal obligations to provide access to education to all of its citizens, irrespective of religion, under the Universal Declaration of Human Rights, to which it is a signatory; and
 - (3) call upon the Government of the Islamic Republic of Iran to immediately cease the persecution of the Bahá'í community. (*Notice given 29 November 2005. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 14 August 2006.*)
- 13 MR RUDD: To move—That the Parliament of the Commonwealth of Australia:
 - (1) note the United Nations General Assembly's adoption in 1989 of the Second Optional Protocol to the International Covenant on Civil and Political Rights that commits member states to abolish the death penalty within their borders;
 - (2) note that 50 countries have signed and ratified the Second Optional Protocol including Australia in 1990;
 - (3) call on the Government through its efforts at the United Nations General Assembly and the United Nations Human Rights Committee to mount an international campaign in conjunction with the European Union with the objective of causing all states to sign and ratify the Second Optional Protocol as soon as is practicable;
 - (4) resolve that the Australian Parliament shall work in conjunction with the other parliaments of the world through the Commonwealth Parliamentary Association and the International Parliamentary Union to sponsor resolutions within these bodies calling for the abolition of the death penalty; and
 - (5) note today's 4th annual 'Cities for Life, Cities against the Death Penalty' campaign, which currently involves more than 351 cities in 44 countries around the world, and calls on Australia's states and cities to become part of that campaign. (*Notice given 30 November 2005. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 14 August 2006.*)
- 14 MR MCCLELLAND: To move—That this House:
 - (1) note:
 - (a) the Parliament's and the Government's support for the international ban on victimactivated anti-personnel landmines but that no corresponding ban exists on vehicle-activated anti-vehicle mines;
 - (b) that anti-vehicle mines contaminate at least 56 countries around the world with severe impacts from anti-vehicle mines occuring in Afghanistan, Angola, Eritrea, Ethiopia and Sudan;
 - (c) that, like anti-personnel landmines, anti-vehicle mines:
 - (i) are indiscriminant, failing to distinguish between civilian and military vehicles;
 - (ii) kill many more civilians, humanitarian aid workers and peace-keepers than soldiers, killing hundreds each year;
 - (iii) leave behind a deadly legacy that lasts for decades after conflicts finish;
 - (iv) disrupt the movement of essential goods and humanitarian aid in impoverished post-conflict countries, resulting in thousands of lives being put at risk; and
 - (v) have had little actual combat usefulness since World War II;
 - (d) that the presence of anti-vehicle mines makes the construction of improvised explosive devices easier for terrorist and insurgent groups;
 - (e) that the costs of clearing anti-vehicle mines are expensive and time consuming;
 - (f) that since 1974, three Australians have been killed by anti-vehicle mines;
 - (g) that publicly available information suggests that Australian Defence Force personnel have not used anti-vehicle mines in any conflict since the Second World War;

- (h) that Australia's stock of anti-vehicle mines is obsolete and used only for training purposes; and
- that the dominance of air power on the modern battlefield and the development of modern anti-tank weapons means that anti-vehicle mines are becoming more and more irrelevant to modern armed forces; and
- (2) call on the Government to:
 - (a) introduce legislation to prevent the production, trade and use of anti-vehicle mines that are not command detonated, except for training in mine clearance by ADF personnel, effectively extending legislation that already exists for victim-activated anti-personnel landmines; and
 - (b) request that the Joint Standing Committee on Treaties conduct an inquiry into the best path forward for developing international consensus on an international instrument banning the use of, stockpiling of, trade in, and manufacture of, anti-vehicle mines that are not command detonated having regard to the:
 - (i) humanitarian impacts of anti-vehicle mines;
 - (ii) risks posed by anti-vehicle mines to ADF personnel in operations around the world;
 - (iii) evidence of the declining military utility of anti-vehicle mines on modern battlefields;
 - (iv) existing restrictions placed on anti-vehicle mines by Amended Protocol II of the Convention on Prohibitions or Restrictions on Use of Certain Conventional Weapons Which May be Excessively Injurious or To Have Indiscriminate Effects (CCW) and the effectiveness of these existing measures; and
 - (v) current discussion within the CCW with regard to a new Protocol to place restrictions on the design of, trade in, and use of, Mines Other Than Anti-Personnel Mines. (*Notice* given 1 December 2005. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 14 August 2006.)
- 15 MR PRICE: To move—That this House:
 - (1) congratulate the Rooty Hill RSL Youth Club on the occasion of its 40th anniversary;
 - (2) recognise the important role it has played in the provision of sporting activities for the young people of the local area, such as cricket, rugby league, swimming, gymnastics, baseball, netball and soccer;
 - (3) acknowledge the fine work the club does in the local community, including participating and assisting in the Blacktown City Festival, National Tree Planting Day, the Salvation Army Red Shield appeal, the Mt Druitt Hospital Fete and the Royal Deaf and Blind Society's Splash for Cash;
 - (4) note the role the club has played in celebrating Australia's ANZAC heritage; and
 - (5) wishe the club well for the future. (*Notice given 1 December 2005. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 14 August 2006.*)
- 16 MR DANBY: To move—That, in light of recent calls by world leaders, including the President of the United States, for a resolution of the Tibet issue prior to the 2008 Beijing Olympics and the statement by Professor Samdhong Rinpoche, Prime Minister of the Tibetan Parliament-in-exile at the 4th World Parliamentarians for Tibet Convention in Edinburgh on 18 November 2005, this House call on the Government to:
 - (1) urge the Government of the People's Republic of China to finalise negotiations with the Tibetan government-in-exile for the granting of autonomy to Tibet within the People's Republic of China, prior to the 2008 Beijing Olympics;
 - (2) congratulate the Government of the People's Republic of China for re-opening negotiations with the envoys of His Holiness the Dalai Lama and the Tibetan government-in-exile;
 - (3) call on President Hu Jintao to demonstrate his personal commitment to resolving the issue of Tibet by meeting with His Holiness the Dalai Lama as soon as possible at a mutually agreed venue;
 - (4) call on the Government of the People's Republic of China to issue an invitation to His Holiness the Dalai Lama to visit China and the traditional regions of Tibet;
 - (5) call on the Government of the People's Republic of China to bring a halt to the destruction of historic buildings and other items pertaining to the cultural heritage of Tibet;
 - (6) request the Government of the People's Republic of China to free all Tibetan political prisoners, including the Panchen Lama, Gedhun Choekyi Nyima;
 - (7) request the Government of the People's Republic of China to commit to the preservation of the Tibetan language and Tibetan culture; and

- (8) request that the Government of the People's Republic of China give genuine consideration to the recommendations of the Declaration of the 41 World Parliamentarians for Tibet Convention, Edinburgh, 19 November 2005. (*Notice given 1 December 2005. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 14 August 2006.*)
- 17 MR BOWEN: To move—That this House:
 - (1) note the report of the United Nations High Commissioner for Refugees (UNHCR) of October 2005 which outlines the persecution currently suffered by members of the Assyrian, Chaldean and Mandean communities in Iraq;
 - (2) note that a large number of individuals seeking entry to Australia from Iraq under the Special Humanitarian Program claiming persecution based on religion have had their applications denied; and
 - (3) call on the Australian Government to review its policy on refugee applications from members of religious minorities in Iraq in light of the UNHCR paper. (*Notice given 6 December 2005. Notice will be removed from the Notice Paper unless called on on any of the next 2 sitting Mondays after 14 August 2006.*)
- 18 MR BAIRD: To move—That this House:
 - (1) note with sadness the execution of the young Australian man, Mr Van Tuong Nguyen, in Singapore on Friday 2 December 2005;
 - (2) extend the sympathies of the Australian Parliament to Mr Nguyen's family;
 - (3) call on Singapore to review its mandatory application of the death penalty;
 - (4) note with concern the increasing use of the death penalty around the world;
 - (5) note the demonstrable failure of the death penalty as a disincentive for crime;
 - (6) note the death penalty's finality in cases where the innocent are convicted of capital offence;
 - (7) oppose capital punishment in all forms; and
 - (8) call on the Australian Government and this Parliament to use it's influence to lobby other sovereign nations to abolish capital punishment as a method of administering criminal justice. (*Notice given 7 December 2005. Notice will be removed from the Notice Paper unless called on on any of the next 2 sitting Mondays after 14 August 2006.*)
- 19 MR FITZGIBBON: To move—That this House:
 - (1) refer to the Standing Committee on Economics, Finance and Public Administration for inquiry and report the most appropriate models for introducing greater scrutiny and transparency into the process for appointments to the Board of the Reserve Bank of Australia; and
 - (2) resolve that until the committee has reported on new measures and new measures have been introduced, the committee be required to consider all nominations for the Board prior to them being confirmed. (*Notice given 7 December 2005. Notice will be removed from the Notice Paper unless called on on any of the next 2 sitting Mondays after 14 August 2006.*)
- 20 MS A. L. ELLIS: To move—That this House:
 - (1) recognise that building insurance is an essential service and must be regulated;
 - (2) support and encourages:
 - (a) the principle for building insurance to be valued on either:
 - (i) agreed value (a value agreed between the insurer and the insured and not less than the market value for special inclusions); and
 - (ii) market value (the building cost based on figures from a quantity surveyor);
 - (b) settlement policies that reflect market or agreed value at the date a rebuild contract is signed and that takes into account the delay between the period of the incident and the time the rebuild commences;
 - (3) call on the Government to expand the role of the Australian Valuation Office to set the market rates for building costs annually within regions for which insurance companies should base premiums and values and remove the CPI as an index;
 - (4) call on the insurance industry to implement terminology that is standardized and simplified industry wide; and
 - (5) call for Government and insurance industry funded prevention strategies, such as home fire risk reduction programs, in order to help keep insurance premiums low. (*Notice given 7 February 2006.*

Notice will be removed from the Notice Paper unless called on on any of the next 2 sitting Mondays after 14 August 2006.)

- 21 **MR BOWEN:** To move—That this House:
 - (1) note that the Government had previously given a commitment that a decision on the future of the Badgerys Creek airport site would be made by the end of 2005;
 - (2) note that 2005 has come and gone; and
 - (3) call on the Government to rule out permanently the construction of a second Sydney airport at the Badgerys Creek site. (*Notice given 7 February 2006. Notice will be removed from the Notice Paper unless called on on any of the next 2 sitting Mondays after 14 August 2006.*)
- 22 MR RANDALL: To move—That this House:
 - (1) call for the celebration of the Queen's Birthday holiday, which is observed in the States and Territories of Australia on various days and dates, to be replaced by a truly national day and that this uniform national public holiday be observed on the first Tuesday in November each year;
 - (2) call for the Queens Birthday holiday to be observed in States and Territories in a form of their choice but not in the form of a public holiday; and
 - (3) recognise that the Melbourne Cup has become a national event and is observed by the majority of Australians in some form and the fact that a large number of Australians take time during the day to observe and celebrate this event means it is highly appropriate that this annual event be made available to all Australians as it is observed in Melbourne. (*Notice given 7 February 2006. Notice will be removed from the Notice Paper unless called on on any of the next 2 sitting Mondays after 14 August 2006.*)
- 23 MS A. E. BURKE: To move—That this house:
 - (1) note that there has been an increased global trend for companies to relocate various parts of their operations to locations outside of the country where the service is being delivered—a practice often referred to as off-shoring;
 - (2) note that the practice of off-shoring has seen jobs and skills lost from the IT and finance sectors in Australia and that Deloitte Research predicts that 15% of all financial sector jobs will be moved offshore by 2008;
 - (3) recognise that participating in the global economy may deliver lower costs for local consumers and companies, however it must be done in a transparent and equitable manner; and
 - (4) call on the Government to act now, before the flood of jobs offshore sees Australia losing out, by:
 - (a) ensuring privacy protection for consumers;
 - (b) providing consumers with a 'right to know' so that service providers disclose the country of origin which provides their services, equivalent to country of origin product labelling;
 - (c) developing a national skills base that is suited to the changing needs of the economy;
 - (d) providing assistance in reskilling displaced workers; and
 - (e) ensuring employees of the country where the jobs are relocated are also protected by ILO Labour Standards. (*Notice given 8 February 2006. Notice will be removed from the Notice Paper unless called on on any of the next 2 sitting Mondays after 14 August 2006.*)
- 24 **MS HALL:** To move—That this House:
 - (1) recognise that Commonwealth base funding for the Supported Accommodation Assistance Program in New South Wales remains static (apart from indexation) for the five year term of the agreement;
 - (2) note that the existing budget for the Supported Accommodation Assistance Program is not large compared to many other government programs with the allocation for NSW in 2005-2006 being \$111.2 million shared between the NSW and Commonwealth Governments;
 - (3) call on the Australian Government and this Parliament to allocate additional funding resources for New South Wales Supported Accommodation Assistance to ensure the sustainability of a program that is vital to the health and wellbeing of Australian community life;
 - (4) recognise that the funding required is extremely modest at a time when the Commonwealth Budget is in record surplus; and
 - (5) note that as the homeless service system struggles to keep services operating on an ever diminishing funding pool, grave fears are held for the future for homeless people seeking

assistance. (Notice given 8 February 2006. Notice will be removed from the Notice Paper unless called on on any of the next 2 sitting Mondays after 14 August 2006.)

- 25 MS HALL: To move—That this House condemn the Federal Government for:
 - (1) failing to adequately fund healthcare in Australia;
 - (2) its role in causing the current doctor and nurse shortage in Australia; and
 - (3) failing to adequately address this shortage. (*Notice given 8 February 2006. Notice will be removed from the Notice Paper unless called on on any of the next 2 sitting Mondays after 14 August 2006.*)
- 26 MR SAWFORD: To move—That this House:
 - (1) recognise the diminishing effectiveness of the current educational framework used in Australian public and private schools; and
 - (2) recommend, as a matter of urgency, the introduction of a more balanced approach to education that is inclusive of all our children in all our schools. (*Notice given 15 February 2006. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 14 August 2006.*)
- 27 MR PRICE: To move—That this House:
 - (1) congratulate Rita Macalister on the occasion of her 100^{th} birthday;
 - (2) note that:
 - (a) Rita came to Australia in 1978 from Uruguay;
 - (b) Rita is the first Uruguayan woman living in Australia to turn 100; and
 - (c) her birthday celebrations were held in the presence of His Excellency, Mr Pedro Mó-Amaro, the Ambassador of Uruguay, Councillor Leo Kelly, Mayor of Blacktown City Council, Rita's family, fellow residents of Residential Gardens and Mr Roger Price MP, the Federal Member for Chifley; and
 - (3) congratulate the board of management of Residential Gardens, the Chief Executive, Marta Aquino, and staff who work so hard to provide the highest level of care for the residents of Residential Gardens. (*Notice given 15 February 2006. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 14 August 2006.*)

28 MR ALBANESE: To move—That this House:

- (1) reject arguments stating that intelligence is related to race;
- (2) acknowledge that such comments have been inflammatory and have led to the vilification of people in the African community;
- (3) reassert the need for a non-discriminatory immigration policy;
- (4) call upon the Australian government to provide increased support for recently established communities; and
- (5) recognise the contribution that these new communities are making to the wider Australian community. (*Notice given 16 February 2006. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 14 August 2006.*)
- 29 MR M. J. FERGUSON: To move—That this House recognise:
 - (1) that 21 April 2006 marks the 150^{th} anniversary of the eight hour day;
 - (2) the achievement of stonemasons and building workers who marched through the city of Melbourne 150 years ago, gathering supporters on the way to Parliament to demand work life balance;
 - (3) the rationale behind the eight hour day was to strengthen family and community by giving workers time for recreation, self-improvement and full participation in civil society; and
 - (4) that dividing work and family time remains the biggest challenge facing workers, with working parents finding it difficult to fit in picking up children from school, shopping, housework and childcare into their demanding lives. (*Notice given 27 February 2006. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 14 August 2006.*)
- 30 MS A. E. BURKE: To move—That this House:
 - recognise the plight of the thousands of community-based asylum seekers in Australia who are denied income support, work rights and Medicare access as a result of the Government's unfair and inflexible immigration policy, making survival nearly impossible without the assistance of various church and charity groups;

- (2) acknowledge that in many cases this breaches the Refugee Convention and the UN Convention on the Rights of the Child; and
- (3) call on the Government to:
 - (a) abolish the 45 day rule, which prevents community-based asylum seekers who make visa applications outside that period from receiving any form of income or health benefits; and
 - (b) give all community-based asylum seekers in Australia work rights and access to Medicare. (*Notice given 28 February 2006. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 14 August 2006.*)
- 31 MS A. E. BURKE: To move—That this House:
 - (1) note that it is estimated that around one in six Australian women will be sexually assaulted in their lifetime;
 - (2) condemn the reported statement of Sheik Faiz Mohamad that a victim of rape has "no-one to blame but herself";
 - (3) acknowledge the trauma and suffering of victims of sexual assault and rape;
 - (4) recognise the need for national leadership to combat these crimes; and
 - (5) urge the Government to:
 - (a) develop a national strategy to combat sexual assault and rape;
 - (b) increase funding and resources to:
 - (i) assist victims of sexual assault and rape; and
 - (ii) educate the community about these crimes;
 - (c) make sexual assault education mandatory in Australian schools; and
 - (d) nationalise sexual assault laws—taking a 'best practice' approach—and create a central board to review these laws regularly. (*Notice given 28 February 2006. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 14 August 2006.*)
- 32 MS KING: To move—That this House:
 - (1) recognise that:
 - (a) across all conflicts, from the Boer War to the Korean War, some 35,000 Australians were held as Prisoners of War (POW);
 - (b) PoWs suffered unimaginable trauma with 8000 dying in captivity;
 - (c) many PoWs are now in their 80's and that due recognition needs to be urgently given to their experiences; and
 - (d) Australian Ex-PoWs have worked to compile the list of Australians held as prisoners during wartime and that their names now appear on a memorial in Ballarat; and
 - (2) acknowledge that for Australian PoWs the memorial in Ballarat has national significance. (*Notice given 2 March 2006. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 14 August 2006.*)
- 33 MR MELHAM: To move—That this House:
 - (1) note:
 - (a) the recent report by independent experts for the United Nations Human Rights Commission that calls for the immediate closure of the United States military's Guantanamo Bay detention centre;
 - (b) that United Nations Secretary-General, Kofi Annan, has strongly supported the call for the immediate closure of the Guantanamo Bay detention facility;
 - (c) that the United Nations investigators held that view that the legal regime applied to the persons detained at Guantanamo Bay seriously undermines the rule of law and a number of fundamental universally recognised human rights;
 - (d) that numerous eminent international and Australian lawyers, including former High Court judge Mary Gaudron, have expressed the view that the United States Military Commission process applied to Guantanamo Bay detainees is fundamentally flawed and contrary to the rule of law and the right to a fair trail; and
 - (e) that an Australian citizen, Mr David Hicks, has now been detained at Guantanamo Bay without trial for more than four years; and
 - (2) call on the Australian Government to:

- (a) repudiate its support for Mr Hicks' detention and prospective trial by a United States Military Commission;
- (b) take all necessary measures to ensure that Mr Hicks is dealt with according to international recognised standards of justice, most importantly the right to a fair trial; and
- (c) support the United Nations Secretary-General's call for the immediate closure of the Guantanamo Bay detention centre. (*Notice given 2 March 2006. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 14 August 2006.*)
- 34 MR BOWEN: To move—That this House:
 - (1) recognises that studies have shown that Vietnam veterans have a higher than average mortality rate, and that the highest levels of mortality occur among Royal Australian Navy veterans;
 - (2) notes that a 2002 report by the National Research Centre for Environmental Toxicology found the method of providing drinking water to RAN ships in Vietnam made it likely that the drinking water provided to sailors was contaminated with dioxins in agent orange and herbicides and defoliants;
 - (3) notes that the factors included in the Statement of Principles are for exposure to consumable potable water on RAN vessels in Vietnam when that water had been produced by evaporative distillation, must have an accumulated 30 days in Vietnam waters;
 - (4) calls on the Government to:
 - (a) release the cancer incidence and mortality studies of Vietnam veterans; and
 - (b) respond quickly and ensure appropriate compensation for Vietnam veterans. (*Notice given 27 March 2006. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 14 August 2006.*)
- 35 MS KING: To move—That this House:
 - (1) acknowledges that the Australian furniture manufacturing industry is an important part of the Australian economy; and
 - (2) notes that:
 - (a) Australian furniture manufacturers face difficulties in sourcing Australian timbers due to the current logging auction system;
 - (b) Australia's furniture industry is reaching crisis point with a number of Australian furniture markers having closed their doors; and
 - (c) overseas manufacturers, in using labels such as Tasmanian Oak, are giving the impression their furniture is made in Australia by Australian craftspeople. (*Notice given 27 March 2006. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 14 August 2006.*)
- 36 MR EMERSON: To move—That this House:
 - (1) expresses its deep concern about the problem of chronic school absences in Australia;
 - (2) notes that children who miss large amounts of schooling will be severely disadvantaged in later life;
 - (3) recognises that the impacts on the wider community of chronic school absences can include juvenile crime, higher rates of incarceration and welfare dependency;
 - (4) encourages state governments to increase their efforts in providing support for families whose children are missing a great deal of school time; and
 - (5) considers the Commonwealth has a role to play in reducing school absences through arranging family support teams and, potentially in instances where parents absolutely refuse to cooperate in sending their children to school, through mutual obligation arrangements for government income support payments. (*Notice given 27 March 2006. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 14 August 2006.*)

37 MR WINDSOR: To move—That this House:

- (1) recognising the serious impact that increased fuel costs have had on Australian industries, families and individuals;
- (2) acknowledging the mounting evidence of the reality of global warming and its impact; and
- (3) noting that the introduction of renewable energy targets in 2001 by the current Government has been seen by industry as a step in the right direction, but one that is not accompanied by sufficient authority to guarantee enforcement;

calls on the Government to establish a Renewable Sustainable Energy Authority to advance the development of new energy sources and the development of existing energy sources for the future, and to equip the authority to:

- (a) advise the government and industry on the best outcomes for the future and the best means of achieving them;
- (b) bring all groups and organisations involved together to ensure that all relevant economic, environmental and health issues are addressed; and
- (c) ensure that all possible sources for renewable energy, including biofuels, wind, solar, water and other technologies are considered. (*Notice given 28 March 2006. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 14 August 2006.*)
- 38 MR RUDD: To move—That this House:
 - (1) notes:
 - (a) that the Government ignored 27 separate warnings between 1999 and 2004 concerning the abuse of the United Nations oil for food program;
 - (b) that the Government ignored:
 - (i) at least 8 separate intelligence warnings, including 3 specific intelligence warnings about the Jordanian company Alia;
 - (ii) 3 specific warnings from the UN about the AWB;
 - (iii) 2 cabled reports from Baghdad on kickbacks on Oil for Food contracts; and
 - (iv) a formal Ministerial Submission advising the Foreign Minister and Trade Minister of Departmental concerns about what the AWB was up to;
 - (c) that because of continued Government negligence, the wheat for weapons scandal continued for 18 months after the invasion of Iraq;
 - (d) that the Government failed to provide full documentation and full cooperation with the Volcker Inquiry; and
 - (e) that this scandal has damaged Australia's national security interests, Australia's export interests, as well as Australia's international standing; and
 - (2) calls on the Government to widen Commissioner Cole's terms of reference as a matter of urgency so that Commissioner Cole can make findings on whether Ministers discharged their responsibilities under Australian domestic and international law to enforce UN sanctions against Saddam Hussein's regime. (*Notice given* 28 March 2006. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 14 August 2006.)
- 39 MRS IRWIN: To move—That this House:
 - (1) notes:
 - (a) that the South West Women's Housing Inc in Liverpool NSW, along with other agencies across the country, have been doing an outstanding job in providing services for women and children at risk of homelessness under the Supported Accommodation Assistance Program (SAAP);
 - (b) 24,150 clients were supported in NSW under SAAP in 2004-2005; and
 - (c) 19,600 children and young people under the age of 24 sought assistance through SAAP and that nearly 5000 of those were aged between 0-4;
 - (2) recognises:
 - (a) that the need for SAAP services have been increasing over recent years;
 - (b) the Federal Government's own evaluation supported the need for a 15% increase in funding levels for NSW to "sustain service viability"; and
 - (c) the Commonwealth funding component has remained static, apart from indexation, in the latest five year funding agreement; and
 - (3) calls on the Government to:
 - (a) urgently reassess the funding arrangement for SAAP services; and
 - (b) provide growth funds to adequately meet increased demand for SAAP services. (*Notice given 29 March 2006. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 14 August 2006.*)

- 40 **MS KING:** To move—That this House:
 - (1) acknowledge that:
 - (a) it is now 42 years since the HMAS Voyager and HMAS Melbourne disaster;
 - (b) Australian defence force personnel who served on the HMAS Voyager and HMAS Melbourne have suffered ongoing psychological stress and trauma as a result of their experiences;
 - (c) many survivors from HMAS Voyager and HMAS Melbourne have sought compensation for psychological stress and trauma that has manifested itself in later life;
 - (d) the delays in settling these cases is causing further stress to survivors of HMAS Voyager and HMAS Melbourne disaster; and
 - (e) in some cases the delays in settling the case have lead to the cases being heard after the survivor of the HMAS Voyager and HMAS Melbourne collision has died; and
 - (2) call on the Government to do everything within its power to expedite the legal proceedings of the survivors of the HMAS Voyager and HMAS Melbourne. (*Notice given 29 March 2006. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 14 August 2006.*)
- 41 MR BEAZLEY: To move—That this House:
 - (1) notes that Commissioner Cole has stated (in correspondence to the Shadow Minister for Foreign Affairs and Trade) that any amendments to the terms of reference for the Commission of Inquiry into the Wheat for Weapons scandal are a matter for executive government; and
 - (2) calls on the Government to use its powers to amend the Commission of Inquiry's terms of reference to allow for a full and proper inquiry into the payment of kickbacks to the Iraqi regime under Saddam Hussein by adding the following provision to Commissioner Coles letters Patent:

"Investigate and make findings on the performance and discharge of duties by any Minister or officer of the Commonwealth including under the Customs (Prohibited Exports) Regulations 1958 and UN Security Council Resolution 661 in relation to the use by Australian companies of the Oil for Food Program." (*Notice given 29 March 2006. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 14 August 2006.*)

- 42 MS HOARE: To move—That this House:
 - notes the release of a confidential document by the United Nations Special Rapporteur on Freedom of Religion and Belief, which shows the Iranian authorities continue to identify and monitor the lives of Bahá'ís living in Iran;
 - (2) recognises the right of all people to worship freely without fear of persecution;
 - (3) expresses its concern that the Government of the Islamic Republic is monitoring the activities of the Bahá'í community in Iran and that Iranian newspapers and radio stations have been conducting an intense anti-Bahá'í campaign, similar to those that occurred in 1955 and 1979 in the lead up to Government campaigns of persecution against the Bahá'í community; and
 - (4) calls upon the Government of the Islamic Republic to cease its monitoring of the Bahá'í community and to desist from any campaign of persecution against Iranian Bahá'ís. (*Notice given 9 May 2006*.) *Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 14 August 2006*.)
- 43 MR M. J. FERGUSON: To move—That this House:
 - acknowledge that on 16 June 2006 Australia and Japan celebrate the thirtieth anniversary of the signing of the Basic Treaty of Friendship and Co-operation between Australia and Japan that came into force on 20 August 1977; and
 - (2) recognise that:
 - (a) the Basic Treaty was a key step in helping to overcome the suspicions of the post World War Two environment and the establishment in our region of a commitment to peace and support for the United Nations; and
 - (b) thirty years on Australia and Japan share a great friendship and partnership on the political, security, economic, social, cultural, environmental and development fronts. (*Notice given 9 May 2006. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 14 August 2006.*)

- 44 MR KERR: To move—That this House:
 - (1) conveys its respects to His Excellency the Ambassador to the Islamic Republic of Iran and request His Excellency to convey to Iran's Supreme Leader Ayatollah Khomeini the House's opinion that the report of the Special Rapporteur on Freedom of Religion or Belief Concerned about Treatment of Followers of Bahá'í Faith in Iran dated 20 March 2006 has raised important issues regarding the impermissible treatment of members of religious minorities; and
 - (2) calls on the Government of Iran to refrain from categorising individuals according to their religions and to ensure that members of all religious minorities are free to hold and practise their religious beliefs without discrimination or fear. (*Notice given 9 May 2006. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 14 August 2006.*)
- 45 MS HALL: To move—That this House:
 - (1) acknowledges that many people over 50 are computer illiterate or do not own a computer;
 - (2) notes that:
 - (a) telephone numbers and postal addresses for government departments are not always featured in government advertisements and e-mail addresses only are shown;
 - (b) government departments do not always have their street addresses in telephone directories, resulting in the cost of a telephone call for pensioners to locate the address of the government department; and
 - (c) the absence of a tenants directory in government buildings makes it difficult to locate the floor of the government department, once the street location has been found; and
 - (3) calls on the Federal Government to recognise:
 - (a) the difficulty older people are having in accessing information regarding the contact telephone number and location of government departments; and
 - (b) older people do not have the computer skills or access to computer technology to locate government departments if e-mail addresses alone are given. (*Notice given 9 May 2006. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 14 August 2006.*)
- 46 MR M. J. FERGUSON: To move—That this House, in recognising support by the Australian Government, Maritime Unions and shipowners for the new International Labour Organisation consolidated Maritime Convention:
 - (1) urges the Australian, State and Territory Governments to expedite recognition of the Convention by Australia; and
 - (2) calls upon the Australian Government to commit:
 - (a) resources to enhance compliance and enforcement measurers to ensure successful implementation of the Convention as shipping workers are amongst the most exploited in the world because of the extensive use of flag on convenience vessels; and
 - (b) to cooperative processes including legislative change and resource allocation to support implementation of the Convention code as there is exhaustive documentation of violence, intimidation, double book keeping to cover up underpayment of wages and even rape and murder in the maritime industry. (*Notice given 9 May 2006. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 14 August 2006.*)
- 47 MR M. J. FERGUSON: To move—That this House believes that the Australian Government should declare 3 September each year as Merchant Navy Day in Australia as a means of:
 - (1) recognising the heroism of Australian seafarers in times of war;
 - (2) acknowledging that during World War II, one in eight Australian merchant seafarers perished; and
 - (3) noting that, in her address to the 2005 US National Maritime Day memorial service, US Secretary of Labour, Elaine L Chao, called on all Americans to honour the brave men and women who served the country, in times of war and said "American merchant mariners have a rich history in this nation... They have served in every American war since the United States was born. With their tradition of courage, patriotism and perseverance, merchant mariners have proven that they stand by this great nation no matter what the challenge. And in so doing, they have served as an inspiration to every generation of Americans."; and
 - (4) recognising the debt that all Australians owe to Australian merchant seafarers for the contribution they have made to the defence of this nation, particularly their role in the allied victory in World War II.

(Notice given 9 May 2006. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 14 August 2006.)

- 48 MR M. J. FERGUSON: To move—That this House:
 - (1) in recognising that the Australian Government terminated Australia's Social Security agreement with the United Kingdom on 1 March 2001 in an attempt to force the U.K Government to address conditions of the agreement, notes that as a result of the Government's decision to terminate the Agreement:
 - (a) new arrivals from the UK of pension age will now need to accrue 10 year's residence in Australia to qualify for the Australian age pension; and
 - (b) former Australian residents will no longer be able to claim a non-means tested UK retirement pension using their Australian residence; and
 - (2) calls on the Government to negotiate a new Agreement with the UK Government and that such an Agreement address the issue of the non-indexation of UK pensions in Australia so that the indexation of UK pensions will be of benefit to UK pensioners in Australia and Australian taxpayers. (Notice given 9 May 2006. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 14 August 2006.)
- 49 MS GEORGE: To move—That this House
 - (1) expresses its concerns about the impact of the new guidelines for the CDEP program which are to apply from July 1, 2006;
 - (2) draws attention to the positive outcomes of CDEP, which has been the mainstay of employment for Indigenous Australians;
 - (3) recognises the unacceptably high rates of Indigenous unemployment across the nation;
 - (4) notes the small percentage of Indigenous Job Network participants who gain long-term and full-time employment;
 - (5) expresses serious concern about the future viability of CDEP in urban and regional areas with the introduction of a maximum limit of 52 weeks in CDEP for new participants; and
 - (6) calls on the Government to recognise the value of CDEP as the mainstay of employment and community development for Indigenous Australians. (*Notice given 11 May 2006. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 14 August 2006.*)
- 50 MR B. P. O'CONNOR: To move—That this House:
 - (1) condemns the detention by the Philippine Government of Congress Member Crispin Beltran;
 - (2) expresses its concern that five Members (Satur Ocampo, Teodor Casino, Joel Virador, Liza Maza and Rafael Mariano) of the Philippine House of Representatives were recently unable to leave the Congress building, where they had obtained sanctuary for more than two months, due to threats to arrest them, despite the fact that no judge had issued any arrest warrant;
 - (3) expresses its concern at the persistent threat by the Arroyo government to arrest the five Members of the Philippine House of Representatives, despite the lack of arrest warrant;
 - (4) condemns the recent killings of journalists, trade union and other community leaders;
 - (5) expresses its deep concern at the recent erosion of democracy and human rights in the Philippines; and
 - (6) calls on the Australian Government to express to President Arroyo its deep concern at the ongoing attacks on human rights in the Philippines, the continued detention of Congressman Beltran, and the harassment of other opposition politicians. (*Notice given 22 May 2006. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 14 August 2006.*)
- 51 MRS ELLIOT: To move—That this House:
 - (1) notes that petrol prices have dramatically increased;
 - (2) recognises that these prices are becoming prohibitive for families, pensioners, small businesses and community groups, and are adversely impacting on the tourism industry; and
 - (3) calls on the Government to direct the Australian Competition and Consumer Commission to formally monitor prices under Part VIIA of the *Trade Practices Act 1974*. (*Notice given 23 May 2006*. *Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 14 August 2006*.)

- 52 MR BOWEN: To move—That this House:
 - (1) notes that the Commonwealth's Procurement Guidelines include a 30 Day Payment Policy for small business;
 - (2) notes that the Department of Prime Minister and Cabinet, the Department of Foreign Affairs and Trade, the Department of Defence, and the Department of Finance and Administration all have financial systems that do not even collect data in relation to payments made to small business;
 - (3) notes that for the 2004-2005 financial year the Federal Government has made over 100,000 payments outside the mandatory 30 Day Payment Policy; and
 - (4) calls on the Prime Minister to bring all Commonwealth departments into line and enforce the mandatory payment policy and notes that, as a first step, departments should be keeping records of their payments to small businesses within the 30 day timeframe. (*Notice given 23 May 2006. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 14 August 2006.*)
- 53 MR M. J. FERGUSON: To move—That this House:
 - (1) recognises that:
 - (a) anti-personnel mines are a tragic legacy of war causing tragic devastation to individuals;
 - (b) anti-personnel mines represent a huge barrier to combating poverty and improving the livelihoods of people and communities in more than 80 countries; and
 - (c) while 151 countries have now joined the 'Mine Ban Convention', the non-signatories to the convention include the largest producers and stockpilers of anti-personnel mines; and
 - (2) calls upon the global community to reinforce its commitment to encourage all nations to commit to the Mine Ban Convention and to work co-operatively on mine clearance efforts, survivor assistance, mine risk education and integrated mine action programs that assist survivors to rebuild their livelihoods. (*Notice given 24 May 2006. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 14 August 2006.*)
- 54 MR GEORGANAS: To move—That this House:
 - (1) notes the alarming and ongoing increase in fuel prices in Adelaide's western suburbs and across Australia;
 - (2) recognises the severe implications of exorbitant fuel prices for family budgets, and both community groups and the volunteers on whose efforts they depend;
 - (3) acknowledges residents' concerns about reported instances of possible price gouging practices within the petroleum refining and distribution industry; and
 - (4) asks the Treasurer to direct the Australian Competition and Consumer Commission to formally monitor prices under Part VIIA of the *Trade Practices Act 1974*. (*Notice given 24 May 2006*. *Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 14 August 2006*.)
- 55 MR GEORGANAS: To move—That this House condemn the Federal Government for:
 - (1) failing to adequately fund healthcare in Australia;
 - (2) its role in causing the current doctor and nurse shortage in Australia; and
 - (3) Failing to adequately address this shortage. (*Notice given 24 May 2006. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 14 August 2006.*)
- 56 MR S. F. SMITH: To move—That the Workplace Relations Amendment (Work Choices) (Consequential Amendments) Amendment Regulations 2006 (No 1), as contained in Select Legislative Instrument 2006 No. 50 and made under the Workplace Relations Amendment (Work Choices) Act 2005, the Bankruptcy Act 1966, the Federal Magistrates Act 1999, the Public Service Act 1999, and the Public Employment (Consequential and Transitional) Amendment Act 1999, be disallowed. (Notice given 24 May 2006. Regulations will be deemed to have been disallowed unless disposed of within 4 sitting days, including today.)
- 57 MS ROXON: To move—That this House:
 - notes that 11 July 2006 marks the 15th anniversary of the entry into force of the United Nations' Second Optional Protocol to the International Covenant on Civil and Political Rights aiming at the abolition of the death penalty;
 - (2) notes that 57 countries have signed and ratified the Second Optional Protocol, including Australia;

- (3) notes that, while Australia has ratified the Second Optional Protocol, this Parliament has not yet adopted the Protocol into domestic law;
- (4) reaffirms its opposition to capital punishment; and
- (5) on a bipartisan level, calls for the Australian Government, this Parliament and the Parliaments of the States and Territories to work together to adopt the Second Optional Protocol into domestic law with binding force over the Commonwealth, the States and all the Territories. (*Notice given 25 May 2006.*) *Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 14 August 2006.*)
- 58 MR SNOWDON: To move—That this House, recognising the extreme level of poverty and disadvantage experienced by many indigenous Australians and that there are in some indigenous communities unacceptable levels of social dysfunction and violence, calls on the Government to:
 - (1) consult with Indigenous Australians to urgently develop and implement policies to alleviate this poverty and disadvantage; and
 - (2) ensure that these matters are given urgent attention at the next meeting of Council of Australian Governments (COAG) meeting. (*Notice given 25 May 2006. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 14 August 2006.*)
- 59 MS A. E. BURKE: To move—That this House:
 - (1) notes that it is estimated that anaphylaxis effects up to 380 000 Australians who experience a food allergy, 5-8 per cent of whom are children;
 - (2) recognises that tragically, three Australian students died between March 2002 and April 2003 during school hours as a result of an anaphylactic reaction;
 - (3) acknowledges that a simple medical treatment is all that is needed to treat an anaphylactic reaction, prevent loss of life and provide the necessary time to transport the victim to hospital for further medical treatment; and
 - (4) asks that the Government introduces legislation, devised in a COAG capacity, to ensure all preschools, primary and secondary schools:
 - (a) have necessary policies and procedures to provide effective response to a student who experiences an anaphylactic reaction;
 - (b) include policies that reduce the exposure to causative agents in the classroom environment;
 - (c) ensure staff members are appropriately trained to support life in the event of an anaphylactic reaction; and
 - (d) develop an individual action plan for each student that has an anaphylactic allergy that comprises treatment plans from the student's physician. (*Notice given 25 May 2006. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 14 August 2006.*)
- 60 MR L. D. T. FERGUSON: To move—That this House:
 - (1) notes:
 - (a) the historic colonial boundaries and distinct histories of the former British Somaliland and Italian Somaliland;
 - (b) the continued lack of democratic processes in Somali and the more recent collapse into fratricidal conflict in Mogadishu with interference by external sources;
 - (c) the further collapse of Somalia's integrity witnessed in Puntland's separation;
 - (d) the clear aspirations for independence by Somaliland's 3¹/₂ million residents; and
 - (e) the efforts of Somaliland to sponsor education, industry and parliamentary democracy; and
 - (2) urges Australia to revisit the continued, international non-recognition of Somaliland as a separate entity and to ensure that the continued effective division does not deprive residents of Somaliland of foreign aid in industrial and trade development as well as educational endeavours. (*Notice given 30 May 2006. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 14 August 2006.*)
- 61 MR EDWARDS: To move—That this House:
 - (1) notes with concern the call by the Federal Environment Minister, Ian Campbell, supported by the Liberal Members for Tangney, O'Connor and Kalgoorlie, for a nuclear reactor to be built in Western Australia;

- (2) calls on the Government to table all environmental evidence and other studies supporting such a proposal;
- (3) calls on the Government to identify the departments, authorities and local governments in Western Australia that have been consulted over such a proposal;
- (4) calls on the Government to advise on what consultation has taken place with the community in Western Australia over the proposal; and
- (5) further calls on the Government to identify all of the sites in Western Australia under consideration for the construction of this nuclear reactor. (*Notice given 31 May 2006. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 14 August 2006.*)
- 62 MR GARRETT: To move—That this House:
 - (1) note numerous calls by the international community, including motions passed by the European Union, the United States Congress, the United Kingdom House of Commons and others, for a cessation of human rights abuses in Burma;
 - (2) note also statements by the Australian Government including most recently at the International Labor Conference in June 2005 concerning the current situation in Burma in relation to forced labour practices;
 - (3) recognise that there has been no meaningful progress towards democratic rule in Burma and that opposition leader Aung San Suu Kyi remains under house arrest and that this detention has been extended for a further twelve months;
 - (4) note the recent offensive against the Karen people entailing destruction of housing and forced relocations;
 - (5) recognise that the National Convention established by the Burmese junta cannot in its present state achieve a state constitution that will guarantee human rights, democracy and federalism in Burma, and to date has made nil progress;
 - (6) call on the Australian Parliament and Government to reject the sham National Convention;
 - (7) repeat calls for the urgent cessation of human rights abuses in Burma;
 - (8) repeat calls for the immediate and unconditional release of Nobel peace laureate Aung San Suu Kyi, U Tin Oo, Khun Tun Oo and remaining political prisoners;
 - (9) urge the United Nations Security Council to act immediately, in concert with the international community, in relation to the current situation in Burma; and
 - (10) further call on the Government to continue to engage vigorously with regional states, including the People's Republic of China, and India, with a view to encouraging support for the placing of Burma on the agenda of the UN Security Council. (*Notice given 1 June 2006. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 14 August 2006.*)
- 63 MR HARTSUYKER: To move—That this House:
 - (1) notes the importance of rail in meeting the nation's transport task into the future; and
 - (2) is of the view that:
 - (a) as a nation we remain focused on transferring more freight off road and onto rail—particularly on Australia's east coast corridor;
 - (b) we continue to develop an efficient, integrated system, which reflects the necessity for intermodel links; and
 - (c) strong competition on the freight rail network is encouraged and that competition between different transport industries is maintained. (*Notice given 13 June 2006. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 14 August 2006.*)
- 64 **MR BOWEN:** To present a Bill for an Act to require annual reports of departments and agencies to report on the payment of accounts. (*Payment of Accounts by Government Bill 2006*) (*Notice given 15 June 2006*. *Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after* 14 August 2006.)
- 65 **MR BAIRD:** To move—That the House:
 - notes the serious discrimination that exists in Iran towards Bahá'ís, Assyrians, Chaldeans and Serbo Mandaeans;
 - (2) calls on Iran to recognise the legitimate rights of minorities involving their access to university training and enrolment in professions; and

- (3) requests the United Nations Human Rights Commission to undertake dialogue with Iran over their continued human rights concerns in that country. (*Notice given 15 June 2006. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 14 August 2006.*)
- 66 MR GARRETT: To move—That this House.
 - (1) notes that:
 - (a) microcredit is a particularly effective and sustainable means of eradicating poverty;
 - (b) microcredit borrowers, particularly women, generate income that allows them to feed, clothe, educate and care for the health of their children;
 - (c) to date 66.6 million people in the world have been reached with microcredit services;
 - (d) Goal 1 of the Millennium Development Goals (MDG) seeks to eradicate poverty, while its 2015 target is to reduce by half the number of people living on less than \$1 per day;
 - (e) if the new Microcredit Summit goal of having 175 million of the world's poorest families receiving microcredit were reached by 2015, then nearly half the MDG target would be met;
 - (f) Australia spent \$14.5 million on microcredit in the 2005-06 Aid Budget, which is 0.6% of the Aid Budget; and
 - (g) the USA, which funded microcredit longer than most donor countries, has established an international benchmark for microcredit spending, being 1.25% of the aid budget;
 - (2) urges the Australian Government to agree to support the new Microcredit Summit goal of having 175 million of the world's poorest people receiving microcredit by 2015 as a means of achieving the MDG; and
 - (3) urges the Australian Government to increase the proportion of money it allocates to microcredit to 1.25% of the aid budget. (*Notice given 15 June 2006. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 14 August 2006.*)
- 67 MS KING: To move—That this House:
 - (1) acknowledges that the Millennium Development Goals are an important part of the global fight against poverty;
 - (2) acknowledges that the Millennium Development Goals require Australia to make an increased contribution to the eradication of poverty, particularly in our region, which consistently ranks among the poorest in the world across the measures used by the Millennium Development Goals; and
 - (3) notes:
 - (a) Australia has committed to increasing its foreign aid budget to being 0.7% of GNI in 2015 in line with the UN Millennium Development Goals;
 - (b) the Government will need to increase foreign aid allocated to future budgets in order to achieve the target 0.7% of GNI by 2015 ; and
 - (c) debt relief for developing nations provides opportunities that are beneficial for the global community in allowing debt repayment funds to be re-allocated towards infrastructure development, food, health care and education funding. (*Notice given 19 June 2006. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 14 August 2006.*)
- 68 **MR BEAZLEY:** To move—That this House:
 - notes that the Prime Minister has not made any contribution to the 20 Matters of Public Importance and Censure debates on the subject of industrial relations moved in the House of Representatives since October 2005;
 - (2) notes that the Catholic Archbishop of Sydney, Cardinal Pell, has expressed dislike for the Howard Government's extreme industrial relations laws because they could be used to force down minimum wages;
 - (3) notes that Cardinal Pell has described public debates such as the one on the Howard Government's extreme industrial relations laws proposed by the Leader of the Opposition as always, always useful; and
 - (4) calls on the Prime Minister to agree to a full and open public debate on the impact of his extreme industrial relations laws on the lives of working men and women and their families. (*Notice given 19 June 2006. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 14 August 2006.*)

Orders of the day

- 1 **FUEL PRICES:** Resumption of debate (*from 7 November 2005—Ms Corcoran, in continuation*) on the motion of Mr Byrne—That this House:
 - (1) notes the alarming and rapid increase in fuel prices in the south-eastern suburbs of Melbourne and across Australia;
 - (2) recognises the severe implications of exorbitant fuel prices for local businesses and family budgets;
 - (3) acknowledges residents' concerns about reported instances of possible price gouging practices within the petroleum refining and distribution industry; and
 - (4) asks the Treasurer to direct the Australian Competition and Consumer Commission to formally monitor prices under Part VIIA of the *Trade Practices Act 1974*. (Order of the day will be removed from the Notice Paper unless re-accorded priority on 14 August 2006.)
- 2 **CLEMENCY FOR MR NGUYEN TUONG VAN:** Resumption of debate (*from 7 November 2005*) on the motion of Mrs Moylan—That this House:
 - (1) acknowledges the shared history and strong relationship between Australia and Singapore;
 - (2) strongly supports representations by the Prime Minister, the Hon. John Howard MP, to the Government of Singapore for clemency on behalf of Mr Nguyen Tuong Van, who was recently convicted and sentenced to death for drug trafficking by the Singapore Court;
 - (3) supports the representation by the Minister for Foreign Affairs, the Hon. Alexander Downer MP, the Leader of the Opposition, the Hon. Kim Beazley MP, Mr Kevin Rudd MP, and Members and Senators of the Australian Parliament who have supported a plea for clemency as outlined above;
 - (4) expresses profound regret that the Prime Minister of Singapore, HE Mr Lee Hsien Loong, and his Cabinet has rejected the pleas for clemency;
 - (5) notes that although the Singapore Court has adhered to due process, there remains an option for the Prime Minister and Cabinet of Singapore to overturn the death sentence, replacing it with a prison sentence;
 - (6) acknowledges the severe social impact that drug trafficking and drug use has on communities around the world and respects the strong stance by Singapore in its policies to combat this illegal trade and its worst effects;
 - (7) re-affirms Australia's opposition to capital punishment;
 - (8) believes that there are mitigating circumstances arising from this case that warrant consideration of clemency for Mr Nguyen;
 - (9) respectfully calls on the Singapore Prime Minister and Cabinet to reconsider the plea by the Australian Government for clemency in the case of Mr Nguyen Tuong Van; and
 - (10) asks the Singapore Government to overturn the death sentence imposed on Mr Nguyen and replace it with an appropriate prison term. (*Order of the day will be removed from the Notice Paper unless reaccorded priority on 14 August 2006.*)
- 3 NATIONAL DRIVER EDUCATION PROGRAM: Resumption of debate (*from 7 November 2005*) on the motion of Mrs May—That this House:
 - (1) recognises that:
 - (a) Australia-wide, over a quarter of all drivers killed and seriously injured each year are young adult drivers;
 - (b) road traffic injuries are a public health issue and road traffic crashes can be prevented;
 - (c) in addition to the burden of personal suffering, the monetary cost of crashes is in the order of \$15 billion per annum; and
 - (d) during the 2004 election, the Australian Government committed to work with the States and Territories to introduce a national compulsory driver education scheme for all new provisional licence holders by 2007;
 - (2) calls on the Australian Government to deliver a National Education Program, that is both compulsory and intensive, through our schools involving a minimum of 120 hours of practical driver experience and nationally recognized credentials to be delivered as a Certificate II course; and
 - (3) on a bipartisan level provides young adults with the skills and knowledge necessary to stay safe on Australian roads. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on 14 August 2006.*)

- 4 HUMAN RIGHTS IN ZIMBABWE: Resumption of debate (*from 28 November 2005—Ms Roxon, in continuation*) on the motion of Mr Baird—That this House:
 - (1) notes with concern the:
 - (a) ongoing human rights abuses in Zimbabwe;
 - (b) lack of accountable government and the failure to hold free and fair elections;
 - (c) ongoing suppression of opposition political parties and human rights activists; and
 - (d) implementation of Operation Murambatsvina (Clean Out the Trash) which has led to the internal displacement and famine; and
 - (2) calls on the Zimbabwean Government to:
 - (a) uphold the rule of law;
 - (b) ensure that its citizens human rights are respected;
 - (c) establish conditions and provide the means for citizens who have been internally displaced under Operation Murambatsvina to return voluntarily and with dignity to their homes or places of residence or to resettle voluntarily in another part of the country; and
 - (d) respect the rights of victims of Operation Murambatsvina, including access to justice and appropriate reparations, including restitution, rehabilitation and compensation. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 14 August 2006.*)
- 5 TRADE PRACTICES AMENDMENT (COLLECTIVE BARGAINING FOR SMALL BUSINESS) BILL 2005 (*Mr Fitzgibbon*): Second reading—resumption of debate (*from 28 November 2005*). (*Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 14 August 2006*.)
- 6 **RENEWABLE TIDAL, WIND AND SOLAR RESOURCES:** Resumption of debate (*from 28 November 2005*) on the motion of Mr Tuckey—That the Government take an international lead in the development of hydrogen created from Australia's renewable tidal wind and solar resources to replace costly hydrocarbon consumption in commercial and private transport. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 14 August 2006.*)
- 7 **PETROL PRICES:** Resumption of debate (*from 28 November 2005*) on the motion of Mr Bowen—That this House:
 - (1) notes that petrol prices in Australia remain at historically high levels, with the average price of petrol in Sydney at \$1.19 a litre with prices in rural and regional areas being even higher;
 - (2) particularly recognises the implications of exorbitant fuel prices for small businesses and family budgets; and
 - (3) calls on the Government to direct the Australian Competition and Consumer Commission to formally monitor prices under Part VIIA of the *Trade Practices Act 1974*. (Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 14 August 2006.)
- 8 CRIMES ACT AMENDMENT (INCITEMENT TO VIOLENCE) BILL 2005 (*Ms Roxon*): Motion for second reading (*from 5 December 2005*). (*Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 2 sitting Mondays after 14 August 2006.*)
- 9 **PETROL PRICES:** Resumption of debate (*from 5 December 2005—Mr Johnson, in continuation*) on the motion of Mrs Elliot—That this House:
 - (1) notes that petrol prices in regional areas have dramatically increased and are averaging well over \$1.20 per litre;
 - (2) recognises that these prices are becoming prohibitive for families and small businesses and are adversely impacting on tourism an industry which many regional areas rely on; and
 - (3) calls on the Government to direct the Australian Competition and Consumer Commission to formally monitor prices under Part VIIA of the *Trade Practices Act 1974*. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 14 August 2006.)
- 10 **HEALTH:** Resumption of debate (*from 5 December 2005—Ms Hall, in continuation*) on the motion of Mrs May—That this House:
 - (1) recognises that:
 - (a) good health is the single most important factor necessary for individuals to lead a happy and successful life;

- (b) what individuals think, eat and the amount of activity they undertake are important determinants of health and wellbeing;
- (c) Australians have a high incidence of preventable diseases that are influenced by lifestyle and behaviour including cardiovascular diseases, cholesterol, obesity and diabetes;
- (d) for many Australians, health is simply access to medical goods and services; and
- (e) once illness has taken hold, because of the mind/body connection, many do not have the mindset to better improve their health until they get a 'scare' which often comes too late; and
- (2) calls on the Australian Government to:
 - (a) educate youngsters in schools about health and ways of preventing illness;
 - (b) educate couples before starting a family on healthy lifestyles for children;
 - (c) refocus the training of our doctors from ill health to good health with an emphasis on preventative care; and
 - (d) implement a National Health Strategy with a strong focus on preventative health. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 14 August 2006.)
- 11 ADF RWANDAN SERVICE: Resumption of debate (*from 13 February 2006—Mr Scott, in continuation*) on the motion of Mr Griffin—That this House:
 - (1) recognises that the atrocities that occurred in Rwanda between 1994 and 1995 were some of the most horrific and appalling crimes seen in recent history;
 - (2) notes that between April and July 1994 up to one million Tutsi and moderate Hutus were killed at the hands of the militia;
 - (3) notes that in response, Australia deployed 657 ADF members to Rwanda in 1994 and 1995 as part of the United Nations Assistance Mission in Rwanda (UNAMIR);
 - (4) notes that the Australian contingent was largely a medical team whose key role was to provide medical care and health support for UNAMIR and, where possible, those injured by the massacres;
 - (5) acknowledges that Australian troops came under direct fire in and around refugee camps and faced the daily threat presented by landmines and other explosive devices placed to maim or kill Australian soldiers;
 - (6) acknowledges that these peacekeepers experienced the most horrible events such as the massacre of up to 8,000 men women and children at the Kibeho refugee camp in April 1995;
 - (7) notes with concern that many of these troops are now suffering serious mental and physical disabilities as the result of their service;
 - (8) notes that despite the severe trauma and the danger faced by Australian Peacekeepers in Rwanda, their service is still not treated as warlike service under the Veterans' Entitlement Act; and
 - (9) calls on the Government to immediately reclassify this service from 'hazardous' to 'warlike' in recognition of the risk faced by these troops and the magnificent contribution they made to the protection of Rwandan citizens. (*Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 3 sitting Mondays after 14 August 2006.*)
- 12 NATIONAL YEAR OF COMMUNITY: Resumption of debate (*from 13 February 2006— Mr L. D. T. Ferguson, in continuation*) on the motion of Mr Baird—That this House:
 - (1) recognises and supports the United Nations Association of Australia (NSW Division) for its resolution to declare 2006 the 'National Year of Community';
 - (2) acknowledges the importance of 'community' to the social fabric of Australian society; and
 - (3) notes the role of community in developing young Australians. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 14 August 2006.)
- 13 YOUNGER PEOPLE IN NURSING HOMES: Resumption of debate (*from 13 February 2006—Mrs Hull, in continuation*) on the motion of Mr Tanner—That this House:
 - (1) notes that approximately 1,000 Australians under the age of 50 are living in nursing homes because they have a severe disability such as acquired brain injury;
 - (2) recognises that in most cases such accommodation is not appropriate, and that greater choice is needed for these younger people;

- (3) acknowledges that as both federal and state governments are deeply involved in the aged care sector, both levels of government have a role to play in addressing this problem;
- (4) notes that the Aged Care Innovations Pool has provided a small start to addressing the problem; and
- (5) calls on federal and state governments to use the Council of Australian Governments process, and the current Senate Community Affairs Reference Committee Inquiry, as a basis for a combined effort to deal with this serious problem. (*Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 3 sitting Mondays after 14 August 2006.*)
- 14 **INTER-COUNTRY ADOPTION:** Resumption of debate (*from 13 February 2006*) on the motion of Mrs B. K. Bishop—That this House:
 - (1) recognises that Australia's rates of inter-country adoption are significantly lower than leading western nations;
 - (2) notes that the Commonwealth should take the primary role in managing Australia's external relations in inter-country adoptions;
 - (3) recognises the role that non-government organisations should have in managing inter-country adoptions in Australia; and
 - (4) notes that parents of children adopted from overseas have less access to benefits and entitlements than the rest of the community. (*Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 3 sitting Mondays after 14 August 2006.*)
- 15 **GENDER EQUALITY:** Resumption of debate (*from 27 February 2006*) on the motion of Mr Johnson— That this House:
 - (1) recognises that:
 - (a) a report from the United Nations Population Fund (UNFPA) State of World Population 2005the Promise of Equality: Gender Equity, Reproductive Health and Millennium Development Goals was released on 12 October and that the theme of the report is that gender equality reduces poverty, and saves and improves lives;
 - (b) a major platform for achieving sustainable development is gender equality and the empowerment of women; and
 - (c) gender inequities in all countries limit the economic and social participation of women in the building of healthy and dynamic nations;
 - (2) encourages:
 - (a) the UNFPA to continue to work towards achieving gender equality; and
 - (b) the Government to continue to support the Millennium Development Goals because they have led to significant improvements in women's health, safety and economic participation and increased their share in the benefits of strengthened economic growth; and
 - (3) recognises that these improvements have been achieved through culturally and religiously appropriate activities and has resulted in a reduction in the incidence of fistula, maternal and child mortality. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 14 August 2006.)
- 16 **PACIFIC HIGHWAY:** Resumption of debate (*from 27 February 2006*) on the motion of Mr Hartsuyker— That this House:
 - (1) notes:
 - (a) that the Pacific Highway is a State road designed, built, owned, and maintained by the New South Wales State Government;
 - (b) that there have been unacceptable delays and substantial cost over-runs in the upgrade of the Pacific Highway to dual carriageway standard from Hexham to the Queensland border;
 - (c) notwithstanding that the Pacific Highway is a state road, the Australian Government has made a substantial commitment to the upgrade under the Pacific Highway Reconstruction Program Agreement and Auslink;
 - (d) that there have been unacceptable delays to the commencement of work on by-passing population centres along the highway;
 - (e) tenders have been received for the construction of the Bonville Deviation and the State Minister for Roads, Mr Tripodi, plans to delay commencement of works until mid 2006; and
 - (f) the public consultation process has failed to achieve route outcomes which are acceptable to communities along the highway; and

- (2) calls on the New South Wales Labor Government to:
 - (a) exercise more stringent cost and project management control over the highway upgrade; and
 - (b) accelerate progress on this upgrade with a view to completing a dual carriageway between Hexham and the Queensland border by 2016. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 14 August 2006.*)
- 17 **CHILD CARE:** Resumption of debate (*from 27 February 2006*) on the motion of Ms Plibersek—That this House:
 - (1) notes:
 - (a) the spiralling cost of child care in many parts of Australia;
 - (b) that a large number of families cannot either find or afford high quality, local child care;
 - (c) the low labour force participation rates of women with dependant children in Australia, relative to many other OECD nations; and
 - (d) that families cannot claim the child care tax offset until after the end of the financial year following the year when child care fees had been paid, even though the Government has all the details necessary to process the offset earlier; and
 - (2) calls on the Government to:
 - (a) develop policies to create more places for children in high quality care in areas where more places are needed;
 - (b) recognise that planning is needed in the long day care market to correct market failures, and make it possible for parents with young children to participate in the workforce; and
 - (c) implement Labor's proposals to allow families to benefit from the child care tax offset at least a year earlier than the Government's scheme allows. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 14 August 2006.*)
- 18 **INTER-PARLIAMENTARY UNION:** Resumption of debate (*from 27 February 2006*) on the motion of Mrs Irwin—That this House:
 - (1) notes that the Inter-Parliamentary Union (IPU):
 - (a) is the focal point for global parliamentary dialogue and, as the primary vehicle for strengthening parliaments world-wide, works globally for the establishment of representative democracy, providing an unparalleled parliamentary dimension to international cooperation;
 - (b) at its Assemblies, initiates debates on issues of international interest and concern in order to raise awareness and action by parliaments and parliamentarians;
 - (c) defends and promotes human rights, particularly through the Committee on the Human Rights of Parliamentarians;
 - (d) stresses the representation of both genders within the ranks of parliamentarians, facilitating the participation of women parliamentarians in its forums;
 - (e) encourages good governance and democratic capacity building through its programs and work with regional inter-parliamentary organisations, international inter-governmental and non-government organisations; and
 - (f) supports the efforts of the United Nations (at which it has observer status), works in close cooperation with the UN and is seeking a closer strategic partnership with the UN so as to promote more substantive interaction and coordination between the IPU and the UN;
 - (2) welcomes recent reforms of the IPU that were strongly supported by Australian delegations, and which have resulted in improved reporting mechanisms, including detailed and comprehensive financial statements; and
 - (3) commends past and present Australian delegations for their contribution to the IPU, as reflected in the leading role taken in the work of standing committees, drafting committees, geopolitical groups and the meeting of women parliamentarians. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 14 August 2006.*)
- 19 ALCOHOL EDUCATION AND REHABILITATION FOUNDATION: Resumption of debate (*from* 27 February 2006) on the motion of Mr Quick—That this House:
 - (1) acknowledges the fact that alcohol misuse remains the number one health and social issue confronting the Australian community;

- (2) expresses its appreciation to the Alcohol Education and Rehabilitation Foundation for its outstanding efforts to date in raising public awareness of the dangers of alcohol and licit substance misuse and the importance of responsible consumption of alcohol;
- (3) notes the effectiveness of the grants program administered by the Alcohol Education and Rehabilitation Foundation over the past four years;
- (4) notes in particular the work of the Alcohol Education and Rehabilitation Foundation in addressing the scourge of inhalant abuse among young indigenous Australians; and
- (5) calls on the Government to provide sufficient funding to the Alcohol Education and Rehabilitation Foundation's Public Fund in the 2006-2007 Budget to enable the Foundation to continue its work in addressing the causes of, and harms arising from, alcohol and licit substance misuse. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 14 August 2006.*)
- 20 AIRPORT DEVELOPMENT AND AVIATION NOISE OMBUDSMAN BILL 2006 (Mr Georganas): Second reading (from 27 March 2006). (Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 5 sitting Mondays after 14 August 2006.)
- 21 ARTIST'S RESALE RIGHTS BILL 2006 (*Mr McMullan*): Second reading (*from 27 March 2006*). (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 14 August 2006*.)
- 22 PROTECTION OF THE AUSTRALIAN NATIONAL FLAG (DESECRATION OF THE FLAG) BILL 2006 (*Mrs B. K. Bishop*): Second reading (*from 27 March 2006*). (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 14 August 2006*.)
- 23 ACCOMMODATION AND CARE FOR THE DISABLED: Resumption of debate (*from 27 March 2006*) on the motion of Mrs Hull—That this House:
 - (1) note that:
 - (a) ageing parents and carers of disabled children face a crisis of lack of accommodation options for disabled children;
 - (b) any ageing parents and carers of disabled children are in need of aged care accommodation for themselves;
 - (c) due to limited available accommodation options for disabled people, many aged carers of disabled people are significantly disadvantaged;
 - (d) there is an urgent need to assist ageing parents and carers of disabled children to access quality accommodation and care for disabled people;
 - (e) in October 2005 the Prime Minister announced a \$200 million package to assist parents to establish private trusts for the future care of their disabled children; and
 - (f) there is an expert advisory group established to advise on the implementation of the package; and
 - (2) call on:
 - (a) the Minister to instruct the advisory group to consult widely on the merits of establishing a new financial and insurance product that would assist all parents of disabled children to plan for their future care; and
 - (b) both the State and Federal Governments to work together to urgently resolve this accommodation and care crisis. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 14 August 2006.*)
- 24 FARMERS: Resumption of debate (from 27 March 2006) on the motion of Mr Adams—That this House:
 - (1) congratulate the farmers of Tasmania on their bid to bring the plight of all farmers to the attention of the community and the Premier of Tasmania for supporting them;
 - (2) condemn the Federal Government for:
 - (a) the lack of labelling laws to allow the community to make their own decisions on the purchase of fresh food;
 - (b) the fact that farmers in Tasmania and the rest of Australia are suffering from the unlevel playing field that exists in the import and export of fresh foods;
 - (c) the fact the Federal Government is not achieving enough gains for farmers in their negotiations on free trade agreements with many countries, including the US and China; and

- (d) the lack of leverage for farmers trying to negotiate fair and just contracting rates for their produce; and
- (3) call on the Minister for Agriculture, Forestry and Fisheries to introduce legislation to ensure that labelling of farm products is unambiguous and works for the benefit of all Australian primary producers. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 14 August 2006.)
- 25 INDONESIA: Resumption of debate (*from 27 March 2006*) on the motion of Mr Fawcett—That this House:
 - express its deep sorrow and its condolences to the Government of the Republic of Indonesia and to the families who have been directly affected by the killings of the three Indonesian girls that occurred last Saturday, 29 October 2005, in Poso, Central Sulawesi, Indonesia;
 - (2) strongly condemns the beheadings of the three Christian girls, students in Poso, which it considers as an act of brutality, terror, and a serious abuse of human rights, in that the fundamental human rights are the rights to life and religious freedom, which are guaranteed under the Indonesian Constitution;
 - (3) welcomes steps by the Government of Indonesia to investigate the incident and its efforts to stop the climate of violence and to bring those responsible for this act of terror to justice; and
 - (4) conveys to the Government and people of Indonesia that the Australian Government remains committed to peace and reconciliation in Indonesia, and to enhancing mutual understanding and cooperation among peoples of Indonesia and Australia. (*Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 6 sitting Mondays after 19 June 2006.*)
- 26 AUSTRALIAN DEFENCE MEDAL: Resumption of debate (*from 27 March 2006*) on the motion of Mr Windsor—That this House resolves to accept the principle that the primary qualifying criteria for the Australian Defence Medal specify two years effective service, instead of six years, in line with the recommendation of the Returned and Services League of Australia. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 14 August 2006*.)
- 27 ABOLITION OF THE DEATH PENALTY: Resumption of debate (*from 22 May 2006—Mrs Moylan, in continuation*) on the motion of Mr Baird—That this House:
 - (1) note with concern:
 - (a) the increasing use of the death penalty as a criminal sanction in our region;
 - (b) the execution of Mr Van Tuong Nguyen in the Republic of Singapore; and
 - (c) the plight of all Australians who are currently on death row;
 - (2) congratulate the Governor-General, the Prime Minister and the Australian Government and Opposition for their recent efforts on behalf of Australians on death row; and
 - (3) call on the Australian Government to:
 - (a) advocate with our regional neighbours the abolition of the death penalty or, as an interim measure, the establishment of a moratorium on executions; and
 - (b) encourage our regional neighbours to ratify the United Nations International Convention on Civil and Political Rights and the Second Optional Protocol. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 14 August 2006.*)
- 28 **TAIWAN AND THE WORLD HEALTH ORGANISATION:** Resumption of debate (*from 22 May 2006*) on the motion of Mr Bartlett—That this House:
 - (1) recognises Taiwan's:
 - (a) world class health care system;
 - (b) strong commitment to improved international health standards and international health security; and
 - (c) proud record of medical assistance to developing countries;
 - (2) notes that:
 - (a) as emphasised by Dr Jong-wook Lee, Director-General of the World Health Organisation (WHO), the experience of SARS in 2003, and the ongoing threat of Avian Influenza, show the imperative of an internationally coordinated approach to international health emergencies;
 - (b) in the same way that Taiwan's containment and management efforts during the SARS epidemic in 2003 were hampered by its inability to access the expertise of the WHO, its capacity to meet the

challenges of a global Avian Influenza epidemic would be similarly constrained if it continues to be denied the right to participate in the operation of the WHO;

- (c) the World Health Assembly's (WHA) Rules of Procedure formally allow for the participation of observers in the activities of the organisation, without reference to questions of sovereignty;
- (d) the participation of observers in WHO activities is consistent with the principle of 'universal application', given expression in the WHO's constitutional mandate to "advance the health of all peoples";
- (e) there are currently six semi-permanent WHA observers, including a sovereign state (the Holy See), a quasi-state (Palestine), a political entity (the Order of Malta), and three international organisations, and thus the granting to Taiwan of observer status should not be construed as a form of political recognition;
- (f) private Members' bills in support of Taiwan's bid for observer status with the WHO were tabled in this House in both 2003 and 2004;
- (g) support for Taiwan's previous bids has also come from many other governments, including the US Government, the EU, Japan and Canada at the May 2003 and 2004 Summits of the World Health Assembly in Geneva; and
- (h) there is considerable public support for Taiwan's participation in the WHO from professional medical organisations; and
- (3) supports the participation of Taiwan in the WHA as an observer, given that such participation would allow Taiwan to more effectively contribute to international health coordination, and to better protect its 23 million people from possible trans-national health emergencies, including Avian Influenza. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 14 August 2006.)
- 29 **TREATING COMPENSATION AS TAXABLE INCOME:** Resumption of debate (*from 22 May 2006*) on the motion of Mr Windsor—That this House:
 - (1) recognises the hardship faced by families who face significant losses with the withdrawal of water rights;
 - (2) acknowledges that a similar problem confronts those whose livelihood is threatened by government imposed changes in the use of forest resources;
 - (3) acknowledges that compensation is being made in recognition of the loss of property rights caused by such policies;
 - (4) recognises that any benefit such compensation confers will be substantially negated unless the government changes its stated policy of treating such compensation as income and taxing it accordingly; and
 - (5) calls for the introduction and passage without delay of amendments to the Income Tax Assessment Act to correct this anomaly. (Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 7 sitting Mondays after 19 June 2006.)
- 30 AVOIDING DANGEROUS CLIMATE CHANGE (KYOTO PROTOCOL RATIFICATION) BILL 2006 (Mr Albanese): Second reading (from 29 May 2006). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 14 August 2006.)
- 31 **RELIGIOUS MINORITIES:** Resumption of debate (*from 29 May 2006*) on the motion of Mr Cadman—That this House:
 - (1) commends Australians of Greek and Turkish origin for the peaceful and harmonious relationship they have established in Australia, which is an example to all communities coming from older cultures;
 - (2) recognises, with appreciation, the past endeavours of the Hon. Bill Hayden and in the current efforts of Australia's Special Envoy on Cyprus, the Hon. Jim Short, and their contribution towards improving relationships between the Turkish Cypriot and Greek Cypriot communities to bring about the reunification of the island of Cyprus;
 - (3) requests the Government of the Republic of Turkey, as it moves towards joining the European Union as a full member, to:
 - (a) return private property to minority groups of all religious backgrounds and to allow the freedoms of settlement and property throughout Cyprus;
 - (b) permit the re-opening of the Greek Orthodox Theological College on the island of Halke; and
 - (c) permit Christian denominations to operate seminaries of their own, whether Greek, Armenian or Syriac; and

- (4) encourages all parties, including the Turkish Government and the Government of the Republic of Cyprus, to work together with the United Nations and the European Union to ensure a lasting solution in which all Cypriots enjoy the economic, political and security benefits of the EU in a united, democratic, just Cyprus. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 14 August 2006.*)
- 32 FUEL PRICES: Resumption of debate (from 29 May 2006) on the motion of Mr Byrne—That this House:
 - (1) notes the continuing and alarmingly high fuel prices in the South Eastern suburbs of Melbourne and across Australia;
 - (2) recognises the enormous impact of these high fuel prices families and their budgets and local businesses in the region;
 - (3) acknowledges residents' concerns about price gouging within the petroleum refining and distribution industry and their desire for some action to be taken by the Howard Government to reduce fuel prices; and
 - (4) asks that, at the very least, the Treasurer take action to direct the Australian Competition and Consumer Commission to formally monitor fuel prices under Part VIIA of the *Trade Practices Act* 1974. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 14 August 2006.)
- 33 **BAHA'I FAITH IN IRAN:** Resumption of debate (*from 29 May 2006*) on the motion of Ms George—That this House:
 - (1) notes the statement made on 20 March 2006 by the United Nations Special Rapporteur on Freedom of Religion or Belief expressing concern about the treatment of followers of the Baha'i faith in Iran;
 - (2) expresses its grave concern that instructions have been issued to collect information and monitor activities of members of the Baha'i faith in Iran;
 - (3) regards such action as an unacceptable interference with the rights of members of religious minorities;
 - (4) fears that such monitoring could be used as the basis for persecution and discrimination against members of the Baha'i faith; and
 - (5) urges the Government to pursue these concerns with our Embassy and with representatives of the Iranian Government. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 14 August 2006.)
- 34 UNITED NATIONS AND DARFUR: Resumption of debate (*from 29 May 2006—Mr L. D. T. Ferguson, in continuation*) on the motion of Mr Baird—That this House:
 - (1) substantially increase the level of aid to the Darfur region of the Sudan;
 - (2) call upon member nations to provide peacekeeping forces to quell the civil war currently taking place in the country;
 - (3) lift the profile of this catastrophic situation that confronts Darfur and the conflict which has already claimed 300,000 lives and seen 2.4 million people displaced;
 - (4) work effectively with the NGO's to ensure a substantial lift in the level of privately sourced aid going to the region; and
 - (5) ensure that maximum cooperation is given to peace negotiations. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 14 August 2006.)
- 35 SUSPENSION OF STANDING AND SESSIONAL ORDERS—SNOWY HYDRO: Resumption of debate (*from 30 May 2006—Mr McGauran, in continuation*) on the motion of Mr Andren—That so much of the standing and sessional orders be suspended as would prevent the Member for Calare from moving that this House:
 - (1) notes the growing public outrage at the majority decision of this parliament on March 30th to dispose of the Commonwealth shareholding in Snowy Hydro;
 - (2) notes legal advice suggesting the parliamentary motion to sell Snowy Hydro is constitutionally inadequate in the absence of specific legislation passed by parliament;
 - (3) recognises that the Murray Darling Association is gravely concerned that there are no guarantees that licensed irrigators will be protected in the future and that power generation will take precedent over water supplies;
 - (4) notes proposals to cap shareholdings by any one group either temporarily or permanently cannot be protected in legislation from future change;

- (5) notes the remaining 72 years of existing licence agreement conditions will not be., included in any sale agreement;
- (6) notes in its February 2005 submission to the National Competition Council relating to the application of Lakes R Us to undertake water storage and release services, Snowy Hydro stated: "To allow the release of water to be subject to the arbitrary decisions of private individuals-would be contrary to the public interest of protecting the environment";
- (7) notes the crucial role the Snowy Scheme plays in alternative energy, environmental management and water supply strategies that don't necessarily coincide with the exploitation of these resources for private gain; and
- (8) appalled that this motion and debate is about to be gagged, calls on the Australian Government to give notice it will rescind the March 30 motion approving the sale of its Snowy Hydro shareholding in the public interest and use its corporations powers under s5 l (xx) of the Constitution to prevent the sale of any shares in Snowy Hydro Pty Ltd pending a full and independently chaired public inquiry to be conducted into the actual capital requirements of Snowy Hydro, the 46 operational agreements between the three current shareholders and the impact of the proposed sale on all relevant parties (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 14 August 2006.)
- 36 LAW AND CULTURAL PRACTICES: Resumption of debate (*from 19 June 2006—Mrs Mirabella, in continuation*) on the motion of Mr Keenan—That this House reaffirms that:
 - (1) every Australian is entitled to the full protection of Australian law;
 - (2) cultural practices in any community do not lessen that protection; and
 - (3) human rights override cultural rights. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 14 August 2006.)
- 37 INDUSTRIAL RELATIONS CHANGES: Resumption of debate (*from 19 June 2006—Mr Johnson, in continuation*) on the motion of Mr Beazley—That this House:
 - (1) recalls and records the solemn commitment given by the Prime Minister to Alan Jones on Radio 2GB on 4 August 2005 that "I mean some people are going to have to work public holidays...it would be absurd and unfair and unreasonable if somebody has to work on a public holiday that that person isn't compensated by being paid whatever it is, the double time or the time and a half...those arrangements are going to continue...";
 - (2) notes that appropriate compensation includes things like penalty rates and public holiday leave loadings;
 - (3) notes that since the Government's extreme industrial relations changes commenced on 27 March 2006, a single sentence in an Agreement can remove all entitlements to public holiday pay, penalty rates and overtime pay, and that the Government's own statistics show:
 - (a) 64 per cent of assessed AWAs have removed penalty rates;
 - (b) 63 per cent have removed leave loadings;
 - (c) 52 per cent have removed shiftwork loadings; and
 - (d) 41 per cent did not contain gazetted public holidays, and
 - (4) affirms its support for the Prime Minister's August 2005 commitment that employees should receive adequate compensation for working on public holidays; and
 - (5) calls on the Government to immediately restore adequate compensation for Australian employees who work on public holidays, thereby holding the Prime Minister to his solemn promise to Alan Jones and the Australian people. (*Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 8 sitting Mondays after 14 August 2006.*)
- 38 MARRIAGE: Resumption of debate (*from 19 June 2006—Mr Emerson, in continuation*) on the motion of Mr Johnson—That this House:
 - (1) recognise and honour marriage as an exclusive union between a man and a woman;
 - (2) celebrate the importance of marriage as an indispensable institution in Australian society; and
 - (3) encourage the Australian Government to enact policies that promote and strengthen marriage in our society. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 14 August 2006.)

- 39 **TRADE PRACTICES LEGISLATION AMENDMENT BILL 2006** (*Mr Katter*): Second reading (*from 19 June 2006*). (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 14 August 2006*.)
- 40 SNOWY HYDRO CORPORATISATION AMENDMENT BILL 2006 (Mrs Hull): Second reading (from 19 June 2006). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 14 August 2006.)

COMMITTEE AND DELEGATION REPORTS (standing orders 34, 39 and 40): Presentation and consideration of committee and delegation reports has precedence each Monday.

PRIVATE MEMBERS' BUSINESS (standing orders 34 and 35) has precedence from the conclusion of consideration of committee and delegation reports, being interrupted at 1.45 p.m. and then continuing for 1 hour after the presentation of petitions each Monday.

The **SELECTION COMMITTEE** is responsible for determining the order of precedence and allotting time for debate on consideration of committee and delegation reports and private Members' business. Any private Members' business not called on, or consideration of private Members' business or committee and delegation reports which has been interrupted and not re-accorded priority by the Selection Committee on any of the next 8 sitting Mondays, shall be removed from the Notice Paper (standing order 42).

5285

BUSINESS OF THE MAIN COMMITTEE

Thursday, 22 June 2006

The Main Committee meets at 9.30 a.m.

GOVERNMENT BUSINESS

Orders of the day

1 INTELLECTUAL PROPERTY LAWS AMENDMENT BILL 2006 (Parliamentary Secretary to the Minister for Industry, Tourism and Resources): Second reading—Resumption of debate (from 30 March 2006— Mr Griffin).

PRIVATE MEMBERS' BUSINESS

Orders of the day

1 COMMITMENT OF TROOPS TO EAST TIMOR—STATEMENTS BY THE PRIME MINISTER AND LEADER OF THE OPPOSITION—MOTION TO TAKE NOTE OF STATEMENTS: Resumption of debate (*from 21 June 2006—Mr Price, in continuation*) on the motion of Mr Beazley—That the House take note of the statements.

GOVERNMENT BUSINESS—continued

Orders of the day—*continued*

2 **CYCLONE LARRY:** Resumption of debate (*from 30 March 2006*) on the motion of Mr Ruddock—That this House acknowledge the terrible impact that Cyclone Larry has had on the residents of far north Queensland and recognise the efforts and contributions of those communities, and of governments, to restore normal life to the region.

COMMITTEE AND DELEGATION REPORTS

Orders of the day

- *1 CORPORATIONS AND FINANCIAL SERVICES—PARLIAMENTARY JOINT COMMITTEE— CORPORATE RESPONSIBILITY: MANAGING RISK AND CREATING VALUE —MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 21 June 2006*) on the motion of Ms A. E. Burke— That the House take note of the report.
- 2 SCIENCE AND INNOVATION—STANDING COMMITTEE—REPORT ON—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 19 June 2006—Mr Danby*) on the motion of Mr Georgiou—That the House take note of the document.
- 3 ECONOMICS, FINANCE AND PUBLIC ADMINISTRATION—STANDING COMMITTEE—REPORT ON—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 19 June 2006— Mr Ticehurst*) on the motion of Mr Georgiou—That the House take note of the document.
- 4 PUBLICATIONS COMMITTEE—REPORT ON THE INQUIRY INTO THE DISTRIBUTION OF THE PARLIAMENTARY PAPERS SERIES—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 29 May 2006—Mr Neville*) on the motion of Mrs Draper—That the House take note of the report.
- 5 INTELLIGENCE AND SECURITY—PARLIAMENTARY JOINT COMMITTEE—REVIEW OF THE LISTING OF THE KURDISTAN WORKERS' PARTY (PKK)—REPORT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 29 May 2006—Mr Neville*) on the motion of Mr Jull—That the House take note of the report.
- 6 FOREIGN AFFAIRS, DEFENCE AND TRADE—JOINT STANDING COMMITTEE—VISIT TO AUSTRALIAN DEFENCE FORCES DEPLOYED TO SUPPORT THE REHABILITATION OF IRAQ— REPORT OF THE DELEGATION 22 TO 28 OCTOBER 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 22 May 2006—Mrs May*) on the motion of Mr Scott—That the House take note of the report.
- 7 FOREIGN AFFAIRS, DEFENCE AND TRADE—JOINT STANDING COMMITTEE—REPORT— AUSTRALIA'S DEFENCE RELATION WITH THE UNITED STATES—MOTION TO TAKE NOTE OF

DOCUMENT: Resumption of debate (*from 22 May 2006—Mr Baird*) on the motion of Mr Scott—That the House take note of the report.

- 8 PROCEDURE COMMITTEE—REPORT—MAINTENANCE OF THE STANDING AND SESSIONAL ORDERS—FIRST REPORT: DEBATE ON THE ELECTION OF SPEAKER—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 22 May 2006*) on the motion of Mr Melham—That the House take note of the report.
- 9 COMMUNICATIONS, INFORMATION TECHNOLOGY AND THE ARTS—STANDING COMMITTEE— REPORT—DIGITAL TELEVISION: WHO'S BUYING IT?—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 13 February 2006—Mr Neville*) on the motion of Jackie Kelly—That the House take note of the report.
- 10 FAMILY AND HUMAN SERVICES—STANDING COMMITTEE—REPORT—OVERSEAS ADOPTION IN AUSTRALIA—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 8 December 2005—Mrs May*) on the motion of Mrs B. K. Bishop—That the House take note of the report.
- 11 **PROCEDURE—STANDING COMMITTEE—REPORT—PROCEDURES RELATING TO HOUSE COMMITTEES—MOTION TO TAKE NOTE OF DOCUMENT:** Resumption of debate (*from 8 December 2005—Mr Baird*) on the motion of Mrs May—That the House take note of the report.
- 12 PROCEDURE—STANDING COMMITTEE—REPORT—A HISTORY OF THE PROCEDURE COMMITTEE ON ITS 20TH ANNIVERSARY—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 7 December 2005—Mr Neville*) on the motion of Mrs May—That the House take note of the report.
- 13 AGRICULTURE, FISHERIES AND FORESTRY—STANDING COMMITTEE—REPORT—TAKING CONTROL: A NATIONAL APPROACH TO PEST ANIMALS—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 7 December 2005—Mr Neville*) on the motion of Mr Schultz—That the House take note of the report.
- 14 ENVIRONMENT AND HERITAGE—STANDING COMMITTEE—REPORT—SUSTAINABLE CITIES— MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 1 December 2005— Mr Baldwin*) on the motion of Dr Washer—That the House take note of the report.
- 15 ECONOMICS, FINANCE AND PUBLIC ADMINISTRATION—STANDING COMMITTEE—REVIEW OF THE RESERVE BANK OF AUSTRALIA ANNUAL REPORT 2004 (FIRST REPORT)—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 22 June 2005—Mr Hartsuyker*) on the motion of Mr Baird—That the House take note of the report.
- 16 EMPLOYMENT, WORKPLACE RELATIONS AND WORKFORCE PARTICIPATION—STANDING COMMITTEE—REPORT—MAKING IT WORK—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 12 October 2005—Mr Neville*) on the motion of Mr Barresi—That the House take note of the report.
- 17 LEGAL AND CONSTITUTIONAL AFFAIRS—STANDING COMMITTEE—REPORT ON THE EXPOSURE DRAFT OF THE FAMILY LAW AMENDMENT (SHARED PARENTAL RESPONSIBILITY) BILL 2005—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 15 September 2005—Mr Baldwin*) on the motion of Mr Slipper—That the House take note of the report.
- 18 EMPLOYMENT, WORKPLACE RELATIONS AND WORKFORCE PARTICIPATION—STANDING COMMITTEE—WORKING FOR AUSTRALIA'S FUTURE: INCREASING PARTICIPATION IN THE WORKFORCE—REPORT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from* 22 June 2005—Mr Neville) on the motion of Mr Barresi—That the House take note of the report.
- 19 HEALTH AND AGEING—STANDING COMMITTEE—FUTURE AGEING: REPORT ON A DRAFT REPORT OF THE 40TH PARLIAMENT: INQUIRY INTO LONG-TERM STRATEGIES TO ADDRESS THE AGEING OF THE AUSTRALIAN POPULATION OVER THE NEXT 40 YEARS—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (*from 17 March 2005—Jackie Kelly*) on the motion of Mr Somlyay—That the House take note of the report.

QUESTIONS IN WRITING

On the first sitting day of each fortnight, a complete Notice Paper is published containing all unanswered questions. On subsequent days, only new questions for the sitting are included in the Notice Paper. The full text of all unanswered questions is available at:

www.aph.gov.au/house/info/notpaper/qons.pdf.

Questions unanswered

Nos 8, 48, 51-53, 256, 299, 345, 507, 538, 586, 644, 782, 964, 1103, 1139, 1140, 1253, 1272, 1325, 1446, 1451, 1454, 1492, 1507, 1598, 1602, 1673, 1714, 1737, 1773, 1777-1779, 1783, 1788, 1790, 1802, 1924, 1958-1976, 2054, 2215, 2225, 2230, 2248, 2249, 2251, 2252, 2254-2260, 2262-2265, 2274, 2302-2318, 2320, 2331, 2332, 2354, 2374, 2377, 2399, 2400, 2403, 2457, 2492, 2493, 2495, 2496, 2498-2504, 2506, 2507, 2509, 2548, 2549, 2575, 2587, 2588, 2594, 2605, 2609, 2611, 2629-2632, 2645, 2667, 2673, 2674, 2676, 2691, 2692, 2695, 2706, 2708, 2709, 2711, 2715, 2721, 2734, 2735, 2739, 2741, 2742, 2781, 2792, 2793, 2795, 2890, 2892, 2895, 2900, 2904, 2905, 2908, 2912, 2917-2919, 2921, 2922, 2927-2930, 2932, 2940, 2942, 2943, 2950, 2951, 2955-2957, 2961, 2986, 2990, 2992, 2998-3000, 3005, 3007-3013, 3016, 3021, 3047, 3059, 3061, 3064, 3066, 3070, 3072, 3074, 3075, 3079, 3104, 3106, 3108, 3110, 3111, 3114-3118, 3120, 3121, 3126, 3127, 3140-3159, 3164, 3165, 3172-3174, 3178-3180, 3185, 3194, 3195, 3198-3217, 3221-3239, 3247, 3248, 3250, 3251, 3253, 3256-3288, 3290-3292, 3295-3306, 3308-3316, 3318-3320, 3323-3326, 3328-3330, 3333-3340, 3343-3350, 3352-3382, 3389, 3391-3395, 3397, 3399, 3400, 3403, 3406-3408, 3411-3421, 3423-3429, 3432-3456, 3460-3466, 3469, 3471-3473, 3476-3480, 3483, 3485, 3488-3491, 3494-3496, 3498-3505, 3507-3521, 3524-3558, 3560-3564, 3566-3754.

22 June 2006

- *3755 **MS MACKLIN:** To ask the Minister for Vocational and Technical Education—For each Australian Technical College with which the Government has signed a funding agreement:
 - (1) who are the parties to the agreement.
 - (2) what is the duration of the agreement.
 - (3) what is the total value of the agreement.
 - (4) how much (a) recurrent, (b) per student, (c) capital funding is provided (i) in total and (ii) in each year of the agreement.
 - (5) what is the expected annual enrolment of the college in each year of the contract for each of its campuses.
 - (6) when is each college expected to be fully operational.
 - (7) what fees will be charged.
- *3756 **MR MELHAM:** To ask the Attorney-General—What arrangements are in place for the Australian National Audit Office (ANAO) to conduct (a) annual audits and (b) performance audits of the Australian Security Intelligence Organisation.
- *3757 MR MELHAM: To ask the Minister for Foreign Affairs—
 - (1) What arrangements are in place for the Australian National Audit Office (ANAO) to conduct annual audits and performance audits of the Australian Secret Intelligence Service (ASIS).
 - (2) Does ANAO have access to the financial statements and records of any and all corporate or other entities controlled by ASIS.
 - (3) Can he provide an assurance that the ANAO is given full access to monitor all of ASIS's financial operations, including the operations of ASIS controlled entities.
- *3758 MR MELHAM: To ask the Attorney-General-
 - (1) Has the Australian Security Intelligence Organisation (ASIO) completed its trial of the use of polygraphs as a security tool; if so; (a) when was the ASIO polygraph trial completed, (b) has a copy of the report of the trial been provided to the Parliamentary Joint Committee on Intelligence and Security, and (c) what were the major findings of the trial.
 - (2) What was the total cost of the ASIO polygraph trial.

- (3) Is the Government considering the use of polygraph testing as a security tool.
- *3759 MR MELHAM: To ask the Minister for Defence—
 - (1) How many (a) Australian Defence Force personnel, (b) Defence civilian personnel, and (c) contractor personnel are employed in the Defence Security Authority (DSA).
 - (2) How many DSA personnel are located in (a) Canberra, (b) Sydney, (c) Brisbane, (d) Melbourne, (e) Hobart, (f) Adelaide, (g) Perth, (h) Darwin, (i) Alice Springs, and (j) other locations.
 - (3) What was the total cost of DSA operations in each financial year since 2001-2002.
- *3760 **MR MELHAM:** To ask the Minister for Defence—Further to the answer to question No. 2094 (*Hansard*, 1 November 2005, page 110), how many (a) Australian Defence Force personnel, (b) Defence civilian personnel and (c) private contractor personnel are stationed or employed as at 30 June 2006 at each Defence owned or leased property listed in the answer.
- *3761 **MR MELHAM:** To ask the Minister for Defence—Further to the answers to questions Nos 525 (*Hansard*, 23 May 2005, page 155) and 1689 (*Hansard*, 5 September 2005, page 155), (a) what was the cost to the Australian Government of operating the North West Cape Naval Communications Station (NCS) in 2005-2006, (b) what sum did the United States Government contribute to the operating costs of the NCS in 2005-2006, (c) what is the current status of negotiations between the Australian and United States Governments for a new agreement relating to the operation of, and access to, the NCS at North West Cape, and (d) why was the new agreement not finalised in late 2005 or early 2006.
- *3762 **MR MELHAM:** To ask the Minister for Defence—Further to the answers to questions Nos 175 (*Hansard*, 8 February 2005, page 155) and 1688 (*Hansard*, 5 September 2005, page 164), (a) how many personnel are currently stationed or employed at the Joint Defence Facility Pine Gap, (b) how many Joint Defence Facility personnel are (i) Australian Government employees, (ii) United States Government employees, (iii) employees of Australian contractors, and (d) United States contractors, (c) which Australian and United States private contractors currently provide personnel at the Joint Defence Facility, (d) what was the cost to the Australian Government of running the Joint Defence Facility Pine Gap in 2005-2006, and (e) who is the current (i) Chief of the Joint Defence Facility and (ii) senior Australian officer at the Joint Defence Facility, and when did these officers commence duty in their current roles.
- *3763 MR FITZGIBBON: To ask the Treasurer—
 - (1) Why has the Government decided to continue the differential taxation of some forms of commercial residential accommodation.
 - (2) How will the retrospective change to the *A New Tax System* (*Goods and Services Tax*) *Act 1999* affect persons who have entered into an investment in good faith after the Federal court's decision and prior to his announcement.
 - (3) How will the amendment affect persons who have an Indirect Tax Concession (ITC) claim pending with the Australian Taxation Office (ATO).
 - (4) Will the Government seek to 'claw back' ITCs that have previously been granted by the ATO to affected investors.
- *3764 MR HAYES: To ask the Minister for Employment and Workplace Relations-
 - (1) How many Australian Workplace Agreements have been registered by employers located in the postcode area (a) 2167, (b) 2168, (c) 2170, (d) 2171, (e) 2174, (f) 2178, (g) 2179, (h) 2555, (i) 2557, (j) 2558, (k) 2559, (l) 2560, (m) 2563, (n) 2564, (o) 2565, (p) 2566, (q) 2567, (r) 2568, (s) 2570, (t) 2745, (u) 2752 and (v) 2232.
 - (2) How many Australian Workplace Agreements have been registered since March 27, 2006 by employers located in the postcode area (a) 2167, (b) 2168, (c) 2170, (d) 2171, (e) 2174, (f) 2178, (g) 2179, (h) 2555, (i) 2557, (j) 2558, (k) 2559, (l) 2560, (m) 2563, (n) 2564, (o) 2565, (p) 2566, (q) 2567, (r) 2568, (s) 2570, (t) 2745, (u) 2752 and (v) 2232.

*3765 MR MCCLELLAND: To ask the Minister for Defence—

- (1) Did the Government place any conditions on continued funding for the training of the Timor-Leste Defence Force (F-FDTL) during its original period of responsibility for the matter; if so, what were these conditions.
- (2) What mechanisms did the Government have in place to oversee the training of the F-FDTL to ensure it was meeting objectives.
- *3766 MS BIRD: To ask the Minister for Employment and Workplace Relations—
 - (1) Since the introduction of Australian Workplace Agreements (AWAs) by the Government, to March 2006, how many AWAs have been approved by (a) the Office of the Employment Advocate and

(b) industry, for employees residing in the electoral division of (i) Cunningham, (ii) Throsby, and (iii) Gilmore.

- (2) In respect of each electoral division listed in part (1), what is the number of employees covered by (a) registered collective agreements, (b) unregistered collective agreements, (c) awards only, and (d) common law agreements for the period March 1996 to March 2006.
- (3) In respect of each electoral division listed in part (1), what is the number of employees, by industry, covered by (a) registered collective agreements, (b) unregistered collective agreements, (c) awards only, and (d) common law agreements for the period March 1996 to March 2006.
- (4) In respect of each electoral division listed in part (1), what is the average weekly wage of employees covered by approved AWAs since the introduction of AWAs, to March 2006.
- (5) In respect of each electoral division listed in part (1), what is the average weekly wage of employees covered by (a) registered collective agreements, (b) unregistered collective agreements, (c) awards only, and (d) common law agreements for the period March 1996 to March 2006.
- *3767 MS BIRD: To ask the Minister for Employment and Workplace Relations—
 - What is the number of Australian Workplace Agreements (AWAs) approved by (a) the Office of the Employment Advocate and (b) industry for employees residing in the electoral division of (i) Cunningham; (ii) Throsby and (iii) Gilmore for the period 27 March 2006 to 21 June 2006.
 - (2) In respect of the AWAs approved for the period 27 March 2006 to 21 June 2006 for employees in the electoral divisions referred to in part (1), how many (a) exclude at least one protected Award condition, (b) remove leave loadings, (c) remove penalty rates, (d) remove shift-work loadings, (e) do not contain gazetted public holidays, (f) modify overtime loadings; (g) modify rest breaks, (h) modify holiday payments, (i) do not provide a wage increase over the life of the AWA, (j) exclude all Award conditions, and (h) replace award conditions with *WorkChoices* minimum standards
- *3768 MS BIRD: To ask the Minister for Revenue and Assistant Treasurer-
 - (1) Is he aware that complaints to the Australian Taxation Office (ATO) by employees about the nonpayment of superannuation by employers are taking at least 12 months to resolve; if so, can he explain the reasons for the delay; if not, why not.
 - (2) How many complaints about unpaid superannuation have been received by the ATO from employees residing in the electoral division of (a) Cunningham; (b) Throsby and (c) Gilmore for the period January 2000 to June 2006.
- *3769 **MS BIRD:** To ask the Minister for Transport and Regional Services—In respect of the development of a corridor strategy for Sydney-Wollongong, (a) on what date did the development commence, (b) what consultations with stakeholders are taking place, (c) which stakeholders have been consulted since the commencement of the development, (d) has a completion date been established; if so, what is it, and (e) will the development strategy be publicly released; if not, why not.
- *3770 MR K. J. THOMSON: To ask the Minister for Human Services-
 - (1) In respect of his statement of 19 June, made during consideration in detail of Appropriation Bill (No. 1), to the effect that: "In the [*Smartcard*] chip, the only mandatory fields will essentially be your name, your address, your date of birth and pensioner concession and so on. It might have a signature as well. Those fields are readily available for the government now, obviously", is he aware that Mr Bashford testified before the Senate Finance and Public Administration Committee in May 2006 that: "On the chip itself—and, again, I stress that this is not set in concrete yet, but this is what we think—there will be the address, the date of birth, the concession status, a signature, a photograph and the names of children and other dependants."; if so, what is his view on this matter.
 - (2) Will the Smartcard microchip hold (a) biometric photographs and/or (b) the names of children and dependants.
 - (3) Will he confirm whether the digital signatures of 16 million Australians are already available to the Government.
 - (4) Will each Smartcard have an individual identification number that will be held on the (a) Smartcard microchip and/or (b) on a central database.
 - (5) Will he provide a definitive list of the data to be held on the Smartcard microchip.
 - (6) Will the Government introduce legislation to prohibit (a) the inclusion of additional information to be held on the Smartcard microchip and (b) Smartcard 'function creep'.

*3771 MR K. J. THOMSON: To ask the Minister for Human Services-

- (1) In respect of his statement made to the AMA National Conference in May 2006 to the effect that: "The access card can only be read with an electronic reader and the safety of the information is provided by encryption and a card pin or password", is he aware of (a) Mr Bashford's testimony to the Senate Finance and Public Administration Committee in May 2006, that Smartcard information would be "protected by a PIN" and (b) the statement on page 19 of the KPMG report titled *Health and Social Services Smartcard Initiative Business Case - Public Extract*, that: "Given that people will not use this card as frequently as they use banking cards, people will forget their PIN and cause delays at the chemist or at the doctors and will be forced to get a new PIN from a call centre. It is simply not a practical solution."; if so, what is his view on this matter.
- (2) Will the Smartcard require the (a) compulsory and/or (b) selective use of a PIN number.
- (3) In respect of the Smartcard, will the (a) degree of privacy protection and (b) system efficiency depend upon the use of a PIN number.
- (4) Will the Minister explain how the use of PIN numbers will impact upon the costs and benefits of the Smartcard project.
- *3772 MR MURPHY: To ask the Attorney-General—
 - (1) Has he read the news article in the *Daily Telegraph* of 10 April 2006 titled "Airport loophole lunacy".
 - (2) Does the article report that aviation workers convicted of a crime can work undetected in top security areas for up to two years.
 - (3) Does the article further report the comments made by Qantas Security Head Mr Geoff Askew, that "the current system [*of employment security clearance*] is hard because unless the person comes forward and tells us [*of the criminal history*] we can wait two years for the Government to tell us'.
 - (4) What is the current law regarding the employment of aviation workers convicted of a crime or otherwise holding adverse character histories.
 - (5) What steps is he taking to close this reported loophole; if no action is being taken to close this loophole, why not.
- *3773 **MR MURPHY:** To ask the Minister for Foreign Affairs—Further to his reply to question No. 3390 (*Hansard*, 22 May 2006, page 183), in light of his response to the question relating to the sentencing of three Indonesian Catholics to death for their alleged roles in sectarian violence, will he follow the lead taken by His Holiness Pope Benedict XVI in sending an envoy, and send an envoy from the Australian Government to plead with the Indonesian Government for their release; if so, when; if not, why not.
- *3774 MR MURPHY: To ask the Minister for Health and Ageing—
 - (1) Is he aware that Motor Neurone Disease, which results in the death of nerve cells controlling the muscles that enable movement, speech and breath, affects approximately 1,300 Australians; if not, why not.
 - (2) Can he confirm that in-home accommodation support for sufferers of Motor Neurone Disease currently receives Commonwealth-State/Territory Disability Agreement Funding.
 - (3) Is he aware that applicants for in-home accommodation support, including Motor Neurone Disease sufferers, must be under the age of 65 years at the time of making an application.
 - (4) Is he aware that the onset and diagnosis of Motor Neurone Disease typically occurs amongst older Australians, including those over the age of 65 years; if not, why not.
 - (5) Can he confirm that those who are diagnosed with Motor Neurone Disease after the age of 65 are ineligible to receive services and support for disability created needs.
 - (6) Will the Government provide additional funding to ensure all people living with Motor Neurone Disease are eligible for services that meet their specific needs, regardless of the patient's age at diagnosis; if not, why not.
- *3775 **MR RUDD:** To ask the Minister representing the Minister for Immigration and Multicultural Affairs—In respect of the department's provision of Medical Treatment Visas, will the Minister provide a breakdown of the nationalities of (a) successful and (b) unsuccessful applicants in (i) 1996, (ii) 1997, (iii) 1998, (iv) 1999, (v) 2000, (vi) 2001, (vii) 2002, (viii) 2003, (ix) 2004, (x) 2005 and (xi) 2006.
- *3776 **MR RUDD:** To ask the Minister representing the Minister for Immigration and Multicultural Affairs—In respect of the department's provision of Medical Treatment Visas, will the Minister provide a breakdown of the 'country of residence' of (a) successful and (b) unsuccessful applicants in (i) 1996, (ii) 1997, (iii) 1998, (iv) 1999, (v) 2000, (vi) 2001, (vii) 2002, (viii) 2003, (ix) 2004, (x) 2005 and (xi) 2006.

- *3777 **MR RUDD:** To ask the Minister representing the Minister for Immigration and Multicultural Affairs—In respect of the department's provision of Medical Treatment Visas, will the Minister provide the average period of time successful applicants spent in Australia in (a) 1996, (b) 1997, (c) 1998, (d) 1999, (e) 2000, (f) 2001, (g) 2002, (h) 2003, (i) 2004, (j) 2005 and (k) 2006.
- *3778 **MR RUDD:** To ask the Minister representing the Minister for Immigration and Multicultural Affairs—In respect of the department's provision of Medical Treatment Visas, will the Minister provide the average period of time successful applicants spent receiving treatment while they were in Australia in (a) 1996, (b) 1997, (c) 1998, (d) 1999, (e) 2000, (f) 2001, (g) 2002, (h) 2003, (i) 2004, (j) 2005 and (k) 2006.
- *3779 **MR RUDD:** To ask the Minister representing the Minister for Immigration and Multicultural Affairs—In respect of the department's provision of Medical Treatment Visas, will the Minister provide the number of people who visited Australia on this visa who were accompanying people requiring treatment, but who did not themselves receive treatment, in (a) 1996, (b) 1997, (c) 1998, (d) 1999, (e) 2000, (f) 2001, (g) 2002, (h) 2003, (i) 2004, (j) 2005 and (k) 2006.
- *3780 MR RUDD: To ask the Minister representing the Minister for Immigration and Multicultural Affairs—
 - In respect of the department's provision of Medical Treatment Visas, will the Minister outline which successful applicants had their medical costs paid for by the Australian Government in (a) 1996, (b) 1997, (c) 1998, (d) 1999, (e) 2000, (f) 2001, (g) 2002, (h) 2003, (i) 2004, (j) 2005 and (k) 2006.
 - (2) In respect of the medical costs referred to in part (1), will the Minister provide a breakdown for each year listed.
- *3781 MR RUDD: To ask the Minister representing the Minister for Immigration and Multicultural Affairs—In respect of the department's provision of Medical Treatment Visas, will the Minister provide the number of successful applicants who came to Australia to give birth in (a) 1996, (b) 1997, (c) 1998, (d) 1999, (e) 2000, (f) 2001, (g) 2002, (h) 2003, (i) 2004, (j) 2005 and (k) 2006.
- *3782 MR RUDD: To ask the Minister representing the Minister for Immigration and Multicultural Affairs—In respect of those who visited Australia under the Medical Treatment Visa program in order to give birth, will the Minister provide the average cost to the Australian Government for (a) 1996, (b) 1997, (c) 1998, (d) 1999, (e) 2000, (f) 2001, (g) 2002, (h) 2003, (i) 2004, (j) 2005 and (k) 2006.
- *3783 **MR FITZGIBBON:** To ask the Treasurer—Will he provide the directions made to the Australian Competition and Consumer Commission in relation to Section 95G of the *Trade Practices Act 1974* since 2003.
- *3784 **MR RUDD:** To ask the Treasurer—Has he written to the Australian Competition and Consumer Commission Chairman, Graham Samuel, in respect of plans by Qantas and Air New Zealand to sell seats on each other's aircraft.
- *3785 MR DANBY: To ask the Minister for Foreign Affairs—
 - (1) Is he aware of the article 'Do The Right Thing' by Jared Genser, which appeared in the *Wall Street Journal* of Wednesday, 31 May 2006 and addressed the inaction of the United Nations Security Council on human rights violations in Burma.
 - (2) Is he aware of the human rights violations in Burma described in the article referred to in part (1).
 - (3) Has he pursued action through appropriate United Nations channels to ensure that such human rights violations do not continue in Burma; if not, why not .
 - (4) What is his view of future United Nations Security Council action on human rights violations in Burma.

I. C. HARRIS Clerk of the House of Representatives

OCCUPANTS OF THE CHAIR

The Speaker

Mr Hawker

The Deputy Speaker

Mr Causley

The Second Deputy Speaker Mr Jenkins

Speaker's Panel Members

Mr Adams, Mr Barresi, Mrs B. K. Bishop, Mr Haase, Mr Hatton, Mr Kerr, Mr Lindsay, Mr McMullan, Mr Quick, Mr Scott, Mr Somlyay, Mr Wilkie.

COMMITTEES

Unless otherwise shown, appointed for life of 41st Parliament

Standing

Pursuant to standing orders

ABORIGINAL AND TORRES STRAIT ISLANDER AFFAIRS: Mr Wakelin (*Chair*), Dr Lawrence (*Deputy Chair*), Ms A. L. Ellis, Mr Garrett, Mr Laming, Mr Slipper, Mr Snowdon, Dr Southcott, Mr Tuckey, Mrs D. S. Vale.

Current inquiry:

Indigenous employment.

AGRICULTURE, FISHERIES AND FORESTRY: Mr Schultz (*Chair*), Mr Adams (*Deputy Chair*), Mr M. J. Ferguson, Mr M. D. Ferguson, Mr Forrest, Mr Lindsay, Mr G. M. O'Connor, Mr Secker, Mr Tuckey Mr Windsor.

Current inquiry:

Rural skills training and research.

COMMUNICATIONS, INFORMATION TECHNOLOGY AND THE ARTS: Jackie Kelly (*Chair*), Ms Owens (*Deputy Chair*), Mrs B. K. Bishop, Mr Garrett, Mr Hayes, Mr Johnson, Mr Keenan, Dr Laming, Mr Ticehurst, Ms Vamvakinou.

Current inquiry:

Community broadcasting in Australia.

ECONOMICS, FINANCE AND PUBLIC ADMINISTRATION: Mr Baird (*Chair*), Mr Emerson (*Deputy Chair*), Mr Ciobo, Mr Fitzgibbon, Mr Keenan, Ms Grierson, Mr McArthur, Mr Secker, Mr Somlyay, Mr Tanner.

Current inquiries:

Review of the Reserve Bank of Australia Annual Report 2005.

EDUCATION AND VOCATIONAL TRAINING: Mr Hartsuyker (*Chair*), Mr Sawford (*Deputy Chair*), Mr Bartlett, Ms Bird, Ms Corcoran, Mr Fawcett, Mr M. D. Ferguson, Mr Henry, Ms Livermore, Mrs Markus.

Current inquiry:

Teacher education.

EMPLOYMENT, WORKPLACE RELATIONS AND WORKFORCE PARTICIPATION: Mr Barresi (*Chair*), Mr B. P. O'Connor (*Deputy Chair*), Mr Baker, Ms Hall, Mr Hayes, Mr Henry, Mrs May, Mr Price, Mr Randall, Mr Vasta.

Current inquiry:

Employment in the automotive component manufacturing sector.

Workforce challenges facing the Australian tourism sector.

5292

- ENVIRONMENT AND HERITAGE: Dr Washer (*Chair*), Ms George (*Deputy Chair*), Mr Broadbent, Mr Entsch, Ms Hoare, Mr Jenkins, Mr Kerr, Mr McArthur, Mr Ticehurst, Mr Wood.
 - Current inquiry:

Sustainability charter.

- **FAMILY AND HUMAN SERVICES:** Mrs B. K. Bishop (*Chair*), Mrs Irwin (*Deputy Chair*), Mr Cadman, Ms K. M. Ellis, Mrs Elson, Mr Fawcett, Ms George, Mrs Markus, Mr Quick, Mr Ticehurst.
 - Current inquiries:

Balancing work and family responsibilities.

The impact of illicit drug use on families.

- HEALTH AND AGEING: Mr Somlyay (*Chair*), Ms Hall (*Deputy Chair*), Mr Cadman, Mrs Elliot, Mrs Elson, Mr Entsch, Mr Georganas, Mr Johnson, Ms King, Mr Vasta.
 - *Current inquiry:*

Health Funding.

- HOUSE: The Speaker, Mr Broadbent, Ms Hall, Mr Price, Mr Randall, Mr Sawford, Mr Somlyay.
- **INDUSTRY AND RESOURCES:** Mr Prosser (*Chair*), Mr Hatton (*Deputy Chair*), Mr Adams, Mrs B. K. Bishop, Mr Cadman, Mr M. J. Ferguson, Mr Haase, Mr Katter, Jackie Kelly, Mr Tollner.

Current inquiry:

Developing Australia's non-fossil fuel energy industry.

LEGAL AND CONSTITUTIONAL AFFAIRS: Mr Slipper (*Chair*), Mr Murphy (*Deputy Chair*), Mr M. D. Ferguson, Mrs Hull, Mr Kerr, Mr Melham, Ms Panopoulos, Ms Roxon, Mr Secker, Mr Tollner.

Current inquiries:

Harmonisation of legal systems.

Federal implications of statehood for the Northern Territory.

Review of technological protection measures exceptions.

- LIBRARY: The Speaker, Mr Adams, Mr Broadbent, Mr Georgiou, Mr Hatton, Mrs Hull, Mr B. P. O'Connor.
- MEMBERS' INTERESTS: Mr Ciobo (*Chair*), Mr Jenkins (*Deputy Chair*), Mr Byrne, Mr Neville, Mr Quick, Mr Secker, Mr C. P. Thompson.
- PRIVILEGES: Mr C. P. Thompson (*Chair*), Ms A. E. Burke (*Deputy Chair*), Mrs Draper, Mrs Gash, Mr Hartsuyker, Mr Melham, Mr McMullan, Ms Plibersek (nominee of the Deputy Leader of the Opposition), Mr Price, Mr Randall, Mr Somlyay (nominee of the Leader of the House).

Current inquiry:

Allegation of documents fraudulently and inaccurately written and issued in a Member's name.

PROCEDURE: Mrs May (*Chair*), Mr Melham (*Deputy Chair*), Mrs B. K. Bishop, Mrs Draper, Mr Hartsuyker, Ms Hoare, Mr Price.

Current inquiry:

Maintenance of the standing and sessional orders.

PUBLICATIONS: Mrs Draper (Chair), Mr Adams (Deputy Chair), Mr Baker, Ms Corcoran, Mr Hayes, Mrs Hull, Mr Johnson.

Current inquiry:

Distribution of the Parliamentary Papers Series.

SCIENCE AND INNOVATION: Mr Georgiou (*Chair*), Mr Quick (*Deputy Chair*), Mr Hayes, Mr Jenkins, Dr Jensen, Jackie Kelly, Mr Price, Mr Tollner, Mrs D. S. Vale, Dr Washer.

Current inquiry:

Pathways to innovation.

- SELECTION: Mr Causley (*Chair*), Mr Barresi, Mr Bartlett, Mr Danby, Mr Forrest, Mrs Gash, Ms Hall, Mr McArthur, Mr Neville, Mr Price, Mr Wilkie.
- **TRANSPORT AND REGIONAL SERVICES:** Mr Neville (*Chair*), Mr Gibbons (*Deputy Chair*), Ms Bird, Mr Haase, Ms Hall, Dr Jensen, Mr McArthur, Mr Richardson, Mr Ripoll, Mr Schultz.

Current inquiry:

The integration of regional rail and road freight transport and their interface with ports.

Joint Statutory

- AUSTRALIAN CRIME COMMISSION: Senator Ian Macdonald (*Chair*), Mr Kerr (*Deputy Chair*), Mrs Gash, Mr Hayes, Mr Richardson, Mr Wood, Senator Ferris, Senator Ludwig, , Senator Polley.
- **BROADCASTING OF PARLIAMENTARY PROCEEDINGS:** The Speaker, The President, Mr Bartlett, Mr Cadman, Mr Lindsay, Mr Murphy, Ms Vamvakinou, Senator Faulkner, Senator Ferris.
- **CORPORATIONS AND FINANCIAL SERVICES:** Senator Chapman (*Chair*), Ms A. E. Burke (*Deputy Chair*), Mr Baker, Mr Bartlett, Mr Bowen, Mr McArthur, Senator Brandis, Senator Murray, Senator Sherry, Senator Wong.

Current inquiry:

Corporate responsibility.

INTELLIGENCE AND SECURITY: Mr Jull (*Chair*), Mr Byrne (*Deputy Chair*), Mr Ciobo, Mr Kerr, Mr McArthur, Senator Faulkner, Senator Ferguson, Senator Nash, Senator Ray.

Current inquiry:

Review of Administration and Expenditure No. 4 - Recruitment and Training.

Review of Security and Counter Terrorism Legislation.

PUBLIC ACCOUNTS AND AUDIT: Mr A. D. H. Smith (*Chair*), Ms Grierson (*Deputy Chair*), Mrs B. K. Bishop, Mr Broadbent, Mr Emerson, Dr Jensen, Jackie Kelly, Ms King, Dr Laming, Mr Tanner, Senator Bishop (appointed for the duration of the inquiry^{††}), Senator Hogg, Senator Humphries, Senator Moore (discharged for the duration of the inquiry^{††}), Senator Murray, Senator Nash, Senator Watson.

Current inquiries:

Certain taxation matters.

^{††}Financial management and equipment acquisition at the Department of Defence and Defence Materiel Organisation.

Further review of aviation security in Australia.

Review of Auditor-General's reports.

PUBLIC WORKS: Mrs Moylan (*Chair*), Mr B. P. O'Connor (*Deputy Chair*), Mr Forrest, Mr Jenkins, Mr Ripoll, Mr Wakelin, Senator Forshaw, Senator Parry, Senator Judith Troeth.

Current inquiries:

Enoggera, Qld-Tactical Unmanned Aerial Vehicle Facilities Project.

Manly, NSW-Australian Institute of Police Management Redevelopment.

Provision of facilities for Project Single LEAP – Phase 1.

Rockhampton, Qld—Facilities upgrade to Shoalwater Bay training area.

Sydney, NSW—Villawood Immigration Detention Centre redevelopment.

Townsville, Qld—Facilities for troop lift helicopter.

Joint Standing

ELECTORAL MATTERS: Mr Lindsay (*Chair*), Mr Danby (*Deputy Chair*), Mr Ciobo, Mr Griffin, Ms Panopoulos, Senator Brandis, Senator Carr, Senator Hogg, Senator Mason, Senator Murray (*Formed 18 November 2004*).

Current inquiry:

Civics and electoral education.

FOREIGN AFFAIRS, DEFENCE AND TRADE: Senator Ferguson (*Chair*), Mr Edwards (*Deputy Chair*), Mr Baird, Mr Barresi, Mr Danby, Mrs Draper, Mrs Gash, Mr Gibbons, Mr Haase, Mr Hatton, Mr Jull, Mrs Moylan, Mr Prosser, Mr Scott, Mr Sercombe, Mr Snowdon, Dr Southcott, Mr C. P. Thompson, Ms Vamvakinou, Mr Wakelin, Mr Wilkie, Senator Bartlett, Senator Crossin, Senator Eggleston, Senator Hutchins, Senator Johnston, Senator Kirk, Senator Moore, Senator Payne, Senator Scullion, Senator Stott Despoja, Senator Webber (*Formed 18 November 2004*).

Current inquiries:

Australia's aid program in the Pacific.

Australian Defence Force regional air superiority.

Australia's Regional Strategic Defence Requirements.

Australia's relations with India.

Australia's relations with the Republic of Korea.

Australia's relationship with Malaysia.

Review of the Australia-New Zealand closer economic relations trade agreement.

- PARLIAMENTARY LIBRARY: Mr Adams, Mr Anderson, Mr Broadbent, Mr Georgiou, Mr Hatton, Mr B. P. O'Connor, Mr Wakelin, Senator Allison, Senator Brandis, Senator Hutchins, Senator Nash, Senator Trood, Senator Webber (*Formed 7 December 2005*).
- MIGRATION: Mr Randall (*Chair*), Senator Kirk (*Deputy Chair*), Mr L. Ferguson, Mrs Irwin, Mr Keenan, Dr Lawrence, Dr Southcott, Senator Bartlett, Senator Eggleston, Senator Parry (*Formed 18 November 2004*). *Current inquiry:*

Skills recognition, upgrading and licensing.

- NATIONAL CAPITAL AND EXTERNAL TERRITORIES: Senator Lightfoot (*Chair*), Senator Lundy (*Deputy Chair*), Senator Carr, Mr Causley, Ms A. L. Ellis, Mr Neville, Ms Panopoulos, Mr Secker, Mr Snowdon, Senator Hogg, Senator Joyce, Senator Stott Despoja (*Formed 18 November 2004*).
- **TREATIES:** Dr Southcott (*Chair*), Mr Wilkie (*Deputy Chair*), Mr Adams, Mr Johnson, Mr Keenan, Mrs May, Ms Panopoulos, Mr Ripoll, Mr Scott, Senator Bartlett, Senator C. Brown, Senator McGauran, Senator Mason, Senator Sterle, Senator Trood, Senator Wortley (*Formed 18 November 2004*).

Current inquiries:

Treaty tabled on 11 October 2005 (V&P, 11 October 2005, page 659).

Treaty tabled on 28 February 2006 (V&P, 28 February 2006, page 979).

Treaties tabled on 28 March 2006 (V&P, 28 March 2006, page 1026).

Treaties tabled 10 May 2006 (V&P, 10 May 2006, page 1080).

APPOINTMENTS TO STATUTORY BODIES

- **ADVISORY COUNCIL ON AUSTRALIAN ARCHIVES:** Mr Somlyay (appointed 11 May 2005, for a period of 3 years).
- COUNCIL OF THE NATIONAL LIBRARY OF AUSTRALIA: Mr M. J. Ferguson (elected 16 August 2005, for a period of 3 years).
- **PARLIAMENTARY RETIRING ALLOWANCES TRUST:** Mr Bartlett (appointed 11 August 2004), Mr Price (appointed 1 December 2004).

By authority of the House of Representatives